REPUBLIC BANCORP INC /KY/ Form 10-Q April 20, 2011

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-Q

x Quarterly report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended March 31, 2011

or

o Transition report pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Commission File Number: 0-24649

REPUBLIC BANCORP, INC. (Exact name of registrant as specified in its charter)

Kentucky (State of other jurisdiction of incorporation or organization) 61-0862051 (I.R.S. Employer Identification No.)

601 West Market Street, Louisville, Kentucky (Address of principal executive offices)

(Zip Code)

40202

(502) 584-3600

(Registrant's telephone number, including area code)

Not Applicable

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. b Yes o No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

o Yes o No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting

company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer o Accelerated filer b Non-accelerated filer o Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). o Yes b No

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date:

The number of shares outstanding of the registrant's Class A Common Stock and Class B Common Stock, as of April 19, 2011, was 18,633,015 and 2,304,859, respectively.

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PART I – FINANCIAL INFORMATION

Item 1. Financial Statements.

CONSOLIDATED BALANCE SHEETS (in thousands) (unaudited)

	March 31, 2011	December 31, 2010
ASSETS:	2011	2010
Cash and cash equivalents Securities available for sale Securities to be held to maturity (fair value of \$31,255 in 2011 and \$33,824 in 2010) Mortgage loans held for sale Loans, net of allowance for loan losses of \$29,144 and \$23,079 (2011 and 2010) Federal Home Loan Bank stock, at cost Premises and equipment, net Goodwill Other assets and accrued interest receivable	\$472,315 615,169 30,467 1,381 2,149,742 26,213 36,734 10,168 53,555	\$786,371 509,755 32,939 15,228 2,152,161 26,212 37,770 10,168 52,099
TOTAL ASSETS	\$3,395,744	\$3,622,703
LIABILITIES		
Deposits Non interest-bearing Interest-bearing Total deposits	\$561,095 1,463,616 2,024,711	\$325,375 1,977,317 2,302,692
Securities sold under agreements to repurchase and other short-term borrowings Federal Home Loan Bank advances Subordinated note Other liabilities and accrued interest payable	259,722 554,837 41,240 74,799	319,246 564,877 41,240 23,272
Total liabilities	2,955,309	3,251,327
STOCKHOLDERS' EQUITY		
Preferred stock, no par value Class A Common Stock and Class B Common Stock, no par value Additional paid in capital Retained earnings Accumulated other comprehensive income	- 4,944 129,811 299,435 6,245	- 4,944 129,327 230,987 6,118
Total stockholders' equity	440,435	371,376
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$3,395,744	\$3,622,703

See accompanying footnotes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (UNAUDITED) (in thousands, except per share data)

			ths Ended 1 31, 2010	
INTEREST INCOME:	2011		2010	
Loans, including fees Taxable investment securities Tax exempt investment securities Federal Home Loan Bank stock and other Total interest income	\$88,161 3,592 - 870 92,623		\$82,483 3,745 6 995 87,229	
INTEREST EXPENSE:				
Deposits Securities sold under agreements to repurchase and other short-term borrowings Federal Home Loan Bank advances Subordinated note Total interest expense	2,938 251 4,834 629 8,652		4,319 240 5,178 620 10,357	
NET INTEREST INCOME	83,971		76,872	
Provision for loan losses	18,082		16,790	
NET INTEREST INCOME AFTER PROVISION FOR LOAN LOSSES	65,889		60,082	
NON INTEREST INCOME:				
Service charges on deposit accounts Electronic refund check fees Net RAL securitization income Mortgage banking income Debit card interchange fee income	3,424 81,062 179 816 1,484		3,872 53,168 195 1,012 1,220	
Total impairment losses on investment securities Loss recognized in other comprehensive income Net impairment loss recognized in earnings	(279 - (279))	(69 - (69))
Other Total non interest income	626 87,312		479 59,877	
NON INTEREST EXPENSES:				
Salaries and employee benefits Occupancy and equipment, net Communication and transportation	17,239 6,297 2,509		17,378 6,418 2,469	

	004	0.500
Marketing and development	904	8,592
FDIC insurance expense	1,635	1,117
Bank franchise tax expense	1,565	1,145
Data processing	748	720
Debit card interchange expense	523	649
Supplies	894	1,032
Other real estate owned expense	481	301
Charitable contributions	5,298	5,486
FHLB advance prepayment expense	-	1,531
Other	4,725	4,301
Total non interest expenses	42,818	51,139
INCOME BEFORE INCOME TAX EXPENSE	110,383	68,820
INCOME TAX EXPENSE	38,971	24,192
NET INCOME	\$71,412	\$44,628

(continued)

CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (UNAUDITED) (continued) (in thousands, except per share data)

	Three Months Ended March 31,				
OTHER COMPREHENSIVE INCOME, NET OF TAX	2011	2010			
Unrealized gain (loss) on securities available for sale, net of tax Change in unrealized losses on securities available for sale for which a portion of an other-than-temporary impairment has	\$474	\$(1,055)		
been recognized in earnings, net of tax Reclassification adjustment for losses or gains realized in income, net of tax Other comprehensive income (loss)	(166 (181 127) 203) (45 (897))		
COMPREHENSIVE INCOME	\$71,539	\$43,731			
BASIC EARNINGS PER SHARE:					
Class A Common Stock Class B Common Stock	\$3.41 3.40	\$2.15 2.13			
DILUTED EARNINGS PER SHARE:					
Class A Common Stock Class B Common Stock	\$3.40 3.39	\$2.14 2.13			
See accompanying footnotes to consolidated financial statements.					

CONSOLIDATED STATEMENT OF STOCKHOLDERS' EQUITY (UNAUDITED)

<i>.</i>	C Class A Shares	ommon Stoo Class B Shares	ck	Additional Paid In	C	Accumulated Other Omprehensive	Total Stockholders'
(in thousands, except per share data)	Outstanding	Outstanding	Amount	Capital	Earnings	Income	Equity
Balance, January 1, 2011	18,628	2,307	\$4,944	\$ 129,327	\$230,987 \$	6,118	\$ 371,376
Net income	-	-	-	-	71,412	-	71,412
Net change in accumulated other comprehensive income	-	-	-	-	-	127	127
Dividend declared Common Stock: Class A (\$0.143 per	n						
share) Class B (\$0.130 per	-	-	-	-	(2,664)	-	(2,664)
share)	-	-	-	-	(300)	-	(300)
Stock options exercised, ne of shares redeemed	t _	-	-	-	-	-	-
Repurchase of Class A Common Stock	-	-	-	-	-	-	-
Conversion of Class B Common Stock to Class A Common Stock	3	(3)	-	-	-	-	-
Notes receivable on Comm	on Stock,						
net of cash payments	-	-	-	328	-	-	328
Deferred director compensation	ation						
expense - Company Stock	2	-	-	51	-	-	51
Stock based compensation expense	-	-	-	105	-	-	105
Balance, March 31, 2011	18,633	2,304	\$4,944	\$ 129,811	\$299,435 \$	6,245	\$ 440,435

See accompanying footnotes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) THREE MONTHS ENDED MARCH 31, 2011 AND 2010 (in thousands)

OPERATING ACTIVITIES:	2011		2010	
Net income	\$71,412		\$44,628	
Adjustments to reconcile net income to net cash provided	\$71,412		\$44,028	
by operating activities:				
Depreciation, amortization and accretion, net	2,583		4,465	
Provision for loan losses	18,082		16,790	
Net gain on sale of mortgage loans held for sale	(708)	(868)
Origination of mortgage loans held for sale	(26,255)	(49,109	
Proceeds from sale of mortgage loans held for sale	40,810)	49,621)
Increase in RAL securitization residual	179		195	
Paydown of trading securities	(179)	(195)
Net realized loss on sales, calls and impairment of securities	279)	69)
Net gain on sale of other real estate owned	(151)	(7)
Writedowns of other real estate owned	186)	220)
Deferred director compensation expense - Company Stock	51		46	
Stock based compensation expense	105		175	
Net change in other assets and liabilities:	100		175	
Accrued interest receivable	(269)	453	
Accrued interest payable	(225)		(468)
Other assets	967)	(13,290	ý
Other liabilities	51,516		40,009)
Net cash provided by operating activities	158,383		92,734	
Net cush provided of operating activities	100,000		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
INVESTING ACTIVITIES				
Purchases of securities available for sale	(149,221)	(277,787)
Purchases of Federal Home Loan Bank stock	(1)	(26)
Proceeds from calls, maturities and paydowns of securities available for sale	44,044	í	281,772	
Proceeds from calls, maturities and paydowns of securities to be held to maturity	2,469		1,621	
Proceeds from sales of other real estate owned	2,613		1,672	
Net change in loans	(20,771)	(22,343)
Purchases of premises and equipment	(1,063)	(952)
Net cash provided by/(used in) investing activities	(121,930)	(16,043)
FINANCING ACTIVITIES				
Net change in deposits	(277,981)	(703,351)
Net change in securities sold under agreements to repurchase and other short-term				
borrowings	(59,524)	(24,469)
Payments on Federal Home Loan Bank advances	(55,040)	(117,043)
Proceeds from Federal Home Loan Bank advances	45,000		25,000	
Repurchase of Common Stock	-		(62)
Net proceeds from Common Stock options exercised	-		66	
Cash dividends paid	(2,964)	(2,720)
Net cash used in financing activities	(350,509)	(822,579)

NET CHANGE IN CASH AND CASH EQUIVALENTS	(314,056) (745,888)
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	786,371	1,068,179
CASH AND CASH EQUIVALENTS AT END OF PERIOD	\$472,315	\$322,291

(continued)

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (Continued) THREE MONTHS ENDED MARCH 31, 2011 AND 2010 (in thousands)

SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION	2011	2010
Cash paid during the period for: Interest Income taxes	\$8,877 64	\$10,825 781
SUPPLEMENTAL NONCASH DISCLOSURES		
Transfers from loans to real estate acquired in settlement of loans	\$5,436	\$3,316
See accompanying footnotes to consolidated financial statements.		
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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS – MARCH 31, 2011 AND 2010 (UNAUDITED) AND DECEMBER 31, 2010

1. BASIS OF PRESENTATION AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Presentation – The consolidated financial statements include the accounts of Republic Bancorp, Inc. (the "Parent Company") and its wholly-owned subsidiaries: Republic Bank & Trust Company ("RB&T") and Republic Bank (collectively referred together with RB&T as the "Bank"), Republic Funding Company and Republic Invest Co. Republic Invest Co. includes its subsidiary, Republic Capital LLC. The consolidated financial statements also include the wholly-owned subsidiaries of RB&T: Republic Financial Services, LLC, TRS RAL Funding, LLC and Republic Insurance Agency, LLC. Republic Bancorp Capital Trust ("RBCT") is a Delaware statutory business trust that is a wholly-owned unconsolidated finance subsidiary of Republic Bancorp, Inc. All companies are collectively referred to as "Republic" or the "Company." All significant intercompany balances and transactions are eliminated in consolidation.

As of March 31, 2011, the Company was divided into three distinct business operating segments: Traditional Banking, Tax Refund Solutions and Mortgage Banking.

