UNITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-K

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

For the fiscal year ended June 30, 2022 OR

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

Commission File Number: 0-23406

SOUTHERN MISSOURI BANCORP, INC.

	(Exact name of registrant as specified in)	
	Missouri			43-1665523
(State or	other jurisdiction of incorporation or organ	ization)	(I.	R.S. Employer Identification No.)
299	1 Oak Grove Road, Poplar Bluff, Missou	ıri		63901
	(Address of principal executive offices)			(Zip Code)
Registrant's telephone n	umber, including area code: (573) 778-180	<u>0</u>		
Securities registered pur	suant to Section 12(b) of the Act:			
	Title of Each Class Tradi			Name of Each Exchange on Which Registered
	Common Stock, par value \$0.01 per share	SMBC		The NASDAQ Stock Market, LLC
Securities Registered Pursu	ant to 12(g) of the Act: None			
Indicate by check mark if the	he registrant is a well-known seasoned issuer, as	defined in Rule 405 of the Securities Act.	Yes 🗆 No 🗵	
Indicate by check mark if the	he registrant is not required to file reports pursu	ant to Section 13 or Section 15(d) of the Ac	t. Yes 🗆 No 🖾	
· ·	ether the registrant (1) has filed all reports requi as required to file such reports), and (2) has been			te Act of 1934 during the preceding 12 months (or for such shorter \boxtimes No \square
	ether the registrant has submitted electronically of this chapter) during the preceding 12 months			ata file required to be submitted and posted pursuant to Rule 405 of submit and post such files). Yes \boxtimes No \square
	ether the registrant is a large accelerated filer, ar ccelerated filer," "smaller reporting company,"			ompany, or an emerging growth company. See the definitions of e Act.
Large accelerated filer		Accelerated filer		
Non-accelerated filer		Smaller reporting company		Emerging growth company

Non-accelerated filer \Box Smaller reporting company \Box Emerging growth company \Box If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act

Indicate by check mark whether the registrant has filed a report on and attestation to its management's assessment of the effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C. 7262(b)) by the registered public accounting firm that prepared or issued its audit report.

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

The aggregate market value of the voting and non voting common equity held by non-affiliates of the registrant, computed by reference to the average of the high and low traded price of such stock as of the last business day of the registrant's most recently completed second fiscal quarter, was \$401.6 million. (The exclusion from such amount of the market value of the shares owned by any person shall not be deemed an admission by the registrant that such person is an affiliate of the registrant.)

As of September 9, 2022, there were issued and outstanding 9,229,151 shares of the Registrant's common stock.

DOCUMENTS INCORPORATED BY REFERENCE

Part III of Form 10-K - Portions of the Proxy Statement for the 2022 Annual Meeting of Stockholders.

SOUTHERN MISSOURI BANCORP, INC.

FORM 10-K TABLE OF CONTENTS

		Page
PART I		3
Item 1.	Description of Business	3
Item 1A.	Risk Factors	40
Item 1B.	Unresolved Staff Comments	54
Item 2.	Description of Properties	54
Item 3.	Legal Proceedings	54
Item 4.	Mine Safety Disclosures	55
Item 4A.	Information About Our Executive Officers	55
PART II		58
Item 5.	Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities	58
Item 6.	[Reserved]	59
Item 7.	Management's Discussion and Analysis of Financial Condition and Results of Operations	60
Item 7A	Quantitative and Qualitative Disclosures About Market Risk	75
Item 8.	Financial Statements and Supplementary Information	77
Item 9.	Changes in and Disagreements With Accountants on Accounting and Financial Disclosure	131
Item 9A.	Controls and Procedures	131
Item 9B.	Other Information	134
Item 9C.	Disclosure Regarding Foreign Jurisdictions that Prevent Inspections	134
PART III		135
<u>Item 10.</u>	Directors, Executive Officers, and Corporate Governance	135
Item 11.	Executive Compensation	135
Item 12.	Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters	136
Item 13.	Certain Relationships, Related Transactions, and Director Independence	136
<u>Item 14.</u>	Principal Accountant Fees and Services	136
PART IV		137
Item 15.	Exhibits and Financial Statement Schedules	137
Item 16.	Form 10-K Summary	139
Signatures		140

PART I

Item 1. Description of Business

The disclosures set forth in this Item 1. are qualified by Item 1A. Risk Factors and the section captioned "Forward Looking Statements" in this section and other cautionary statements set forth elsewhere in this report.

