PACIFIC PREMIER BANCORP INC Form 10-Q November 12, 2013

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 10-Q

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(X) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2013

OR

()	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT
	OF 1934

For the transition period from _____ to ____

Commission File Number 0-22193

(Exact name of registrant as specified in its charter)

DELAWARE
(State or other jurisdiction of incorporation or organization)

33-0743196 (I.R.S Employer Identification No.)

17901 VON KARMAN AVENUE, SUITE 1200, IRVINE, CALIFORNIA 92614 (Address of principal executive offices and zip code)

(949) 864-8000 (Registrant's telephone number, including area code)

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. Yes [X] 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 ($\S232.405$ of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes [X] 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 definition of "accelerated filer", "large accelerated filer", and "smaller reporting
company" in Rule 12b-2 of the Exchange Act).

Large accelerated filer	[]	Accelerated filer	[X]	Non-accelerated filer	[]	Smaller reporting company	[]
				(Do not check if a		1 3	
				smaller			
				reporting			
				company)			

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

The number of shares outstanding of the registrant's common stock as of November 12, 2013 was 16,647,991.

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES FORM 10-Q INDEX FOR THE QUARTER ENDED SEPTEMBER 30, 2013

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PART I - FINANCIAL INFORMATION

Item 1. Financial Statements

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

(dollars in thousands, except share data)

	September	December	September
ASSETS	30, 2013	31, 2012	30, 2012
	(Unaudited)	(Audited)	(Unaudited)
Cash and due from			
banks	\$61,393	\$59,325	\$58,216
Federal funds sold	26	27	27
Cash and cash			
equivalents	61,419	59,352	58,243
Investment			
securities available			
for sale	282,846	84,066	114,250
FHLB/Federal			
Reserve Bank/TIB			
stock, at cost	10,827	11,247	12,191
Loans held for sale,			
net	3,176	3,681	4,728
Loans held for			
investment	1,138,969	982,207	859,373

Allowance for loan			
losses	(7,994)	(7,994)	(7,658)
Loans held for	(1,3== 1)	(19== 1	(1,900
investment, net	1,130,975	974,213	851,715
Accrued interest	-,	,, <u>-</u>	
receivable	5,629	4,126	3,933
Other real estate	2,025	1,1223	2,5 2 2
owned	1,186	2,258	5,521
Premises and	,	,	,
equipment	9,829	8,575	10,067
Deferred income	- 7		
taxes	9,029	6,887	5,515
Bank owned life	,	,	,
insurance	23,862	13,485	13,362
Intangible assets	6,881	2,626	2,703
Goodwill	17,428	-	-
Other assets	5,933	3,276	7,108
TOTAL ASSETS	\$1,569,020	\$1,173,792	\$1,089,336
LIABILITIES AND	. , , ,		
STOCKHOLDERS'			
EQUITY			
LIABILITIES:			
Deposit accounts:			
Noninterest bearing	\$363,606	\$213,636	\$211,410
Interest bearing	920,528	691,132	684,460
Total deposits	1,284,134	904,768	895,870
FHLB advances and			
other borrowings	86,474	115,500	75,500
Subordinated			
debentures	10,310	10,310	10,310
Accrued expenses			
and other liabilities	16,948	8,697	7,770
TOTAL			
LIABILITIES	1,397,866	1,039,275	989,450
STOCKHOLDERS'			
EQUITY:			
Common stock,			
\$.01 par value;			
25,000,000 shares			
authorized;			
16,641,991 shares at			
September 30,			
2013, 13,661,648			
shares at December			
31, 2012 and			
10,343,434 shares at			
September 30, 2012			
issued and			
outstanding	166	137	103
Additional paid-in			
<u>capital</u>	143,014	107,453	76,414

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Retained earnings	30,611	25,822	22,011
Accumulated other			
comprehensive			
income (loss), net of			
tax (benefit) of			
(\$1,843) at			
September 30,			
2013, \$772 at			
December 31, 2012			
and \$949 at			
September 30, 2012	(2,637)	1,105	1,358
TOTAL			
STOCKHOLDERS'			
EQUITY	171,154	134,517	99,886
TOTAL			
LIABILITIES AND			
STOCKHOLDERS'			
EQUITY	\$1,569,020	\$1,173,792	\$1,089,336

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS

(dollars in thousands, except per share data) (unaudited)

	Three Months Ended		Nine Months Ended	
	September 30, 2013	September 30, 2012	September 30, 2013	September 30, 2012
INTEREST				
INCOME				
Loans	\$14,420	\$12,847	\$41,504	\$36,182
Investment securities				
and other				
interest-earning				
assets	1,954	779	4,041	2,606
Total interest income	16,374	13,626	45,545	38,788
INTEREST				
EXPENSE				
Deposits	1,045	1,444	3,097	4,647
FHLB advances and				
other borrowings	244	247	722	717
Subordinated				
debentures	77	81	230	247
Total interest				
expense	1,366	1,772	4,049	5,611
	15,008	11,854	41,496	33,177

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NET INTEDECT				
NET INTEREST				
INCOME BEFORE				
PROVISION FOR				
LOAN LOSSES				
PROVISION FOR	6.1.6		1.061	
LOAN LOSSES	646	145	1,264	145
NET INTEREST				
INCOME AFTER				
PROVISION FOR				
LOAN LOSSES	14,362	11,709	40,232	33,032
NONINTEREST				
INCOME				
Loan servicing fees	237	224	881	615
Deposit fees	485	486	1,382	1,459
Net gain (loss) from				
sales of loans	982	(41)	1,927	(31)
Net gain from sales				
of investment				
securities	305	857	1,373	1,031
Other-than-temporary				
impairment recovery				
(loss) on investment				
securities, net	16	(36)	(19)	(118)
Gain on FDIC		()	,	,
transaction	_	_	_	5,340
Other income	296	420	932	1,082
Total noninterest			, c =	1,002
income	2,321	1,910	6,476	9,378
NONINTEREST	2,021	1,510	3,173	7,570
EXPENSE				
Compensation and				
benefits	5,948	4,367	16,732	11,834
Premises and	3,740	4,507	10,732	11,054
	1,600	1,063	4,222	2,922
Occupancy Data processing and	1,000	1,003	4,222	2,922
communications	824	582	2,214	1,766
Other real estate	024	362	2,214	1,700
owned operations,				
	(1)	244	610	001
net	(1)	244	610	981
FDIC insurance	201	1.65	527	166
premiums	201	165	537	466
Legal, audit and	670	4770	1.500	1.511
professional expense	679	473	1,523	1,511
Marketing expense	307	225	777	704
Office and postage	275	222	0.60	610
expense	375	232	960	612
Loan expense	282	219	714	632
Deposit expense	497	38	1,172	136
Merger related				
expense	-	-	6,723	-
Other expense	1,059	423	2,622	1,313

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Total noninterest				
expense	11,771	8,031	38,806	22,877
NET INCOME				
BEFORE INCOME				
TAX	4,912	5,588	7,902	19,533
INCOME TAX	1,846	2,126	3,113	7,568
NET INCOME	\$3,066	\$3,462	\$4,789	\$11,965
EARNINGS PER				
SHARE				
Basic	\$0.19	\$0.34	\$0.31	\$1.16
Diluted	\$0.18	\$0.32	\$0.29	\$1.12
WEIGHTED				
AVERAGE				
SHARES				
OUTSTANDING				
Basic	16,640,471	10,330,814	15,512,508	10,332,223
Diluted	17,482,230	10,832,934	16,314,701	10,709,822

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(dollars in thousands) (unaudited)

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2013	2012	2013	2012
Net income	\$ 3,066	\$ 3,462	\$ 4,789	\$ 11,965
Other				
comprehensive				
income (loss),				
net of tax				
(benefit):				
Unrealized				
holding gains				
on securities				
arising during				
the period	(1,966)	(519)	(7,730)	737
Reclassification				
adjustment for				
net gain on sale				
of securities				
included in net				
income (1)	305	857	1,373	1,031

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Income tax				
(benefit)	(683)	139	(2,615)	728
Net unrealized				
gain (loss) on				
securities, net				
of tax	(978)	199	(3,742)	1,040
Comprehensive				
income	\$ 2,088	\$ 3,661	\$ 1,047	\$ 13,005

⁽¹⁾ Income tax expense associated with the reclassification adjustment for the three months ended September 30, 2013 and 2012 was \$126 and \$353, respectively, and the nine months ended September 30, 2013 and 2012 was \$564 and \$424, respectively.

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY FOR THE NINE MONTHS ENDED SEPTEMBER 30, 2013 AND 2012 (dollars in thousands) (unaudited)

	Common Stock	Common	Additional Paid-in	Accumulate		d Total Stockholders'
	Shares	Stock	Capital	Earnings	_	Equity
Balance at December 31,						
2012	13,661,648	\$ 137	\$ 107,453	•	\$ 1,105	\$ 134,517
Net income				4,789		4,789
Other comprehensive						
loss					(3,742)	(3,742)
Share-based compensation						
expense			680			680
Common stock repurchased						
and retired	(10,960) –	(41)		(41)
Common stock issued	2,972,472	29	34,895			34,924
Stock options						
exercised exercised	18,831	-	27			27
Balance at September 30,						
2013	16,641,991	\$ 166	\$ 143,014	\$ 30,611	\$ (2,637)	\$ 171,154

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Balance at						
December 31,						
2011	10,337,626	\$ 103	\$76,310	\$ 10,046	\$ 318	\$ 86,777
Net income				11,965		11,965
Other						
comprehensive						
income					1,040	1,040
Share-based						
compensation						
expense			96			96
Common stock						
repurchased						
and retired	(13,022)	-	(102)		(102)
Stock options						
exercised	18,830	-	110			110
Balance at						
September 30,						
2012	10,343,434	\$ 103	\$ 76,414	\$ 22,011	\$ 1,358	\$ 99,886

PACIFIC PREMIER		P, INC. AND			
SUBSIDIARIES					
CONSOLIDATED ST	TATEMEN	TS OF CASH			
FL	OWS				
(in thousands)					
(una	udited)				
	Nine M	onths Ended			
	Septe	ember 30,			
	2013	2012			
CASH FLOWS					
FROM OPERATING					
ACTIVITIES					
Net income	\$ 4,789	\$ 11,965			
Adjustments to net					
income:					
Depreciation and					
amortization expense	1,423	985			
Provision for loan					
losses	1,264	145			
Share-based					
compensation					
expense	680	96			
Loss on sale and					
disposal of premises					
and equipment	2	-			
Loss (gain) on sale of	226	341			
other real estate					

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owned				
Write down of other				
real estate owned	354		390	
Amortization of	33 4		370	
premium/discounts				
on securities held for				
sale, net	2,319		627	
Amortization of loan	2,319		027	
mark-to-market				
discount from FDIC				
transaction	(2.022	`	(1.570	`
Gain on sale of loans	(2,032)	(1,570	,
held for sale			(80	\
Gain on sale of	-		(00)
investment securities available for sale	(1.272	`	(1.021	`
	(1,373)	(1,031)
Other-than-temporary				
impairment loss on				
investment securities,	10		110	
net	19		118	
Gain on sale of loans	(1.007	`	111	
held for investment	(1,927)	111	
Purchase and				
origination of loans			(11.005	
held for sale	-		(11,005)
Recoveries on loans	344		198	
Principal payments				
from loans held for	505		c 225	
sale	505		6,225	
Gain on FDIC			(7 2 10	
transaction	-		(5,340)
Deferred income tax	(0.4.40			
provision	(2,142)	2,755	
Change in accrued				
expenses and other				
liabilities, net	5,562		1,106	
Income from bank				
owned life insurance,				
net	(470)	(385)
Change in accrued				
interest receivable				
and other assets, net	1,196		(5,577)
Net cash provided by				
operating activities	10,739		74	
CASH FLOWS				
FROM INVESTING				
ACTIVITIES				
Proceeds from sale				
and principal				
payments on loans				
held for investment	131,619		142,907	

Net change in		
undisbursed loan	246.014	71.204
funds	246,814	71,304
Purchase and		
origination of loans	(462 = 266)	(2 (2 00 2)
held for investment	(463,706)	(267,805)
Proceeds from sale of		
other real estate		
owned	1,488	9,663
Principal payments		
on securities		
available for sale	27,528	13,033
Purchase of securities		
available for sale	(98,799)	(96,438)
Proceeds from sale or		
maturity of securities		
available for sale	212,314	86,919
Purchases of		
premises and		
equipment	(3,010)	(1,233)
Purchase of Federal		
Reserve Bank stock	(1,276)	63
Redemption of		
FHLB stock	2,349	1,611
Cash acquired in		
Palm Desert National		
acquisition	_	39,491
Cash acquired in		,
acquisitions, net	138,751	_
Net cash provided by		
investing activities	194,072	(485)
CASH FLOWS	, , , ,	
FROM FINANCING		
ACTIVITIES		
Net (decrease)		
increase in deposit		
accounts	(161,359)	(48,589)
Repayment of FHLB	(101,00)	(10,00)
advances and other		
borrowings	(45,931)	_
Proceeds from FHLB	(15,751)	
advances	_	47,000
Proceeds from		47,000
issuance of common		
stock, net of issuance		
cost	4,560	_
Proceeds from	4,500	_
1 Tocceus Hom		
evergise of stock		
exercise of stock	27	110
options	27	110
	27 (41)	110 (102)

Net cash (used in)			
provided by			
financing activities	(202,744)	(1,581)
NET INCREASE IN			
CASH AND CASH			
EQUIVALENTS	2,067	(1,992)
CASH AND CASH			
EQUIVALENTS,			
beginning of period	59,352	60,235	
CASH AND CASH			
EQUIVALENTS,			
end of period	\$ 61,419	\$ 58,243	

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Continued) (in thousands) (unaudited)

Nine Months Ended September 30, 2013 2012

SUPPLEMENTAL		
CASH FLOW		
DISCLOSURES		
Interest paid	\$ 4,012	\$ 5,549
Income taxes paid	6,825	6,075
Assets acquired		
(liabilities assumed		
and capital		
created) in		
acquisitions (See		
Note 4):		
Investment		
securities	347,196	101
Federal Reserve		
Bank/FHLB/TIB		
Stock	1,765	1,390
FDIC receivable	-	167
Loans	68,815	63,773
Core deposit		
intangible	4,766	840
Other real estate		
owned	752	11,533
Goodwill	18,234	-
Fixed assets	1,446	-

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Other assets	12,468		3,656
Deposits	(540,725	<u>(</u>	(115,582)
Other borrowings	(16,905)	-
Other liabilities	(7,199)	(29)
Additional paid-in			
capital	(29,364)	-
NONCASH			
INVESTING			
ACTIVITIES			
DURING THE			
PERIOD			
Transfers from			
loans to other real			
estate owned	\$ 244	\$	3,151
Investment			
securities available			
for sale purchased			
and not settled	\$ -	\$	5 –

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARY NOTES TO CONSOLIDATED FINANCIAL STATEMENTS September 30, 2013 (UNAUDITED)

Note 1 - Basis of Presentation

The consolidated financial statements include the accounts of Pacific Premier Bancorp, Inc. (the "Corporation") and its wholly owned subsidiaries, including Pacific Premier Bank (the "Bank") (collectively, the "Company," "we," "our" or "us"). All significant intercompany accounts and transactions have been eliminated in consolidation.

In the opinion of management, the consolidated financial statements contain all adjustments (consisting of normal recurring accruals) necessary to present fairly the Company's financial position as of September 30, 2013, December 31, 2012, and September 30, 2012, the results of its operations and comprehensive income for the three and nine months ended September 30, 2013 and 2012 and the changes in stockholders' equity and cash flows for the three and nine months ended September 30, 2013 and 2012. Operating results or comprehensive income for the three and nine months ended September 30, 2013 are not necessarily indicative of the results or comprehensive income that may be expected for any other interim period or the full year ending December 31, 2013.

Certain information and note disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") have been condensed or omitted pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). The unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2012, as amended (the "2012 Annual Report").

The Company accounts for its investments in its wholly owned special purpose entity, PPBI Trust I, under the equity method whereby the subsidiary's net earnings are recognized in the Company's statement of operations.

Note 2 – Recently Issued Accounting Pronouncements

In December 2011, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Updated ("ASU") 2011-11, "Balance Sheet (Topic 210): Disclosures about Offsetting Assets and Liabilities". ASU 2011-11 affects all entities that have financial instruments and derivative instruments that are either (1) offset in accordance with either Section 210-20-45 or Section 815-10-45 or (2) subject to an enforceable master netting arrangement or similar agreement. The requirements amend the disclosure requirements on offsetting in Section 210-20-50. This information is intended to enable users of an entity's financial statements to evaluate the effect or potential effect of netting arrangements on an entity's financial position, including the effect or potential effect of rights of setoff associated with certain financial instruments and derivative instruments in the scope of this ASU. The amended guidance is effective for interim and annual periods beginning after January 1, 2013 and should be applied retrospectively to all periods presented. The adoption of the disclosure requirements had no impact on the Company's consolidated financial statements.

In October 2012, the FASB issued ASU 2012-06, "Subsequent Accounting for an Indemnification Asset Recognized at the Acquisition Date as a Result of a Government-Assisted Acquisition of a Financial Institution." The amendments in this update clarify the applicable guidance for subsequently measuring an indemnification asset recognized as a result of a government-assisted acquisition of a financial institution. The update provides that changes in cash flows expected to be collected on the indemnification asset arising subsequent to initial recognition as a result of changes in cash flows expected to be collected on the related indemnified assets should be accounted for on the same basis as the change in the assets subject to indemnification. Any amortization of changes in value should be limited to the contractual term of the indemnification agreement. The Company is required to adopt this update prospectively for the quarter ending September 30, 2013. The requirements of the update are consistent with the Company's existing accounting policy; therefore, adoption has no impact on the Company's consolidated financial position, results of operations or cash flows.

In February 2013, the FASB issued ASU 2013-02, "Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income." This update requires entities to provide information about the amounts reclassified out of accumulated other comprehensive income by component. In addition, entities are required to present, either on the face of the statement where net income is presented or in the notes, significant amounts reclassified out of accumulated other comprehensive income by the respective line items of net income. The adoption of the disclosure requirements had no impact on the Company's consolidated financial statements.

Note 3 – Significant Accounting Policies

Certain Acquired Loans: As part of business acquisitions, the Bank acquires certain loans that have shown evidence of credit deterioration since origination. These acquired loans are recorded at the allocated fair value, such that there is no carryover of the seller's allowance for loan losses. Such acquired loans are accounted for individually. The Bank estimates the amount and timing of expected cash flows for each purchased loan, and the expected cash flows in excess of the allocated fair value is recorded as interest income over the remaining life of the loan (accretable yield). The excess of the loan's contractual principal and interest over expected cash flows is not recorded (non-accretable difference). Over the life of the loan, expected cash flows continue to be estimated. If the present value of expected cash flows is less than the carrying amount, a loss is recorded through the allowance for loan losses. If the present value of expected cash flows is greater than the carrying amount, it is recognized as part of future interest income.

Goodwill and Core Deposit Intangible: Goodwill is generally determined as the excess of the fair value of the consideration transferred, plus the fair value of any noncontrolling interests in the acquiree, over the fair value of the net assets acquired and liabilities assumed as of the acquisition date. Goodwill and intangible assets acquired in a purchase business combination and determined to have an indefinite useful life are not amortized, but tested for impairment at least annually or more frequently if events and circumstances exist that indicate the necessity for such impairment tests to be performed. The Company has selected December 31 as the date to perform the annual

impairment test. Intangible assets with definite useful lives are amortized over their estimated useful lives to their estimated residual values. Goodwill is the only intangible asset with an indefinite life on our balance sheet.

Core deposit intangible assets arising from whole bank acquisitions are amortized on an accelerated method over their estimated useful lives, which range from 8 to 10 years.

Note 4 – Acquisitions

San Diego Trust Bank Acquisition

On June 25, 2013, the Company completed its acquisition of San Diego Trust Bank ("SDTB") in exchange for consideration valued at \$30.6 million which consisted of \$16.2 million of cash and 1,198,255 shares of the Corporation's common stock.

SDTB was a San Diego, California based state-chartered bank. The acquisition was an opportunity for the Company to acquire a banking network that complemented our existing banking franchise and expanded into a new market area. Additionally, the SDTB acquisition improved the Company's deposit base by lowering our cost of deposits and providing an opportunity to accelerate future core deposit growth in the San Diego, California, market area.

Goodwill in the amount of \$6.4 million was recognized in this acquisition. Goodwill represents the future economic benefits arising from net assets acquired that are not individually identified and separately recognized and is attributable to synergies expected to be derived from the combination of the two entities. Goodwill recognized in this transaction is not deductible for income tax purposes.

The following table represents the assets acquired and liabilities assumed of SDTB as of June 25, 2013 and the provisional fair value adjustments and amounts recorded by the Company in 2013 under the acquisition method of accounting:

	SDTB				
	Book	Fa	air Value	•	Fair
	Value	Ad	justment	ts	Value
	(do	ollars	in thous	san	ds)
ASSETS	•				
ACQUIRED					
Cash and					
cash					
equivalents •	\$ 30,252	\$	-		\$ 30,252
Investment					
securities	124,960		(155)	124,805
Loans, gross	42,945		(552)	42,393
Allowance					
for loan					
losses	(1,013)		1,013		-
Other real					
estate owned	752		-		752
Core deposit					
intangible	-		2,836		2,836
Other assets	9,856		-		9,856
	\$ 207,752	\$	3,142		\$ 210,894

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Total assets				
acquired				
_				
LIABILITIES				
ASSUMED				
Deposits	\$ 183,901	1 \$	6	\$ 183,907
Deferred tax				
liability				
(asset)	(333)	1,255	922
Other				
liabilities	1,823		-	1,823
Total				
liabilities				
assumed	185,391	1	1,261	186,652
Excess of				
assets				
acquired over				
liabilities				
assumed	\$ 22,361	\$	1,881	24,242
Consideration				
paid				30,622
Goodwill				
recognized				\$ 6,380

The Company accounted for these transactions under the acquisition method of accounting which requires purchased assets and liabilities assumed to be recorded at their respective fair values at the date of acquisition. The Company determined the fair value of the core deposit intangible, securities and deposits with the assistance of third-party valuations. The fair value of other real estate owned ("OREO") was based on recent appraisals of the properties.