Traditional Banking and Mortgage Banking (collectively "Core Banking")

Republic operates 43 banking centers, primarily in the retail banking industry, and conducts its operations predominately in metropolitan Louisville, Kentucky, central Kentucky, northern Kentucky, southern Indiana, metropolitan Tampa, Florida, metropolitan Cincinnati, Ohio and through an Internet banking delivery channel. Core Banking results of operations are primarily dependent upon net interest income, which represents the difference between the interest income and fees on interest-earning assets and the interest expense on interest-bearing liabilities. Principal interest-earning Core Banking assets represent investment securities and real estate mortgage, commercial and consumer loans. Interest-bearing liabilities primarily consist of interest-bearing deposit accounts, securities sold under agreements to repurchase, as well as short-term and long-term borrowing sources.

Other sources of Core Banking income include service charges on deposit accounts, debit card interchange fee income, title insurance commissions, fees charged to customers for trust services and revenue generated from Mortgage Banking activities. Mortgage Banking activities represent both the origination and sale of loans in the secondary market and the servicing of loans for others.

Republic's Core Banking operating expenses consist primarily of salaries and employee benefits, occupancy and equipment expenses, communication and transportation costs, marketing and development expenses, Federal Deposit Insurance Corporation ("FDIC") insurance expense, bank franchise tax expense, data processing, debit card interchange expense and other general and administrative costs. Republic's results of operations are significantly impacted by general economic and competitive conditions, particularly changes in market interest rates, government laws and policies and actions of regulatory agencies.

Tax Refund Solutions

Republic, through its Tax Refund Solutions ("TRS") segment, is one of a limited number of financial institutions that facilitates the payment of federal and state tax refund products through third-party tax preparers located throughout the U.S., as well as tax-preparation software providers. The Company's three primary tax-related products include: Electronic Refund Checks ("ERCs" or "ARS"), Electronic Refund Deposits ("ERDs" or "ARDs") and Refund Anticipation Loans ("RALs"). Substantially all of the business generated by TRS occurs in the first quarter of the year. TRS traditionally operates at a loss during the second half of the year, during which the segment incurs costs preparing for

the following year's first quarter tax season.

ERCs/ERDs are products whereby a tax refund is issued to the taxpayer after the Company has received the refund from the federal or state government. There is no credit risk or borrowing cost for the Company associated with these products because they are only delivered to the taxpayer upon receipt of the refund directly from the Internal Revenue Service ("IRS"). Fees earned on ERCs/ERDs are reported as non interest income under the line item "Electronic Refund Check fees."

RALs are short-term consumer loans offered to taxpayers that are secured by the customer's anticipated tax refund, which represents the source of repayment. Prior to 2011, the Company historically underwrote the RAL application utilizing the Debt Indicator (the "DI") from the IRS, in combination with an automated underwriting model utilizing information contained in the taxpayer's tax return. The DI, which typically indicates whether an individual taxpayer will have any portion of the refund offset for delinquent tax or other debts, such as unpaid child support or federally funded student loans, has historically been a significant underwriting component. On August 5, 2010, the IRS issued a news release stating that it would no longer provide tax preparers and associated financial institutions with the DI beginning with the first quarter 2011 tax season. The Company modified its underwriting and application requirement criteria for the first quarter 2011 tax season to adjust for the loss of access to the DI.

If a consumer's RAL application is approved, the Company advances \$1,500 of the taxpayer's refund. As part of the RAL application process, each taxpayer signs an agreement directing the applicable taxing authority to send the taxpayer's refund directly to the Company. The refund received from the IRS or state taxing authority, if applicable, is used by the Company to pay off the RAL. Any amount due the taxpayer above the amount of the RAL is remitted to the taxpayer once the refund is received by the Company. The funds advanced by the Company are generally repaid by the applicable taxing authority within two weeks. The fees earned on RALs are reported as interest income under the line item "Loans, including fees."

For additional discussion regarding TRS, see the following sections:

- Part I Item 1 "Financial Statements:"
- o Footnote 3 "Loans and Allowance for Loan Losses"
- o Footnote 4 "Deposits"
- o Footnote 8 "Off Balance Sheet Risks, Commitments and Contingent Liabilities"
- o Footnote 10 "Segment Information"
- o Footnote 11 "Regulatory Matters"

Recently Issued Accounting Pronouncements

In January 2011, the FASB issued ASU No. 2011-01, "Deferral of the Effective Date of Disclosures about Troubled Debt Restructurings in Update No. 2010-20." The provisions of ASU No. 2010-20 required the disclosure of more granular information on the nature and extent of troubled debt restructurings and their effect on the allowance for loan and lease losses effective for the Company's reporting period ended March 31, 2011. The amendments in ASU No. 2011-01 defer the effective date related to these disclosures, enabling creditors to provide such disclosures after the FASB completes their project clarifying the guidance for determining what constitutes a troubled debt restructuring. As the provisions of this ASU only defer the effective date of disclosure requirements related to troubled debt restructurings, the adoption of this ASU will have no impact on the Company's statements of income and condition.

In April 2011, the FASB issued ASU No. 2011-02, "A Creditor's Determination of Whether a Restructuring is a Troubled Debt Restructuring." The provisions of ASU No. 2011-02 provide additional guidance related to determining whether a creditor has granted a concession, include factors and examples for creditors to consider in evaluating whether a restructuring results in a delay in payment that is insignificant, prohibit creditors from using the borrower's effective rate test to evaluate whether a concession has been granted to the borrower, and add factors for creditors to use in determining whether a borrower is experiencing financial difficulties. A provision in ASU No. 2011-02 also ends the FASB's deferral of the additional disclosures about troubled debt restructurings as required by ASU No. 2010-20. The provisions of ASU No. 2011-02 are effective for the Company's reporting period ending September 30, 2011. The adoption of ASU No. 2011-02 is not expected to have a material impact on the Company's statements of income and condition.

Reclassifications – Certain amounts presented in prior periods have been reclassified to conform to the current period presentation.

The accompanying unaudited consolidated financial statements have been prepared in accordance with U.S. generally accepted accounting principles for interim financial information and with the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. Accordingly, the financial statements do not include all of the information and footnotes required by U.S. generally accepted accounting principles for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for fair presentation have been included. Operating results for the three months ended March 31, 2011 are not necessarily indicative of the results that may be expected for the year ending December 31, 2011. For further information, refer to the consolidated financial statements and footnotes thereto included in Republic's Form 10-K for the year ended December 31, 2010.

2. INVESTMENT SECURITIES

Securities available for sale:

The gross amortized cost and fair value of securities available for sale and the related gross unrealized gains and losses recognized in accumulated other comprehensive income (loss) were as follows:

	Gross Amortized	Gross Unrealized	Gross Unrealized	Fair
March 31, 2011 (in thousands)	Cost	Gains	Losses	Value
U.S. Treasury securities and				
U.S. Government agencies	\$140,168	\$608	\$(190) \$140,586
Private label mortgage backed and other				
private label mortgage-related securities	5,818	360	(1,304) 4,874
Mortgage backed securities - residential	252,202	8,954	-	261,156
Collateralized mortgage obligations	207,373	1,353	(173) 208,553
Total securities available for sale	\$605,561	\$11,275	\$(1,667) \$615,169
December 31, 2010 (in thousands)	Gross Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
U.S. Treasury securities and	¢110.004	¢	¢ () (5	¢ 100 007
U.S. Government agencies	\$119,894	\$668	\$(265) \$120,297
Private label mortgage backed and other	((1.110	
private label mortgage-related securities	6,323	211	(1,410) 5,124
Mortgage backed securities - residential	150,460	8,217	-	158,677
Collateralized mortgage obligations	223,665	2,144	(152) 225,657
Total securities available for sale	\$500,342	\$11,240	\$(1,827) \$509,755

Mortgage backed Securities

At March 31, 2011, with the exception of the \$4.9 million private label mortgage backed and other private label mortgage-related securities, all other mortgage backed securities held by the Company were issued by U.S. government-sponsored entities and agencies, primarily Federal Home Loan Mortgage Corporation ("Freddie Mac" or "FHLMC") and Fannie Mae ("FNMA"), institutions which the government has affirmed its commitment to support. At March 31, 2011 and December 31, 2010, there were gross unrealized losses of \$173,000 and \$152,000 related to available for sale and held to maturity mortgage backed securities other than the private label mortgage backed and other private label mortgage-related securities. Because the decline in fair value of these mortgage backed securities is attributable to changes in interest rates and illiquidity, and not credit quality, and because the Company does not have the intent to sell these mortgage backed securities and it is likely that it will not be required to sell the securities before their anticipated recovery, the Company does not consider these securities to be other-than-temporarily impaired.

As mentioned throughout this filing, the Company's mortgage backed securities portfolio includes private label mortgage backed and other private label mortgage-related securities with a fair value of \$4.9 million which had gross unrealized losses of approximately \$1.3 million at March 31, 2011. As of March 31, 2011, the Company believes there is no further material credit loss component of other-than-temporary impairment ("OTTI") in addition to that

which has already been recorded. Additionally, the Company does not have the intent to sell these securities and it is likely that it will not be required to sell the securities before their anticipated recovery.

Securities to be held to maturity:

The carrying value, gross unrecognized gains and losses, and fair value of securities to be held to maturity were as follows:

		Gross	Gross	
	Carrying	Unrecognized	Unrecognized	Fair
March 31, 2011 (in thousands)	Value	Gains	Losses	Value
U.S. Treasury securities and				
U.S. Government agencies	\$4,189	\$24	\$ -	\$4,213
Mortgage backed securities - residential	1,827	108	-	1,935
Collateralized mortgage obligations	24,451	626	-	25,077
Total securities to be held to maturity	\$30,467	\$758	\$ -	\$31,225
		Gross	Gross	
	Carrying	Unrecognized	Unrecognized	Fair
December 31, 2010 (in thousands)	Value	Gains	Losses	Value
U.S. Treasury securities and				
U.S. Government agencies	\$4,191	\$10	\$(4)	\$4,197
Mortgage backed securities - residential	1,930	109	÷(.)	2,039
Collateralized mortgage obligations	26,818	770	-	27,588
Total securities to be held to maturity	\$32,939	\$889	\$(4)	\$33,824

During the three month periods ended March 31, 2011 and 2010, there were no sales of securities available for sale.

The amortized cost and fair value of the investment securities portfolio by contractual maturity at March 31, 2011 follows. Expected maturities may differ from contractual maturities if borrowers have the right to call or prepay obligations with or without call or prepayment penalties. Securities not due at a single maturity date are detailed separately.

		urities le for sale		curities maturity
	Amortized	Fair	Carrying	Fair
March 31 2011, (in thousands)	Cost	Value	Value	Value
Due in one year or less	\$100,504	\$100,783	\$495	\$505
Due from one year to five years	15,989	15,917	3,694	3,708
Due from five years to ten years	23,675	23,886	-	-
Private label mortgage backed and other				
private label mortgage-related securities	5,818	4,874	-	-
Mortgage backed securities - residential	252,202	261,156	1,827	1,935
Collateralized mortgage obligations	207,373	208,553	24,451	25,077
Total	\$605,561	\$615,169	\$30,467	\$31,225

Market Loss Analysis

Securities with unrealized losses at March 31, 2011 and December 31, 2010, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position, are as follows:

	Less than 12 months 12 months or m Unrealized Unre		is or more Unrealized	Total Unrealized			
March 31, 2011 (in thousands)	Fair Value	Losses	Fair Value	Losses	Fair Value	Losses	
U.S. Treasury securities and U.S. Government agencies Private label mortgage backed and other	\$32,806	\$(190) \$-	\$-	\$32,806	\$(190)
private label mortgage-related securities Mortgage backed securities - residential,	-	-	4,514	(1,304)	4,514	(1,304)
including Collateralized mortgage obligations	85,447	(173) -	-	85,447	(173)
Total	\$118,253	\$(363	\$4,514	\$(1,304)	\$122,767	\$(1,667)
	Less than	12 months Unrealized		ns or more Unrealized	Тс	otal Unrealized	
December 31, 2010 (in thousands)	Less than Fair Value				To Fair Value		l
U.S. Treasury securities and U.S. Government agencies Private label mortgage backed and		Unrealized Losses	l	Unrealized		Unrealized Losses)
U.S. Treasury securities and U.S. Government agencies	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses	Fair Value \$23,235	Unrealized Losses \$(269	
U.S. Treasury securities and U.S. Government agencies Private label mortgage backed and other private label mortgage-related securities Mortgage backed securities -	Fair Value	Unrealized Losses \$(269	Fair Value	Unrealized Losses \$-	Fair Value \$23,235	Unrealized Losses \$(269 (1,410)

As of March 31, 2011, the Company's security portfolio consisted of 159 securities, 20 of which were in an unrealized loss position. The majority of unrealized losses are related to the Company's mortgage-backed and other securities, as discussed below.