General

Southern Missouri Bancorp, Inc. ("Company") is a bank holding company and the parent company of Southern Bank ("Bank"). The Company changed its state of incorporation to Missouri on April 1, 1999, after originally incorporating in Delaware on December 30, 1993 for the purpose of becoming the holding company for the Bank, which was known as Southern Missouri Savings Bank upon completion of its conversion from a state chartered mutual savings and loan association to a state chartered stock savings bank. As part of the conversion in April 1994, the Company sold 1.8 million shares of its common stock to the public. The Company Scommon Stock is quoted on the NASDAQ Global Market under the symbol "SMBC".

The Bank was originally chartered by the state of Missouri as a mutual savings and Ioan association in 1887. On June 20, 1995, it converted to a federally chartered stock savings bank and took the name Southern Missouri Savings Bank, FSB. On February 17, 1998, Southern Missouri Savings Bank converted from a federally chartered stock savings bank to a Missouri chartered stock savings bank and changed its name to Southern Missouri Bank & Trust Co. On June 4, 2004, Southern Missouri Bank & Trust Co. converted from a Missouri chartered stock savings bank to a Missouri state chartered trust company with banking powers ("Charter Conversion"). On June 1, 2009, the institution changed its name to Southern Bank.

The primary regulator of the Bank is the Missouri Division of Finance. The Bank is a member of the Federal Reserve, and the Board of Governors of the Federal Reserve System ("Federal Reserve Board" or "FRB") is the Bank's primary federal regulator. The Bank's deposits continue to be insured up to applicable limits by the Deposit Insurance Fund ("DFP") of the Federal Deposit Insurance Corporation ("FDIC"). With the Bank's conversion to a trust company with banking powers, the Company became a bank holding company regulated by the FRB.

The principal business of the Bank consists primarily of attracting retail deposits from the general public and using such deposits along with wholesale funding from the Federal Home Loan Bank of Des Moines ("FHLB"), and, to a lesser extent, brokered deposits, to invest in one- to four-family residential mortgage loans, mortgage loans secured by commercial real estate, commercial non-mortgage business loans, construction loans, and consumer loans. These funds are also used to purchase mortgage-backed and related securities ("MBS"), municipal bonds, and other permissible investments.

At June 30, 2022, the Company had total assets of \$3.2 billion, total deposits of \$2.8 billion and stockholders' equity of \$320.8 million. The Company has not engaged in any significant activity other than holding the stock of the Bank. Accordingly, the information set forth in this report, including financial statements and related data, relates primarily to the Bank. The Company's revenues are derived principally from interest earned on loans and investment securities, and, to a lesser extent, banking service charges, bank card interchange fees, gains on sales of loans and loan servicing income, loan late charges, increases in the cash surrender value of bank owned life insurance, and other fee income.

COVID-19 Pandemic Response

During the global pandemic that took center stage during the past two years, the Company continued to serve our communities and our customers. The Company continues to actively monitor and respond to any ongoing effects of the COVID-19 pandemic.

General operating conditions. From the initial onset of the pandemic in March, 2020, the Company worked to increase our telework capabilities, and we had as many as 10-15% of our team members working remotely during the height of the pandemic either on a regular or rotating basis. The Company chose not to extend beyond March 31, 2021, the additional leave provisions (over and above the Company's standard paid time off policy) provided for under the Families First Coronavirus Response Act (the FFCRA) or the CARES Act. The operations of the Company's internal controls have not been significantly impacted by changes in our work environment.