The estimated fair values are subject to refinement as additional information relative to the closing date fair values become available through the measurement period, which can extend for up to one year after the closing date of the transaction. While additional significant changes to the closing date fair values are not expected, any information relative to the changes in these fair values will be evaluated to determine if such changes are due to events and circumstances that existed as of the acquisition date. During the measurement period, any such changes will be recorded as part of the closing date fair value.

First Association Bank Acquisition

On March 15, 2013, the Company completed its acquisition of First Association Bank ("FAB") in exchange for consideration valued as of the closing at \$57.9 million which consisted of \$43.0 million of cash and 1,279,217 shares of the Corporation's common stock.

FAB was a Dallas, Texas, based bank which specialized in providing commercial banking services to home owner association ("HOA") management companies throughout the United States. The FAB acquisition was an opportunity for the Company to acquire a highly efficient, consistently profitable and niche-focused business that complimented our banking franchise. Additionally, this acquisition improved the Company's deposit base by lowering our cost of deposits and providing a platform to accelerate future core deposit growth from HOAs.

Goodwill in the amount of \$11.9 million was recognized in this acquisition. Goodwill represents the future economic benefits arising from net assets acquired that are not individually identified and separately recognized and is attributable to synergies expected to be derived from the combination of the two entities. Goodwill recognized in this

transaction is not deductible for income tax purposes.

The following table represents the assets acquired and liabilities assumed of FAB as of March 15, 2013, the provisional fair value adjustments and amounts recorded by the Company in 2013 under the acquisition method of accounting:

ASSETS	FAB Book Value		nir Value justments	Fair Value
ACQUIRED	(do	llars	in thousar	nds)
Cash and				
cash				
equivalents	\$ 167,663	\$	-	\$ 167,663
Investment	210.012		2.479	222 201
securities	219,913		2,478 158	222,391
Loans, gross Allowance	26,264		138	26,422
for loan				
losses	(224)		224	_
Core deposit	(224)		224	
intangible	_		1,930	1,930
Other assets	5,823		-	5,823
Total assets	,			
acquired	\$ 419,439	\$	4,790	\$ 424,229
LIABILITIES ASSUMED				
Deposits	\$ 356,737	\$	81	\$ 356,818
Borrowings	16,905		-	16,905
Deferred tax				
liability	-		3,918	3,918
Other				
Liabilities	536		-	536
Total				
liabilities	274 170		2.000	270 177
assumed Excess of	374,178		3,999	378,177
assets				
acquired over				
liabilities				
assumed	\$ 45,261	\$	791	46,052
Consideration	+,=01	Ψ.	.,,_	0,002
paid				57,906
Goodwill				
recognized				\$ 11,854

There were no purchased credit impaired loans acquired from FAB or SDTB. For loans acquired from FAB and SDTB, the contractual amounts due, expected cash flows to be collected, interest component and fair value as of the respective acquisition dates were as follows:

Acquired Loans (dollars in thousands) Contractual amounts due \$ 79,358 Cash flows not expected to be collected Expected cash flows 79,358 Interest component of expected cash flows 10,543 Fair value of acquired loans \$ 68,815

In accordance with generally accepted accounting principles there was no carryover of the allowance for loan losses that had been previously recorded by FAB or SDTB.

The operating results of the Company for the nine months ending September 30, 2013 include the operating results of FAB and SDTB since their respective acquisition dates. The following table presents the net interest and other income, net income and earnings per share as if the merger with FAB and SDTB were effective as of January 1, 2013 and 2012. There were no material, nonrecurring adjustments to the pro forma net interest and other income, net income and earnings per share presented below:

Nine months Ended September 30, 2013 2012

Net		
interest		
<mark>and</mark>		
other		
income	\$52,738	\$55,791
Net		
income	5,648	14,902
Basic		
earnings		
per share	\$0.36	\$1.16
Diluted		
earnings		
per share	\$0.35	\$1.13

Palm Desert National Bank Acquisition

Effective April 27, 2012, the Bank acquired certain assets and assumed certain liabilities of Palm Desert National Bank ("Palm Desert National") from the Federal Deposit Insurance Corporation ("FDIC") as receiver for Palm Desert National (the "Palm Desert National Acquisition"), pursuant to the terms of a purchase and assumption agreement entered into by the Bank and the FDIC on April 27, 2012. The Palm Desert National Acquisition included one branch of Palm Desert National that became a branch of the Bank upon consummation of the Palm Desert National Acquisition. The Bank did not enter into any loss sharing agreements with the FDIC in connection the Palm Desert National Acquisition. As a result of the Palm Desert National Acquisition, the Bank acquired and recorded at the acquisition date certain assets with a fair value of approximately \$120.9 million, including \$63.8 million of loans, \$39.5 million of cash and cash equivalents, \$11.5 million of other real estate owned ("OREO"), \$1.5 million in investment securities, including Federal Home Loan Bank ("FHLB") stock and Federal Reserve Bank stock, \$840,000 of a core deposit intangible and \$3.8 million of other types of assets. Liabilities with a fair value of approximately \$118.0 million, including \$50.1 million in deposit transaction accounts, \$30.8 million in retail certificates of deposit, \$34.1 million in whole sale certificates of deposits, which were purposefully run off during the second quarter of 2012, \$2.4 million in deferred tax liability and \$578,000 of other liabilities. The fair values of the assets acquired and liabilities assumed were determined based on the requirements of FASB ASC Topic 820: Fair Value Measurements and Disclosures.

Canyon National Bank Acquisition

Effective February 11, 2011, the Bank acquired certain assets and assumed certain liabilities of Canyon National Bank ("Canyon National") from the FDIC as receiver for Canyon National (the "Canyon National Acquisition"), pursuant to the terms of a purchase and assumption agreement entered into by the Bank and the FDIC on February 11, 2011. The Canyon National Acquisition included the three branches of Canyon National, all of which became branches of the Bank upon consummation of the Canyon National Acquisition. The Bank did not enter into any loss sharing agreements with the FDIC in connection with the Canyon National Acquisition. As a result of the Canyon National Acquisition, the Bank acquired and received certain assets with a fair value of approximately \$208.9 million, including \$149.7 million of loans, \$16.1 million of a FDIC receivable, \$13.2 million of cash and cash equivalents, \$12.8 million of investment securities, \$12.0 million of OREO, \$2.3 million of a core deposit intangibles, \$1.5 million of other assets and \$1.3 million of FHLB and Federal Reserve Bank stock. Liabilities with a fair value of approximately \$206.6 million were also assumed, including \$204.7 million of deposits, \$1.9 million in deferred tax liability and \$39,000 of other liabilities. The fair values of the assets acquired and liabilities assumed were determined based on the requirements of FASB ASC Topic 820: Fair Value Measurements and Disclosures.

Note 5 – Investment Securities

The amortized cost and estimated fair value of securities were as follows:

	September 30, 2013							
				Estimated				
	Amortize	dUnrealiz	edUnrealized	Fair				
	Cost	Gain	Loss	Value				
		(in th	ousands)					
Investment								
securities								
available for								
sale:								
U.S. Treasury	\$73	\$ 9	\$ -	\$82				

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Municipal bonds	95,971	709	(1,795)	94,885
Mortgage-backed				
securities	191,282	182	(3,585)	187,879
Total securities				
available for sale	\$287,326	\$ 900	\$ (5,380)	\$282,846
		Decembe	er 31, 2012	
				Estimated
	Amortized	Unrealize	Unrealized	Fair
	Cost	Gain	Loss	Value
		(in the	ousands)	
Investment				
securities				
available for				
sale:				
U.S. Treasury	\$147	\$ 12	\$ -	\$159
Municipal bonds	25,401	1,186	(1)	26,586
Mortgage-backed				
securities	56,641	1,162	(482)	57,321
)-
Total securities		ŕ	,	7-
Total securities available for sale	\$82,189	\$ 2,360	, ,	\$84,066
	\$82,189	\$ 2,360	\$ (483)	·
	\$82,189	\$ 2,360	, ,	·
	,	\$ 2,360 September	\$ (483) er 30, 2012	\$ 84,066 Estimated
	Amortized	\$ 2,360 Septembe	\$ (483) er 30, 2012 dUnrealized	\$84,066 Estimated Fair
	,	\$ 2,360 Septembe Unrealized Gain	\$ (483) er 30, 2012 Unrealized Loss	\$ 84,066 Estimated
	Amortized	\$ 2,360 Septembe Unrealized Gain	\$ (483) er 30, 2012 dUnrealized	\$84,066 Estimated Fair
available for sale Investment	Amortized	\$ 2,360 Septembe Unrealized Gain	\$ (483) er 30, 2012 Unrealized Loss	\$84,066 Estimated Fair
available for sale Investment securities	Amortized	\$ 2,360 Septembe Unrealized Gain	\$ (483) er 30, 2012 Unrealized Loss	\$84,066 Estimated Fair
Investment securities available for	Amortized	\$ 2,360 Septembe Unrealized Gain	\$ (483) er 30, 2012 Unrealized Loss	\$84,066 Estimated Fair
Investment securities available for sale:	Amortized Cost	\$ 2,360 September Unrealized Gain (in the	\$ (483) er 30, 2012 Unrealized Loss ousands)	\$84,066 Estimated Fair Value
Investment securities available for sale: U.S. Treasury	Amortized Cost	\$ 2,360 September Unrealized Gain (in the	\$ (483) er 30, 2012 Unrealized Loss busands)	\$84,066 Estimated Fair Value
Investment securities available for sale: U.S. Treasury Municipal bonds	Amortized Cost \$147 55,445	\$ 2,360 September Unrealized Gain (in the	\$ (483) er 30, 2012 Unrealized Loss ousands)	\$84,066 Estimated Fair Value
Investment securities available for sale: U.S. Treasury Municipal bonds Mortgage-backed	Amortized Cost \$ 147 55,445	\$ 2,360 September Unrealized Gain (in the	\$ (483) er 30, 2012 Unrealized Loss busands)	\$84,066 Estimated Fair Value \$160 57,097
Investment securities available for sale: U.S. Treasury Municipal bonds Mortgage-backed securities	Amortized Cost \$147 55,445	\$ 2,360 September Unrealized Gain (in the	\$ (483) er 30, 2012 Unrealized Loss busands)	\$84,066 Estimated Fair Value
Investment securities available for sale: U.S. Treasury Municipal bonds Mortgage-backed	Amortized Cost \$ 147 55,445	\$ 2,360 September Unrealized Gain (in the	\$ (483) er 30, 2012 dUnrealized	\$84,066 Estimated Fair Value \$160 57,097

At September 30, 2013, the Company had a \$7.5 million investment in FHLB stock carried at cost. During the nine months of 2013, the FHLB has repurchased \$3.0 million of the Company's excess FHLB stock through its stock repurchase program.

At September 30, 2013, mortgage-backed securities ("MBS") with an estimated par value of \$34.9 million and a fair value of \$36.0 million were pledged as collateral for the Bank's three reverse repurchase agreements which totaled \$28.5 million.

The table below shows the number, fair value and gross unrealized holding losses of the Company's investment securities by investment category and length of time that the securities have been in a continuous loss position.

September 30, 2013

	Le Number	ess than 12 n Fair Value	Gross Unrealize Holding	5	umber	Fair Value lars in tho	Gross Unrealized Holding Losses N		Total Fair Value	Gross Unrealized Holding Losses
Municipal bonds	131	\$ 60,183	\$ (1,795	<u>(</u>	_	\$ -	\$ -	131	\$ 60,183	\$ (1,795)
Mortgage-backet		,	1 (), 1	,			'		,,	1 () 1 - 1
securities	39	136,513	(2,725	()	1	13,117	(860)	40	149,630	(3,585)
Total	170	\$ 196,696	\$ (4,520			\$ 13,117	\$ (860)	171	\$ 209,813	\$ (5,380)
	Number	ess than 12 n Fair Value	Gross Unrealize Holding	5	umber	Fair Value lars in the	Gross Unrealized Holding Losses N		Total Fair Value	Gross Unrealized Holding Losses
Municipal bonds	1	\$ 292	\$ (1)	_	\$ -	\$ -	1	\$ 292	\$ (1)
Mortgage-backed			,							
securities	2	15,128	(152)	31	1,012	(330)	33	16,140	(482)
Total	3	\$ 15,420	\$ (153)	31	\$ 1,012	\$ (330)	34	\$ 16,432	\$ (483)
	Le Number	ess than 12 n Fair Value	Gross Unrealize Holding	5	12 r	tember 30 nonths or Fair Value lars in tho	Longer Gross Unrealized Holding Losses N		Total Fair Value	Gross Unrealized Holding Losses
Municipal bonds	9	\$ 2,775	\$ (15)	-	\$ -	\$ -	9	\$ 2,775	\$ (15)
Mortgage-backed				,						
~ ~	J									
securities	а 4	9,025	(33)	34	1,004	(446)	38	10,029	(479)

The amortized cost and estimated fair value of investment securities available for sale at September 30, 2013, by contractual maturity are shown in the table below.

One			More that	ın Five				
Year	More tha	ore than One Years			More t	than		
or	Year to	Five						
Less	Year	Years to Ten Years			Ten Y	ears	Total	
Amortiz EdrA	mortized	Fair	Amortized	Fair	Amortized	Fair	Amortized	Fair
CosValue	Cost	Value	Cost	Value	Cost	Value	Cost	Value
			(do	ollars in	thousands)			

Investment securities available for

sale:										
U.S. Treasury	\$-	\$-	\$73	\$82	\$-	\$-	\$-	\$-	\$73	\$82
Municipal bonds	-	-	9,995	9,905	42,734	42,392	43,242	42,588	95,971	94,885
<mark>Mortgage-backed</mark>										
securities	-	-	-	-	14,153	14,038	177,129	173,841	191,282	187,879
Total investment										
securities										
available for sale	-	-	10,068	9,987	56,887	56,430	220,371	216,429	287,326	282,846

Any temporary impairment is a result of the change in market interest rates and not the underlying issuers' ability to repay. The Company has the intent and ability to hold these securities until the temporary impairment is eliminated. Accordingly, the Company has not recognized the temporary impairment in earnings.

Unrealized gains and losses on investment securities available for sale are recognized in stockholders' equity as accumulated other comprehensive income or loss. At September 30, 2013, the Company had accumulated other comprehensive loss of \$4.5 million, or \$2.6 million net of tax, compared to accumulated other comprehensive income of \$1.9 million, or \$1.1 million net of tax, at December 31, 2012.

Note 6 – Loans Held for Investment

The following table sets forth the composition of our loan portfolio in dollar amounts at the dates indicated:

	September 30, 2013	December 31, 2012 (in thousands)	September 30, 2012	
Business				
loans:				
Commercial				
and				
industrial	\$ 173,720	\$ 115,354	\$ 88,105	
Commercial				
owner				
occupied (1)	222,162	150,934	148,139	
SBA	6,455	6,882	4,736	
Warehouse				
facilities	49,104	195,761	112,053	
Real estate				
loans:				
Commercial				
non-owner				
occupied	304,979	253,409	262,046	
Multi-family	218,929	156,424	173,484	
One-to-four				
family (2)	152,667	97,463	62,771	
Construction	2,835	-	308	
Land	7,371	8,774	11,005	
Other loans	3,793	1,193	2,191	
Total gross				
loans (3)	1,142,015	986,194	864,838	

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Less loans			
held for sale,			
net	3,176	3,681	4,728
Total gross	, , , ,	- ,	,
loans held			
for			
investment	1,138,839	982,513	860,110
Less:			
Deferred			
loan			
origination			
costs (fees)			
and			
premiums			
(discounts),			
net	130	(306)	(737)
Allowance			
for loan			
losses	(7,994)	(7,994)	(7,658)
Loans held			
for			
investment,	.	.	A 051 515
net	\$ 1,130,975	\$ 974,213	\$ 851,715
(1) Mailauitea			
(1) Majority			
secured by real estate.			
(2) Includes			
second trust			
deeds.			
	loans for Senter	nber 30, 2013 are	e net of the
		counts on Canyon	

unaccreted mark-to-market discounts on Canyon National loans of \$2.3 million, on Palm Desert National loans of \$3.7 million, and on SDTB loans of \$230,000 and of the mark-to-market premium on FAB loans of \$103,000.

From time to time, we may purchase or sell loans in order to manage concentrations, maximize interest income, change risk profiles, improve returns and generate liquidity.

The Company makes residential and commercial loans held for investment to customers located primarily in Southern California. Consequently, the underlying collateral for our loans and a borrower's ability to repay may be impacted unfavorably by adverse changes in the economy and real estate market in the region.

Under applicable laws and regulations, the Bank may not make secured loans to one borrower in excess of 25% of unimpaired capital plus surplus and likewise in excess of 15% for unsecured loans. These loans-to-one borrower limitations result in a dollar limitation of \$45.8 million for secured loans and \$27.5 million for unsecured loans at September 30, 2013. At September 30, 2013, the Bank's largest aggregate outstanding balance of loans to one borrower was \$34.9 million of secured credit.

Purchased Credit Impaired

The following table provides a summary of the Company's investment in purchased credit impaired loans, acquired from Canyon National and Palm Desert National, as of the period indicated:

	September 30, 2013									
	Palm									
	C	Canyon Desert								
	N	ational	Na	ational	Total					
		(in th	ousan	ds)					
Business										
loans:										
Commercial										
and										
<mark>industrial</mark>	\$	79	\$	174	\$ 253					
Commercial										
owner										
occupied		942		-	942					
Real estate										
loans:										
Commercial										
non-owner										
occupied		1,009		-	1,009					
One-to-four										
family		-		21	21					
Total										
purchase										
credit										
impaired	\$	2,030	\$	195	\$ 2,225					

On the acquisition date, the amount by which the undiscounted expected cash flows of the purchased credit impaired loans exceed the estimated fair value of the loan is the "accretable yield." The accretable yield is measured at each financial reporting date and represents the difference between the remaining undiscounted expected cash flows and the current carrying value of the purchased credit impaired loan. At September 30, 2013, the Company had \$2.2 million of purchased credit impaired loans, of which \$10,000 were placed on nonaccrual status.

The following table summarizes the accretable yield on the purchased credit impaired for the nine months ended September 30, 2013:

Nine Months Ended
September 30, 2013
Palm
Canyon Desert
National National Total
(in thousands)

Balance at			
the			
beginning			
	\$ 2,029	\$ 247	\$ 2,276
Accretable	+ -,	· - · ·	+ =,=
yield at			
acquisition			

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Accretion	(348)	(49)	(397)
Disposals				
and other	(31)	(514)	(545)
Change in				
accretable				
yield	157	448		605
Balance at				
the end of				
period	\$ 1,807	\$ 132	\$	1,939

Impaired Loans

The following tables provide a summary of the Company's investment in impaired loans as of the period indicated: Impaired Loans

				Specific		
Contractual				Allowance	2	
Unpaid		With	Without	for	Average	Interest
Principal	Recorded	Specific	Specific	Impaired	Recorded	Income
Balance	Investment	Allowance	Allowance	Loans	Investment	Recognized
		(in thousand	s)		

C 4 1				(111 1110 000111			
September							
30, 2013							
Business							
loans:							
Commercial							
and							
industrial	\$ 186	\$ 68	\$ -	\$ 68	\$ -	\$ 326	\$ 71
Commercial							
owner							
occupied occupied	-	-	-	-	-	153	18
SBA	246	14	-	14	-	60	16
Real estate							
loans:							
Commercial							
non-owner							
occupied	527	437	-	437	-	983	157
Multi-family	-	-	-	-	-	144	2
One-to-four							
family	701	642	282	360	104	772	154
Totals	\$ 1,660	\$ 1,161	\$ 282	\$ 879	\$ 104	\$ 2,438	\$ 418

Impaired Loans

		-		Specific		
Contractua	1			Allowance	•	
Unpaid		With	Without	for	Average	Interest
Principal	Recorded	Specific	Specific	Impaired	Recorded	Income
Balance	Investment	Allowance	Allowance	Loans	InvestmentI	Recognized
		(:	in thousand	ls)		

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01 001-							
31, 2012							
Business							
loans:							
Commercial							
and							
industrial	\$ 707	\$ 593	\$ 287	\$ 306	\$ 270	\$ 203	\$ 29
Commercial							
owner							
occupied	_	_	_	_	_	444	_
SBA	810	259	-	259	_	468	21
Real estate							
loans:							
Commercial							
non-owner							
occupied	746	670	_	670	_	1,031	59
Multi-family		266		266		1,123	22
One-to-four	313	200		200		1,123	22
	960	948	541	407	395	720	59
family Totals	\$ 3,538		\$ 828	\$ 1,908	\$ 665		\$ 190
Totals	\$ 3,330	\$ 2,736	φ 020	\$ 1,908	\$ 003	\$ 3,989	\$ 190
·	Contractua	1			Allowance	-	
		Recorded Investment	Allowanc		Loans	Average Recorded Investment	Interest Income Recognized
September 30, 2012	Principal		Specific Allowance	Specific eAllowance	Impaired Loans	Recorded	Income
_	Principal		Specific Allowance	Specific eAllowance	Impaired Loans	Recorded	Income
30, 2012	Principal		Specific Allowance	Specific eAllowance	Impaired Loans	Recorded	Income
30, 2012 Business	Principal Balance		Specific Allowance	Specific eAllowance	Impaired Loans	Recorded	Income
30, 2012 Business loans:	Principal Balance		Specific Allowance	Specific eAllowance	Impaired Loans	Recorded	Income
30, 2012 Business loans: Commercial	Principal Balance		Specific Allowance	Specific eAllowance	Impaired Loans	Recorded	Income
30, 2012 Business loans: Commercial and	Principal Balance	Investment	Specific Allowanc	Specific eAllowance (in thousance	Impaired Loans ds)	Recorded Investment	Income Recognized
30, 2012 Business loans: Commercial and industrial	Principal Balance	Investment	Specific Allowanc	Specific eAllowance (in thousance	Impaired Loans ds)	Recorded Investment	Income Recognized
30, 2012 Business loans: Commercial and industrial Commercial owner	Principal Balance	Investment	Specific Allowanc	Specific eAllowance (in thousance	Impaired Loans ds)	Recorded Investment	Income Recognized
30, 2012 Business loans: Commercial and industrial Commercial	Principal Balance	\$ 60	Specific Allowance	Specific eAllowance (in thousand \$ -	Impaired Loans ds)	Recorded Investment \$ 140	Income Recognized \$ 3
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA	Principal Balance	Investment	Specific Allowance	Specific eAllowance (in thousance	Impaired Loans ds)	Recorded Investment	Income Recognized
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate	Principal Balance	\$ 60	Specific Allowance	Specific eAllowance (in thousand \$ -	Impaired Loans ds)	Recorded Investment \$ 140	Income Recognized \$ 3
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate loans:	Principal Balance \$ 59 - 1,368	\$ 60	Specific Allowance	Specific eAllowance (in thousand \$ -	Impaired Loans ds)	Recorded Investment \$ 140	Income Recognized \$ 3
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate loans: Commercial	Principal Balance \$ 59 - 1,368	\$ 60	Specific Allowance	Specific eAllowance (in thousand \$ -	Impaired Loans ds)	Recorded Investment \$ 140	Income Recognized \$ 3
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate loans: Commercial non-owner	Principal Balance \$ 59 - 1,368	\$ 60 - 309	Specific Allowance	Specific eAllowance (in thousand	Impaired Loans ds)	Recorded Investment \$ 140 592 518	Income Recognized \$ 3
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate loans: Commercial non-owner occupied	Principal Balance \$ 59 - 1,368	\$ 60 - 309	Specific Allowance	Specific eAllowance (in thousand) \$ 309	Impaired Loans ds)	\$ 140	Income Recognized \$ 3 - 37
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate loans: Commercial non-owner occupied Multi-family	Principal Balance \$ 59 - 1,368	\$ 60 - 309	Specific Allowance	Specific eAllowance (in thousand	Impaired Loans ds)	Recorded Investment \$ 140 592 518	Income Recognized \$ 3
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Real estate loans: Commercial non-owner occupied	Principal Balance \$ 59 - 1,368	\$ 60 - 309	Specific Allowance	Specific eAllowance (in thousand) \$ 309	Impaired Loans ds)	\$ 140	Income Recognized \$ 3 - 37

The Company considers a loan to be impaired when, based on current information and events, it is probable that the Company will be unable to collect all amounts due according to the contractual terms of the loan agreement or it is

Totals \$ 4,028 \$ 2,866 \$ 359 \$ 2,507 \$ 189 \$ 4,571 \$ 153

determined that the likelihood of the Company receiving all scheduled payments, including interest, when due is remote. The Company has no commitments to lend additional funds to debtors whose loans have been impaired.