Other-than-temporary impairment ("OTTI")

Unrealized losses for all investment securities are reviewed to determine whether the losses are "other-than-temporary." Investment securities are evaluated for OTTI on at least a quarterly basis and more frequently when economic or market conditions warrant such an evaluation to determine whether a decline in their value below amortized cost is other-than-temporary. In conducting this assessment, the Company evaluates a number of factors including, but not limited to:

The length of time and the extent to which fair value has been less than the amortized cost basis; The Company's intent to hold until maturity or sell the debt security prior to maturity; An analysis of whether it is more likely than not that the Company will be required to sell the debt security before its anticipated recovery; Adverse conditions specifically related to the security, an industry, or a geographic area; The historical and implied volatility of the fair value of the security; The payment structure of the security and the likelihood of the issuer being able to make payments;

Failure of the issuer to make scheduled interest or principal payments;

Any rating changes by a rating agency; and

Recoveries or additional decline in fair value subsequent to the balance sheet date.

The term "other-than-temporary" is not intended to indicate that the decline is permanent, but indicates that the prospects for a near-term recovery of value are not necessarily favorable, or that there is a general lack of evidence to support a realizable value equal to or greater than the carrying value of the investment. Once a decline in value is determined to be other-than-temporary, the value of the security is reduced and a corresponding charge to earnings is recognized for the anticipated credit losses.

Nationally, residential real estate values have declined significantly since 2007. These declines in value, coupled with the reduced ability of certain homeowners to refinance or repay their residential real estate obligations, have led to elevated delinquencies and losses in residential real estate loans. Many of these loans have previously been securitized and sold to investors as private label mortgage backed and other private label mortgage-related securities. As detailed in the table below, the Company owns four private label mortgage backed and other private label mortgage-related securities with a carrying value of \$5.8 million at March 31, 2011. For three of these securities (Securities 1 through three), the Company has recorded all projected losses through OTTI charges. The Company has permanently written off a portion of the principal associated with these securities, as a portion of its losses were passed through by the servicer/trustee.

None of these private label securities are guaranteed by government agencies. Securities 1 through 3 in the table below are mostly backed by "Alternative A" first lien mortgage loans. Security 4 in the table below represents an asset backed security with an insurance "wrap" or guarantee. The average life of security 4 is currently estimated to be five years. Due to current market conditions, all of these assets remain extremely illiquid, and as such, the Company determined that these securities are Level 3 securities in accordance with FASB ASC topic 820, "Fair Value Measurements and Disclosures." Based on this determination, the Company utilized an income valuation model (present value model) approach, in determining the fair value of these securities. This approach is beneficial for positions that are not traded in active markets or are subject to transfer restrictions, and/or where valuations are adjusted to reflect illiquidity and/or non-transferability. Such adjustments are generally based on available market evidence. In the absence of such evidence, management's best estimate is used. Management's best estimate consists of both internal and external support for these investments. See Footnote 6, "Fair Value" for additional discussion.

The following table contains details regarding the Company's private label securities as of March 31, 2011:

	Amortize	Cumulative OTTI 1 Credit	Amortized Cost, Net of OTTI	Fair	Gross Unrealized Gains /
(in thousands)	Cost	Losses	Reserves	Value	(Losses)
Security 1 Security 2 Security 3 Security 4 Total	\$ 2,006 3,607 1,861 7,834 \$ 15,308	\$ (2,006 (3,607 (1,861 (2,016 \$ (9,490) \$ -) -) 5,818) \$ 5,818	\$ - 267 93 4,514 \$ 4,874	\$ - 267 93 (1,304) \$ (944)

The credit ratings for the Company's private label mortgage backed and other private label mortgage-related securities range from "imminent default" to "speculative" at March 31, 2011.

The following table presents a rollforward of the credit losses recognized in earnings:

(in thousands)	Thre End M	ee Months ed Iarch 31, 2010			
Beginning balance, January 1	\$	9,757	\$	17,266	
Realized pass through of actual losses		(546)	(1,836)
Amounts related to credit loss for which an other-than-					
temporary impairment was not previously recognized		279		69	
Ending balance, March 31	\$	9,490	\$	15,499	

Further deterioration in economic conditions could cause the Company to record additional impairment charges related to credit losses of up to \$5.8 million, which is the current carrying value of the Company's private label mortgage backed securities and other private label mortgage-related securities.

Pledged Investment Securities

Investment securities pledged to secure public deposits, securities sold under agreements to repurchase and securities held for other purposes, as required or permitted by law are as follows:

(in thousands)	Ma	December 3 March 31, 2011 2010						
Carrying amount Fair value	\$	408,391 409,024	\$	430,445 431,223				

3. LOANS AND ALLOWANCE FOR LOAN LOSSES

The composition of the loan portfolio follows:

December 31, (in thousands)	er 31, (in thousands) March 31,				
Residential real estate:					
Owner Occupied	\$	922,517	\$	913,856	
Non Owner Occupied		115,837		126,404	
Commercial real estate		653,637		646,417	
Real estate construction		62,147		69,068	
Commercial		108,915		107,647	
Home equity		288,499		290,492	
Consumer:					
Credit Cards		8,061		8,206	
Overdrafts		838		901	
Other Consumer		18,435		12,249	
Total loans		2,178,886		2,175,240	
Less: Allowance for loan losses		29,144		23,079	
Loans, net	\$	2,149,742	\$	2,152,161	

Activity in the allowance for loan losses follows:

	Thre	e Month March		led	
(in thousands)	2011		,	2010	
Allowance for loan losses at beginning of period	\$ 23,079		\$	22,879	
Charge offs - Traditional Banking Charge offs - Tax Refund Solutions Total charge offs	(1,674 (13,441 (15,115)))		(1,993 (14,584 (16,577)))
Recoveries - Traditional Banking Recoveries - Tax Refund Solutions Total recoveries	546 2,552 3,098			239 2,309 2,548	
Net loan charge offs/recoveries - Traditional Banking Net loan charge offs/recoveries - Tax Refund Solutions Net loan charge offs/recoveries	(1,128 (10,889 (12,017)))		(1,754 (12,275 (14,029)))
Provision for loan losses - Traditional Banking Provision for loan losses - Tax Refund Solutions Total provision for loan losses	4,322 13,760 18,082			2,777 14,013 16,790	
Allowance for loan losses at end of period	\$ 29,144		\$	25,640	

Approximately \$2.9 million of the ending allowance for loan loss balance at March 31, 2011 was associated with RALs outstanding.

The following table presents the activity in the allowance for loan losses by portfolio segment for the three months ended March 31, 2011:

	Residen	tial Real										
	Est	tate C	ommerci	al Real								
		Non					Tax					
	Owner	Owner	Real	Estate		Home	Refund	Credit		Other		
March 31,												
2011 (in												
thousands)	Occupied	Occupied	EstateC	onstruct	ommerci	alEquity	Solutions	CardsO	verdrafi	onsun	mallocate	ed Total
	ľ	•				1.2						
Beginning												
balance	\$3,775	\$1,507	\$7,214	\$2,612	\$1,347	\$3,581	\$-	\$492	\$125	\$461	\$1,965	\$23,079
Provision												
for loan												
losses	1,334	(284)	1,367	1,297	(196)	755	13,760	52	(10)	7	-	18,082
Loans	,	· · · ·	,	,	,				. ,			
charged off	(535)	(14)	(558)	-	-	(277)	(13,441)	(75)	(147)	(68)	-	(15,115)
Recoveries	62	2	17	101	114	13	2,552	15	148	74	-	3,098
							, -	-	-			, –

Ending

Balance \$4,636 \$1,211 \$8,040 \$4,010 \$1,265 \$4,072 \$2,871 \$484 \$116 \$474 \$1,965 \$29,144

Republic defines impaired loans as follows:

All commercial or commercial real estate loans classified internally as "doubtful" or "loss;" All commercial or commercial real estate loan relationships on accrual status classified internally as "substandard" exceeding \$499,999 in aggregate;

All commercial or commercial real estate loans classified internally as "substandard" or "special mention" on nonaccrual status, regardless of the size of the credit;

All retail and commercial loans classified as troubled debt restructurings ("TDRs"); and Any other situation where the collection of total amount due for a loan is improbable or otherwise meet the definition of impaired. Information regarding Republic's impaired loans follows:

(in thousands)	Ma	rch 31, 2011	D	December 31, 2010					
Loans with no allocated allowance for loan losses Loans with allocated allowance for loan losses	\$	16,637 35,131	\$	14,141 30,945					
Total impaired loans	\$	51,768	\$	45,086					
Amount of the allowance for loan losses allocated	\$	7,560	\$	4,284					

A TDR is the situation where the Bank grants a concession to the borrower that the Bank would not otherwise have considered due to a borrower's financial difficulties. All TDRs are considered "Impaired." The substantial majority of the Company's residential real estate TDRs involve reducing the client's loan payment through a rate reduction for a set period of time based on the borrower's ability to service the modified loan payment. The majority of the Company's commercial related and construction TDRs involve a restructuring of loan terms such as a temporary forbearance or reduction in the payment amount to require only interest and escrow (if required) and/or extending the maturity date of the loan.

Detail of TDRs differentiated by loan type and accrual or nonaccrual classification follows:

March 31, 2011 (in thousands)	TDRs on on-Accrual Status	TDRs on Accrual Status	Total TDRs
Residential real estate Commercial real estate Real estate construction Commercial	\$ 1,980 3,069 3,065 -	\$ 13,831 8,622 1,571 4,644	\$ 15,811 11,691 4,636 4,644
Total TDRs	\$ 8,114	\$ 28,668	\$ 36,782
December 31, 2010 (in thousands)	TDRs on on-Accrual Status	TDRs on Accrual Status	Total TDRs
Residential real estate Commercial real estate Real estate construction Commercial	\$ 1,272 2,703 640	\$ 9,191 11,425 2,719 4,281	\$ 10,463 14,128 3,359 4,281
Total TDRs	\$ 4,615	\$ 27,616	\$ 32,231

The following tables present loans individually evaluated for impairment by class of loans. The difference between the unpaid principal balance and recorded investment represents partial write downs/charge offs taken on individual impaired credits.