SBA Paycheck Protection Program Lending. In the first and second rounds of funding made available through the Small Business Administration's Paycheck Protection Program (PPP), the Company originated just over 3,200 loans totaling \$197.2 million through the program's expiration May 31, 2021. The Company has made substantial progress in processing and receiving approval from the SBA for applications by borrowers for forgiveness, and as of June 30, 2022, total PPP loans outstanding were reduced to \$3.1 million.

Deferrals and modifications. In the months following the onset of the pandemic, the Company adhered to regulatory guidance encouraging financial institutions to work with borrowers affected by the pandemic to defer or temporarily modify payment arrangements. Under the CARES Act and subsequent legislation, in instances where the borrower was otherwise current and performing prior to the pandemic, the Company was permitted the option of temporarily suspending certain requirements under U.S. GAAP related to troubled debt restructurings (TDRs). As of June 30, 2020, the Company had provided such relief for approximately 900 loans totaling \$380.2 million. As of June 30, 2021, the number of such modifications were reduced to six loans with balances totaling \$23.9 million. At the January 1, 2022 expiration, the CARES Act was not further extended; therefore, the provisions to temporarily suspend certain requirements under U.S. GAAP as related to TDRs were no longer available. As of June 30, 2022, four loans, totaling approximately \$24.2 million remain on interest-only payment modifications and are now considered TDRs. One of these loans, totaling \$9.3 million, remains classified as "special mention" credit at June 30, 2022, while the other three loans totaling \$14.9 million, have been adversely classified as "substandard" credits. All four loans are scheduled to transition to principal and interest payments in the first quarter of fiscal 2023. For more information regarding these deferrals and modifications, see discussion included in Item 7 – Management's Discussion and Analysis of Financial Condition and Results of Operations (specifically: Financial Condition, Allowance for Credit LaNE).

Acquisitions

On February 25, 2022, the Company completed its acquisition of Fortune Financial, Inc. ("Fortune"), the parent company of FortuneBank in a stock and cash transaction. At closing, before purchase accounting adjustments, Fortune held total assets of \$253.0 million, loans, net of \$202.1 million, and deposits of \$218.3 million. The acquisition resulted in goodwill of \$12.8 million, and was not deductible for tax purposes.

On December 15, 2021, the Company completed its acquisition of the Cairo, Illinois, branch ("Cairo") of First National Bank, Oldham, South Dakota. The deal resulted in Southern Bank relocating its facility from its prior location in Cairo to the First National Bank location in Cairo. The Company views the acquisition and updates to the new facility as an expression of its continuing commitment to the Cairo community. The acquisition resulted in goodwill of \$442,000, and was not deductible for tax purposes.

On May 22, 2020, the Company completed its acquisition of Central Federal Bancshares, Inc. ("Central") and its wholly owned subsidiary, Central Federal Savings & Loan Association of Rolla ("Central Federal"), in an all-cash transaction. At closing, Central held total assets of \$70.6 million, loans, net, of \$51.4 million, and deposits of \$46.7 million. The acquisition resulted in a bargain purchase gain of \$123,000, while none of the purchase price was allocated to goodwill.

On November 21, 2018, the Company completed its acquisition of Gideon Bancshares Company ("Gideon") and its wholly owned subsidiary, First Commercial Bank ("First Commercial"), in a stock and cash transaction. At closing, Gideon held total assets of \$217 million, loans, net, of \$144 million, and deposits of \$171 million. The goodwill of \$1.0 million arising from the acquisition consists largely of synergies and economies of scale expected from

combining the operations of the Bank and First Commercial. Goodwill from this transaction was assigned to the acquisition of First Commercial, and was not deductible for tax purposes.

On February 23, 2018, the Company completed its acquisition of Southern Missouri Bancshares, Inc. ("Bancshares"), and its wholly owned subsidiary, Southern Missouri Bank of Marshfield ("SMB-Marshfield"), in a stock and cash transaction. SMB-Marshfield was merged into the Bank at acquisition. At closing, Bancshares held total assets of \$86.2 million, Ioans, net, of \$68.3 million, and deposition of \$68.2 million. The goodwill of \$4.4 million arising from the acquisition consisted largely of synergies and economies of scale expected from combining the operations of the Bank and SMB-Marshfield. Goodwill from this transaction was assigned to the acquisition of the bank holding company, and was not deductible for tax purposes.