The Company reviews loans for impairment when the loan is classified as substandard or worse, delinquent 90 days, or determined by management to be collateral dependent, or when the borrower files bankruptcy or is granted a troubled debt restructurings ("TDRs"). Measurement of impairment is based on the loan's expected future cash flows discounted at the loan's effective interest rate, measured by reference to an observable market value, if one exists, or the fair value of the collateral if the loan is deemed collateral dependent. All loans are generally charged-off at such time the loan is classified as a loss. Valuation allowances are determined on a loan-by-loan basis or by aggregating loans with similar risk characteristics.

The following table provides additional detail on the components of impaired loans at the period end indicated:

September 30, December September 2013 31, 2012 30, 2012 (in thousands)

Nonaccruin Nonaccruin	ıg		
loans	\$972	\$ 1,988	\$ 1,439
Accruing			
loans	189	748	1,427
Total			
impaired			
loans	\$1,161	\$ 2,736	\$ 2,866

When loans are placed on nonaccrual status all accrued interest is reversed from earnings. Payments received on nonaccrual loans are generally applied as a reduction to the loan principal balance. If the likelihood of further loss is remote, the Company will recognize interest on a cash basis only. Loans may be returned to accruing status if the Company believes that all remaining principal and interest is fully collectible and there has been at least three months of sustained repayment performance since the loan was placed on nonaccrual.

The Company does not accrue interest on loans 90 days or more past due or when, in the opinion of management, there is reasonable doubt as to the collection of interest. The Company had impaired loans on nonaccrual status of \$972,000 at September 30, 2013, \$2.0 million at December 31, 2012, and \$1.4 million at September 30, 2012. The Company had no loans 90 days or more past due and still accruing at September 30, 2013, December 31, 2012 or September 30, 2012.

The Company had an immaterial amount of TDRs related to two U.S. Small Business Administration ("SBA") loans which were all completed prior to 2011.

Concentration of Credit Risk

As of September 30, 2013, the Company's loan portfolio was collateralized by various forms of real estate and business assets located principally in Southern California. The Company's loan portfolio contains concentrations of credit in multi-family real estate, commercial non-owner occupied real estate and commercial owner occupied business loans. The Bank maintains policies approved by the Bank's Board of Directors (the "Bank Board") that address these concentrations and continues to diversify its loan portfolio through loan originations, purchases and sales to meet approved concentration levels. While management believes that the collateral presently securing these loans is adequate, there can be no assurances that further significant deterioration in the California real estate market and economy would not expose the Company to significantly greater credit risk.

Credit Quality and Credit Risk Management

The Company's credit quality is maintained and credit risk managed in two distinct areas. The first is the loan origination process, wherein the Bank underwrites credit quality and chooses which risks it is willing to accept. The second is in the ongoing oversight of the loan portfolio, where existing credit risk is measured and monitored, and where performance issues are dealt with in a timely and comprehensive fashion.

The Company maintains a comprehensive credit policy which sets forth minimum and maximum tolerances for key elements of loan risk. The policy identifies and sets forth specific guidelines for analyzing each of the loan products the Company offers from both an individual and portfolio wide basis. The credit policy is reviewed annually by the Bank Board. The Bank's seasoned underwriters ensure all key risk factors are analyzed with nearly all underwriting including a comprehensive global cash flow analysis of the prospective borrowers. The credit approval process mandates multiple-signature approval by the management credit committee for every loan that requires any subjective credit analysis.

Credit risk is managed within the loan portfolio by the Company's Portfolio Management department based on a comprehensive credit and investment review policy. This policy requires a program of financial data collection and analysis, comprehensive loan reviews, property and/or business inspections and monitoring of portfolio concentrations and trends. The Portfolio Management department also monitors asset-based lines of credit, loan covenants and other conditions associated with the Company's business loans as a means to help identify potential credit risk. Individual loans, excluding the homogeneous loan portfolio, are reviewed at least biennially, and in most cases more often, including the assignment of a risk grade.

Risk grades are based on a six-grade Pass scale, along with Special Mention, Substandard, Doubtful and Loss classifications as such classifications are defined by the regulatory agencies. The assignment of risk grades allows the Company to, among other things, identify the risk associated with each credit in the portfolio, and to provide a basis for estimating credit losses inherent in the portfolio. Risk grades are reviewed regularly by the Company's Credit and Investment Review committee, and are reviewed annually by an independent third-party, as well as by regulatory agencies during scheduled examinations.

The following provides brief definitions for risk grades assigned to loans in the portfolio:

- · Pass classifications represent assets with a level of credit quality which contain no well-defined deficiency or weakness.
- Special Mention assets do not currently expose the Bank to a sufficient risk to warrant classification in one of the adverse categories, but possess correctable deficiency or potential weaknesses deserving management's close attention.
 - · Substandard assets are inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. These assets are characterized by the distinct possibility that the Bank will sustain some loss if the deficiencies are not corrected. OREO acquired from foreclosure is also classified as substandard.
- · Doubtful credits have all the weaknesses inherent in substandard credits, 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.
- · Loss assets are those that are considered uncollectible and of such little value that their continuance as assets is not warranted. Amounts classified as loss are promptly charged off.

The Portfolio Management department also manages loan performance risks, collections, workouts, bankruptcies and foreclosures. Loan performance risks are mitigated by our portfolio managers acting promptly and assertively to address problem credits when they are identified. Collection efforts are commenced immediately upon non-payment,

and the portfolio managers seek to promptly determine the appropriate steps to minimize the Company's risk of loss. When foreclosure will maximize the Company's recovery for a non-performing loan, the portfolio managers will take appropriate action to initiate the foreclosure process.

When a loan is graded as special mention or substandard or doubtful, the Company obtains an updated valuation of the underlying collateral. If the credit in question is also identified as impaired, a valuation allowance, if necessary, is established against such loan or a loss is recognized by a charge to the allowance for loan losses ("ALLL") if management believes that the full amount of the Company's recorded investment in the loan is no longer collectable. The Company typically continues to obtain updated valuations of underlying collateral for special mention and classified loans on an annual basis in order to have the most current indication of fair value. Once a loan is identified as impaired, an analysis of the underlying collateral is performed at least quarterly, and corresponding changes in any related valuation allowance are made or balances deemed to be fully uncollectable are charged-off.

The following tables stratify the loan portfolio by the Company's internal risk grading system as well as certain other information concerning the credit quality of the loan portfolio as of the periods indicated:

crean quanty of	or the loan po		of the peric isk Grades	ous marcateu:								
	Special Total Gr											
	Pass	•										
September												
30, 2013		(in the	ousands)									
Business		(111 111)	<i>3</i> 4 5 4 1 4 5)									
loans:												
Commercial												
and												
industrial	\$170,840	\$68	\$2,812	\$173,720								
Commercial				. ,								
owner												
occupied occupied	207,519	2,632	12,011	222,162								
SBA	6,455	-	-	6,455								
Warehouse												
facilities	49,104	-	-	49,104								
Real estate												
loans:												
Commercial												
non-owner												
occupied occupied	299,940	355	4,684	304,979								
Multi-family	217,897	513	519	218,929								
One-to-four												
family	151,564	-	1,103	152,667								
Construction	2,835	-	-	2,835								
Land	7,371	-	-	7,371								
Other loans	3,787	-	6	3,793								
Totals	\$1,117,312	\$3,568	\$21,135	\$1,142,015								
			isk Grades									
		Special		Total Gross								
_	Pass	Mention	Substandar	d Loans								
December												
31, 2012		(in the	ousands)									
Business												
loans:												

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Commercial				
and industrial	¢111 005	\$92	\$3,367	\$115,354
Commercial	\$111,895	\$92	\$5,507	\$113,334
owner	126 220	2 674	11.020	150.024
occupied SBA	136,330	2,674	11,930 63	150,934
Warehouse	6,819	-	03	6,882
facilities	105 761			105 761
Real estate	195,761	-	-	195,761
loans:				
Commercial				
non-owner	240 595	607	12 127	252 400
occupied Multi family	240,585	687	12,137	253,409
Multi-family One-to-four	143,003	11,583	1,838	156,424
family	96,061		1,402	97,463
Land	8,762	-	1,402	8,774
Other loans	1,177	-	16	1,193
	\$940,393	¢ 15 026	_	\$986,194
Totals	\$940,393	\$15,036	\$30,765	\$980,194
			sk Grades	
		Special		Total Gross
	Pass	Mention	Substandar	d Loans
September				
30, 2012		(in tho	usands)	
30, 2012 Business		(in tho	usands)	
30, 2012 Business loans:		(in tho	usands)	
30, 2012 Business loans: Commercial		(in tho	usands)	
30, 2012 Business loans: Commercial and				
30, 2012 Business loans: Commercial and industrial	\$86,000	(in tho	usands) \$1,258	\$88,105
30, 2012 Business loans: Commercial and industrial Commercial	\$86,000			\$88,105
30, 2012 Business loans: Commercial and industrial Commercial owner		\$847	\$1,258	
30, 2012 Business loans: Commercial and industrial Commercial owner occupied	137,289		\$1,258 7,516	148,139
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA		\$847	\$1,258	
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse	137,289 4,455	\$847	\$1,258 7,516	148,139 4,736
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities	137,289	\$847	\$1,258 7,516	148,139
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate	137,289 4,455	\$847	\$1,258 7,516	148,139 4,736
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans:	137,289 4,455	\$847	\$1,258 7,516	148,139 4,736
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial	137,289 4,455	\$847	\$1,258 7,516	148,139 4,736
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner	137,289 4,455 112,053	\$847 3,334 -	\$1,258 7,516 281	148,139 4,736 112,053
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied	137,289 4,455 112,053	\$847	\$1,258 7,516 281 -	148,139 4,736 112,053 262,046
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied Multi-family	137,289 4,455 112,053	\$847 3,334 -	\$1,258 7,516 281	148,139 4,736 112,053
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied Multi-family One-to-four	137,289 4,455 112,053 252,216 170,365	\$847 3,334 -	\$1,258 7,516 281 - 9,167 3,119	148,139 4,736 112,053 262,046 173,484
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied Multi-family One-to-four family	137,289 4,455 112,053 252,216 170,365 61,378	\$847 3,334 -	\$1,258 7,516 281 -	148,139 4,736 112,053 262,046 173,484 62,771
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied Multi-family One-to-four family Construction	137,289 4,455 112,053 252,216 170,365 61,378 308	\$847 3,334 -	\$1,258 7,516 281 - 9,167 3,119 1,393 -	148,139 4,736 112,053 262,046 173,484 62,771 308
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied Multi-family One-to-four family Construction Land	137,289 4,455 112,053 252,216 170,365 61,378 308 9,009	\$847 3,334 -	\$1,258 7,516 281 - 9,167 3,119 1,393 - 1,996	148,139 4,736 112,053 262,046 173,484 62,771 308 11,005
30, 2012 Business loans: Commercial and industrial Commercial owner occupied SBA Warehouse facilities Real estate loans: Commercial non-owner occupied Multi-family One-to-four family Construction	137,289 4,455 112,053 252,216 170,365 61,378 308	\$847 3,334 -	\$1,258 7,516 281 - 9,167 3,119 1,393 -	148,139 4,736 112,053 262,046 173,484 62,771 308

The following tables set forth delinquencies in the Company's loan portfolio at the dates indicated:

Cantambar	Current	Da 30-59	ys Past 1 60-89		Total	Non- Accruing
September 30, 2013			(in tho	usands)		
Business						
loans:						
Commercial						
and	* · · ·	*	+ - 0		*	4 = 0
industrial	\$173,478	\$163	\$79	\$-	\$173,720	\$ 78
Commercial						
owner	222 162				222 162	
occupied SBA	222,162	-	129	- 14	222,162	142
Warehouse Warehouse	6,312		129	14	6,455	142
facilities	49,104		_		49,104	
Real estate	49,104	-	-	-	49,104	-
loans:						
Commercial						
non-owner						
occupied occupied	304,420	559	_	_	304,979	437
Multi-family	218,929	-	-	-	218,929	-
One-to-four						
family	152,570	-	-	97	152,667	496
Construction	2,835	-	-	-	2,835	-
Land	7,371	-	-	-	7,371	-
Other loans	3,785	2	6	-	3,793	-
Totals	\$1,140,966	\$724	\$214	\$111	\$1,142,015	\$ 1,153
		D.	D4 I	D		NT
	Command		ys Past l		Total	Non-
December	Current	30-59	60-89	90+	Total	Accruing
31, 2012			(in tho	usands)		
Business			(III tilo	usanus)		
loans:						
Commercial						
and						
industrial	\$115,078	\$-	\$58	\$218	\$115,354	\$ 347
Commercial						
<mark>owner</mark>						
occupied	150,689	-	245	-	150,934	14
			_	185	6,882	260
SBA	6,697	-		105	0,002	200
Warehouse				103		200
Warehouse facilities	6,697 195,761	-	_	-	195,761	-
Warehouse facilities Real estate		-	-	-		-
Warehouse facilities Real estate loans:	195,761	-	-	-	195,761	-
Warehouse facilities Real estate		-	-	-		- 670

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occupied						
Multi-family	156,424	-	-	-	156,424	266
One-to-four						
family	97,283	101	_	79	97,463	522
Land	8,774	-	-	-	8,774	127
Other loans	1,188	5	_	_	1,193	-
Totals	\$985,303	\$106	\$303	\$482	\$986,194	\$2,206
September 30, 2012	Current	Da 30-59		Oue 90+ usands)	Total	Non- Accruin
Business			(111 1110	usurus)		
loans:						
Commercial and						
industrial	\$87,984	\$-	\$121	\$-	\$88,105	\$ -
Commercial						
owner						
occupied	147,812	327	-	-	148,139	218
SBA	4,551	-	-	185	4,736	266
Warehouse facilities	112,053	-	-	-	112,053	-
Real estate						
loans:						
Commercial						
non-owner	256 490	1 700		2 0 4 0	262.046	4.520
occupied	256,489	1,708	-	3,849	262,046	4,528
Multi-family One-to-four	173,484	-	-	-	173,484	273
	62 207	301	12	120	62 771	570
family Construction	62,307 308		43		62,771 308	578
Land		229	-	-		- 417
Other loans	10,776 2 101	229	-	-	11,005	41/
	2,191	\$2.565	¢ 164	- • 1 151	2,191 \$864,838	¢ 6.200
Totals	\$857,955	\$2,565	\$104	\$4,134	φ 804,838	\$6,280

Note 7 – Allowance for Loan Losses

The Company's ALLL covers estimated credit losses on individually evaluated loans that are determined to be impaired as well as estimated credit losses inherent in the remainder of the loan portfolio. The ALLL is prepared using the information provided by the Company's credit and investment review process together with data from peer institutions and economic information gathered from published sources.

The loan portfolio is segmented into groups of loans with similar risk characteristics. Each segment possesses varying degrees of risk based on, among other things, the type of loan, the type of collateral, and the sensitivity of the borrower or industry to changes in external factors such as economic conditions. An estimated loss rate calculated using the Company's actual historical loss rates adjusted for current portfolio trends, economic conditions, and other relevant internal and external factors, is applied to each group's aggregate loan balances.

The following provides a summary of the ALLL calculation for the major segments within the Company's loan portfolio.

Owner Occupied Commercial Real Estate Loans, Commercial and Industrial Loans and SBA Loans

The Company's base ALLL factor for owner occupied commercial real estate loans, commercial business loans and SBA loans is determined by management using the Bank's actual trailing 36 month, 24 month, trailing 12 month and annualized trailing six month charge-off data. Adjustments to those base factors are made for relevant internal and external factors. For owner occupied commercial real estate loans, commercial business loans and SBA loans, those factors include:

- · Changes in national, regional and local economic conditions, including trends in real estate values and the interest rate environment,
 - · Changes in the nature and volume of the loan portfolio, including new types of lending,
- · Changes in volume and severity of past due loans, the volume of nonaccrual loans, and the volume and severity of adversely classified or graded loans, and
 - · The existence and effect of concentrations of credit, and changes in the level of such concentrations.

The resulting total ALLL factor is compared for reasonableness against the 10-year average, 15-year average, and trailing 12 month total charge-off data for all FDIC insured commercial banks and savings institutions based in California. This factor is applied to balances graded pass-1 through pass-5. For loans risk graded as watch or worse, progressively higher potential loss factors are applied based on management's judgment, taking into consideration the specific characteristics of the Bank's portfolio and analysis of results from a select group of the Company's peers.

Multi-Family and Non-Owner Occupied Commercial Real Estate Loans

The Company's base ALLL factor for multi-family and non-owner occupied commercial real estate loans is determined by management using the Bank's actual trailing 36 month, 24 month, trailing 12 month and annualized trailing six month charge-off data. Adjustments to those base factors are made for relevant internal and external factors. For multi-family and non-owner occupied commercial real estate loans, those factors include:

- · Changes in national, regional and local economic conditions, including trends in real estate values and the interest rate environment,
- · Changes in volume and severity of past due loans, the volume of nonaccrual loans, and the volume and severity of adversely classified or graded loans, and
 - · The existence and effect of concentrations of credit, and changes in the level of such concentrations.

The resulting total ALLL factor is compared for reasonableness against the 10-year average, 15-year average, and trailing 12 month total charge-off data for all FDIC insured commercial banks and savings institutions based in California. This factor is applied to balances graded pass-1 through pass-5. For loans risk graded as watch or worse, progressively higher potential loss factors are applied based on management's judgment, taking into consideration the specific characteristics of the Bank's portfolio and analysis of results from a select group of the Company's peers.

One-to-Four Family and Consumer Loans

The Company's base ALLL factor for one-to-four family and consumer loans is determined by management using the Bank's actual trailing 36 month, trailing 24 month, trailing 12 month and annualized trailing six month charge-off data. Adjustments to those base factors are made for relevant internal and external factors. For one-to-four family

and consumer loans, those factors include:

- · Changes in national, regional and local economic conditions, including trends in real estate values and the interest rate environment, and
- · Changes in volume and severity of past due loans, the volume of nonaccrual loans, and the volume and severity of adversely classified or graded loans.

The resulting total ALLL factor is compared for reasonableness against the 10-year average, 15-year average, and trailing 12 month total charge-off data for all FDIC insured commercial banks and savings institutions based in California. This factor is applied to balances graded pass-1 through pass-5. For loans risk graded as watch or worse, progressively higher potential loss factors are applied based on management's judgment, taking into consideration the specific characteristics of the Bank's portfolio and analysis of results from a select group of the Company's peers.

Warehouse Facilities

The Company's warehouse facilities are structured as repurchase facilities, whereby we purchase funded one-to-four family loans on an interim basis. Therefore, the base ALLL factor for warehouse facilities is equal to that for one-to-four family and consumer loans as discussed above. Adjustments to the base factor are made for relevant internal and external factors. Those factors include:

- · Changes in national, regional and local economic conditions, including trends in real estate values and the interest rate environment,
 - · Changes in the nature and volume of the loan portfolio, including new types of lending, and
 - · The existence and effect of concentrations of credit, and changes in the level of such concentrations.