	Unpaid		Allowance for Loan	Average
	Principal	Recorded	Losses	Recorded
March 31, 2011 (in thousands)	Balance	Investment	Allocated	Investment
Impaired loans with no related allowance re	corded:			
Residential Real Estate:	10 002	¢ 10.002	¢	¢ 10.471
Owner Occupied		\$ 12,203	\$ -	\$ 10,471
Non Owner Occupied	393	393	-	395
Commercial Real Estate	1,307	1,270	-	1,422
Real Estate Construction	1,757	1,558	-	1,889
Commercial	1,213	1,213	-	1,213
Home Equity	-	-	-	-
Consumer:				
Credit Cards	-	-	-	-
Overdrafts	-	-	-	-
Other Consumer	-	-	-	-
Impaired loans with an allowance recorded: Residential Real Estate:				
Owner Occupied	3,996	2,661	1,006	1,403
Non Owner Occupied	130	1,335	515	1,851
Commercial Real Estate	17,407	16,999	2,573	18,734
Real Estate Construction	11,252	10,329	3,001	7,261
Commercial	3,807	3,807	465	3,791
Home Equity	-	-	-	-
Consumer:				
Credit Cards	_	_	_	-
Overdrafts	_	_	_	-
Other Consumer	_	_	_	_
Total impaired loans	53,465	51,768	7,560	48,430
Total imparted loans	55,405	51,700	7,500	40,430
Loans collectively evaluated for impairmen Residential Real Estate:	t:			
Owner Occupied	907,653	905,925	3,762	
Non Owner Occupied	114,109	115,837	494	
Commercial Real Estate	635,368	635,368	5,470	
Real Estate Construction	50,260	50,260	1,010	
Commercial	103,895	103,895	799	
Home Equity	288,499	288,499	4,138	
Consumer:	200,477	200,477	7,150	
Credit Cards	8,061	8,061	484	
Overdrafts	838	838	116	
Other Consumer	18,435	18,435	3,346	
	10,433	10,433	1,965	
	-	-	1,903	

Unallocated allowance for loan			
losses			
Total non impaired loans	2,127,118	2,127,118	21,584
Grand total	\$ 2,180,583	\$ 2,178,886	\$ 29,144

Interest income recognized for impaired loans on accrual status and cash basis interest recognized for impaired loans on non accrual status totaled \$441,000 and \$34,000 for the three months ended March 31, 2011.

	Unpaid					Allowance	
December 31, 2010 (in thousands)		Principal Recorded Balance Investmen			for Loan Losses Allocated		
Impaired loans with no related allowance reco	rded:						
Residential Real Estate:							
Owner Occupied	\$	8,739	\$	8,739	\$	-	
Non Owner Occupied		396		396		-	
Commercial Real Estate		1,611		1,574		-	
Real Estate Construction		2,878		2,219		-	
Commercial		1,213		1,213		-	
Home Equity		-		-		-	
Consumer:							
Credit Cards		-		-		-	
Overdrafts		-		-		-	
Other Consumer		-		-		-	
Impaired loans with an allowance recorded:							
Residential Real Estate:							
Owner Occupied		145		145		27	
Non Owner Occupied		2,496		2,366		520	
Commercial Real Estate		21,038		20,468		1,979	
Real Estate Construction		5,115		4,192		1,311	
Commercial		3,774		3,774		447	
Home Equity		-		-		-	
Consumer:							
Credit Cards		-		-		-	
Overdrafts		-		-		-	
Other Consumer		-		-		-	
Total impaired loans		47,405		45,086		4,284	
Loans collectively evaluated for impairment:							
Residential Real Estate:							
Owner Occupied		904,972		904,972		4,724	
Non Owner Occupied		123,642		123,642		11	
Commercial Real Estate		624,375		624,375		5,241	
Real Estate Construction		62,657		62,657		1,294	
Commercial		102,660		102,660		900	
Home Equity		290,492		290,492		3,581	
Consumer:							
Credit Cards		8,206		8,206		492	
Overdrafts		901		901		126	
Other Consumer		12,249		12,249		461	
Unallocated allowance for loan						1.065	
losses		-		-		1,965	
Total non impaired loans	¢	2,130,154	ሰ	2,130,154	ሱ	18,795	
Grand total	\$	2,177,559	\$	2,175,240	\$	23,079	

A summary of the types of TDR loan modifications outstanding follows:

TDRs Performing to Modified Terms	TDRs Not Performing to Modified Terms	Total TDRs
8,090	\$ 762	\$ 8,852
5,814 158 104 14,166	584 299 - 1,645	6,398 457 104 15,811
6,910 4,208 2,966 1,892 3,515 19,491	468 - -, 1,012 - 1,480	7,378 4,208 2,966 2,904 3,515 20,971
	\$ 3,125 TDRs Not	\$ 36,782
to Modified	Performing to Modified	Total
Terms	Terms	TDRs
6,568	\$ 549	\$ 7,117
2,783 458 105 9,914	- - 549	2,783 458 105 10,463
5,876 4,208 3,028 3,813 3,678 20,603	310 - - 855 - 1,165 \$ 1,714	6,186 4,208 3,028 4,668 3,678 21,768 \$ 32,231
	to Modified Terms 5 8,090 5,814 158 104 14,166 6,910 4,208 2,966 1,892 3,515 19,491 33,657 TDRs Performing to Modified Terms 5 6,568 2,783 458 105 9,914 5,876 4,208 3,028 3,028 3,813 3,678	to ModifiedPerforming to ModifiedTermsTerms 3 $8,090$ $\$$ 6 $8,090$ $\$$ 5 $8,090$ $\$$ 5 $8,090$ $\$$ 5 $8,090$ $\$$ 5 $8,090$ $\$$ 5 $8,090$ $\$$ 5 $8,090$ $\$$ $6,910$ 468 $4,208$ $ 2,966$ $ 1,892$ $1,012$ $3,515$ $ 19,491$ $1,480$ $3,657$ $\$$ 5 $6,568$ $\$$ 5 $6,568$ $\$$ 5 $6,568$ $\$$ 5 $6,568$ $\$$ 5 $6,568$ $\$$ 5 $6,568$ $\$$ 5 $5,876$ 310 $4,208$ $ 105$ $ 9,914$ 549 $5,876$ 310 $4,208$ $ 3,028$ $ 3,813$ 855 $3,678$ $ 20,603$ $1,165$

As of March 31, 2011 and December 31, 2010, 92% and 95% of the Company's TDRs were performing according to their modified terms. The Company allocated \$4.8 million and \$1.5 million of specific reserves to customers whose loan terms have been modified in TDRs as of March 31, 2011 and December 31, 2010. Specific reserves are generally assessed prior to loans being modified as a TDR, as most of these loans migrate from Republic's internal watch list and have been specifically reserved for as part of the Company's normal reserving methodology.

Management determines whether to classify a TDR as non-performing based on its accrual status prior to modification. Non-accrual loans modified as TDRs remain on non-accrual status and continue to be reported as non-performing loans. Accruing loans modified as TDRs are evaluated for non-accrual status based on a current evaluation of the borrower's financial condition and ability and willingness to service the modified debt. At March 31, 2011 and December 31, 2010 \$8 million and \$5 million, respectively of TDRs were classified as non-performing loans.

Detail of non-performing loans and non-performing assets follows:

(in thousands)	March 31, 2011			ecember 31 2010	,
Loans on non-accrual status Loans past due 90 days or more and still on accrual	\$	26,668 -	\$	28,317	
Total non-performing loans Other real estate owned Total non-performing assets	\$	26,668 14,761 41,429	\$	28,317 11,969 40,286	
Non-performing loans to total loans - Total Company Non-performing loans to total loans - Traditional Banking Non-performing assets to total loans (including OREO)		1.22 1.23 1.89	% % %	1.30 1.30 1.84	% % %

The following table presents non accrual loans and loans past due over 90 days still on accrual by class of loans:

		March 31, 2011			December 31, 20			010	
			Loans Past Due 90				Lo	oans Past	
							Due 90		
			Days				Days		
				Still				Still	
(in thousands)	Ν	on accrual	Accruing		Non accrual		Accruing		
Residential real estate	\$	13,477	\$	-	\$	15,236	\$	-	
Commercial real estate		5,271		-		6,265		-	
Real estate construction		4,066		-		3,682		-	
Commercial		404		-		323		-	
Home equity		3,323		-		2,734		-	
Consumer:									
Credit Cards		-		-		-		-	
Overdrafts		-		-		-		-	
Other Consumer		127		-		77		-	
Total	\$	26,668	\$	-	\$	28,317	\$	-	

Non-accrual loans and loans past due 90 days or more and still on accrual include both smaller balance homogeneous loans that are collectively evaluated for impairment and individually classified impaired loans. Non-accrual loans are returned to accrual status when all the principal and interest amounts contractually due are brought current and held current for six consecutive months and future payments are reasonably assured. Non-accrual TDRs are reviewed for return to accrual status on an individual basis, with additional consideration given to the modification terms.

The following table presents the aging of the recorded investment in past due loans by class of loans:

March 31, 2011 (in thousands)	30	- 59 Days Past Due		- 89 Days Past Due	C	Greater than 90 Days Past Due	Total Loans Past Due
Residential real estate: Owner Occupied Non Owner Occupied Commercial real estate Real estate construction Commercial Home equity Consumer: Credit Cards Overdrafts Other Consumer	\$	1,896 941 51 - 1,585 16 - 194	\$	1,534 - 600 - 24 387 9 - 49	\$	8,721 1,700 2,941 1,901 100 5 -	\$ 12,151 2,641 3,592 1,901 124 1,977 25 - 243
Total	\$	4,683	\$	2,603	\$	15,368	\$ 22,654
December 31, 2010 (in thousands)	30 - 59 Days Past Due		60 - 89 Days Past Due		Greater than 90 Days Past Due		Total Loans Past Due
Residential real estate: Owner Occupied Non Owner Occupied Commercial real estate Real estate construction Commercial Home equity Consumer: Credit Cards Overdrafts Other Consumer	\$	4,540 185 1,323 71 3 1,097 57 158 108	\$	1,049 95 - 333 26 518 4 - 32	\$	9,425 737 4,377 1,918 38 829 - - 4	\$ 15,014 1,017 5,700 2,322 67 2,444 61 158 144

Credit Quality Indicators:

The Company categorizes loans into risk categories based on relevant information about the ability of borrowers to service their debt such as: current financial information, historical payment experience, credit documentation, public information, and current economic trends, among other factors such as the fair value of collateral. The Company analyzes loans individually by classifying the loans as to credit risk. This analysis includes aggregate lending relationships with an outstanding balance greater than \$4 million and non-homogeneous loans, such as commercial and commercial real estate loans. This analysis is performed on an annual basis. The Company uses the following definitions for risk ratings:

Special Mention: Loans classified as special mention have a potential weakness that deserves management's close attention. If left uncorrected, these potential weaknesses may result in deterioration of the repayment prospects for the loan or of the Company's credit position at some future date.

Substandard: Loans classified as substandard are inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. Loans so classified have a well-defined weakness or weaknesses that jeopardize the liquidation of the debt. They are characterized by the distinct possibility that the Company will sustain some loss if the deficiencies are not corrected.

Doubtful: Loans classified as doubtful have all the weaknesses inherent in those classified as substandard, with the added characteristic that the weaknesses make collection or liquidation in full, on the basis of currently existing facts, conditions, and values, highly questionable and improbable.

Loans not meeting the criteria above that are analyzed individually as part of the above described process are considered to be Pass rated loans.