On June 16, 2017, the Company completed its acquisition of Tammcorp, Inc. (Tammcorp), and its subsidiary, Capaha Bank (Capaha), Tamms, Illinois, in a stock and eash transaction. Capaha was merged into the Bank at acquisition. At closing, Tammcorp held total assets of \$187 million, loans, net, of \$153 million, and deposits of \$167 million. A Tammcorp note payable of \$3.7 million was contractually required to be repaid in conjunction with the acquisition. The goodwill of \$4.1 million arising from the acquisition consisted largely of synergies and economis of scale expected from combining the operations of the Bank and Capaha. Goodwill from this transaction was assigned to the acquisition of the bank holding company, and was not deductible for tax purposes.

On August 5, 2014, the Company completed its acquisition of Peoples Service Company (PSC) and its subsidiaries, Peoples Banking Company (PBC) and Peoples Bank of the Ozarks (Peoples), Nixa, Missouri, in a stock and cash transaction (the "Peoples Acquisition"). Peoples was merged into the Bank in early December, 2014, in connection with the conversion of Peoples' data system. At closing, PSC held total assets of \$267 million, loans, net, of \$193 million, and deposits of \$221 million. The Company acquired Peoples primarily for the purpose of expanding its commercial banking activities to markets where it believes the Company's business model will perform well, and for the long-term value of its core deposit franchise. Notes payable of \$2.9 million were contractually required to be repaid on the date of acquisition. The goodwill of \$3.0 million arising from the acquisition consisted largely of synergies and economies of scale expected from combining the operations of the Bank and Peoples. Goodwill from this transaction was assigned to the acquisition of the bank holding company, and was not deductible for tax purposes.

The Company completed its acquisition of Ozarks Legacy Community Financial, Inc. (Ozarks Legacy), and its subsidiary, Bank of Thayer, headquartered in Thayer, Missouri, in October 2013. At closing, Ozarks Legacy had total assets of approximately \$81 million, loans, net, of \$38 million, and deposits of \$66 million. The Company completed its acquisition of Citizens State Bankshares of Bald Knob, Inc. (Citizens), and its subsidiary, Citizens State Bank, headquartered in Bald Knob, Arkansas, in February 2014. At closing, Citizens had total assets of approximately \$72 million, loans, net, of \$12 million, and deposits of \$64 million. (The Ozarks Legacy and Citizens acquisitions are referred to as the "Fiscal 2014 Acquisitions" collectively.) The acquisition resulted in goodwill of \$1.5. million and was not deductible for tax purposes.

On December 17, 2010, the Bank entered into a Purchase and Assumption Agreement with the FDIC, as receiver, to acquire certain assets and assume certain liabilities of the former First Southern Bank, with headquarters in Batesville, Arkansas, and one branch location in Searcy, Arkansas (the "Fiscal 2011 Acquisition"). As a result of the transaction, the Company acquired loans recorded at a fair value of \$115 million and assumed deposits recorded at a fair value of \$131 million, at December 17, 2010. The acquisiton resulted in a bargain purchase gain of \$7.0 million, while none of the purchase price was allocated to goodwill.

The Company completed each of the above whole bank acquisitions primarily for the purpose of expanding its commercial banking activities where it believes the Company's business model will perform well and for the long-term value of its core deposit franchise.

Capital Raising Transactions

On June 20, 2017, the Company completed an at-the-market common stock issuance. A total of 794,762 shares of the Company's common stock were sold at a weighted-average price of approximately \$31.46 per share, representing gross proceeds to the Company of approximately \$25.0 million. The proceeds from the transaction have been used for general corporate purposes, including working capital to support organic growth at Southern Bank, and to support acquisitions to the extent available.