The resulting total ALLL factor is compared for reasonableness against the 10-year average, 15-year average, and trailing 12 month total charge-off data for one-to-four family loans for all FDIC insured commercial banks and savings institutions based in California. This factor is applied to balances graded pass-1 through pass-5. For loans risk graded as watch or worse, progressively higher potential loss factors are applied based on management's judgment, taking into consideration the specific characteristics of the Bank's portfolio and analysis of results from a select group of the Company's peers.

The following tables summarize the allocation of the ALLL as well as the activity in the ALLL attributed to various segments in the loan portfolio as of and For the nine months ended for the periods indicated:

Commercial Commercial

	and		owner					non-own	er			One-to-fo	ur		Other	
	industria	1	occupie	d	SBA		Warehouse	•			•	•	Construction	n Land	loans	To
								(d	olla	ırs in thou	ısan	ds)				
e, per 31,																
	\$1,310		\$1,512		\$79		\$1,544	\$1,459		\$1,145		\$862	\$-	\$31	\$52	\$7,994
offs	(291)	(163)	(16)	-	(757)	(101)	(273) -	-	(7)	(1,60
ries	107		-		51		-	-		-		45	-	-	141	344
ons for on in)																
ses	1,675		170		(64)	(1,319)	701		(538)	540	121	116	(138)	1,26
·,	\$2,801		\$1,519		\$50		\$225	\$1,403		\$506		\$1,174	\$121	\$147	\$48	\$7,99

t of ce ed to:																					
ally ed	¢.		¢.		φ.		¢.		¢.		¢		¢ 104		¢.		¢.		φ		¢ 104
d loans	\$-		\$-		\$-		\$-		\$-		\$-		\$104		\$-		\$-		\$-		\$104
o on	2,801		1,519		50		225		1,403		506		1,070		121		147		48		7,890
ally																					
nent	68		_		14		_		437		_		642		_		_		_		1,16
to ins ially	0.00	%	0.00	%	0.00	OJ.	0.00	01	0.00	%	0.00	%	16.20	Ø	0.00	O.	0.00	OI.	0.00	O.	9.06
vely d for							0.00	%						%			0.00	%			8.96
nent	\$173,6	52	\$222,16	2	\$6,441		\$49,104		\$304,54	-2	\$218,92	29	\$152,02	5	\$2,835	5	\$7,371		\$3,793	3	\$1,14
to ins vely ed for ient	1.61	%	0.68	%	0.78	%	0.46	%	0.46	%	0.23	%	0.70	%	4.27	%	1.99	%	1.27	%	0.69
OSS	\$173,7	20	\$222,16	:n	¢6.455		\$49,104		\$304,97	'O	¢210 0′	20	¢152.66	7	\$2,835	-	¢7 271		\$3,793	2	¢1 114
oo to	\$1/3,/	20	\$222,10	02	\$6,455		\$49,104		\$ 30 4 ,9 /	9	\$218,92	29	\$152,66	1	\$2,033)	\$7,371		\$3,79	<u> </u>	\$1,142
ce to ans	1.61	%	0.68	%	0.77	%	0.46	%	0.46	%	0.23	%	0.77	%	4.27	%	1.99	%	1.27	%	0.70
(Commer and industr		Commerc owner occupie		SBA	,	Warehou	1	Commerc non-own occupie (d	er d N	Aulti-far s in tho	nily			onstruct	tion	Land		Other loans		To
e, per 31,																					
offs ries	\$1,361 (270 2)	\$1,119 (405 -)	\$80 (132 162		\$1,347 - -		\$1,287 (88 2)	\$2,281 - -		\$931 (305 7)	\$- - -		\$39 (5 -)	\$77 (2 25)	\$8,522 (1,20 198
ons for on in) ses	(269 \$824)	437 \$1,151		(44 \$66)	(301 \$1,046)	835 \$2,036		(184 \$2,097)	(215 \$418)	- \$-		(34)	(80 \$20)	145 \$7,65

ber 30,

t of																					•
ce																					
ed to:																					
ally ed																					
d loans	\$36		\$-		\$-	\$	\$-		\$-		\$-		\$153		\$ -		\$-		\$-		\$189
																			-		
0	700								- 026		- 225		3 - F						- 0		
on	788		1,151		66		1,046		2,036		2,097		265		-		-		20		7,469
ially ed for																					
ed for nent	60				309				460		1,394		643		_		_		_		2,860
CIIC	00		_		307				400		1,557		UTJ		-				-		2,00
to ins ially ed for																					
ea for nent	60.00	%	0.00	%	0.00 %	%	0.00	%	0.00	%	0.00	%	23.79	%	0.00	0%	0.00	%	0.00	0%	6.59
lent	00.00	70	0.00	/U	0.00 /		0.00	/0	0.00	/0	0.00	/0	43.17	/0	0.00	/0	0.00	/0	0.00	/0	0.57
vely ed for	\$20.045		\$140.1 0	20	¢ 4. 427	ď	110.05		фЭС1 Б О		¢ 172 00	0	\$ 62.120		# # # # # # # # # #		\$11.00	_	Φ Q 101		4961
nent	\$88,045		\$148,13	,9	\$4,427	\$	112,053	3	\$261,58	6	\$172,09	0	\$62,128		\$308		\$11,00	5	\$2,191	,	\$861,9
to ins vely ed for	0.00	OH.	0.70	O.	1.40.7	·	0.02	Ø	0.70	O.	1 22	O.	0.42	ed	2.20	rd	2.00	O.	2.21	OH.	0.07
nent	0.89	%	0.78	%	1.49 %	י פ	0.93	%	0.78	%	1.22	%	0.43	%	0.00	%	0.00	%	0.91	%	0.87
OSS	\$88,105		\$148,13	39	\$4,736	\$	112,053	3	\$262,04	6	\$173,48	4	\$62,771		\$308		\$11,00	5	\$2,191		\$864,
ce to																					

Note 8 – Subordinated Debentures

1.39 % 0.93

0.78

0.94

ans

In March 2004, the Corporation issued \$10.3 million of Floating Rate Junior Subordinated Deferrable Interest Debentures (the "Subordinated Debentures") to PPBI Trust I, which funded the payment of \$10.0 million of Floating Rate Trust Preferred Securities ("Trust Preferred Securities") issued by PPBI Trust I in March 2004. The net proceeds from the offering of Trust Preferred Securities were contributed as capital to the Bank to support further growth. Interest is payable quarterly on the Subordinated Debentures at three-month LIBOR plus 2.75% per annum, for an effective rate of 3.02% per annum as of September 30, 2013.

1.21

0.67

0.00 %

0.00

% 0.78

The Corporation is not allowed to consolidate PPBI Trust I into the Company's consolidated financial statements. The resulting effect on the Company's consolidated financial statements is to report only the Subordinated Debentures as a component of the Company's liabilities.

Note 9 – Earnings Per Share

0.91 %

Basic earnings per share excludes dilution and is computed by dividing net income or loss available to common stockholders by the weighted average number of common shares outstanding for the period, excluding common shares in treasury. Diluted earnings per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted from the issuance of common stock that would then share in earnings and excludes common shares in treasury. Stock options exercisable for shares of common stock are excluded from the computation of diluted earnings per share if they are anti-dilutive due to their exercise price exceeding the average market price during the period.

The impact of stock options which are anti-dilutive are excluded from the computations of diluted earnings per share. The dilutive impact of these securities could be included in future computations of diluted earnings per share if the market price of the common stock increases. The following table sets forth the number of stock options excluded for the periods indicated:

	Three Months Ended		Nine Months Ended		
	September 30,		Septembe	er 30,	
	2013	2012	2013	2012	
Stock	13,744	233,630	53,310	358,151	
<mark>options</mark>					
excluded excluded					

The following tables set forth the Company's unaudited earnings per share calculations for the periods indicated:

Three Months Ended September 30

		Three 1	Months En	ded Septemb	per 30,	
		2013		-	2012	
			Per			Per
	Net		Share	Net		Share
	Income	Shares	Amount	Income	Shares	Amount
		(dollars in	thousands,	except per s	hare data)	
Net income	\$ 3,066			\$ 3,462		
	\$ 5,000			\$ 5,402		
Basic income available to						
common stockholders	2 066	16,640,471	¢ 0.10	2 462	10 220 914	¢ 0.24
Effect of	3,066	10,040,471	\$ 0.19	3,462	10,330,814	\$ 0.34
warrants and						
dilutive stock						
		941.750			502 120	
options Dilected in a second	-	841,759		-	502,120	
Diluted income						
available to						
common						
stockholders						
plus assumed	Φ 2.066	17 402 220	Φ 0 10	Φ 2 462	10.022.024	Φ. Ο. 22
conversions	\$ 3,066	17,482,230	\$ 0.18	\$ 3,462	10,832,934	\$ 0.32
		Nine N	Months End	led Septemb	er 30.	
	2013			2012	,	
			Per			Per
	Net		Share	Net		Share
	Income	Shares	Amount	Income	Shares	Amount
		(dollars in	thousands,	except per s	hare data)	

Net income	\$ 4,789			\$ 11,965		
Basic income						
available to						
common						
stockholders	4,789	15,512,508	\$ 0.31	11,965	10,332,223	\$ 1.16
Effect of						
warrants and						
dilutive stock						
options options	-	802,193		-	377,599	
Diluted income						
available to						
common						
stockholders						
plus assumed						
conversions	\$ 4,789	16,314,701	\$ 0.29	\$ 11,965	10,709,822	\$ 1.12

Note 10 – Fair Value of Financial Instruments

Fair value is the exchange price that would be received for an asset or paid to transfer a liability (an 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. Financial instruments are considered Level 1 when the valuation is based on quoted prices in active markets for identical assets or liabilities. Level 2 financial instruments are valued using quoted prices for similar assets or liabilities, quoted prices in markets that are not active, or models using inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities. Financial instruments are considered Level 3 when their values are determined using pricing models, discounted cash flow methodologies or similar techniques, and at least one significant model assumption or input is unobservable and when determination of the fair value requires significant management judgment or estimation.

Because no market exists for a significant portion of the Company's financial instruments, fair value estimates are based on judgments regarding current economic conditions, risk characteristics of various financial instruments, and other factors. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the fair values presented. The following methods and assumptions were used by the Company to estimate the fair value of its financial instruments at September 30, 2013, December 31, 2012 and September 30, 2012:

Cash and due from banks – The carrying amounts of cash and short-term instruments approximate fair values and are classified as Level 1.

Securities Available for Sale – Where possible, the Company utilizes quoted market prices to measure debt and equity securities; such items are classified as Level 1 in the hierarchy and include equity securities, US government bonds and securities issued by federally sponsored agencies. When quoted market prices for identical assets are unavailable or the market for the asset is not sufficiently active, varying valuation techniques are used. Common inputs in valuing these assets include, among others, benchmark yields, issuer spreads, forward mortgage-backed securities trade prices and recently reported trades. Such assets are classified as Level 2 in the hierarchy and typically include private label mortgage-backed securities and corporate bonds. Pricing on these securities are provided to the Company by a pricing service vendor. In the Level 3 category, the Company is classifying the securities that reflected an other-than-temporary impairments ("OTTI") charge based on the discounted cash flow of the security or a determination of fair value that requires significant management judgment or consideration.

FHLB, Federal Reserve Bank Stock and The Independent BankersBank ("TIB") Stock – The carrying value approximates the fair value based upon the redemption provisions of the stock and are classified as Level 1.

Loans Held for Sale - The fair value of loans held for sale is determined, when possible, using quoted secondary-market prices. If no such quoted price exists, the fair value of a loan is determined using quoted prices for a similar asset or assets, adjusted for the specific attributes of that loan. Loans held for sale are classified as Level 2.

Loans Held for Investment— For variable-rate loans that re-price frequently and have no significant change in credit risk, fair values are based on carrying values resulting in a Level 3 classification. The carrying amount of accrued interest receivable approximates its fair value as a Level 1 classification.

OREO – OREO assets are recorded at the fair value less estimated costs to sell at the time of foreclosure. The fair value of OREO assets is generally based on recent real estate appraisals adjusted for estimated selling costs. 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.

Accrued Interest Receivable/Payable – The carrying amount approximates fair value and are classified as Level 1.

Deposit Accounts— The fair values estimated for demand deposits (interest and noninterest checking, passbook savings, and certain types of money market accounts) are, by definition, equal to the amount payable on demand at the reporting date (i.e., their carrying amounts) resulting in a Level 1 classification. Fair values for fixed-rate certificates of deposit are estimated using a discounted cash flow calculation that applies interest rates currently being offered on certificates to a schedule of the aggregate expected monthly maturities on time deposits in a Level 2 classification. The carrying amount of accrued interest payable approximates its fair value as a Level 1 classification.

FHLB Advances and Other Borrowings— For these instruments, the fair value of short term borrowings is estimated to be the carrying amount and is classified as Level 1. The fair value of long term borrowings and debentures is determined using rates currently available for similar borrowings or debentures with similar credit risk and for the remaining maturities and are classified as Level 2. The carrying amount of accrued interest payable approximates its fair value as a Level 1 classification.

Subordinated Debentures – The fair value of subordinated debentures is estimated by discounting the balance by the current three-month LIBOR rate plus the current market spread. The fair value is determined based on the maturity date as the Company does not currently have intentions to call the debenture and is classified as Level 2.

Off-Balance Sheet Commitments and Standby Letters of Credit – The majority of the Bank's commitments to extend credit carry current market interest rates if converted to loans. Because these commitments are generally unassignable by either the Bank or the borrower, they only have value to the Bank and the borrower. The notional amount disclosed for off-balance sheet commitments and standby letters of credit is the amount available to be drawn down on all lines and letters of credit. The cost to assume is calculated at 10% of the notional amount and is classified as Level 2.

Estimated fair values are disclosed for financial instruments for which it is practicable to estimate fair value. These estimates are made at a specific point in time based on relevant market data and information about the financial instruments. These estimates do not reflect any premium or discount that could result from offering the Company's entire holdings of a particular financial instrument for sale at one time, nor do they attempt to estimate the value of anticipated future business related to the instruments. In addition, the tax ramifications related to the realization of unrealized gains and losses can have a significant effect on fair value estimates and have not been considered in any of these estimates.

The fair value estimates presented herein are based on pertinent information available to management as of the periods indicated.

	Carrying Amount	Level 1	Level 2 (in thousand	Level 3	Estimated Fair Value
Assets:					
Cash and cash			*		
equivalents Securities	\$61,419	\$61,419	\$-	\$-	\$61,419
available for					
sale	282,846	187,961	94,885	_	282,846
Federal	202,040	107,701	74,003		202,040
Reserve					
Bank, TIB					
and FHLB					
stock, at cost	10,827	10,827	-	-	10,827
Loans held					
for sale, net	3,176	-	3,176	-	3,176
Loans held					
for					
investment, net	1,130,975			1,225,352	1,225,352
Accrued	1,130,973	-	-	1,223,332	1,223,332
interest					
receivable	5,629	5,629	_	-	5,629
Liabilities:					
Deposit Property of the Proper					
accounts	1,284,134	998,217	284,403	-	1,282,620
FHLB	25,000	25,000			25,000
advances Other	35,000	35,000	-	-	35,000
borrowings	51,474		53,435	_	53,435
Subordinated	31,77		55,455		33,133
debentures	10,310	-	4,766	-	4,766
Accrued					
interest					
payable	195	195	-	-	195
	Notional Amount	Level 1	Level 2	Level 3	Cost to Cede or Assume
Off-balance sheet commitments and standby letters of					
credit	\$333,592	\$-	\$33,359	\$-	\$33,359

	.	1, 2012	F 1		
	Carrying Amount	Level 1	Level 2 (in thousand	Level 3	Estimated Fair Value
Assets:					
Cash and cash	¢50.252	¢ 50, 252	Ф	\$-	¢50.252
equivalents Securities	\$59,352	\$59,352	\$-	\$-	\$59,352
available for					
sale	84,066	81,042	2,072	952	84,066
Federal	04,000	01,042	2,072	932	84,000
Reserve Bank					
and FHLB					
stock, at cost	11,247	11,247	_	_	11,247
Loans held	11,21,	11,217			11,21,
for sale, net	3,681	_	3,681	_	3,681
Loans held	,		,		
for					
investment,					
net	974,213	-	-	1,049,589	1,049,589
Accrued					
interest					
receivable	4,126	4,126	-	-	4,126
Liabilities:					
Deposit	004.760	7 40 404	262.202		044.402
accounts	904,768	548,101	363,382	-	911,483
FHLB	07.000	07.000			07.000
advances Other	87,000	87,000	-	-	87,000
borrowings	28,500		31,267		31,267
Subordinated	26,300	-	31,207	-	31,207
debentures	10,310	_	4,973	_	4,973
Accrued	10,510		1,575		1,575
interest					
payable	142	142	_	_	142
1 3					
					Cost to
	Notional				Cede
	Amount	Level 1	Level 2	Level 3	or Assume
Off-balance					
sheet					
commitments					
and standby					
letters of	4.2.	4			
credit	\$131,450	\$-	\$13,145	\$-	\$13,145
		A + C	antambar 2	0. 2012	
	Carrying	At S	eptember 30	0, 2012	Estimated
	Carrying	Laval 1	Laval 2	Laval 2	Estimated

Level 2

(in thousands)

Level 3

Fair Value

Level 1

Amount

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Assets:					
Cash and cash	ı				
equivalents •	\$58,243	\$58,243	\$-	\$-	\$58,243
Securities					
available for					
sale	114,250	54,099	59,190	961	114,250
Federal Federal					
Reserve Bank					
and FHLB					
stock, at cost	12,191	12,191	-	-	12,191
Loans held					
for sale, net	4,728	-	4,728	-	4,728
Loans held					
for					
investment,					
net	851,715	-	-	931,640	931,640
Accrued					
interest	2.022	2.022			2.022
receivable	3,933	3,933	-	-	3,933
T : 1 :1:/:					
Liabilities:					
Deposit	905 970	476.050	422.026		000 000
accounts	895,870	476,852	422,036	-	898,888
FHLB advances	47,000	47,000			47,000
Other	47,000	47,000	-	-	47,000
borrowings	28,500		32,360	_	32,360
Subordinated	20,300		32,300		32,300
debentures	10,310	_	8,222	_	8,222
Accrued	10,310		0,222		0,222
interest					
payable	213	213	_	_	213
pujuoie	210	210			213
					Cost to
	Notional				Cede
	Amount	Level 1	Level 2	Level 3	or Assume
Off-balance					
<mark>sheet</mark>					
commitments					
and standby					
letters of					
credit	\$152,057	\$-	\$15,206	\$-	\$15,206

A loan is considered impaired when it is probable that payment of interest and principal will not be made in accordance with the contractual terms of the loan agreement. Impairment is measured based on the fair value of the underlying collateral or the discounted expected future cash flows. The Company measures impairment on all non-accrual loans for which it has reduced the principal balance to the value of the underlying collateral less the anticipated selling cost. As such, the Company records impaired loans as non-recurring Level 2 when the fair value of the underlying collateral is based on an observable market price or current appraised value. When current market prices are not available or the Company determines that the fair value of the underlying collateral is further impaired

below appraised values, the Company records impaired loans as Level 3. At September 30, 2013, substantially all the Company's impaired loans were evaluated based on the fair value of their underlying collateral based upon the most recent appraisal available to management.

The Company's valuation methodologies may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. While management believes the Company's valuation methodologies are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different estimate of fair value at the reporting date.

The following fair value hierarchy table presents information about the Company's financial instruments measured at fair value on a recurring basis at the dates indicated:

at the dates indica	ıted:					
September 30, 2013						
		e Measure				
		Using				
		0 01112		Securities		
				at		
			Level	Fair		
	Level 1	Level 2	3	Value		
	Level I		-	value		
Turrenturent		(in thous	sanus)			
Investment						
securities						
available for						
sale:	Φ.0.0	ф	Φ	Φ.0.2		
U.S. Treasury	\$82	\$-	\$-	\$82		
Municipal bonds	-	94,885	-	94,885		
Mortgage-backed						
securities	187,879	-	-	187,879		
Total securities						
available for sale	\$187,961	\$94,885	\$-	\$282,846		
Stock:						
FHLB stock	\$7,532	\$-	\$-	\$7,532		
Federal Reserve						
Bank stock	3,295	-	-	3,295		
Total stock	10,827	-	-	10,827		
Total securities	\$198,788	\$94,885	\$-	\$293,673		
	S	eptember	30, 201	2		
	Fair Valu	e Measure	ement			
		Using				
		C		Securities		
				at		
			Level	Fair		
	Level 1	Level 2	3	Value		
		(in thous	sands)			
Investment		(,			
securities						
available for						
sale:						
U.S. Treasury	\$160	\$-	\$-	\$160		
Municipal bonds	-	57,097	_	57,097		
unicipui oonus		51,071		51,071		

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<mark>Mortgage-backed</mark>				
securities	53,939	2,093	961	56,993
Total securities				
available for sale	\$54,099	\$59,190	\$961	\$114,250
Stock:				
FHLB stock	\$10,172	\$-	\$-	\$10,172
Federal Reserve				
Bank stock	2,019	-	-	2,019
Total stock	12,191	-	-	12,191
Total securities	\$66,290	\$59,190	\$961	\$126,441

The following table provides a summary of the changes in balance sheet carrying values associated with Level 3 financial instruments during the nine months ended for the periods indicated:

	Nine Mo September 30, 2013	r Se _l 30	ptember), 2012
Balance, beginning	(in the	Jusa	iius)
of period	\$952	\$	991
Total gains or	Ψ / υ =	Ψ	771
(losses)			
realized/unrealized:			
Included in earnings			
(or changes in net			
assets)	194		(118)
Included in other			
comprehensive			
income	(140)		290
Purchases,			
issuances, and			
settlements	(1,077)		(202)
Transfer in and/or			
out of Level 3	71		-
Balance, end of			
period	\$ -	\$	961

The following table provides a summary of the financial instruments the Company measures at fair value on a non-recurring basis as of the periods indicated:

	Septem Fair Val	ber 30, 20 ue	13				
Mea	suremen	t Using					
			Assets				
			at				
Level	Level		Fair				
1	2	Level 3	Value				
	(in thousands)						

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Assets				
Impaired				
loans	\$ -	\$ -	\$ 1,161	\$ 1,161
Other				
real				
estate				
owned	-	-	1,186	1,186
Total				
assets	\$ -	\$ -	\$ 2,347	\$ 2,347
Assets	Level 1	Fair Val suremen Level 2		Assets at Fair Value
Impaired		ф	4.2 0.00	¢ 2 066
loans Other	\$ -	\$ -	\$ 2,866	\$ 2,866
real				
estate				
owned	_	_	5,521	5,521
Total			2,221	2,221
assets	\$ -	\$ -	\$ 8,387	\$ 8,387

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

FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q contains information and statements that are considered "forward looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"). These forward-looking statements represent plans, estimates, objectives, goals, guidelines, expectations, intentions, projections and statements of our beliefs concerning future events, business plans, objectives, expected operating results and the assumptions upon which those statements are based. Forward-looking statements include without limitation, any statement that may predict, forecast, indicate or imply future results, performance or achievements, and are typically identified with words such as "may," "could," "should," "will," "would," "believe," "anticipate," "estimate," "expect," "intend," "plan," or words or phrases of similar meanic caution that the forward-looking statements are based largely on our expectations and are subject to a number of known and unknown risks and uncertainties that are subject to change based on factors which are, in many instances, beyond our control. Actual results, performance or achievements could differ materially from those contemplated, expressed, or implied by the forward-looking statements.