Based on the Company's most recent analysis performed, the risk category of loans by class of loans follows:

		Special			Not	Total
March 31, 2011 (in thousands)	Pass	Mention	Substandard	Doubtful	Rated	Loans
Residential real estate:						
Owner Occupied	\$-	\$2,866	\$14,502	\$ -	\$911,169	\$928,537
Non Owner Occupied	-	1,003	1,708	-	107,106	109,817
Commercial real estate	610,048	29,541	14,048	-	-	653,637
Real estate construction	45,407	5,191	11,549	-	-	62,147
Commercial	103,769	4,742	404	-	-	108,915
Home equity	-	-	3,067	-	285,432	288,499
Consumer:						-
Credit Cards	-	-	-	-	8,061	8,061
Overdrafts	-	-	-	-	838	838
Other Consumer	-	-	47	-	18,388	18,435
Total	\$759,224	\$43,343	\$45,325	\$-	\$1,330,994	\$2,178,886
		Special			Not	Total
December 31, 2010 (in						
thousands)	Pass	Mention	Substandard	Doubtful	Rated	Loans
Residential real estate:						
Owner Occupied	\$-	\$1,017	\$11,925	\$-	\$900,914	\$913,856
Non Owner Occupied	-	3,288	1,095	-	122,021	126,404
Commercial real estate	598,502	33,802	14,113	-	-	646,417
Real estate construction	51,540	11,340	6,188	-	-	69,068
Commercial	102,416	4,807	424	-	-	107,647
Home equity	-	-	4,495	-	285,997	290,492
Consumer:						-
Credit Cards	-	-	-	-	8,206	8,206
Overdrafts	-	-	-	-	901	901
Other Consumer	-	-	5	-	12,244	12,249
Total	\$752,458	\$54,254	\$ 38,245	\$-	\$1,330,283	\$2,175,240

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RAL Loss Reserves and Provision for Loan Losses:

Substantially all RALs issued by the Company each year are made during the first quarter. RALs are generally repaid by the IRS or applicable taxing authority within two weeks of origination. Losses associated with RALs result from the IRS not remitting taxpayer refunds to the Company associated with a particular tax return. This occurs for a number of reasons, including errors in the tax return and tax return fraud which are identified through IRS audits resulting from revenue protection strategies. In addition, the Company also incurs losses as a result of tax debts not previously disclosed during its underwriting process.

At March 31st of each year, the Company has historically reserved for its estimated RAL losses for the year based on current and prior-year funding patterns, information received from the IRS on current year payment processing, projections using the Company's internal RAL underwriting criteria applied against prior years' customer data, and the subjective experience of Company management. RALs outstanding 30 days or longer are charged off at the end of each quarter with subsequent collections recorded as recoveries. Since the RAL season is over by the end of April of each year, essentially all uncollected RALs are charged off by June 30th of each year, except for those RALs management deems certain of collection.

On August 5, 2010, the IRS issued a news release stating that it would no longer provide tax preparers and associated financial institutions with the Debt Indicator ("DI") beginning with the first quarter 2011 tax season. The DI indicated whether an individual taxpayer would have any portion of the refund offset for delinquent tax or other debts, such as unpaid child support or federally-funded student loans.

While underwriting for RALs involves several individual components, the DI has historically represented a significant part of the overall underwriting for the product. Without the DI, RB&T will experience a higher provision for loan losses as a percentage of RALs originated during 2011 as compared to 2010. Due to the elimination of the DI, more of the Company's RAL losses in 2011 will result from refunds being retained by the IRS to satisfy eligible state or federal delinquent debts as compared to prior years when the vast majority of its RAL losses were the result of revenue protection strategies by the IRS. As a result, management believes that the final provision for loan losses related to RALs for 2011 will be much closer to the RALs outstanding past their expected funding date from the IRS as of the end of the first quarter as compared to previous years. If the projected payments received subsequent to the first quarter for delinquent RALs as of March 31st differ significantly from those assumptions used by management in making its determination of its first quarter provision for loan losses related to RALs, an adjustment to the allowance for loan losses and the resulting effect on the income statement could be material.

As of March 31, 2011, \$18.1 million of total RALs were outstanding past their expected funding date from the IRS compared to \$18.5 million at March 31, 2010, representing 1.75% and 0.63% of total gross RALs originated during the respective tax years. Management estimates that the final loss rate for RALs originated during 2011 will be 1.58% of the total RALs originated during the year as compared to 0.36% for 2010. Management expects the actual loan loss rate realized for TRS will be less than the current "RALs outstanding beyond their expected funding date from the IRS" because the Company will continue to receive payments from the IRS throughout the year and make other collection efforts to obtain repayment on the RALs. Management's estimate of current year losses combined with recoveries of previous years' RALs during the quarter, resulted in a net provision for loan loss expense of \$13.8 million and \$14.0 million for TRS during the first quarters of 2011 and 2010. Based on the Company's 2011 RAL volume, each 0.10% increase in the loss rate for RALs represents approximately \$1.0 million in additional provision for loan loss expense.

The following table illustrates the effect on the subsequent quarters' provision(s) for loan losses for TRS if final losses on RALs differ from management's current estimate by as much as 10 basis points higher or 20 basis points lower:

As of March 31, 2011 (dollars in thousands)

Total RALs originated during the current year through March 31, 2011: \$1,031,607

			Incr	ase)			
If % of RALs That Do		Provision for	Fo	or Loan Loss	es		
					From Curr		t
Not Payoff Changes	Loan Losses		Estimate				
			*				
Increase 10 basis points	\$	14,792	\$	1,032			
Increase 5 basis points		14,276		516			
Current Estimate (Base)		13,760		-			
Decrease 5 basis points		13,244		(516)		
Decrease 10 basis points		12,728		(1,032)		
Decrease 15 basis points		12,213		(1,547)		
Decrease 20 basis points		11,697		(2,063)		

For additional discussion regarding TRS, see the following sections:

Part I Item 1 "Financial Statements	."
0	Footnote 1 "Basis of Presentation and Summary of Significant
	Accounting Policies"
0	Footnote 4 "Deposits"
0	Footnote 8 "Off Balance Sheet Risks, Commitments and Contingent
	Liabilities"
0	Footnote 10 "Segment Information"
0	Footnote 11 "Regulatory Matters"

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4. DEPOSITS

Ending deposit balances were as follows at March 31, 2011 and December 31, 2010:

(in thousands)	March 31, 2011	De	cember 31, 2010
Demand (NOW and SuperNOW)	\$ 311,341	\$	298,452
Money market accounts	715,221		637,557
Brokered money market accounts	2,269		513
Savings	43,290		38,661
Individual retirement accounts*	33,976		34,129
Time deposits, \$100,000 and over*	99,463		152,891
Other certificates of deposit*	122,745		127,156
Brokered certificates of deposit*	135,311		687,958
Total interest-bearing deposits	1,463,616		1,977,317
Total non interest-bearing deposits	561,095		325,375
Total deposits	\$ 2,024,711	\$	2,302,692

* - Represents a time deposit

During the fourth quarter of 2010, the Company obtained \$562 million in brokered certificates of deposit to be utilized to fund the first quarter 2011 RAL program. These brokered certificates of deposit had a weighted average life of three months with a weighted average interest rate of 0.42%. During January of 2011, the Company obtained an additional \$7 million in brokered deposits with a life of 3 months and interest rate of 0.30%.

For additional discussion regarding TRS, see the following sections:

Part I Item 1 "Financial Statements:"	,
0	Footnote 1 "Basis of Presentation and Summary of Significant
	Accounting Policies"
0	Footnote 4 "Deposits"
0	Footnote 8 "Off Balance Sheet Risks, Commitments and Contingent
	Liabilities"
0	Footnote 10 "Segment Information"
0	Footnote 11 "Regulatory Matters"

5. FEDERAL HOME LOAN BANK ("FHLB") ADVANCES

At March 31, 2011 and December 31, 2010, FHLB advances outstanding were as follows:

(in thousands)	Μ]	December 31, 2010		
Putable fixed interest rate advances with a weighted average interest rate of 4.46%(1)	\$	140,000	\$	150,000	
Fixed interest rate advances with a weighted average interest rate of 3.13% due through 2018		414,837		414,877	
Total FHLB advances	\$	554,837	\$	564,877	

(1) - Represents putable advances with the FHLB. These advances have original fixed rate periods ranging from one to five years with original maturities ranging from three to ten years if not put back to the Company earlier by the FHLB. At the end of their respective fixed rate periods and on a quarterly basis thereafter, the FHLB has the right to require payoff of the advances by the Company at no penalty. During the first quarter of 2007, the Company entered into \$100 million of putable advances with a final maturity of 10 years and a fixed rate period of 3 years. Based on market conditions at this time, the Company does not believe that any of its putable advances are likely to be "put back" to the Company in the short-term by the FHLB.

Each FHLB advance is payable at its maturity date, with a prepayment penalty for fixed rate advances that are paid off earlier than maturity. FHLB advances are collateralized by a blanket pledge of eligible real estate loans. At March 31, 2011, Republic had available collateral to borrow an additional \$242 million from the FHLB. In addition to its borrowing line with the FHLB, Republic also had unsecured lines of credit totaling \$216 million available through various other financial institutions.

Aggregate future principal payments on FHLB advances, based on contractual maturity dates are detailed below:

Year	(in thousands)					
2011 2012 2013 2014 2015 Thereafter	\$ 65,000 85,000 91,000 178,000 10,000 125,837					
Total	\$ 554,837					

The following table illustrates real estate loans pledged to collateralize advances and letters of credit with the FHLB:

(in thousands)	M	arch 31, 2011	D	December 31, 2010		
First lien, single family residential real estate Home equity lines of credit	\$	658,752 67,574	\$	697,535 36,106		

Multi-family commercial real estate	12,977	14,332

6. FAIR VALUE

Fair value is the exchange price that would be received for an asset or paid to transfer a liability (exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. There are three levels of inputs that may be used to measure fair values:

Level 1: Quoted prices (unadjusted) for identical assets or liabilities in active markets that the entity has the ability to access as of the measurement date.

Level 2: Significant other observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data.

Level 3: Significant unobservable inputs that reflect a reporting entity's own assumptions about the assumptions that market participants would use in pricing an asset or liability.

The Company used the following methods and significant assumptions to estimate the fair value of each type of financial instrument:

Securities available for sale: For all securities available for sale, excluding private label mortgage backed and other private label mortgage-related securities, fair value is typically determined by matrix pricing, which is a mathematical technique used widely in the industry to value debt securities without relying exclusively on quoted prices for the specific securities, but rather by relying on the securities' relationship to other benchmark quoted securities (Level 2 inputs). With the exception of private label mortgage backed and other private label mortgage-related securities, all securities available for sale are classified as Level 2 in the fair value hierarchy.

The Company's private label mortgage backed and other private label mortgage-related securities remain extremely illiquid, and as such, the Company classifies these securities as Level 3 securities in accordance with FASB ASC topic 820, "Fair Value Measurements and Disclosures." Based on this determination, the Company utilized an income valuation model (present value model) approach, in determining the fair value of these securities.

See Footnote 2 "Investment Securities" for additional discussion regarding the Company's private label mortgage backed and other private label mortgage-related securities.

Derivative instruments: Mortgage Banking derivatives used in the ordinary course of business consist of mandatory forward sales contracts ("forward contracts") and rate lock loan commitments. The fair value of the Company's derivative instruments is primarily measured by obtaining pricing from broker-dealers recognized to be market participants. The pricing is derived from market observable inputs that can generally be verified and do not typically involve significant judgment by the Company. Forward contracts and rate lock loan commitments are classified as Level 2 in the fair value hierarchy.