On November 22, 2011, the Company completed an underwritten public offering of 1,150,000 shares of common stock at a price to the public of \$19.00 per share, for aggregate gross proceeds of \$21.9 million. The proceeds from the offering have been used for general corporate purposes, including the funding of loan growth and the purchase of securities.

Forward Looking Statements

This document contains statements about the Company and its subsidiaries which we believe are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. These forward-looking statements may include, without limitation, statements with respect to anticipated future operating and financial performance, growth opportunities, interest rates, cost savings and funding advantages expected or anticipated to be realized by management. Words such as "may," "could," "should, "would," "believe," "anticipate," "estimate," "expect," "intend," "plan" and similar expressions are intended to identify these forward-looking statements by the Company and its management are based on beliefs, plans, objectives, goals, expectations, anticipated, and the caption of management are not guarantees of future performance. The important factors we discuss below, as well as other factors discussed under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations, attiffer materially from those indicated by the forward-looking statements that in this document.

- potential adverse impacts to economic conditions in the Company's local market areas, other markets where the Company has lending relationships, or other aspects of the Company's business operations or financial markets, generally, resulting from the ongoing COVID-19 pandemic and any governmental or societal responses thereto;
- expected cost savings, synergies and other benefits from our merger and acquisition activities, including our ongoing and recently completed
 acquisitions, might not be realized within the anticipated time frames, to the extent anticipated, or at all, and costs or difficulties relating to
 integration matters, including but not limited to customer and employee retention, might be greater than expected;
- the strength of the United States economy in general and the strength of the local economies in which we conduct operations, including unemployment levels and labor shortages;
- fluctuations in interest rates and inflation, including the effects of a potential recession or slowed economic growth caused by changes in oil prices
 or supply chain disruptions;
- monetary and fiscal policies of the Board of Governors of the Federal Reserve System (the "Federal Reserve Board") and the U.S. Government and other governmental initiatives affecting the financial services industry;
- the risks of lending and investing activities, including changes in the level and direction of loan delinquencies and write-offs and changes in
 estimates of the adequacy of the allowance for loan losses;

- our ability to access cost-effective funding;
- the timely development of and acceptance of our new products and services and the perceived overall value of these products and services by users, including the features, pricing and quality compared to competitors' products and services;
- fluctuations in real estate values and both residential and commercial real estate markets, as well as agricultural business conditions;
- demand for loans and deposits in our market area;
- legislative or regulatory changes that adversely affect our business;
- · changes in accounting principles, policies, or guidelines;
- results of examinations of us by our regulators, including the possibility that our regulators may, among other things, require us to increase our
 reserve for loan losses or to write-down assets;
- · the impact of technological changes; and
- our success at managing the risks involved in the foregoing.

The Company disclaims any obligation to update or revise any forward-looking statements based on the occurrence of future events, the receipt of new information, or otherwise.

Market Area

The Bank provides its customers with a full array of community banking services and conducts its business from its headquarters in Poplar Bluff, as well as 48 full service branch offices and two limited service branch offices, as of June 30, 2022. The branch offices are located in Poplar Bluff (4), Van Buren, Dexter (2), Kennett, Doniphan, Sikeston, Qulin, Springfield (3), Thayer (2), West Plains (2), Alton, Clever, Forsyth, Fremont Hills, Kimberling City, Ozark, Nixa, Rogersville, Marshfield, Cape Girardeau (2), Jackson, Gideon, Chaffee, Benton, Advance, Bloomfield, Essex, Rolla, Arnold, and Oakville, Missouri; Jonesboro (2), Paragould, Batesville, Searcy, Bald Knob, Bradford, and Cabot, Arkansas; and Anna, Cairo, and Tamms, Illinois. In February 2022, the Company completed an acquisition with Fortune with two branches in Jefferson and St. Louis Counties, Missouri, both located within the St. Louis, Missouri Metrolpolitan Statistical Area (MSA).