The following factors, among others, could cause our financial performance to differ materially from that expressed in such forward-looking statements:

· The strength of the United States economy in general and the strength of the local economies in which we conduct operations;

- The effects of, and changes in, trade, monetary and fiscal policies and laws, including interest rate policies of the Board of Governors of the Federal Reserve System (the "Federal Reserve");
 - · Inflation/deflation, interest rate, market and monetary fluctuations;
- · The timely development of competitive new products and services and the acceptance of these products and services by new and existing customers;
 - · The willingness of users to substitute competitors' products and services for our products and services;
- The impact of changes in financial services policies, laws and regulations, including those concerning taxes, banking, securities and insurance, and the application thereof by regulatory bodies;
 - · Technological changes;
- · The effect of the SDTB Acquisition, the FAB Acquisition, the Palm Desert National Acquisition, the Canyon National Acquisition and other acquisitions we may make, if any, including, without limitation, the failure to achieve the expected revenue growth and/or expense savings from such acquisitions;
 - · Changes in the level of our nonperforming assets and charge-offs;
- The effect of changes in accounting policies and practices, as may be adopted from time-to-time by bank regulatory agencies, the SEC, the Public Company Accounting Oversight Board, the FASB or other accounting standards setters;
 - · Possible OTTI of securities held by us;
- The impact of current governmental efforts to restructure the United States financial regulatory system, including enactment of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act");
 - · Changes in consumer spending, borrowing and savings habits;
- · The effects of our lack of a diversified loan portfolio, including the risks of geographic and industry concentrations;
 - · Ability to attract deposits and other sources of liquidity;
 - · Changes in the financial performance and/or condition of our borrowers;
- · Changes in the competitive environment among financial and bank holding companies and other financial service providers;
- · Geopolitical conditions, including acts or threats of terrorism, actions taken by the United States or other governments in response to acts or threats of terrorism and/or military conflicts, which could impact business and economic conditions in the United States and abroad;
 - · Unanticipated regulatory or judicial proceedings; and
 - · Our ability to manage the risks involved in the foregoing.

If one or more of the factors affecting our forward-looking information and statements proves incorrect, then our actual results, performance or achievements could differ materially from those expressed in, or implied by, forward-looking information and statements contained in this Quarterly Report on Form 10-Q and other reports and registration statements filed by us with the SEC. Therefore, we caution you not to place undue reliance on our forward-looking information and statements. We will not update the forward-looking information and statements to reflect actual results or changes in the factors affecting the forward-looking information and statements. For information on the factors that could cause actual results to differ from the expectations stated in the forward-looking statements, see "Risk Factors" under Part I, Item 1A of our 2012 Annual Report.

Forward-looking information and statements should not be viewed as predictions, and should not be the primary basis upon which investors evaluate us. Any investor in our common stock should consider all risks and uncertainties disclosed in our filings with the SEC, all of which are accessible on the SEC's website at http://www.sec.gov.

GENERAL

This discussion should be read in conjunction with our Management Discussion and Analysis of Financial Condition and Results of Operations included in our 2012 Annual Report, plus the unaudited consolidated financial statements and the notes thereto appearing elsewhere in this Quarterly Report on Form 10-Q. The results for the three and nine months ended September 30, 2013 are not necessarily indicative of the results expected for the year ending December 31, 2013.

The Corporation is a California-based bank holding company incorporated in the state of Delaware and registered as a bank holding company under the Bank Holding Company Act of 1956, as amended ("BHCA"). Our wholly owned subsidiary, Pacific Premier Bank, is a California state chartered commercial bank. As a bank holding company, the Corporation is subject to regulation and supervision by the Federal Reserve. We are required to file with the Federal Reserve quarterly and annual reports and such additional information as the Federal Reserve may require pursuant to the BHCA. The Federal Reserve may conduct examinations of bank holding companies, such as the Corporation, and its subsidiaries. The Corporation is also a bank holding company within the meaning of the California Financial Code. As such, the Corporation and its subsidiaries are subject to examination by, and may be required to file reports with, the California Department of Business Oversight-Division of Financial Institutions ("DBO").

A bank holding company, such as the Corporation, is required to serve as a source of financial strength to its subsidiary depository institutions and to commit resources to support such institutions in circumstances where it might not do so absent such a policy. The Federal Reserve, under the BHCA, has the authority to require a bank holding company to terminate any activity or to relinquish control of a nonbank subsidiary (other than a nonbank subsidiary of a bank) upon the Federal Reserve's determination that such activity or control constitutes a serious risk to the financial soundness and stability of any bank subsidiary of the bank holding company.

As a California state-chartered commercial bank which is a member of the Federal Reserve, the Bank is subject to supervision, periodic examination and regulation by the DBO and the Federal Reserve. The Bank's deposits are insured by the FDIC through the Deposit Insurance Fund. In general terms, insurance coverage is unlimited for non-interest bearing transaction accounts and up to \$250,000 per depositor for all other accounts in accordance with the Dodd-Frank Act. As a result of this deposit insurance function, the FDIC also has certain supervisory authority and powers over the Bank. If, as a result of an examination of the Bank, the regulators should determine that the financial condition, capital resources, asset quality, earnings prospects, management, liquidity or other aspects of the Bank's operations are unsatisfactory or that the Bank or our management is violating or has violated any law or regulation, various remedies are available to the regulators. Such remedies include the power to enjoin unsafe or unsound practices, to require affirmative action to correct any conditions resulting from any violation or practice, to issue an administrative order that can be judicially enforced, to direct an increase in capital, to restrict growth, to assess civil monetary penalties, to remove officers and directors and ultimately to request the FDIC to terminate the Bank's deposit insurance. As a California-chartered commercial bank, the Bank is also subject to certain provisions of

California law.

We provide banking services within our targeted markets in Southern California to businesses, including the owners and employees of those businesses, professionals, real estate investors and non-profit organizations, as well as consumers in the communities we serve. Additionally, through our HOA Banking and Lending unit we provide customized cash management, electronic banking services and credit facilities to HOAs and HOA management companies nationwide. At September 30, 2013, the Bank operated 13 full-service depository branches in Southern California located in the cities of Encinitas, Huntington Beach, Irvine, Los Alamitos, Newport Beach, Palm Springs, Palm Desert, Point Loma, San Bernardino, San Diego and Seal Beach and one office located Dallas, Texas. Our corporate headquarters are located in Irvine, California. Through our branches and our web site at www.ppbi.com, we offer a broad array of deposit products and services for both business and consumer customers, including checking, money market and savings accounts, cash management services, electronic banking, and on-line bill payment. We also offer a variety of loan products, including commercial business loans, lines of credit, commercial real estate loans, SBA loans, residential home loans, and home equity loans. The Bank funds its lending and investment activities with retail deposits obtained through its branches, advances from the FHLB, lines of credit, and wholesale and brokered certificates of deposits.

Our principal source of income is the net spread between interest earned on loans and investments and the interest costs associated with deposits and borrowings used to finance the loan and investment portfolios. Additionally, the Bank generates fee income from loan and investment sales and various products and services offered to both depository and loan customers.

CRITICAL ACCOUNTING POLICIES

Management has established various accounting policies that govern the application of U.S. GAAP in the preparation of our financial statements. Our significant accounting policies are described in the Notes to the Consolidated Financial Statements in our 2012 Annual Report. There have been no significant changes to our Critical Accounting Policies as described in our 2012 Annual Report.

Certain accounting policies require management to make estimates and assumptions which have a material impact on the carrying value of certain assets and liabilities; management considers these to be critical accounting policies. The estimates and assumptions management uses are based on historical experience and other factors, which management believes to be reasonable under the circumstances. Actual results could differ significantly from these estimates and assumptions, which could have a material impact on the carrying value of assets and liabilities at balance sheet dates and our results of operations for future reporting periods.

We consider the ALLL to be a critical accounting policy that requires judicious estimates and assumptions in the preparation of our financial statements that is particularly susceptible to significant change. For further information, see "Allowances for Loan Losses" discussed in Note 6 to the Consolidated Financial Statements in this Quarterly Report on Form 10-Q and in our 2012 Annual Report.

SDTB ACQUISITION

Effective June 25, 2013, the Bank acquired SDTB, a San Diego, California, based state-chartered bank, pursuant to the terms of a definitive agreement entered into by the Corporation, the Bank and SDTB on March 6, 2013. As a result of the SDTB Acquisition, the Bank acquired and recorded at the acquisition date assets with a fair value of approximately \$210.9 million, including:

- · \$124.8 million in investment securities;
 - · \$42.4 million of loans:

- · \$30.3 million of cash and cash equivalents;
 - · \$6.4 million in goodwill;
- \$5.8 million in bank owned life insurance;
- · \$4.1 million of other types of assets; and
- \$2.8 million of a core deposit intangible.

Also as a result of the SDTB Acquisition, the Bank recorded equity of \$14.4 million in connection with the Corporation's stock issued to SDTB shareholders as part of the acquisition consideration and assumed at acquisition date liabilities with a fair value of approximately \$186.7 million, including:

- · \$178.8 million in deposit transaction accounts;
 - · \$5.1 million in retail certificates of deposit;
 - · \$1.9 million other liabilities; and
 - · \$922,000 in deferred tax liability.

The fair values of the assets acquired and liabilities assumed were determined based on the requirements of FASB ASC Topic 820: Fair Value Measurements and Disclosures.

The acquisition was an opportunity for the Company to acquire a banking network that complemented our existing banking franchise and expanded into a new market area. Additionally, the SDTB acquisition improved the Company's deposit base by lowering our cost of deposits and providing an opportunity to accelerate future core deposit growth in the San Diego, California, market area.

FAB ACQUISITION

Effective March 15, 2013, the Bank acquired FAB, a Dallas, Texas, based Texas-chartered bank, pursuant to the terms of a definitive agreement entered into by the Bank and the FAB on October 15, 2012. As a result of the FAB Acquisition, the Bank acquired and recorded at the acquisition date assets with a fair value of approximately \$424.2 million, including:

- · \$222.4 million in investment securities;
- · \$167.7 million of cash and cash equivalents;
 - · \$26.4 million of loans;
 - · \$11.9 million in goodwill;
 - · \$5.8 million of other types of assets; and
 - \$1.9 million of a core deposit intangible.

Also as a result of the FAB Acquisition, the Bank recorded equity of \$14.9 million in connection with the Corporation's stock issued to FAB shareholders as part of the acquisition consideration and assumed at acquisition date liabilities with a fair value of approximately \$378.2 million, including:

- · \$329.5 million in deposit transaction accounts;
- · \$17.4 million in retail certificates of deposit;
 - · \$9.9 million in wholesale deposits;
 - · \$16.9 million in other borrowings;
 - · \$3.9 million in deferred tax liability; and
 - · \$536,000 of other liabilities.

The fair values of the assets acquired and liabilities assumed were determined based on the requirements of FASB ASC Topic 820: Fair Value Measurements and Disclosures.

The FAB acquisition was an opportunity for the Company to acquire a highly efficient, consistently profitable and niche-focused business that complimented our banking franchise. Additionally, this acquisition improved the Company's deposit base by lowering our cost of deposits and providing a platform to accelerate future core deposit growth from HOAs.

Palm Desert National Acquisition

Effective April 27, 2012, the Bank acquired certain assets and assumed certain liabilities of Palm Desert National from the FDIC as receiver for Palm Desert National, pursuant to the terms of a purchase and assumption agreement entered into by the Bank and the FDIC on April 27, 2012. The Palm Desert National Acquisition included one branch of Palm Desert National that became a branch of the Bank upon consummation of the Palm Desert National Acquisition. The Bank did not enter into any loss sharing agreements with the FDIC in connection the Palm Desert National Acquisition. As a result of the Palm Desert National Acquisition, the Bank acquired and recorded at the acquisition date certain assets with a fair value of approximately \$120.9 million, including \$63.8 million of loans, \$39.5 million of cash and cash equivalents, \$11.5 million of OREO, \$1.5 million in investment securities, including FHLB stock and Federal Reserve Bank stock, \$840,000 of a core deposit intangible and \$3.8 million of other types of assets. Liabilities with a fair value of approximately \$118.0 million, including \$50.1 million in deposit transaction accounts, \$30.8 million in retail certificates of deposit, \$34.1 million in whole sale certificates of deposits, which were purposefully run off during the second quarter of 2012, \$2.4 million in deferred tax liability and \$578,000 of other liabilities. The fair values of the assets acquired and liabilities assumed were determined based on the requirements of FASB ASC Topic 820: Fair Value Measurements and Disclosures.

RESULTS OF OPERATIONS

In the third quarter of 2013, we reported earnings of \$3.1 million, or \$0.18 per share on a diluted basis, compared with earnings for the third quarter of 2012 of \$3.5 million, or \$0.32 per share on a diluted basis. For the three months ended September 30, 2013, the Company's return on average assets was 0.78% and return on average equity was 7.29%, compared with a return on average assets of 1.30% and an adjusted return on average equity of 14.19% for the three months ended September 30, 2012.

For the first nine months of 2013, the Company's net income totaled \$4.8 million or \$0.29 per diluted share, down from \$12.0 million or \$1.12 per diluted share for the first nine months of 2012. The decrease in net income was primarily due to a \$5.3 million gain on FDIC transaction recorded on the Palm Desert National Acquisition in the first nine months of 2012 and merger related expenses of \$6.7 million recorded on the acquisitions of FAB and SDTB in the first nine months of 2013. For the first nine months of 2013, our net interest income increased \$7.2 million compared to the first nine months of 2012, partially offset by higher compensation and benefits expense of \$4.9 million for the comparable periods. For the nine months ended September 30, 2013, our return on average assets was 0.46% and return on average equity was 4.09%, down from a return on average assets of 1.56% and a return on average equity of 17.23% for the same comparable period of 2012.

Net Interest Income

Our earnings are derived predominately from net interest income, which is the difference between the interest income earned on interest-earning assets, primarily loans and securities, and the interest expense incurred on interest-bearing liabilities, primarily deposits and borrowings. The spread between the yield on interest-earning assets and the cost of interest-bearing liabilities and the relative dollar amounts of these assets and liabilities principally affect net interest income.

Net interest income totaled \$15.0 million in the third quarter of 2013, up \$3.2 million or 26.6%, compared to the third quarter of 2012. The increase in net interest income reflected higher average interest-earning assets of \$487.4 million, partially offset by a decrease in net interest margin to 3.93%. The increase in average interest-earning assets was primarily from a \$204.83 million increase in loans, \$196.5 million increase in securities and \$86.0 million increase in cash and cash equivalents, primarily from the Company's acquisition activities and organic loan growth. The decrease in the net interest margin of 68 basis points is primarily attributable to a decrease in yield on average interest-earning assets of 101 basis points, primarily from a higher mix of lower yielding investment securities and cash and cash equivalents together with a decrease in the loan portfolio yield. Partially offsetting this decrease was lower deposit costs of 36 basis points from an improved mix of lower costing deposits associated with our acquisitions and lower cost of our certificates of deposit accounts. The loan yield decline of 65 basis points primarily reflected a lower portfolio weighted average rate that decreased 67 basis points to 5.05% at September 30, 2013, and a reduction in deferred fee recognition on loan payoffs.

Compared to the first nine months of 2012, net interest income for the first nine months of 2013 increased \$8.3 million or 25.1%. The increase in net interest income reflected an increase in average interest-earning assets of \$367.6 million or 37.6% in the first three quarters of 2013 to \$1.3 billion. Partially offsetting the average interest-earning asset increase was a lower net interest margin of 4.12%, compared with 4.52% in the first three quarters of 2012. The increase in average interest-earning assets for the period was primarily due to an increase in average loans of \$223.3 million, securities of \$111.5 million and cash and cash equivalents of \$32.8 million primarily associated with organic loan growth, loan purchases and our acquisitions. The decrease in the current period net interest margin of 40 basis points primarily reflected a decrease in our average interest-earning asset yield of 76 basis points, partially offset by a decrease in the cost of deposits of 37 basis points associated with our acquisitions and lower cost of our certificates of deposit accounts.

The following tables present for the periods indicated the average dollar amounts from selected balance sheet categories calculated from daily average balances and the total dollar amount, including adjustments to yields and costs, of:

- · Interest income earned from average interest-earning assets and the resultant yields; and
- · Interest expense incurred from average interest-bearing liabilities and resultant costs, expressed as rates.

The tables below set forth our net interest income, net interest rate spread and net interest rate margin for the periods indicated. The net interest rate margin reflects the relative level of interest-earning assets to interest-bearing liabilities and equals our net interest rate spread divided by average interest-earning assets for the periods indicated.

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES STATISTICAL INFORMATION

	Average Bala Three Months Ended September 30, 2013 Average Average			Ince Sheet Three Months Ended September 30, 2012 Average Average			re.	
	Balance	Interest `		_	Balance	Interest `		_
Assets		((dollars	in t	housands)			
Interest-earning								
assets:								
Cash and cash	4.26.702	4.54	0.00	~	* 40 4 7 0		0.45	~
equivalents	\$126,503	\$64	0.20		\$40,459	\$17	0.17	% ~
Federal funds sold	26	-	0.00	%	27	-	0.00	%
Investment	246 727	1 000	2.10	~	150 100	7.60	2.02	~
securities	346,737	1,890	2.18	%	150,198	762	2.03	%
Loans receivable,	1 0 41 071	1.4.400	7 .40	~	027.070	10.047	c 1.4	~
net (1)	1,041,871	14,420	5.49	%	837,070	12,847	6.14	%
Total								
interest-earning	1.515.105	16071	4.20	~	1 005 554	12.626	5.2 0	~
assets	1,515,137	16,374	4.29	%	1,027,754	13,626	5.30	%
Noninterest-earning					24.270			
assets	61,873				34,379			
Total assets	\$1,577,010				\$1,062,133			
Liabilities and								
Equity								
Interest-bearing								
deposits:	Φ100 775	# 20	0.14	O.	φ.c.σ. 000	Φ.2.2	0.12	Ø
Interest checking	\$109,775	\$38	0.14		. /	\$22	0.13	%
Money market	445,717	313	0.28	%	162,856	202	0.49	%
Savings	80,298	31	0.15	% ~	84,819	56	0.26	% ~
Time	316,931	663	0.83	%	425,879	1,164	1.09	%
Total								
interest-bearing	052 721	1.045	0.44	01	720.552	1 444	0.79	01
deposits FHLB advances	952,721	1,045	0.44	%	739,552	1,444	0.78	%
and other	66,284	244	1.46	%	42,690	247	2.30	%
borrowings Subordinated	00,264	Z 44	1.40	70	42,090	247	2.30	70
debentures	10.210	77	2.96	%	10,310	81	2 12	07
	10,310	321		% %	,		3.13	% 07
Total borrowings Total	76,594	321	1.66	%	53,000	328	2.46	%
interest-bearing								
liabilities	1,029,315	1,366	0.53	%	792,552	1,772	0.89	%
Noninterest-bearing		1,300	0.33	70	192,332	1,//2	0.09	70
deposits	362,442				164,777			

Other liabilities	16,974				7,235			
Total liabilities	1,408,731				964,564			
Stockholders'								
equity	168,279				97,569			
Total liabilities and								
equity	\$1,577,010				\$1,062,133			
Net interest income		\$15,008				\$11,854		
Net interest rate								
spread (2)			3.76	%			4.41	%
Net interest margin								
(3)			3.93	%			4.61	%
Ratio of interest-ear	ning assets to)						
interest-bearing liab	ilities		147.2	0%			129.6	8%

- (1) Average balance includes loans held for sale and nonperforming loans and is net of deferred loan origination fees, unamortized discounts and premiums, and ALLL.
- (2) Represents the difference between the yield on interest-earning assets and the cost of interest-bearing liabilities.
- (3) Represents net interest income divided by average interest-earning assets.