Mortgage loans held for sale: The fair value of mortgage loans held for sale is determined using quoted secondary market prices. Mortgage loans held for sale are classified as Level 2 in the fair value hierarchy.

Impaired Loans: The fair value of impaired loans with specific allocations of the allowance for loan losses is generally based on recent real estate appraisals. These appraisals may utilize a single valuation approach or a combination of approaches including comparable sales and the income approach. Adjustments are routinely made in the appraisal process by the appraisers to adjust for differences between the comparable sales and income data available. Such adjustments are typically significant and result in a Level 3 classification of the inputs for determining fair value.

Other Real Estate Owned: Nonrecurring adjustments to certain commercial and residential real estate properties classified as other real estate owned are measured at the lower of carrying amount or fair value, less costs to sell. Fair values are generally based on third party appraisals of the property, resulting in a Level 3 classification. In cases where the carrying amount exceeds the fair value, less costs to sell, an impairment loss is recognized.

Mortgage Servicing Rights: The fair value of mortgage servicing rights is based on a valuation model that calculates the present value of estimated net servicing income. The valuation model incorporates assumptions that market participants would use in estimating future net servicing income. The Company is able to compare the valuation model inputs and results to widely available published industry data for reasonableness. Mortgage servicing rights are classified as Level 2 in the fair value hierarchy.

Assets and liabilities measured at fair value under on a recurring basis, including financial assets and liabilities for which the Company has elected the fair value option, are summarized below:

	Fair Value Measurements at March 31, 2011 Using:						
		Pric	oted es in Signif tive	licant			
		Mai	kets Oth	ner Significant	t		
	Com	Ider	tical Obser		le Total Fair		
(in thousands)	Carry Val	-	sets Inp rel 1) (Leve	-	Value		
Securities available for sale:							
U.S. Treasury securities and U.S. Government agencies	\$140,1	168 \$-	\$140,5	586 \$ -	\$140,586		
Private label mortgage backed and other	5.010			4.074	4.074		
private label mortgage-related securitie			-	4,874	4,874		
Mortgage backed securities - residential Collateralized mortgage obligations	252,2 207,3		261,1 208,5		261,156 208,553		
Total securities available for sale	\$605,5		\$610,2		\$615,169		
Total securities available for sale	ψ005,	φ-	ψ010,2	275 ψ 4,074	ψ015,107		
Mandatory forward contracts	\$-	\$-	\$(6)\$-	\$(6)		
Rate lock loan commitments	-	-	154	-	154		
Mortgage loans held for sale	1,381	l -	1,38	1 -	1,381		
		Fair	Value Measur	rements at			
			cember 31, 201	10 Using:			
		Quoted Prices in Active	Significant	:			
		Markets for	Other	Significant			
		Identical	Observable	e Unobservable	e Total		
Ca	rrying	Assets	Inputs	Inputs	Fair		
(in thousands)	alue	(Level 1)	(Level 2)	(Level 3)	Value		
Securities available for sale: U.S. Treasury securities and							
U.S. Government agencies \$ 1 Private label mortgage backed and	19,894 5	5 -	\$ 120,297	\$ -	\$ 120,297		
other private label mortgage-related							
securities 6	5,323	-	-	5,124	5,124		
Mortgage backed securities - residential 1	50,460	-	158,677	-	158,677		

Collateralized mortgage obligations Total securities available for sale	\$ 223,665 500,342	\$ -	\$ 225,657 504,631	\$ - 5,124	\$ 225,657 509,755
Mandatory forward contracts	\$ -	\$ -	\$ 277	\$ -	\$ 277
Rate lock loan commitments	-	-	108	-	108
Mortgage loans held for sale	15,228	-	15,228	-	15,228

The tables below presents a reconciliation of all assets measured at fair value on a recurring basis using significant unobservable inputs (Level 3) for the periods ended March 31, 2011 and December 31, 2010:

Securities available for Sale - Private label mortgage backed and other private label mortgage-related securities

	Three Months Ende March 31,				
(in thousands)	2011			2010	
Balance, beginning of period	\$ 5,124		\$	5,901	
Total gains or losses included in earnings:					
Net impairment loss recognized in earnings	(279)		(69)
Net change in unrealized gain / (loss)	773			313	
Realized pass through of actual losses	(546)		-	
Principal paydowns	(198)		(353)
Balance, end of period	\$ 4,874		\$	5,792	

There were no transfers into or out of Level 3 assets during the three months ended March 31, 2011 and 2010.

Assets measured at fair value on a non-recurring basis are summarized below:

		Fair Value Measurements at March 31, 2011 Using:				
		Quoted Prices in Active	Significant			
		Markets for	Other	Significant		
		Identical	Observable	Unobservable	Total	
	Carrying	Assets	Inputs	Inputs	Fair	
(in thousands)	Value	(Level 1)	(Level 2)	(Level 3)	Value	
Impaired loans:						
Residential Real Estate:						
Owner Occupied	\$79	\$ -	\$ -	\$ 79	\$79	
Non Owner Occupied	511	-	-	511	511	
Commercial Real Estate	5,676	-	-	5,676	5,676	
Real Estate Construction	5,882	-	-	5,882	5,882	
Commercial	76	-	-	76	76	
Total impaired loans	\$12,224	\$-	\$-	\$ 12,224	\$12,224	
Other real estate owned:						
Residential Real Estate:						
Owner Occupied	\$3,762	\$-	\$-	\$ 3,762	\$3,762	
Non Owner Occupied	809	-	-	809	809	
Commercial Real Estate	6,013	-	-	6,013	6,013	
Real Estate Construction	4,177	-	-	4,177	4,177	
Total other real estate owned	\$14,761	\$-	\$-	\$ 14,761	\$14,761	

		Fair Value Measurements at December 31, 2010 Using:					
		Quoted Prices					
		in	Significant				
		Active					
		Markets	Other	Significant			
		for Identical	Observable	Unobservable	Total		
	Carrying	Assets	Inputs	Inputs	Fair		
(in thousands)	Value	(Level 1)	(Level 2)	(Level 3)	Value		
Impaired loans:							
Residential Real Estate:							
Owner Occupied	\$25	\$-	\$-	\$25	\$25		
Non Owner Occupied	941	-	-	941	941		
Commercial Real Estate	7,533	-	-	7,533	7,533		
Real Estate Construction	2,767	-	-	2,767	2,767		
Commercial	82	-	-	82	82		
Total impaired loans	\$11,348	\$-	\$-	\$11,348	\$11,348		
Other real estate owned:							
Residential Real Estate:							
Owner Occupied	\$2,832	\$-	\$-	\$2,832	\$2,832		
Non Owner Occupied	1,101	-	-	1,101	1,101		
Commercial Real Estate	3,735	-	-	3,735	3,735		
Real Estate Construction	4,301	-	-	4,301	4,301		
Total other real estate owned	\$11,969	\$-	\$-	\$11,969	\$11,969		

The following section details impairment charges recognized during the period:

The Company recorded realized impairment losses related to its Level 3 private label mortgage backed and other private label mortgage-related securities as follows:

		Three Months Ended				
	March 3			ı 31,		
(in thousands)		2011		2010		
Net impairment loss recognized in earnings	\$	279	\$	69		

See Footnote 2 "Investment Securities" for additional detail regarding impairment losses.

Impaired loans, which are measured for impairment using the fair value of the collateral for collateral dependent loans, had a carrying amount and valuation allowance as follows:

(in thousands)	March 31, 2011			ecember 31, 2010
Carrying amount of loans with a valuation allowance	\$	11,091	\$	9,472

Valuation allowance

2,763 1,506

Other real estate owned, which is carried at the lower of cost or fair value, is periodically assessed for impairment based on fair value at the reporting date. Fair value is determined from external appraisals using judgments and estimates of external professionals. Many of these inputs are not observable and, accordingly, these measurements are classified as Level 3. At March 31, 2011 and December 31, 2010, the carrying value of other real estate owned was \$15 million and \$12 million, respectively. The fair value of the Company's other real estate owned properties exceeded their carrying value at March 31, 2011 and December 31, 2010.

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Detail of other real estate owned write downs follows:

	Three Months Ende March 31,		
(in thousands)	2011		2010
Other real estate owned write-downs	\$ 187	\$	220

Mortgage servicing rights ("MSR"s) are carried at lower of cost or fair value. No MSR valuation allowance existed at March 31, 2011 and December 31, 2010.

The carrying amounts and estimated fair values of financial instruments, at March 31, 2011 and December 31, 2010 follows:

	March 31, 2011		Decemb	er 31, 2010	
	Carrying	Fair	Carrying	Fair	
(in thousands)	Amount	Value	Amount	Value	
Assets:					
Cash and cash equivalents	\$472,315	\$472,315	\$786,371	\$786,371	
Securities available for sale	615,169	615,169	509,755	509,755	
Securities to be held to maturity	30,467	31,225	32,939	33,824	
Mortgage loans held for sale	1,381	1,381	15,228	15,228	
Loans, net	2,149,742	2,193,387	2,152,161	2,209,717	
Federal Home Loan Bank stock	26,213	26,213	26,212	26,212	
Accrued interest receivable	9,741	9,741	9,472	9,472	
Liabilities:					
Deposits:					
Non interest-bearing accounts	561,095	561,095	325,375	325,375	
Transaction accounts	1,072,121	1,072,121	975,183	975,183	
Time deposits	391,495	395,713	1,002,134	1,004,511	
Securities sold under agreements to repurchase					
and other short-term borrowings	259,722	259,722	319,246	319,246	
Federal Home Loan Bank advances	554,837	574,327	564,877	586,737	
Subordinated note	41,240	41,150	41,240	41,150	
Accrued interest payable	2,152	2,152	2,377	2,377	

The methods and assumptions used to estimate fair value are described as follows:

Carrying amount is the estimated fair value for cash and cash equivalents, accrued interest receivable and payable, demand deposits, short-term debt, and variable rate loans or deposits that reprice frequently and fully. The methods for determining the fair values for securities and mortgage loans held for sale were described previously. For fixed rate loans or deposits and for variable rate loans or deposits with infrequent repricing or repricing limits, fair value is based on discounted cash flows using current market rates applied to the estimated life and credit risk. Fair value of debt is based on current rates for similar financing. It was not practicable to determine the fair value of FHLB stock due to restrictions placed on its transferability. The fair value of off balance sheet items is not considered material.

The fair value estimates presented herein are based on pertinent information available to management as of March 31, 2011 and December 31, 2010. Although management is not aware of any factors that would dramatically affect the estimated fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since that date and, therefore, estimates of fair value may differ significantly from the amounts presented.

7. MORTGAGE BANKING ACTIVITIES

Activity for mortgage loans held for sale was as follows:

March 31, (in thousands)	2011		2010	
Balance, January 1 Origination of mortgage loans held for sale Proceeds from the sale of mortgage loans held for sale Net gain in sale of mortgage loans held for sale	\$ 15,228 26,255 (40,810 708	\$)	5,445 49,109 (49,621 868)
Balance, March 31	\$ 1,381	\$	5,801	

Mortgage banking activities primarily include residential mortgage originations and servicing. The following table presents the components of Mortgage Banking income:

(in thousands)				Three Months E March 31 2011			
(in thousands)					20		2010
Net gain on sale of mortgage loans held for sale				\$	5708		\$868
Change in mortgage servicing rights valuation allowance Loan servicing income, net of amortization					- 108		- 144
Total mortgage banking income				\$	5816		\$1,012
Activity for capitalized mortgage servicing rights was as follow	ws:						
March 31, (in thousands)			2011			2010	
Balance, January 1		\$	7,800		\$	8,430	
Additions			392			489	
Amortized to expense Change in valuation allowance			(619 -)	(627 -)
Balance, March 31		\$	7,573		\$	8,292	
Other information relating to mortgage servicing rights follow	's:						
	I	March 3	31,	Dee	cember	: 31,	
(in thousands)		2011			2010		
Fair value of mortgage servicing rights portfolio	\$	9,803	3	\$	9,967	,	
Discount rate		9	%		9	%	
Dranayment speed range		128% 550	6 - %		137% 550	~ - %	
Prepayment speed range Weighted average default rate		1.50	% %		1.50	70 %	
<i>o</i>			,.				

Mortgage Banking derivatives used in the ordinary course of business consist of mandatory forward sales contracts and rate lock loan commitments. Mandatory forward contracts represent future commitments to deliver loans at a specified price and date and are used to manage interest rate risk on loan commitments and mortgage loans held for sale. Rate lock loan commitments represent commitments to fund loans at a specific rate. These derivatives involve underlying items, such as interest rates, and are designed to transfer risk. Substantially all of these instruments expire within 90 days from the date of issuance. Notional amounts are amounts on which calculations and payments are based, but which do not represent credit exposure, as credit exposure is limited to the amounts required to be received or paid.

The Company adopted FASB ASC topic 815, "Derivatives and Hedging" at the beginning of the first quarter of 2009, and has included the expanded disclosures required by that statement.

The following tables include the notional amounts and realized gain (loss) for Mortgage Banking derivatives recognized in Mortgage Banking income as of March 31, 2011 and December 31, 2010:

(in thousands)	Ma	arch 31, 20	December 31 2010	l,
Mandatory forward contracts: Notional amount Change in fair value of mandatory forward contracts	\$	7,110 (6	\$ 25,591 277	
Rate lock loan commitments: Notional amount Change in fair value of rate lock loan commitments	\$	8,277 11	\$ 8,699 (197)

Mandatory forward contracts also contain an element of risk in that the counterparties may be unable to meet the terms of such agreements. In the event the counterparties fail to deliver commitments or are unable to fulfill their obligations, the Company could potentially incur significant additional costs by replacing the positions at then current market rates. The Company manages its risk of exposure by limiting counterparties to those banks and institutions deemed appropriate by management and the Board of Directors. The Company does not expect any counterparty to default on their obligations and therefore, the Company does not expect to incur any cost related to counterparty default.

The Company is exposed to interest rate risk on loans held for sale and rate lock loan commitments. As market interest rates fluctuate, the fair value of mortgage loans held for sale and rate lock commitments will decline or increase. To offset this interest rate risk, the Company enters into derivatives such as mandatory forward contracts to sell loans. The fair value of these mandatory forward contracts will fluctuate as market interest rates fluctuate, and the change in the value of these instruments is expected to largely, though not entirely, offset the change in fair value of loans held for sale and rate lock commitments. The objective of this activity is to minimize the exposure to losses on rate loan lock commitments and loans held for sale due to market interest rate fluctuations. The net effect of derivatives on earnings will depend on risk management activities and a variety of other factors, including market interest rate volatility, the amount of rate lock commitments that close, the ability to fill the forward contracts before expiration, and the time period required to close and sell loans.

8. OFF BALANCE SHEET RISKS, COMMITMENTS AND CONTINGENT LIABILITIES

In the ordinary course of business, the Company's bank subsidiaries are required to make certain disclosures to their loan and deposit clients in accordance with applicable law. Under certain circumstances, errors in those required disclosures could cause previously-recognized Company revenue to be subject to reimbursement to clients. In addition, errors in required disclosures could also subject the Company's bank subsidiaries to fines and penalties.

RB&T's tax-related products include several fees, which we believe have been disclosed in accordance with applicable law. RB&T's regulators may disagree with our view regarding the proper disclosure of one of the fees charged in connection with RB&T's tax-related products. If the regulators were to disagree with our interpretation of applicable law, and elected to order RB&T to refund such amounts, approximately \$19 million of revenue recognized in the TRS segment during the first quarter of 2011 would be potentially subject to refund. RB&T's regulators could also impose fines and penalties.

We continue to believe that all elements of our TRS-related fee structures were properly characterized and disclosed in accordance with applicable law. In the event of a disagreement with its regulators on this subject, RB&T would be prepared to defend its position.

The Bank, in the normal course of business, is party to financial instruments with off balance sheet risk. These financial instruments primarily include commitments to extend credit and standby letters of credit. The contract or notional amounts of these instruments reflect the potential future obligations of the Bank pursuant to those financial instruments. Creditworthiness for all instruments is evaluated on a case by case basis in accordance with the Bank's credit policies. Collateral from the customer may be required based on the Bank's credit evaluation of the customer and may include business assets of commercial customers, as well as personal property and real estate of individual customers or guarantors.

The Bank also extends binding commitments to customers and prospective customers. Such commitments assure the borrower of financing for a specified period of time at a specified rate. The risk to the Bank under such loan commitments is limited by the terms of the contracts. For example, the Bank may not be obligated to advance funds if the customer's financial condition deteriorates or if the customer fails to meet specific covenants. An approved but unfunded loan commitment represents a potential credit risk once the funds are advanced to the customer. Unfunded loan commitments also represent liquidity risk since the customer may demand immediate cash that would require funding and interest rate risk as market interest rates may rise above the rate committed. In addition, since a portion of these loan commitments normally expire unused, the total amount of outstanding commitments at any point in time may not require future funding.

As of March 31, 2011, exclusive of Mortgage Banking loan commitments, the Bank had outstanding loan commitments of \$466 million, which included unfunded home equity lines of credit totaling \$251 million. As of December 31, 2010, exclusive of Mortgage Banking loan commitments, the Bank had outstanding loan commitments of \$453 million, which included unfunded home equity lines of credit totaling \$254 million. These commitments generally have open-ended maturities and variable rates.

Standby letters of credit are conditional commitments issued by the Bank to guarantee the performance of a customer to a third party. The terms and risk of loss involved in issuing standby letters of credit are similar to those involved in issuing loan commitments and extending credit. Commitments outstanding under standby letters of credit totaled \$18 million and \$11 million at March 31, 2011 and December 31, 2010. In addition to credit risk, the Bank also has liquidity risk associated with standby letters of credit because funding for these obligations could be required immediately. The Bank does not deem this risk to be material.

At March 31, 2011 and December 31, 2010, the Bank had a \$10 million letter of credit from the FHLB issued on behalf of one RB&T client. This letter of credit was used as a credit enhancement for a client bond offering and reduced RB&T's available borrowing line at the FHLB. The Bank uses a blanket pledge of eligible real estate loans to secure the letter of credit.

For additional discussion regarding TRS, see the following sections:

Part I Item 1 "Financial Statements:"

- o Footnote 1 "Basis of Presentation and Summary of Significant Accounting Policies"
- o Footnote 4 "Deposits"
- o Footnote 10 "Segment Information"

o Footnote 11 "Regulatory Matters"

9. EARNINGS PER SHARE

Class A and Class B shares participate equally in undistributed earnings. The difference in earnings per share between the two classes of common stock results solely from the 10% per share cash dividend premium paid on Class A Common Stock over that paid on Class B Common Stock. The Class A Common shares are entitled to cash dividends equal to 110% of the cash dividend paid per share on Class B Common Stock. Class A Common shares have one vote per share and Class B Common shares have ten votes per share. Class B Common shares may be converted, at the option of the holder, to Class A Common shares on a share for share basis. The Class A Common shares are not convertible into any other class of Republic's capital stock.

A reconciliation of the combined Class A and Class B Common Stock numerators and denominators of the earnings per share and diluted earnings per share computations is presented below:

	Three Months Ended March 31,					
(in thousands, except per share data)	2011	,	2010			
Net income	\$ 71,412	\$	44,628			
Weighted average shares outstanding Effect of dilutive securities Average shares outstanding including	20,938 53		20,814 58			
dilutive securities	20,991		20,872			
Basic earnings per share:						
Class A Common Share	\$ 3.41	\$	2.15			
Class B Common Share	3.40		2.13			
Diluted earnings per share:						
Class A Common Share	\$ 3.40	\$	2.14			
Class B Common Share	3.39		2.13			

Stock options excluded from the detailed earnings per share calculation because their impact was antidilutive are as follows:

	Three Months Ended March 31,			
	2011	2010		
Antidilutive stock options	630,140	673,444		

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10. SEGMENT INFORMATION

The reportable segments are determined by the type of products and services offered, distinguished among Traditional Banking, Mortgage Banking and Tax Refund Solutions ("TRS"). They are also distinguished by the level of information provided to the chief operating decision maker, who uses such information to review performance of various components of the business (such as branches and subsidiary banks), which are then aggregated if operating performance, products/services, and customers are similar. Loans, investments and deposits provide the majority of the net revenue from Traditional Banking operations; servicing fees and loan sales provide the majority of revenue from Mortgage Banking operations; RAL fees and ERC/ERD fees provide the majority of the revenue from TRS. All Company operations are domestic.

The accounting policies used for Republic's reportable segments are the same as those described in the summary of significant accounting policies. Segment performance is evaluated using operating income. Goodwill is not allocated. Income taxes which are not segment specific are allocated based on income before income tax expense. Transactions among reportable segments are made at fair value.

For additional discussion regarding TRS, see the following sections:

Part I Item 1 "Financial Statements:"

- o Footnote 1 "Basis of Presentation and Summary of Significant Accounting Policies"
- o Footnote 3 "Loans and Allowance for Loan Losses"
- o Footnote 4 "Deposits"
- o Footnote 8 "Off Balance Sheet Risks, Commitments and Contingent Liabilities"
- o Footnote 11 "Regulatory Matters"

Segment information for the three months ended March 31, 2011 and 2010 follows:

	Three Months Ended March 31, 2011 Traditional Tax Refund Mortgage Total					
(dollars in thousands)	Banking	Solutions	Banking	Company		
Net interest income	\$25,128	\$58,721	\$122	\$83,971		
Provision for loan losses	4,322	13,760	-	18,082		
Electronic refund check fees	-	81,062	-	81,062		
Net RAL securitization income Mortgage banking income	-	179 -	- 816	179 816		
Net loss on sales, calls and impairment						
of securities	(279) - 129	- 2	(279)	
Other non interest income Total non interest income	5,403 5,124	81,370	2 818	5,534 87,312		
Total non interest income	5,124	01,570	010	07,512		
Total non interest expenses	23,096	18,619	1,103	42,818		
Gross operating profit / (loss)	2,834	107,712	(163) 110,383		
Income tax expense / (benefit)	351	38,670	(50) 38,971		
Net income	\$2,483	\$69,042	\$(113) \$71,412		
Segment end of period assets	\$3,147,697	\$238,707	\$9,340	\$3,395,744		
Net interest margin	3.33	% NM	NM	1 8.91	%	
Net interest margin	3.33	% NM Three Months End			%	
	3.33 Traditional	Three Months End Tax Refund	ed March 31, 2 Mortgage		%	
Net interest margin (dollars in thousands)		Three Months End	ed March 31, 2	010	%	
	Traditional	Three Months End Tax Refund	ed March 31, 2 Mortgage	010 Total	%	
(dollars in thousands)	Traditional Banking	Three Months End Tax Refund Solutions	ed March 31, 2 Mortgage Banking	010 Total Company	%	
(dollars in thousands) Net interest income	Traditional Banking \$27,261	Three Months End Tax Refund Solutions \$49,534	ed March 31, 2 Mortgage Banking	010 Total Company \$76,872	%	
(dollars in thousands) Net interest income Provision for loan losses	Traditional Banking \$27,261	Three Months End Tax Refund Solutions \$49,534 14,013	ed March 31, 2 Mortgage Banking	010 Total Company \$76,872 16,790	%	
(dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income	Traditional Banking \$27,261	Three Months End Tax Refund Solutions \$49,534 14,013 53,168	ed March 31, 2 Mortgage Banking	010 Total Company \$76,872 16,790 53,168	%	
(dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment	Traditional Banking \$27,261 2,777 - - - -	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -	ed March 31, 2 Mortgage Banking \$77 - -	010 Total Company \$76,872 16,790 53,168 195 1,012	%	
(dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment of securities	Traditional Banking \$27,261 2,777 - - - - (69	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -) -	ed March 31, 2 Mortgage Banking \$77 - -	010 Total Company \$76,872 16,790 53,168 195 1,012 (69	%	
 (dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment of securities Other non interest income 	Traditional Banking \$27,261 2,777 - - - (69 5,563	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -) - 8	ed March 31, 2 Mortgage Banking \$77 - - 1,012 - -	010 Total Company \$76,872 16,790 53,168 195 1,012 (69 5,571	%	
(dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment of securities	Traditional Banking \$27,261 2,777 - - - - (69	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -) -	ed March 31, 2 Mortgage Banking \$77 - -	010 Total Company \$76,872 16,790 53,168 195 1,012 (69	%	
 (dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment of securities Other non interest income 	Traditional Banking \$27,261 2,777 - - - (69 5,563	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -) - 8	ed March 31, 2 Mortgage Banking \$77 - - 1,012 - -	010 Total Company \$76,872 16,790 53,168 195 1,012 (69 5,571	%	
 (dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment of securities Other non interest income Total non interest income 	Traditional Banking \$27,261 2,777 - - - (69 5,563 5,494	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -) - 8 53,371	ed March 31, 2 Mortgage Banking \$77 - - 1,012 - 1,012	010 Total Company \$76,872 16,790 53,168 195 1,012 (69 5,571 59,877	%	
 (dollars in thousands) Net interest income Provision for loan losses Electronic refund check fees Net RAL securitization income Mortgage banking income Net loss on sales, calls and impairment of securities Other non interest income Total non interest expenses 	Traditional Banking \$27,261 2,777 - - (69 5,563 5,494 25,809	Three Months End Tax Refund Solutions \$49,534 14,013 53,168 195 -) - 8 53,371 24,502	ed March 31, 2 Mortgage Banking \$77 - - 1,012 - 1,012 828	010 Total Company \$76,872 16,790 53,168 195 1,012 (69 5,571 59,877 51,139	%	

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Segment end of period assets	\$2,890,284	\$276,310	C	\$14,401		\$3,180,995				
Net interest margin	3.78	%	NM		NM	7.27	%			
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11. REGULATORY MATTERS

On a recurring basis, the FDIC performs a Community Reinvestment Act Performance Evaluation of RB&T. Among other things, the purpose of this evaluation is to assess RB&T's performance and initiatives that are designed to help meet the credit needs of the areas it serves, including low and moderate-income individuals, neighborhoods and businesses. The evaluation also includes a review of RB&T's community development services and investments in RB&T's assessment areas.

Effective February 25, 2009, RB&T entered into a Stipulation and Consent Agreement with the FDIC agreeing to the issuance of a Cease and Desist Order (the "Order") predominately related to required improvements and increased oversight of RB&T's compliance management system. The Company filed the final Order as Exhibit 10.62 of its 2008 Annual Report on Form 10-K.

The Order cited insufficient oversight of RB&T's consumer compliance programs, most notably in RB&T's RAL program. The Order required increased compliance oversight of the RAL program by RB&T's management and board of directors, subject to review and approval by the FDIC. Under the Order, RB&T increased its training and audits of its Electronic Return Originator ("ERO") partners, who make RB&T's tax products available to taxpayers across the nation. In addition, various components of the Order required RB&T to meet certain implementation, completion and reporting timelines, including the establishment of a compliance management system to appropriately assess, measure, monitor and control third party risk and ensure compliance with consumer laws.

In addition to the compliance issues cited in regard to the RAL program, the Order also required RB&T to correct Home Mortgage Disclosure Act ("HMDA") reporting errors. As part of the Order, RB&T made corrections to its 2007 and 2006 HMDA reporting. As a result of the errors in its 2007 and 2006 HMDA reporting, RB&T paid a \$22,000 civil money penalty during the first quarter of 2009.

During the fourth quarter of 2009, the FDIC began the process for the 2009 Community Reinvestment Act Performance Evaluation (the "2009 CRA Evaluation"). During the third quarter of 2010, the FDIC notified RB&T of its 2009 CRA Evaluation performance rating. RB&T received "High Satisfactory" ratings on the Investment Test component and the Service Test component evaluated as part of the 2009 CRA Evaluation. Based on alleged Regulation B ("Reg B") violations regarding documentation of spousal obligations on a limited number of loans identified within RB&T's commercial lending area, RB&T received a "Needs to Improve" rating on the Lending Test component, and as a result, a "Needs to Improve" rating on its overall rating. By statute, the FDIC referred these alleged Reg B violations to the DOJ. The FDIC subsequently notified RB&T that the DOJ had referred this matter back to the FDIC for administrative handling.

Prior to the FDIC's notification to RB&T of the 2009 CRA Evaluation results, RB&T changed certain procedures and processes to better document its commercial loan origination process as it relates to the intent of both spouses to become obligated to repay certain commercial loans. The FDIC did notify RB&T of certain additional corrective actions to be undertaken in response to the alleged Reg B violations. At this time, management is uncertain if and when the FDIC may issue further corrective actions with respect to the alleged Reg B violations from the 2009 CRA Evaluation.

On February 10, 2011, RB&T received a Notice of Charges for an Order to Cease and Desist and Notice of Hearing from the FDIC (the "Notice") regarding its RAL program. A copy of the Notice is set forth as Exhibit 10.1 of the Form 8-K filed with the SEC on February 10, 2011. The Notice contends that RB&T's practice of originating RALs without the benefit of the Debt Indicator ("DI") from the Internal Revenue Service ("IRS") is unsafe and unsound. The Notice does not address RB&T's ERC and ERD products. The Notice initiated an agency adjudication proceeding, In Republic Bank & Trust Company, to determine whether the FDIC should issue a cease and desist order to restrain RB&T's RAL

program. Under the current ruling, the FDIC has until May 3, 2011 to amend the Notice if it elects to do so.

As part of the process initiated by the Notice, RB&T is entitled to a hearing before an Administrative Law Judge ("ALJ") appointed by the FDIC. During the first quarter of 2011, RB&T's hearing date was set for September 19, 2011, in Louisville, Kentucky. As part of the hearing process, the ALJ will take evidence on the items specified in the Notice and make a recommendation of findings of fact to the FDIC Board of Directors, which may accept or reject the ALJ's recommendation. There is no statutory timeline in which the ALJ must make a recommendation to the FDIC. The FDIC Board of Directors would have 90 days after the date of the ALJ's recommendation, or argument before the FDIC Board of Directors, to render a decision. In the case of an adverse decision, RB&T would have the right to appeal the resulting order to the U.S. Court of Appeals for the Sixth Circuit. Filing an appeal would not operate as a stay of the order.

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The Board and management believe the charges in the Notice from the FDIC to be without merit and intend to vigorously defend RB&T's right to offer a legal product to those who wish to purchase the product.

On February 28, 2011, RB&T filed a complaint in the United States District Court for the Western District of Kentucky (the "Court") against the FDIC and various officers of the FDIC in their official capacities, entitled Republic Bank and Trust Company v. Federal Deposit Insurance Corporation, et al. The complaint states that the FDIC's actions to prohibit RB&T from offering RALs constitute a generally applicable change in law that must be administered through the traditional notice and comment rulemaking required by the Administrative Procedure Act (the "APA") or otherwise in a fashion permitted by law that is separate and apart from the adjudicatory process initiated by the Notice. The complaint also states that the FDIC has unlawfully ignored its procedural rules regarding discovery in the proceedings initiated by the Notice by conducting a series of unscheduled "visitations." The complaint seeks declaratory and injunctive relief. On March 31, 2011, the FDIC filed a Motion to Dismiss (the "Motion") RB&T's complaint with the Court. RB&T intends to oppose the Motion with its response due to the Court by April 25, 2011. No responsive pleadings to RB&T's complaint have been or will be required to be filed in the action while the Motion is pending. If RB&T is successful in its objection to the Motion, the defendants will have an additional fourteen days to file their respective answers to RB&T's complaint.

In the ordinary course of business, the Company's bank subsidiaries are required to make certain disclosures to their loan and deposit clients in accordance with applicable law. Under certain circumstances, errors in those required disclosures could cause previously-recognized Company revenue to be subject to reimbursement to clients. In addition, errors in required disclosures could also subject the Company's bank subsidiaries to fines and penalties.

RB&T's tax-related products include several fees, which we believe have been disclosed in accordance with applicable law. RB&T's regulators may disagree with our view regarding the proper disclosure of one of the fees charged in connection with RB&T's tax-related products. If the regulators were to disagree with our interpretation of applicable law, and elected to order RB&T to refund such amounts, approximately \$19 million of revenue recognized in the TRS segment during the first quarter of 2011 would be potentially subject to refund. RB&T's regulators could also impose fines and penalties.

We continue to believe that all elements of our TRS-related fee structures were properly characterized and disclosed in accordance with applicable law. In the event of a disagreement with its regulators on this subject, RB&T would be prepared to defend its position.

See Exhibit 10.1 of the Form 8-K filed with the SEC on February 10, 2011 for additional detail regarding the Notice.

For additional discussion regarding TRS, see the following sections:

Part I Item 1 "Financial Statements:"

- o Footnote 1 "Summary of Significant Accounting Policies"
- o Footnote 3 "Loans and Allowance for Loan Losses"
- o Footnote 4 "Deposits"
- o Footnote 8 "Off Balance Sheet Risks, Commitments and Contingent Liabilities"
- o Footnote 10 "Segment Information"

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations.

Management's Discussion and Analysis of Financial Condition and Results of Operations of Republic Bancorp, Inc. ("Republic" or the "Company") analyzes the major elements of Republic's consolidated balance sheets and statements of income. Republic, a bank holding company headquartered in Louisville, Kentucky, is the parent company of Republic Bank & Trust Company, ("RB&T"), Republic Bank (collectively referred together with RB&T as the "Bank"), Republic Funding Company and Republic Invest Co. Republic Invest Co. includes its subsidiary, Republic Capital LLC. The consolidated financial statements also include the wholly-owned subsidiaries of RB&T: Republic Financial Services, LLC, TRS RAL Funding, LLC and Republic Insurance Agency, LLC. Republic Bancorp Capital Trust is a Delaware statutory business trust that is a 100%-owned unconsolidated finance subsidiary of Republic Bancorp, Inc. Management's Discussion and Analysis of Financial Condition and Results of Operations of Republic should be read in conjunction with Part I Item 1 "Financial Statements."

As used in this filing, the