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES STATISTICAL INFORMATION

		Average Balance Sheet									
	Nine N	Months End	led		Nine I	Nine Months Ended					
	Septen	nber 30, 20)13		September 30, 2012						
	Average		Averag	ge	Average		Averag	ge			
	Balance	Interest \	Yield/C	ost	Balance	Interest \	Yield/C	ost			
Assets		(dollars	in t	housands)						
Interest-earning											
assets:											
Cash and cash											
equivalents	\$103,592	\$161	0.21	%	\$70,743	\$96	0.18	%			
Federal funds sold	26	-	0.00	%	27	-	0.00	%			
Investment											
securities	261,300	3,880	1.98	%	149,836	2,510	2.23	%			
Loans receivable,											
net (1)	980,695	41,504	5.66	%	757,373	36,182	6.37	%			
Total											
interest-earning											
assets	1,345,613	45,545	4.53	%	977,979	38,788	5.29	%			
Noninterest-earning	g										
assets	41,957				44,136						
Total assets	\$1,387,570				\$1,022,115						
Liabilities and											
Equity											
Interest-bearing											
deposits:											

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Interest checking	\$86,505	\$75	0.12	%	\$70,160	\$78	0.15	%
Money market	347,349	711	0.27	%	151,237	531	0.47	%
Savings	79,433	95	0.16	%	89,447	223	0.33	%
Time	335,935	2,216	0.88	%	422,648	3,815	1.21	%
Total								
interest-bearing								
deposits	849,222	3,097	0.49	%	733,492	4,647	0.85	%
FHLB advances								
and other								
borrowings	54,146	722	1.78	%	33,316	717	2.87	%
Subordinated Subor								
debentures	10,310	230	2.98	%	10,310	247	3.20	%
Total borrowings	64,456	952	1.97	%	43,626	964	2.95	%
Total								
interest-bearing								
liabilities	913,678	4,049	0.59	%	777,118	5,611	0.96	%
Noninterest-bearing	;							
deposits	307,714				141,494			
Other liabilities	10,189				10,901			
Total liabilities	1,231,581				929,513			
Stockholders'								
equity equity	155,989				92,602			
Total liabilities and								
equity	\$1,387,570				\$1,022,115			
Net interest income		\$41,496				\$33,177		
Net interest rate								
spread (2)			3.94	%			4.33	%
Net interest margin								
(3)			4.12	%			4.52	%
Ratio of interest-ear	ning assets to)						
interest-bearing liab	oilities		147.2	7%			125.8	5%

- (1) Average balance includes loans held for sale and nonperforming loans and is net of deferred loan origination fees, unamortized discounts and premiums, and ALLL.
- (2) Represents the difference between the yield on interest-earning assets and the cost of interest-bearing liabilities.
- (3) Represents net interest income divided by average interest-earning assets.

Changes in our net interest income are a function of changes in both volumes and rates of interest-earning assets and interest-bearing liabilities. The following table presents the impact the volume and rate changes have had on our net interest income for the periods indicated. For each category of interest-earning assets and interest-bearing liabilities, we have provided information on changes to our net interest income with respect to:

- · Changes in interest rates (changes in interest rates multiplied by prior volume);
 - · Changes in volume (changes in volume multiplied by prior rate); and
- The net change or the combined impact of volume and rate changes allocated proportionately to changes in volume and changes in interest rates.

	Three Months Ended September 30, 2013 Compared to Three Months Ended September 30, 2012 Increase (decrease) due to				Nine Months Ended September 30, 2013 Compared to Nine Months Ended September 30, 2012 Increase (decrease) due to						
	Rate		Volume	Net (in th	10	Rate ousands)		Volume		Net	
Interest-earning assets						,					
Cash and cash											
equivalents	\$4		\$43	\$47		\$17		\$48		\$65	
Investment	Ψ.		ΨΙΟ	Ψ.,		ΨΙ		Ψισ		Ψ 0.0	
securities	60		1,068	1,128		(309)	1,679		1,370	
Loans			,	, -		(=		,		,	
receivable, net	(1,346	5)	2,919	1,573		(4,483	3)	9,805		5,322	
Total	,		,	·		,				,	
interest-earning											
assets	\$(1,282	2)	\$4,030	\$2,748		\$(4,775	5)	\$11,532		\$6,757	
Interest-bearing											
liabilities											
Interest											
checking	\$2		\$14	\$16		\$(18)	\$15		\$(3)
Money market	(121)	232	111		(297)	477		180	
Savings	(22)	(3)	(25)	(105)	(23)	(128)
Time	(241)	(260)	(501)	(902)	(697)	(1,599))
FHLB advances											
and other											
borrowings	(110)	107	(3)	(337)	342		5	
Subordinated											
debentures	(4)	-	(4)	(17)	-		(17)
Total											
interest-bearing	.		.				- \	.			, i
liabilities	\$(496)	\$90	\$(406)	\$(1,676)	\$114		\$(1,562	2)
Change in net interest income	\$(786)	\$3,940	\$3,154		\$(3,099	9)	\$11,418		\$8,319	

Provision for Loan Losses

We recorded a \$646,000 provision for loan loss in the third quarter of 2013, compared to \$145,000 recorded in the third quarter of 2012. We believe that the credit quality of our loan portfolio continues to remain strong, and as a result, we left our allowance for loan losses unchanged during the quarter. Compared to the third quarter of 2012, net loan charge-offs increased \$501,000 to \$646,000 during the third quarter of 2013. The increase in charge-offs was primarily attributable to three loans acquired in our FDIC assisted transactions.

For the first nine months of 2013, a provision for loan losses of \$1.3 million was recorded, compared with a provision for loan losses of \$145,000 for the first nine months of 2012. For the first nine months of 2013, our net loan

charge-offs were \$1.3 million, all related to our FDIC assisted transactions.

For purchased credit impaired loans, charge-offs are recorded when there is a decrease in the estimated cash flows of the credit from original cash flow estimates. Purchased credit impaired loans were recorded at their estimated fair value, which incorporated our estimated expected cash flows until the ultimate resolution of these credits. To the extent actual or projected cash flows are less than originally estimated, additional provisions for loan losses or charge-offs will be recognized into earnings or against the allowance, if applicable. To the extent actual or projected cash flows are more than originally estimated, the increase in cash flows is prospectively recognized in loan interest income. Due to the accounting rules associated with our purchased credit impaired loans, each quarter we are required to re-estimate cash flows which could cause volatility in our reported net interest margin and provision for loans losses. During the third quarter of 2013, there were no charge-offs associated with purchased credit impaired loans, compared to \$145,000 for the same period in 2012.

Our Loss Mitigation Department continues collection efforts on loans previously written down and/or charged-off to maximize potential recoveries. See "Allowance for Loan Losses" discussed below in this Quarterly Report on Form 10-Q.

Noninterest Income

Noninterest income for the third quarter of 2013 amounted to \$2.3 million, up \$411,000 or 21.5%, compared to the third quarter of 2012. The increase was primarily attributable to a \$1.0 million increase in net gains received in the third quarter of 2013 from the sale of loans compared to the prior period, which increase in net gains was due to more loans being sold in the third quarter of 2013. Partially offsetting the increase in net gains from the sale of loans was a lower gain on sale of securities of \$552,000 and reduced other income of \$124,000. The decrease in gain on sale of securities was primarily related to lower inherent gains on securities sold during the third quarter of 2013, compared with those sold in the third quarter of 2012.

Noninterest income for the first nine months of 2013 amounted to \$6.5 million, down \$2.9 million or 30.9% compared to the first nine months of 2012. The decrease was primarily related to a gain of \$5.3 million in the year-ago period for the Palm Desert National Acquisition, compared to no bargain purchase gain recorded in the first nine months of 2013. Partially offsetting the absence of a bargain purchase in the first nine months of 2013, was higher net gains from the sale of loans of \$2.0 million and from the sales of investment securities of \$342,000, as well as higher loan servicing fees of \$266,000. The higher gains on loan and investment securities were primarily related to a higher volume of loans and investment securities sold.

Noninterest Expense

Noninterest expense totaled \$11.8 million for the third quarter of 2013, up \$3.7 million or 46.6%, compared to the third quarter of 2012. The increase primarily related to higher costs in the third quarter of 2013 when compared to the third quarter of 2012 associated with the following expense categories:

- · Compensation and benefits costs increased by \$1.6 million, primarily due to the increase in employees from our acquisition activities and new hires in the lending and credit areas to increase our production of commercial and industrial ("C&I") loans, commercial real estate ("CRE") loans, SBA loans, HOA loans, and construction loans;
- · Other expense of \$636,000, primarily related to core deposit intangible amortization, tax credit expense and higher miscellaneous expenses related to our acquisition activities;
- · Premises and occupancy by \$537,000, primarily due to our acquisition activities and a new leased corporate headquarters needed to support our growth;

- · Deposit expenses of \$459,000, primarily due to our acquisition activities;
- · Data processing and communications of \$242,000, primarily due to our acquisition activities; and
 - · Legal, audit and professional expense of \$206,000, primarily due to our acquisition activities.

These higher costs were partially offset by a decline of \$245,000 in OREO operations activity.

Compared to the first nine months of 2012, noninterest expense increased \$15.9 million or 69.6% for the first nine months of 2013. The increase primarily related to one-time costs associated with the acquisitions of SDTB and FAB of \$6.7 million, as well as higher compensation and benefits costs of \$4.9 million, other expense of \$1.3 million, premises and occupancy costs of \$1.3 million, deposit expenses of \$1.0 million, data processing and communications costs of \$448,000, and office and postage expense of \$348,000. Partially offsetting these increases was a decrease in OREO operations activity of \$371,000. The increases in the above categories were primarily related to the acquisitions of FAB and SDTB, and business expansion initiatives over the first nine months of 2013.

Income Taxes

For the third quarter of 2013, our effective tax rate was 37.6%, compared with 38.1% for the third quarter of 2012. For the first nine months of 2013, the effective tax rate was 39.4%, compared to 38.7% for the first nine months of 2012. At September 30, 2013, we had no valuation allowance against our deferred tax asset of \$9.0 million based on management's analysis that the asset was more-likely-than-not to be realized.

FINANCIAL CONDITION

At September 30, 2013, assets totaled \$1.6 billion, up \$479.7 million or 44.0% from September 30, 2012 and up \$395.2 million or 33.7% from December 31, 2012. The increase in assets since year-end 2012 was primarily related to the FAB Acquisition, which added assets at the acquisition date of \$424.2 million, partially offset by \$49.0 million of FAB deposits held by the Bank at December 31, 2012, and the SDTB Acquisition, which added assets at the acquisition date of \$210.9 million. Partially offsetting these acquisition increases was a decrease of \$112.3 million in deposits, primarily due to our higher-cost certificates of deposit not being renewed and a decrease of \$29.0 million in FHLB borrowings.

The increase in assets from September 30, 2012 was primarily related to FAB assets in the amount of \$424.2 million and SDTB assets in the amount of \$210.9 million. Partially offsetting these increases were the assets used to fund the decrease in certificates of deposit of \$131.9 million.

Loans

Net loans held for investment totaled \$1.1 billion at September 30, 2013, an increase of \$279.3 million or 32.8% from September 30, 2012 and an increase of \$156.8 million or 16.1% from December 31, 2012. The increase in loans from December 31, 2012 included loans at acquisition date from the SDTB Acquisition of \$42.4 million and from FAB Acquisition of \$26.4 million, and was primarily associated with increases in real estate loan balances of \$170.7 million, commercial owner occupied loans of \$71.2 million and C&I loans of \$58.4 million. Partially offsetting these increases was a decrease in warehouse facility loans of \$146.7 million. During the first nine months of 2013, commitments on our warehouse repurchase facility credits increased \$32.3 million to a total of \$303.5 million with our end of period utilization rates for these loans decreasing from 73.4% at December 31, 2012 to 16.18% at September 30, 2013. The decrease in utilization rates is primarily due to the increase in mortgage rates which lead to a decrease in loan applications.

The increase in loans from September 30, 2012 was due to both organic growth and the FAB Acquisition and SDTB Acquisition. The loan increase since September 30, 2012 was primarily related to our real estate loans of \$177.2 million and our business loans of \$98.4 million.

The following table sets forth the composition of our loan portfolio in dollar amounts, as a percentage of the portfolio and gives the weighted average interest rate by loan category at the dates indicated:

	Septemb	er 30, 20	13 Veighted		ber 31, 20	12 Weighte	September 30, 2012 Weighted			
		Percent A	Average		Percent A	Average			Average	
			Interest			Interest		of	Interest	
	Amount	Total	Rate	Amount	Total	Rate	Amount	Total	Rate	
Business loans:				(dollars 1)	n thousand	18)				
Commercial and										
industrial	\$173,720	15.2 %	5.07%	\$115,354	117 %	5 25%	\$88,105	10.2	5.37%	
Commercial owner	Ψ1/3,/20	13.2 /0	3.07 70	Ψ113,33Τ	11.7 /0	3.23 70	Ψ00,103	10.2	0 3.31 70	
occupied (1)	222,162	19.5 %	5.41%	150,934	15.3 %	6.11%	148,139	17.1	% 6.26%	
SBA	6,455	0.6 %		6,882	0.7 %		4,736		6.08 %	
Warehouse facilities	49,104	4.3 %				4.80%	112,053		% 5.03 %	
Real estate loans:	12,1201			-22,102			,			
Commercial										
non-owner occupied	304,979	26.7 %	5.41%	253,409	25.6 %	5.68%	262,046	30.3	% 5.84%	
Multi-family	218,929	19.2 %	4.91%	156,424	15.9 %	5.78%	173,484	20.1	⁸ 5.90 %	
One-to-four family (2)	152,667	13.4 %	4.46%	97,463	9.9 %	4.67%	62,771	7.3	% 5.08%	
Construction	2,835	0.2 %	5.84%	-	0.0 %	0.00%	308	0.0	% 5.25%	
Land	7,371	0.6 %	4.72%	8,774	0.9 %	4.89%	11,005	1.3	% 5.27%	
Other loans	3,793	0.3 %	5.96%	1,193	0.1 %	6.20%	2,191	0.2	% 6.86 %	
Total gross loans (3)	1,142,015	100.0%	5.05%	986,194	100.0%	5.44%	864,838	100.09	% 5.72%	
Less loans held for										
sale	3,176			3,681			4,728			
Total gross loans held										
for investment	1,138,839			982,513			860,110			
Less:										
Deferred loan										
origination										
costs/(fees) and	100			(206			(=a=			
premiums/(discounts)	130			(306)			(737)			
Allowance for loan losses	(7,994)			(7,994)			(7,658)			
Loans held for										
investment, net	\$1,130,975			\$974,213			\$851,715			

⁽¹⁾ Majority secured

by real estate.

⁽²⁾ Includes second

trust deeds.

⁽³⁾ Total gross loans for September 30, 2013 are net of the unaccreted mark-to-market discounts on Canyon National loans of \$2.3 million, on Palm Desert National loans of \$3.7 million, and on SDTB loans of \$230,000 and of the mark-to-market premium on FAB loans of \$103,000.

Gross loans totaled \$1.1 billion at September 30, 2013, compared to \$864.8 million at September 30, 2012 and \$986.2 million at December 31, 2012. The increase in gross loans held for investment of \$278.7 million or 32.4% from the year-ago third quarter was primarily related to increases from organic growth, the acquisitions of FAB and SDTB, and loan purchases. The increase of \$155.8 million or 15.8% since December 31, 2012 included loan originations of \$316.4 million, loans purchased of \$147.3 million and loans acquired of \$69.2 million, partially offset by an increase in undisbursed loan funds of \$246.8 million, loan repayments of \$111.5 million, and loan sales of \$18.7 million. The increase in the undisbursed loan funds was primarily related to the reduction in the utilization rate for warehouse facility loans.

The following table sets forth loan originations, purchases, sales and principal repayments relating to our gross loans for the periods indicated:

Nine Months Ended

	TVIIIC IVIOII	
		September
	30, 2013	30, 2012
	(in thou	ısands)
Beginning		
balance gross		
loans	\$986,194	\$739,254
Loans	. ,	. ,
originated:		
Business loans:		
Commercial		
and industrial	60,792	27,324
Commercial		- ,-
owner occupied		
(1)	40,931	22,509
SBA	6,548	3,764
Warehouse	0,2 .0	2,70.
facilities	74,860	119,750
Real estate	, 1,000	115,700
loans:		
Commercial		
non-owner		
occupied	76,555	41,479
Multi-family	46,659	18,402
One-to-four	,	,
family (2)	1,580	17,138
Construction	-,	,
loans	5,650	_
Other loans	2,803	882
Total loans	7	
originated	316,378	251,248
Loans	,	
purchased:		
Business loans:		
Commercial		
and industrial	30,084	5,033
Commercial	,	- /
owner occupied	42,835	11,786
Real estate	,	,, , , ,
loans:		

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Commercial		
non-owner		
occupied	16,763	58,541
Multi-family	43,231	3,690
One-to-four		
family	78,673	4,437
Construction	1,399	198
Land	2,770	5,395
Other loans	716	2,255
Total loans		
purchased	216,471	91,335
Total loan		
production	532,849	342,583
Principal		
repayments	(111,475)	(134,783)
Sales of loans	(18,722)	(14,390)
Change in		
undisbursed		
loan funds, net	(246,814)	(71,304)
Charge-offs	(1,608)	(1,207)
Change in		
mark-to-market		
discounts from		
acquisitions	2,587	7,836
Transfer to		
other real estate		
owned	(996)	(3,151)
Net increase in		
gross loans	155,821	125,584
Ending balance		
gross loans	\$1,142,015	\$864,838

(1) Majority secured by real estate.(2) Includes second trust deeds.

The following table sets forth the weighted average interest rates, weighted average number of months to reprice and the periods to repricing for our gross loan portfolio at the date indicated:

		Septembe	er 30, 2013					
			Weighted	Weighted				
				Average				
	Number		Average	Months				
Periods to	of		Interest	to				
Repricing	Loans	Amount	Rate	Reprice				
	(dollars in thousands)							
	865	\$405,020	5.53 %	6.05				

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1 Year and				
less				
Over 1				
Year to 3				
Years	43	33,570	4.44 %	25.56
Over 3				
Years to 5				
Years	289	320,912	4.56 %	50.57
Over 5				
Years to 7				
Years	40	93,056	4.26 %	78.14
Over 7				
Years to				
10 Years	16	21,238	4.54 %	100.11
Total				
adjustable	1,253	873,796	4.97 %	33.11
Fixed	862	268,219	5.34 %	
Total	2,115	\$1,142,015	5.05 %	

Delinquent Loans. When a borrower fails to make required payments on a loan and does not cure the delinquency within 30 days, we normally record a notice of default and, after providing the required notices to the borrower, commence foreclosure proceedings. If the loan is not reinstated within the time permitted by law, we may sell the property at a foreclosure sale. At these foreclosure sales, we generally acquire title to the property. At September 30, 2013, loans delinquent 30 or more days as a percentage of total gross loans was 0.09%, unchanged from December 31, 2012, but down from 0.80% at September 30, 2012.

The following table sets forth delinquencies in the Company's loan portfolio at the dates indicated:

				90 I	Jays or						
30 - 59 Days 60 -		60 - 8	39 Days	Mo	ore (1)	Total					
	Principal		Principal		Principal		Principal				
	Balance		Balance		Balance		Balance				
# of	of	# of	of	# of	of	# of	of				
Loans	Loans	Loans	Loans	Loans	Loans	Loans	Loans				
(dollars in thousands)											

At September 30, 2013 Business loans:								
Commercial								
and industrial	1	\$ 163	2	\$ 79	-	\$ -	3	\$ 242
SBA	-	-	1	129	1	14	2	143
Real estate loans:								
Commercial non-owner								
occupied	2	559	-	-	-	-	2	559
One-to-four								
family	-	-	-	-	3	97	3	97
Other	1	2	1	6	-	-	2	8

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Total	4	\$ 724	4	\$ 214	4	\$ 111	12	\$ 1,049
Delinquent				·		·		, , , , ,
loans to total								
gross loans		0.06 %		0.02 %		0.01 %		0.09 %
At December								
31, 2012								
Business								
loans:								
Commercial								
and industrial	-	\$ -	1	\$ 58	1	\$ 218	2	\$ 276
Commercial								
owner								
occupied	-	-	1	245	-	-	1	245
SBA	-	-	-	-	4	185	4	185
Real estate								
loans:								
One-to-four	•	101			•	70		100
family	2	101	-	-	2	79	4	180
Other Takal	1	5	-	- # 202	-	- ¢ 492	1	5
Total	3	\$ 106	2	\$ 303	7	\$ 482	12	\$ 891
Delinquent loans to total								
		0.01 %		0.02 %		0.05 %		0.00 %
gross loans		0.01 %		0.03 %		0.05 %		0.09 %
At September								
30, 2012								
Business								
loans:								
Commercial								
and industrial	_	\$ -	2	\$ 121	_	\$ -	2	\$ 121
Commercial								
owner								
occupied	1	327	-	-	-	-	1	327
SBA	-	-	-	-	4	185	4	185
Real estate								
loans:								
Commercial								
non-owner								
occupied	1	1,708	-	-	2	3,849	3	5,557
One-to-four								
family	2	301	2	43	3	120	7	464
Land	1	229	-	-	-	-	1	229
Total	5	\$ 2,565	4	\$ 164	9	\$ 4,154	18	\$ 6,883
Delinquent								
loans to total		0.20 6		0.02.0		0.40.0		0.00 6
gross loans		0.30 %		0.02 %		0.48 %		0.80 %

⁽¹⁾ All loans that are delinquent 90 days or more are on nonaccrual status and reported as part of nonperforming loans.

Allowance for Loan Losses. The ALLL represents an estimate of probable losses inherent in our loan portfolio and is determined by applying a systematically derived loss factor to individual segments of the loan portfolio. The adequacy and appropriateness of the ALLL and the individual loss factors are reviewed each quarter by management.

The loss factor for each segment of our loan portfolio is generally based on our actual historical loss rate experience with emphasis on recent past periods to account for current economic conditions and supplemented by management judgment for certain segments where we lack loss history experience. We also consider historical charge-off rates for the last 10 and 15 years for commercial banks and savings institutions headquartered in California as collected and reported by the FDIC. The loss factor is adjusted by qualitative adjustment factors to arrive at a final loss factor for each loan portfolio segment. For additional information regarding the qualitative adjustments, please see "Allowances for Loan Losses" discussed in our 2012 Annual Report. The qualitative factors allow management to assess current trends within our loan portfolio and the economic environment to incorporate their effect when calculating the ALLL. The final loss factors are applied to pass graded loans within our loan portfolio. Higher factors are applied to loans graded below pass, including classified and criticized assets.

No assurance can be given that we will not, in any particular period, sustain loan losses that exceed the amount reserved, or that subsequent evaluation of our loan portfolio, in light of the prevailing factors, including economic conditions which may adversely affect our market area or other circumstances, will not require significant increases in the loan loss allowance. In addition, regulatory agencies, as an integral part of their examination process, periodically review our ALLL and may require us to recognize additional provisions to increase the allowance or take charge-offs in anticipation of future losses.

Our ALLL at September 30, 2013 was \$8.0 million, up from \$7.7 million at September 30, 2012 and unchanged from the ALLL at December 31, 2012. At September 30, 2013, given the composition of our loan portfolio, the ALLL was considered adequate to cover estimated losses inherent in the loan portfolio. Should any of the factors considered by management in evaluating the appropriate level of the ALLL change, the Company's estimate of probable loan losses could also change, which could affect the level of future provisions for loan losses.

The following table sets forth the Company's ALLL and its corresponding percentage of the loan category balance and the percent of loan balance to total gross loans in each of the loan categories listed for the periods indicated:

	September 30, 2013				Decer	nber 31,	2012	September 30, 2012				
			% of				% of			% of		
	A	llowance	Loans		A	llowanc	e Loans	Allowance Loans				
			in				in				in	
Balance at		as a	Categor	У		as a	Catego	ry		as a	Catego	ry
End of		% of	to			% of	to			% of	to	
Period												
Applicable	C	Category	Total		C	Category	Total		(Category	Total	
to	Amount	Total	Loans		Amount	Total	Loans	5	Amount	Total	Loans	3
					(dollar	s in thou	ısands)					
Business												
loans:												
Commercial												
and												
industrial	\$2,801	1.61 %	15.2	%	\$1,310	1.14%	11.7	%	\$824	0.94%	10.2	%
Commercial												
owner												
occupied	1,519	0.68 %	19.5	%	1,512	1.00 %	15.3	%	1,151	0.78%	17.1	%
SBA	50	0.77%	0.6	%	79	1.15 %	0.7	%	66	1.39 %	0.5	%

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Warehouse									
facilities	225	0.46 %	4.3 %	1,544	0.79 %	19.9 %	1,046	0.93 %	13.0 %
Real estate									
loans:									
Commercial									
non-owner									
occupied	1,403	0.46 %	26.7 %	1,459	0.58 %	25.6 %	2,036	0.78 %	30.3 %
Multi-family	506	0.23 %	19.2 %	1,145	0.73%	15.9 %	2,097	1.21 %	20.1 %
One-to-four									
family	1,174	0.77 %	13.4 %	862	0.88%	9.9 %	418	0.67 %	7.3 %
Construction	121	4.27 %	0.2 %	-	0.00%	0.0 %	-	0.00%	0.0 %
Land	147	1.99 %	0.6 %	31	0.35 %	0.9 %	-	0.00%	1.3 %
Other Loans	48	1.27 %	0.3 %	52	4.36%	0.1 %	20	0.91 %	0.2 %
Total	\$7,994	0.70%	100.0%	\$7,994	0.81%	100.0%	\$7,658	0.89 %	100.0%

The ALLL as a percent of nonaccrual loans was 693.3% at September 30, 2013, up from 121.9% at September 30, 2012, and from 362.4% at December 31, 2012. The increase in ALLL as a percent of nonaccrual loans at September 30, 2013, compared to year-end 2012 was due to a decrease in nonaccrual loans during the first nine months of 2013. At September 30, 2013, the ratio of ALLL to total gross loans was 0.70%, down from 0.89% at September 30, 2012, and from 0.81% at December 31, 2012. Our ratio of ALLL plus the remaining unamortized credit discount on the loans acquired to total gross loans was 1.06% at September 30, 2013, down from 1.53% at September 30, 2012, and 1.34% at December 31, 2012.

The following table sets forth the activity within the Company's ALLL in each of the loan categories listed for the periods indicated:

	Three M End Septem 2013	led ber 30, 2012	Nine Months Ended September 30, 2013 2012			
Dalamas		(donars in	thousands)		
Balance, beginning of	47 004	Φ.7. 6.50	Φ 7 00 4	фо. 522		
period	\$7,994	\$7,658	\$7,994	\$8,522		
Provision for loan losses	646	145	1,264	145		
Charge-offs:						
Business loans:						
Commercial and						
industrial	(233)	(79)	(291)	(270)		
Commercial owner						
occupied	(163)	(140)	(163)	(405)		
SBA	(11)	(23)	(16)	(132)		
Real estate: Commercial non-owner	-	-	(757)	(88)		

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occupied				
Multi-family	(90)	-	(101)	-
One-to-four				
family	(263)	-	(273)	(305)
Land	-	(5)	-	(5)
Other loans	(1)	(1)	(7)	(2)
Total				
charge-offs	(761)	(248)	(1,608)	(1,207)
Recoveries:				
Business				
loans:				
Commercial				
and				
industrial	86	-	107	2
SBA	7	85	51	162
Real estate:				
Commercial				
non-owner				
occupied	-	2	-	2
One-to-four				
family	1	2	45	7
Other loans	21	14	141	25
Total				
recoveries	115	103	344	198
Net loan				
charge-offs	(646)	(145)	(1,264)	(1,009)
Balance at				
end of				
period period	\$7,994	\$7,658	\$7,994	\$7,658
•				
Ratios:				
Net				
charge-offs				
to average				
total loans,				
net	0.25 %	0.07 %	0.17 %	0.18 %
Allowance				
for loan				
losses to				
gross loans				
at end of				
period	0.70 %	0.89 %	0.70 %	0.89 %
L	01.0 /0	0.00	00	0.00

Investment Securities

Investment securities available for sale totaled \$282.8 million at September 30, 2013, up \$168.6 million or 147.6% from September 30, 2012 and up \$198.8 million or 236.5% from December 31, 2012. The increase over both period ends was primarily due to the acquisitions of FAB and SDTB. At acquisition date, we added investment securities available for sale from the FAB Acquisition of \$222.4 million and from the SDTB Acquisition of \$124.8 million. The increase in investment securities available for sale since year-end 2012 also included \$98.8 million in purchases,

partially offset by \$210.9 million in sales and \$27.5 million in principal paydowns. We sold securities to help fund the expansion of our loan growth and to restructure the portfolio. The increase in investment securities since September 30, 2012, included an additional \$26.5 million in sales. At September 30, 2013, the end of period yield on investment securities was 2.12%, down from 2.25% at September 30, 2012, but up from 2.06% at December 31, 2012. At September 30, 2013, we no longer held any of the private label MBS that were acquired when we redeemed our shares in certain mutual funds in 2008.

The following tables set forth the amortized cost, unrealized gains and losses, and estimated fair value of our investment securities portfolio at the dates indicated:

Investment securities available for	Amortized Cost	Bestimated Fair Value		
sale: U.S. Treasury	\$73	\$9	\$ -	\$82
Municipal bonds	95,971	709	(1,795)	
Mortgage-backed		709	(1,793)	94,003
securities	191,282	182	(3,585)	187,879
Total securities	171,202	102	(3,303)	101,017
available for sale	\$287,326	\$ 900	\$ (5,380)	\$ 282,846
Investment securities available for sale:	Amortized Cost	Unrealized Gain (in tho	Loss busands)	Estimated d Fair Value
U.S. Treasury	\$147	\$ 12	\$ -	\$159
Municipal bonds	25,401	1,186	(1)	26,586
Mortgage-backed				
securities	56,641	1,162	(482)	57,321
Total securities available for sale	\$82,189	\$ 2,360	\$ (483	\$84,066
		Septembe	er 30, 2012	2 Estimated
Investment	Amortized Cost	Gain	Unrealized Loss ousands)	
securities available for				

sale:

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U.S. Treasury	\$147	\$ 13	\$ -	\$160
Municipal bonds	55,445	1,667	(15) 57,097
Mortgage-backed				
securities	56,351	1,121	(479) 56,993
Total securities				
available for sale	\$111,943	\$ 2,801	\$ (494) \$114,250

The following table sets forth the fair values and weighted average yields on our investment securities available for sale portfolio by contractual maturity at the date indicated:

					Septemb More th	oer 30, 201 an Five	3			
	One	Year	More th	han One	Ye	ars	More	More than		
	or I	Less	to Five	ve Years to Ten Y		Years	Years Ten Y		Years To	
		Weighted		Weighted		Weighted		Weighted		Weighted
	Fair	Average	Fair	Average	Fair	Average	Fair	Average	Fair	Average
	Value	Yield	Value	Yield	Value	Yield	Value	Yield	Value	Yield
					(dollars i	n thousand	s)			
Investment securities available for sale:										
U.S. Treasury	\$-	0.00 %	\$82	4.15 %	\$-	0.00 %	\$-	0.00 %	\$82	4.15 %
Municipal bonds	-	0.00 %	9,905		42,392	1.76 %	42,588	3.12 %	94,885	2.29 %
Mortgage-backed										
securities	-	0.00 %	-	0.00 %	14,038	1.16 %	173,841	2.14 %	187,879	2.07 %
Total investment securities										
available for sale	-	0.00 %	9,987	0.97 %	56,430	1.61 %	216,429	2.34 %	282,846	2.14 %
Stock:										
FHLB	7,532	0.00 %	-	0.00 %	-	0.00 %	-	0.00 %	7,532	0.00 %
Federal Reserve										
Bank/TIB	3,295	5.04 %	-	0.00 %	-	0.00 %	-	0.00 %	3,295	5.04 %
Total stock	10,827		-	0.00 %	-	0.00 %	-	0.00 %	10,827	1.53 %
Total securities	\$10,827	1.53 %	\$9,987	0.97 %	\$56,430	1.61 %	\$216,429	2.34 %	\$293,673	2.12 %

Each quarter, we review individual securities classified as available for sale to determine whether a decline in fair value below the amortized cost basis is other-than-temporary. If it is probable that we will be unable to collect all amounts due according to the contractual terms of the debt security, an OTTI write down is recorded against the security and a loss recognized.

In determining if a security has an OTTI loss, we review downgrades in credit ratings and the length of time and extent that the fair value has been less than the cost of the security. We estimate OTTI losses on a security primarily through:

- · An evaluation of the present value of estimated cash flows from the security using the current yield to accrete beneficial interest and including assumptions in the prepayment rate, default rate, delinquencies, loss severity and percentage of nonperforming assets;
 - · An evaluation of the estimated payback period to recover principal;
 - · An analysis of the credit support available in the underlying security to absorb losses; and

· A review of the financial condition and near term prospects of the issuer.

During the quarter ended September 30, 2013, we sold all of our private label securities including those classified substandard that had incurred OTTI, which led to the recording of a \$16,000 recovery, compared to \$36,000 of OTTI charges during the same period last year.

Securities with OTTI credit losses recognized in noninterest income and associated OTTI non-credit losses recognized in accumulated other comprehensive loss during the periods indicated were as follows:

			lonths Enber 30, 20		Three Months Ended September 30, 2012				
				Non				No	n
				Credit Gai	n			Credit	
				in					
					Accumi				
			OTTI	Accumulate Other	cu			Oth	
				omprehens	ive		OTTI	Compreh	
		Fair	Gain	Income	51 V C	Fair	Credit	Inco	
Rating l	Mumbo			(AOCI)	Numb		Loss	(AO	
Kaung	Numbe	i v aiuc		lollars in th			LUSS	(AOI	C1)
C	7	\$ -		\$ -	iousaiiu	\$ -	\$ -	\$ -	
D	5	φ -	5	φ -	4	633	36	\$ - 81	ı
_	12	\$ -		\$ -	4			\$ 81	
Total	12	D -	\$ 16	3 -	4	\$ 633	\$ 36	\$ 81	L
Nine Months Ended September 30, 2013 Nine Months Ended September 30, 2012									
									n
			ber 30, 20	013	n			2012	
			ber 30, 20	Non	n			2012 No.	Gain
			ber 30, 20	013 Non Credit Gai				No. Credit	Gain
			ber 30, 20	Non Credit Gai in				No. Credit in	Gain
			otti	Non Credit Gai in Accumulate Other	ed		mber 30,	No. Credit in Accumu	Gain ulated er
			otti	Non Credit Gai in Accumulate	ed	Septe	mber 30,	No Credit in Accumu Oth	Gain ulated er nensive
Rating 1	,	Septem Fair	OTTI CreditC Gain	Non Credit Gai in Accumulate Other omprehens Income	ed sive	Septen Fair	OTTI (credit	No. Credit in Accume Othe	Gain ulated er nensive me
Rating I	,	Septem Fair	OTTI CreditC Gain (Loss)	Non Credit Gai in Accumulate Other omprehens Income (AOCI)	ed sive Numb	Septe Fair er Value	otti o	No Credit in Accumu Oth	Gain ulated er nensive me
	Numbe	Septem Fair erValue	OTTI CreditC Gain (Loss)	Non Credit Gai in Accumulate Other omprehens Income (AOCI) dollars in th	ed sive Numb	Septer Fair er Value s)	OTTI (credit loss	No Credit in Accumu Oth Compreh Incon (AOC	Gain ulated er nensive me
Caa2	Numbe	Septem Fair	OTTI CreditC Gain (Loss)	Non Credit Gai in Accumulate Other omprehens Income (AOCI) dollars in th	ed sive Numb	Septe Fair er Value	OTTI (credit	No. Credit in Accume Othe	Gain ulated er nensive me
	Numbe	Septem Fair erValue	OTTI CreditC Gain (Loss)	Non Credit Gai in Accumulate Other omprehens Income (AOCI) dollars in th	ed sive Numb	Septer Fair er Value s)	OTTI (credit loss	No Credit in Accumu Oth Compreh Incon (AOC	Gain ulated er nensive me CI)

The largest OTTI credit loss for any single debt security was \$32,000 for the three and nine months ended September 30, 2013 and \$25,000 for the same periods in the prior year.

Nonperforming Assets

Nonperforming assets consist of loans on which we have ceased accruing interest (nonaccrual loans), restructured loans and OREO. It is our general policy to account for a loan as nonaccrual when the loan becomes 90 days

delinquent or when collection of interest appears doubtful.

At September 30, 2013, nonperforming assets totaled \$2.3 million or 0.15% of total assets, down from \$11.8 million or 1.08% at September 30, 2012 and down from \$4.5 million or 0.38% at December 31, 2012. During the third quarter of 2013, nonperforming loans decreased \$879,000 to total \$1.2 million and OREO remained unchanged at \$1.2 million.

September December September

The following table sets forth our composition of nonperforming assets at the dates indicated:

,	30,	31,	30,
	2013	2012	2012
		ars in thous	
Nonperforming	(don	ars in thous	ands)
assets			
Business loans:			
Commercial			
and industrial	\$78	\$347	\$-
Commercial	7.0	70	1
owner			
occupied	_	14	218
SBA (1)	142	260	266
Real estate:			
Commercial			
non-owner			
occupied	437	670	4,528
Multi-family	-	266	273
One-to-four			
family	496	522	578
Land	-	127	417
Total			
nonaccrual			
loans	1,153	2,206	6,280
Other real			
estate owned:			
Commercial			
owner			
occupied	-	-	375
Commercial			
non-owner			
occupied	245	-	309
One-to-four			
family	-	-	179
Land	941	2,258	4,658
Total other real	4.406	2 2 7 2	
estate owned	1,186	2,258	5,521
Total			
nonperforming	Ф2.220		ф11.001
assets, net	\$2,339	\$4,464	\$11,801

Allowance for						
loan losses	\$7,994		\$7,994		\$7,658	
Allowance for						
loan losses as a						
percent of						
total						
nonperforming						
loans	693.32	2%	362.3	8%	121.9	4%
Nonperforming Nonperforming						
loans as a						
percent of						
gross loans	0.10	%	0.22	%	0.73	%
Nonperforming						
assets as a						
percent of total						
assets	0.15	%	0.38	%	1.08	%
(1) The SBA to	tals incl	ude	the			
guaranteed amo	unt of \$1	185,	000 as c	of		
December 31, 2	012 and	\$12	7,000 a	s of		
September 30, 2	2012					

Liabilities and Stockholders' Equity

Total liabilities were \$1.4 billion at September 30, 2013, compared to \$989.5 million at September 30, 2012 and \$1.0 billion at December 31, 2012. The increase of \$358.6 million from the year ended December 31, 2012 was predominately related to increases in deposits associated with net deposits added from the acquisitions of FAB and SDTB of \$462.2 million at the acquisition dates, partially offset by a decrease in FHLB advances and other borrowings of \$29.0 million.

Deposits. Deposits totaled \$1.3 billion at September 30, 2013, up \$388.3 million or 43.3% from September 30, 2012 and \$379.4 million or 41.9% from December 31, 2012. The increase over both prior periods was predominately related to the FAB Acquisition, which added deposits of \$356.8 million at the closing of the acquisition, partially offset by FAB's deposits held by the Bank at acquisition of \$78.5 million and the SDTB Acquisition, which added deposits of \$183.9 million at the closing of the acquisition. Excluding the deposit acquisition increases, we had an adjusted net decrease in deposits of \$112.3 million in the first nine months of 2013 and a net decrease of \$152.5 million since September 30, 2012. The decrease in deposits for the nine months of 2013 was primarily associated with the lowering of pricing on certificates of deposits, which resulted in a desired runoff upon maturity. The increase in deposits during the first nine months of 2013 included interest-bearing transaction accounts of \$304.6 million and noninterest-bearing accounts of \$150.0 million, partially offset by a decrease in retail certificates of deposit of \$75.2 million. At September 30, 2013, we had no brokered deposits. The total weighted average cost of deposits at September 30, 2013 decreased to 0.30%, from 0.64% at September 30, 2012 and from 0.51% at December 31, 2012.

At September 30, 2013, our gross loan to deposit ratio was 88.9%, down from 96.5% at September 30, 2012 and from 109.0% at December 31, 2012.

The following table sets forth the distribution of the Company's deposit accounts at the dates indicated and the weighted average interest rates on each category of deposits presented:

September 30, 2013

December 31, 2012

September 30, 2012

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		% of W	eighted		% of W	Veighted		% of W	eighted
		Total A	verage		Total A	Average		Total A	verage
	Balance	Deposits	Rate	Balance	Deposits	Rate	Balance	Deposits	Rate
				(dollars i	n thousand	ds)			
Noninterest									
bearing									
checking	\$363,606	28.3 %	0.00%	\$213,636	23.6 %	0.00%	\$211,410	23.6 %	0.00%
Interest-bearing									
deposits:									
Checking	106,740	8.3 %	0.11%	14,299	1.6 %	0.10%	11,684	1.3 %	0.09%
Money market	446,885	34.8 %	0.29%	236,206	26.1 %	0.32%	174,375	19.5 %	0.57%
Savings	80,867	6.3 %	0.15%	79,420	8.8 %	0.22%	80,419	9.0 %	0.25%
Time deposit									
accounts:									
Less than									
1.00%	152,820	11.9 %	0.42%	147,813	16.3 %	0.58%	127,497	14.2 %	0.68%
1.00 - 1.99	119,450	9.3 %	1.09%	197,554	21.8 %	1.16%	271,717	30.3 %	1.14%
2.00 - 2.99	12,037	0.9 %	2.82%	13,439	1.5 %	2.78%	15,840	1.8 %	2.73%
3.00 - 3.99	874	0.1 %	3.29%	1,130	0.1 %	3.44%	1,283	0.1 %	3.43%
4.00 - 4.99	142	0.0 %	4.30%	395	0.0 %	4.29%	672	0.1 %	4.26%
5.00 and									
greater	713	0.1 %	5.26%	876	0.1 %	5.27%	973	0.1 %	5.25%
Total time									
deposit									
accounts	286,036	22.3 %	0.82%	361,207	39.9 %	1.00%	417,982	46.6 %	1.08%
Total									
interest-bearing									
deposits	920,528	71.7 %	0.42%	691,132	76.4 %	0.66%	684,460	76.4 %	0.84%
Total deposits	\$1,284,134	100.0%	0.30%	\$904,768	100.0%	0.51%	\$895,870	100.0%	0.64%

Borrowings. At September 30, 2013, total borrowings amounted to \$96.8 million, up \$11.0 million or 12.8% from September 30, 2012 but down \$29.0 million or 23.1% from December 31, 2012. The decrease from December 31, 2012 was due to the repayment of \$52.0 million in FHLB borrowings, partially offset by \$23.0 million in new repurchase agreements related to HOA deposits. This repurchase agreement debt was offered as a service to certain HOA depositors that adds protection for deposit amounts above FDIC insurance levels. Total borrowings at September 30, 2013 represented 6.2% of total assets and had an end of period weighted average cost of 1.32%, compared with 7.9% of total assets and at a weighted average cost of 1.64% at September 30, 2012 and 10.7% of total assets at a weighted average cost of 1.19% at December 31, 2012. At September 30, 2013, total borrowings were comprised of the following:

- Three reverse repurchase agreements totaling \$28.5 million at a weighted average rate of 3.26% and secured by approximately \$36.0 million of government sponsored entity MBS;
 - · HOA reverse repurchase agreements totaling \$23.0 million at a weighted average rate of 0.01%; and
- · Subordinated Debentures used to fund the issuance of Trust Preferred Securities in 2004 of \$10.3 million with a rate of 3.02%. For additional information about the Subordinated Debentures and Trust Preferred Securities, see Note 8 to the Consolidated Financial Statements in this report.

The following table sets forth certain information regarding the Company's borrowed funds at the dates indicated:

	September 30, 2013			Decem 20	31,	September 30, 2012			
	Weighted Average			Weighted Average				Veighted Average	
	Balanc	e	Rate (Balance dollars in		Rate isands)	Balance		Rate
FHLB									
advances	\$35,00	0	0.11%	\$87,000		0.28%	\$47,000)	0.32%
Reverse repurchase									
agreements	51,47	4	1.81%	28,500		3.26%	28,500)	3.26%
Subordinated									
debentures	10,31	0	3.02%	10,310		3.09%	10,310)	3.21%
Total									
borrowings	\$96,78	4	1.32%	\$125,810)	1.19%	\$85,810)	1.64%
Weighted average cost of									
borrowings									
during the quarter	1.66	%		3.24	%		2.46	%	
Borrowings									
as a percent									
<mark>of total</mark>									
assets	6.2	%		10.7	%		7.9	%	

Stockholders' Equity. Total stockholders' equity was \$171.2 million as of September 30, 2013, up from \$99.9 million at September 30, 2012 and \$134.5 million at December 31, 2012. On January 9, 2013, the Corporation issued 495,000 new shares of its common stock at a public offering price of \$10.00 per share in connection with the exercise of the over-allotment option granted to the underwriters as part of an underwritten public offering that was completed on December 11, 2012. The net proceeds from the exercise of the over-allotment option, after deducting underwriting discounts and commissions, was \$4.7 million. On March 15, 2013, as a result of the FAB Acquisition, the Bank recorded equity of \$14.9 million in connection with the Corporation's stock issued to FAB shareholders as part of the acquisition consideration. On June 25, 2013, as a result of the SDTB Acquisition, the Bank recorded equity of \$14.4 million in connection with the Corporation's stock issued to SDTB shareholders as part of the acquisition consideration. The current year increase of \$36.6 million in stockholders' equity was related to the exercise of the over-allotment option, equity consideration for the FAB Acquisition, equity consideration for the SDTB Acquisition, net income for the first nine months of 2013 of \$4.8 million, partially offset by an unfavorable change in accumulated other comprehensive income to a loss of \$3.7 million.

Our book value per share increased to \$10.28 at September 30, 2013, up from \$9.66 at September 30, 2012 and \$9.85 at December 31, 2012. At September 30, 2013, the Company's tangible common equity to tangible assets ratio was 9.51%, up from 8.94% at September 30, 2012, but down from 11.26% at December 31, 2012.

Tangible common equity to tangible assets (the "tangible common equity ratio") is a non-GAAP financial measure derived from GAAP-based amounts. We calculate the tangible common equity ratio by excluding the balance of intangible assets from common shareholders' equity and dividing by tangible assets. We believe that this information

is important to shareholders as tangible equity is a measure that is consistent with the calculation of capital for bank regulatory purposes, which excludes intangible assets from the calculation of risk-based ratios.

PACIFIC PREMIER BANCORP, INC. AND SUBSIDIARIES

GAAP Reconciliation (dollars in thousands)

	September		Decembe	r	Septembe	er
	30, 2013		31, 2013		30, 2013	3
Total						
stockholders'						
equity	\$171,154		\$134,517		\$99,886	
Less:						
Intangible						
assets	(24,309)	(2,626)	(2,703)
Tangible						
common						
equity	\$146,845		\$131,891		\$97,183	
Total assets	\$1,569,020		\$1,173,79	2	\$1,089,33	36 S
Less:						
Intangible						
assets	(24,309)	(2,626)	(2,703)
Tangible						
assets	\$1,544,711		\$1,171,16	6	\$1,086,63	33
Tangible						
common						
equity ratio	9.51	%	11.26	%	8.94	%

CAPITAL RESOURCES AND LIQUIDITY

Our primary sources of funds are deposits, advances from the FHLB and other borrowings, principal and interest payments on loans, and income from investments. While maturities and scheduled amortization of loans are a predictable source of funds, deposit inflows and outflows as well as loan prepayments are greatly influenced by general interest rates, economic conditions, and competition.

Our primary sources of funds generated during the first nine months of 2013 were from:

- · Net change of \$246.8 million of undisbursed loan funds;
- · Net cash of \$138.4 million acquired from the FAB and SDTB acquisitions;
 - · Proceeds of \$212.3 million from the sale of securities available for sale;
- · Proceeds of \$131.6 million from the sale and principal payments on loans held for investment;
 - · Principal payments of \$27.5 million from securities available for sale; and
- · Net proceeds from the issuance of stock related to the underwriter's exercise of the over-allotment option of \$4.7 million.

We used these funds to:

- · Purchase and originate loans held for investment of \$463.7 million;
 - · Absorb deposit outflows of \$161.4 million; and
 - · Repay FHLB advances and other borrowings of \$45.9 million.

Our most liquid assets are unrestricted cash and short-term investments. The levels of these assets are dependent on our operating, lending and investing activities during any given period. Our liquidity position is continuously monitored and adjustments are made to the balance between sources and uses of funds as deemed appropriate. At September 30, 2013, cash and cash equivalents totaled \$61.4 million and the market value of our investment securities available for sale totaled \$282.8 million. If additional funds are needed, we have additional sources of liquidity that can be accessed, including FHLB advances, Federal Funds lines, the Federal Reserve's lending programs and loan sales. As of September 30, 2013, the maximum amount we could borrow through the FHLB was \$699.4 million, of which \$256.5 million was available for borrowing based on collateral pledged of \$405.5 million in real estate loans. At September 30, 2013, we had unsecured lines of credit aggregating \$62.3 million, which consisted of \$59.0 million with other financial institutions from which to draw funds and \$3.3 million with the Federal Reserve Bank. At September 30, 2013, no funds were drawn against these unsecured lines of credit. For the quarter ended September 30, 2013, our average liquidity ratio was 23.77%. The Company regularly models liquidity stress scenarios to ensure that adequate liquidity is available and has contingency funding plans in place which are reviewed and tested on a regular basis.

To the extent that 2013 deposit growth is not sufficient to satisfy our ongoing commitments to fund maturing and withdrawable deposits, repay maturing borrowings, fund existing and future loans, or make investments, we may access funds through our FHLB borrowing arrangement, unsecured lines of credit or other sources.

The Bank has a policy in place that permits the purchase of brokered funds, in an amount not to exceed 5% of total deposits, as a secondary source for funding. At September 30, 2013, we had no brokered time deposits.

The Corporation is a corporate entity separate and apart from the Bank that must provide for its own liquidity. The Corporation's primary sources of liquidity are dividends from the Bank. There are statutory and regulatory provisions that limit the ability of the Bank to pay dividends to the Corporation. Management believes that such restrictions will not have a material impact on the ability of the Corporation to meet its ongoing cash obligations.

The Corporation has never declared or paid dividends on its common stock and does not anticipate declaring or paying any cash dividends in the foreseeable future. The Corporation's board of directors has authorized stock repurchase plans, which allow the Corporation to proactively manage its capital position and return excess capital to it stockholders. Shares purchased under such plans also provide the Corporation with shares of common stock necessary to satisfy obligations related to stock compensation awards. No shares were repurchased under our stock repurchase plans during the three or nine months ended September 30, 2013. See Part II, Item 2 - Unregistered Sales of Equity Securities and Use of Proceeds for additional information.

Contractual Obligations and Off-Balance Sheet Commitments

Contractual Obligations. The Company enters into contractual obligations in the normal course of business primarily as a source of funds for its asset growth and to meet required capital needs.

The following schedule summarizes maturities and payments due on our obligations and commitments, excluding accrued interest, as of the date indicated:

September 30, 2013 Less than 1 - 3 3 -5

Total

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	1 year	years	years	More than	
		(i	n thousand	5 years ls)	
Contractual obligations					
FHLB					
advances	\$35,000	\$-	\$-	\$-	\$35,000
Other					
borrowings	22,974	-	10,000	18,500	51,474
Subordinated					
debentures	-	-	-	10,310	10,310
Certificates					
of deposit	240,473	36,573	2,378	6,612	286,036
Operating					
leases	2,646	5,335	3,983	2,703	14,667
Total					
contractual					
cash					
obligations	\$301,093	\$41,908	\$16,361	\$38,125	\$397,487

Off-Balance Sheet Commitments. We utilize off-balance sheet commitments in the normal course of business to meet the financing needs of our customers and to reduce our own exposure to fluctuations in interest rates. These financial instruments include commitments to originate real estate, business and other loans held for investment, undisbursed loan funds, lines and letters of credit, and commitments to purchase loans and investment securities for portfolio. The contract or notional amounts of those instruments reflect the extent of involvement we have in particular classes of financial instruments.

Commitments to originate loans held for investment are agreements to lend to a customer as long as there is no violation of any condition established in the commitment. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since some commitments expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. Undisbursed loan funds and unused lines of credit on home equity and commercial loans include committed funds not disbursed. Letters of credit are conditional commitments we issue to guarantee the performance of a customer to a third party. As of September 30, 2013, we had commitments to extend credit on existing lines and letters of credit of \$333.6 million, compared to \$152.1 million at September 30, 2012 and \$131.5 million at December 31, 2012.

The following table summarizes our contractual commitments with off-balance sheet risk by expiration period at the date indicated:

	September 30, 2013					
	Less			More		
	than	1 - 3	3 - 5	than		
	1 year	years	years	5 years	Total	
		(in thousa	ınds)		
Other unused						
commitments						
Home equity						
lines of credit	\$100	\$709	\$851	\$3,488	\$5,148	
	42,446	5,606	1,736	16,656	66,444	

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Commercial					
and industrial					
Warehouse					
facilities	-	-	-	254,426	254,426
Standby					
letters of					
credit	3,550	44	-	-	3,594
All other	2,718	875	5	382	3,980
Total					
commitments	\$48,814	\$7,234	\$2,592	\$274,952	\$333,592

Regulatory Capital Compliance

The Corporation and the Bank are subject to risk-based capital regulations which quantitatively measure capital against risk-weighted assets, including certain off-balance sheet items. These regulations define the elements of the Tier 1 and Tier 2 components of total capital and establish minimum ratios of 4% for Tier 1 capital and 8% for total capital for capital adequacy purposes. Supplementing these regulations is a leverage requirement. This requirement establishes a minimum leverage ratio (at least 3% or 4%, depending upon an institution's regulatory status) which is calculated by dividing Tier 1 capital by adjusted quarterly average assets (after deducting goodwill). In addition, the Bank is subject to the Federal Deposit Insurance Corporation Improvement Act of 1991 ("FDICIA") which imposes a number of mandatory supervisory measures. Among other matters, FDICIA established five capital categories, ranging from "well capitalized" to "critically under capitalized." Such classifications are used by regulatory agencies to determine a bank's deposit insurance premium and approval of applications authorizing institutions to increase their asset size or otherwise expand business activities or acquire other institutions. Under FDICIA, a "well capitalized" bank must maintain minimum leverage, Tier 1 and total capital ratios of 5%, 6% and 10%, respectively. The Federal Reserve applies comparable tests for bank holding companies. At September 30, 2013, the Bank and the Corporation, respectively, exceeded the requirements for "well capitalized" institutions under the tests pursuant to FDICIA and of the Federal Reserve.

On December 11, 2012, we completed an underwritten public offering of 3.3 million shares of common stock for net proceeds, after deducting underwriting discounts and commissions, of \$31.2 million. On January 9, 2013, the Corporation issued 495,000 new shares of its common stock at a public offering price of \$10.00 per share in connection with the exercise of the over-allotment option granted to the underwriters as part of the offering. The net proceeds from the exercise of the over-allotment option, after deducting underwriting discounts and commissions, was \$4.7 million. During March of 2013, the Corporation injected \$8.7 million of the proceeds from the offering into the Bank, which enhanced the Bank's regulatory capital ratios.

The Bank's and the Company's capital amounts and ratios are presented in the following table along with the well capitalized requirement at the dates indicated:

Required to be Well Capitalized Minimum Under Required for Capital **Prompt** Adequacy Corrective Action **Purposes** Actual Regulations Amount Ratio Amount Ratio Amount Ratio (dollars in thousands)

At September 30, 2013

Tier 1 Capital						
(to adjusted						
tangible						
assets)						
Bank	\$155,832	10.02%	\$62,201	4 00 %	\$77,751	5.00 %
Consolidated	158,309	10.19%	62,167	4.00%	N/A	N/A
Consolidated	150,507	10.17 /	02,107	1.00 /0	1 1/11	1 1/1 1
Tier 1						
Risk-Based						
Capital (to						
risk-weighted						
assets)						
Bank	155 922	13.28%	46.026	4.00.07	70.404	6.00 07
	155,832		46,936	4.00%	70,404	6.00 %
Consolidated	158,309	13.48%	46,966	4.00%	N/A	N/A
T . 1 C 1						
Total Capital						
(to						
risk-weighted						
assets)				0.004		
Bank	163,827	13.96%	93,873	8.00%	117,341	10.00%
Consolidated	166,303	14.16%	93,933	8.00%	N/A	N/A
At December						
31, 2012						
Tier 1 Capital						
(to adjusted						
tangible						
assets)						
Bank	\$129,055	12.07%	\$42,773	4.00%	\$53,466	5.00 %
Consolidated	135,883	12.71%	42,771	4.00%	N/A	N/A
Tier 1						
Risk-Based						
Capital (to						
risk-weighted						
assets)						
Bank	129,055	12.99%	39,750	4.00%	59,625	6.00 %
Consolidated Consolidated	135,883	13.61%	39,924	4.00%	N/A	N/A
Consolidated	133,003	13.01 //	37,724	4.00 /0	1 1/1 1	1 1/ / 1
Total Capital						
(to						
risk-weighted						
_						
assets) Bank	127 040	12 700	70.500	8 00 01	00 275	10.00%
	137,049	13.79%	79,500	8.00%	99,375	
Consolidated	144,004	14.43%	79,848	8.00%	N/A	N/A

At September 30, 2012

Tier 1 Capital (to adjusted tangible assets)						
Bank	\$99,876	9.48 %	\$42,153	4.00%	\$52,692	5.00 %
Consolidated	100,881	9.58 %	42,125	4.00%	N/A	N/A
Tier 1 Risk-Based Capital (to risk-weighted assets) Bank Consolidated	99,876 100,881	11.04% 11.09%	36,195 36,386	4.00% 4.00%	54,292 N/A	6.00 % N/A
Total Capital (to risk-weighted assets) Bank	107,534	11.88%	72,390	8.00%	90,487	10.00%
Consolidated	108,539	11.93%	72,771	8.00%	N/A	N/A

On July 2, 2013, the Federal Reserve issued a final rule implementing a revised regulatory capital framework for U.S. banks in accordance with the Basel III international accord and satisfying related mandates under the Dodd-Frank Act. Under the final rule, minimum capital requirements will increase for both quantity and quality of capital held by banking organizations. The final rule includes a new common equity tier 1 minimum capital requirement of 4.5% of risk-weighted assets and increases the minimum tier 1 capital requirement from 4.0% to 6.0% of risk-weighted assets. The minimum total risk-based capital requirement remains unchanged at 8.0% of total risk-weighted assets. In addition to these minimum capital requirements, the final rule requires banking organizations to hold a buffer of common equity tier 1 capital in an amount above 2.5% of total risk-weighted assets to avoid restrictions on capital distributions and discretionary bonus payments to executive officers.

The final rule also establishes a standardized approach for determining risk-weighted assets. Under the final rule, risk weights for residential mortgage loans that apply under current capital rules will continue to apply and banking organizations with less than \$15 billion in total assets may continue to include existing trust preferred securities as capital. The final rule allows banking organizations that are not subject to the advanced approaches rule, like us, to make a one-time election not to include most elements of accumulated other comprehensive income in regulatory capital and instead use the existing treatment under current capital rules.

The minimum regulatory capital requirements and compliance with a standardized approach for determining risk-weighted assets of the final rule are effective for us on January 1, 2015. The capital conservation buffer framework transition period begins January 1, 2016, with full implementation effective January 1, 2019. The Company is evaluating the impact of the final Basel III capital rules, and based on management's initial review, we expect to exceed all capital requirements under the new rules. We will continue to evaluate and monitor our capital ratios under the new rules prior to the initial implementation date of January 1, 2015.

The final rule also enhances the risk-sensitivity of the advanced approaches risk-based capital rule, including among others, revisions to better address counterparty credit risk and interconnectedness among financial institutions and incorporation of the Federal Reserve's market risk rule into the integrated capital framework. These provisions of the final rule generally apply only to large, internationally active banking organizations or banking organizations with significant trading activity and are not expected to directly impact us.

Item 3. Quantitative and Qualitative Disclosure About Market Risk

Management believes that there have been no material changes in our quantitative and qualitative information about market risk since December 31, 2012. For a complete discussion of our quantitative and qualitative market risk, see "Item 7A. Quantitative and Qualitative Disclosure About Market Risk" in our 2012 Annual Report.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

As of the end of the period covered by this Quarterly Report on Form 10-Q, an evaluation was carried out by our management, with the participation of our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) under the Securities Exchange Act of 1934, as amended). Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the disclosure controls and procedures were effective as of the end of the period covered by this report.

Changes in Internal Controls

There have not been any changes in our internal control over financial reporting (as such term is defined in Rule 13a-15(f) under the Exchange Act) during the fiscal quarter to which this Quarterly Report on Form 10-Q relates that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II - OTHER INFORMATION

Item 1. Legal Proceedings

We were not involved in any legal proceedings other than those occurring in the ordinary course of business; except for the class action case captioned "James Baker v. Century Financial, et al," which was discussed in "Item 3. Legal Proceedings" in our 2012 Annual Report, and the class action case captioned "Mike Hall v. San Diego Trust Bank, et al.," which was dismissed in August 2013. Management believes that none of these legal proceedings, individually or in the aggregate, will have a material adverse impact on our results of operations or financial condition.

Mike Hall v. San Diego Trust Bank, et al. In June 2013, a complaint was filed in the Superior Court of the State of California, County of San Diego, Central (the "Superior Court") against SDTB, its former executive officers and directors, the Bank and the Corporation. The lawsuit alleged SDTB's former executive officers and directors breached their fiduciary duties by entering into the definitive acquisition agreement with the Corporation and the Bank that resulted in payouts to SDTB's former executive officers and directors at the expense of SDTB's shareholders. The complaint alleged that SDTB issued a materially false and misleading proxy statement in connection with SDTB's solicitation of its shareholders to approve the merger with the Bank. The complaint further accused the Corporation and the Bank of aiding and abetting the alleged breaches of fiduciary duties by SDTB's executive officers and directors. The lead plaintiff failed to make any application to enjoin the merger in advance, and failed to make any

application since the merger was concluded on June 25, 2013 to attempt to rescind it. The Company believed the complaint to be without merit and filed a demurrer to have the case dismissed. Instead of filing opposition to the demurrer, plaintiff filed a motion for voluntary dismissal. On August 23, 2013, the Superior Court granted the motion and dismissed the case.

Management believes that none of these legal proceedings, individually or in the aggregate, will have a material adverse impact on our results of operations or financial condition.

Item 1A. Risk Factors

There were no material changes to the risk factors as previously disclosed under Item 1A. of our 2012 Annual Report.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

None

Item 3. Defaults Upon Senior Securities

None

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

None

101.PRE

Item 6. Exhibits

Exhibit 31.1	Certification of Chief Executive Officer Pursuant to Rule
	13a-14(a)/15(d)-14(a) under the Securities Exchange Act of 1934, as
	amended
Exhibit 31.2	Certification of Chief Financial Officer Pursuant to Rule
	13a-14(a)/15(d)-14(a) under the Securities Exchange Act of 1934, as amended
Exhibit 32	Certification of Chief Executive Officer and Chief Financial Officer
	Pursuant to 18 U.S.C. Section 1350 as adopted pursuant to section 906 of
	the Sarbanes-Oxley Act of 2002
Exhibit 101.INS	XBRL Instance Document (1)
Exhibit	
101.SCH	XBRL Taxonomy Extension Schema Document (1)
Exhibit	
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document (1)
Exhibit	
101.DEF	XBRL Taxonomy Extension Definitions Linkbase Document (1)
Exhibit	
101.LAB	XBRL Taxonomy Extension Label Linkbase Document (1)
Exhibit	

XBRL Taxonomy Extension Presentation Linkbase Document (1)

(1) Pursuant to Rule 406T of Regulation S-T, this interactive data file is deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, as amended, and is deemed not filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and otherwise is not subject to liability under these sections.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

PACIFIC PREMIER BANCORP, INC.,

November 12, 2013 By: /s/ Steve Gardner Date

Steve Gardner

President and Chief Executive Officer

(principal executive officer)

By: /s/ Kent J. Smith November 12, 2013 Date

Kent J. Smith

Executive Vice President and Chief Financial

Officer

(principal financial and accounting officer)

Index to Exhibits

Exhibit 31.1	Certification of	of Chief Executi	ive Officer	Pursuant to Rule
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13a-14(a)/15(d)-14(a) under the Securities Exchange Act of 1934, as

amended

Exhibit 31.2 Certification of Chief Financial Officer Pursuant to Rule

13a-14(a)/15(d)-14(a) under the Securities Exchange Act of 1934, as

amended

Exhibit 32 Certification of Chief Executive Officer and Chief Financial Officer

Pursuant to 18 U.S.C. Section 1350 as adopted pursuant to section 906 of

the Sarbanes-Oxley Act of 2002

Exhibit 101.INS XBRL Instance Document (1)

Exhibit

101.SCH XBRL Taxonomy Extension Schema Document (1)

Exhibit

101.CAL XBRL Taxonomy Extension Calculation Linkbase Document (1)

Exhibit

101.DEF XBRL Taxonomy Extension Definitions Linkbase Document (1)

Exhibit

101.LAB XBRL Taxonomy Extension Label Linkbase Document (1)

Exhibit

101.PRE XBRL Taxonomy Extension Presentation Linkbase Document (1)

(1) Pursuant to Rule 406T of Regulation S-T, this interactive data file is deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, as amended, and is deemed not filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and otherwise is not subject to liability under these sections.