For purposes of management and oversight of its operations, the Bank has organized its facilities into four regional markets. The Bank's east region includes 24 of its facilities, one of which is limited service, which are situated in Butler, Cape Girardeau, Carter, New Madrid, Ripley, Scott, and Stoddard counties in Missouri, and Alexander and Union counties in Illinois. These counties have a total population of approximately 346,500, and included within this market area is the Cape Girardeau, Missouri, Metropolitan Statistical Area (MSA), which has a population of approximately 102,000. At June 30, 2022 the Bank's south region includes 13 of its facilities, one of which is limited service, which are situated in Dunklin, Howell, and Oregon counties in Missouri, and Craighead, Greene, Independence, Lonoke, and White counties in Arkansas. These counties have a total population of approximately 425,000, and included within this market area is the Jonesbroro, Arkansas, MSA, which has a population of approximately 150,000. The Cabot, Arkansas, branch in Lonoke County, is located in the northeast corner of the Little Rock, Arkansas, MSA. The Bank's west region includes 12 of its facilities, which are situated in Christian, Greene, Phelps, Stone, Taney, and Webster counties in Missouri. These counties have a total population of approximately 510,000, and included within this market area is the Springfield, Missouri, MSA, which has a population of approximately 531,000, and included within this market area is the Springfield, Missouri, MSA, which has a population of approximately 510,000, and included within the market area is the Springfield, Missouri, MSA, which has a population of approximately 510,000, and included within this market area is the Springfield, Missouri, MSA, which has a population of approximately 510,000, and included within this market area is the Springfield, Missouri, MSA, which has appulation of approximately 510,000, and included within this market area is the Springfield, Missouri, MSA, which

Louis City. The combined three areas of the north region have a total population of approximately 1.5 million. Included in the north region market area is the St. Louis, Missouri-Illinois, MSA. Each of these markets also serves a few communities just outside these county borders which do not have a notable impact on the demographics of the market area.

The Bank's east and south regions are generally rural in nature with economies supported by manufacturing activity, agriculture (livestock, dairy, poultry, rice, timber, soybeans, wheat, melons, corn, and cotton), healthcare, and education. Large employers include hospitals, manufacturers, school districts, and colleges. In the west region, the Bank's operations are generally more concentrated in the Springfield, Missouri, MSA, and major employers include healthcare providers, educational institutions, federal, local, and state government, retailers, transportation and distribution firms, and leisure, entertainment, and hospitality interests. In the north region, major employers include aviation and transportation, healthcare providers, medical research, educational institutions, retailers, manufacturers, energy/utilities, and hospitality. For purposes of the Bank's lending policy, the Bank's primary lending area is considered to be the counties where the Bank has a branch facility, and any contiguous county.

Competition

The Bank faces strong competition in attracting deposits (its primary source of lendable funds) and originating loans. The most recent market share data by the FDIC reflected that the Bank was one of 30 bank or saving association groups located in its east region competing for approximately \$7.4 billion in deposits at FDIC-insured institutions, over a saving association groups located in its south region (eight of these institutions overlap with the Bank's other regions) competing for \$11.6 billion in deposits, and one of 60 bank or savings association groups located in its west region (14 of these overlap with the Bank's other regions) competing for \$16.8 billion in deposits, and one of 60 bank or savings association groups located in its north region (13 of these overlap with the Bank's other regions) competing for \$16.4 billion in deposits.

Competitors for deposits include commercial banks, credit unions, digital payment applications, money market funds, and other investment alternatives, such as mutual funds, full service and discount broker-dealers, equity markets, brokerage accounts and government securities. The Bank's competition for loans comes principally from other financial institutions, mortgage banking companies, mortgage brokers and life insurance companies. The Bank speets competition to continue to increase in the future as a result of legislative, regulatory and technological changes within the financial services industry. Technological advances, for example, have lowered barriers to market entry, allowed banks to expand their geographic reach by providing services over the Internet and made it possible for non-depository institutions to offer products and services that traditionally have been provided by banks. The Gramm-Leach-Billey Act, which permits affiliation among banks, securities firms and insurance companies, also has changed the competitive environment in which the Bank conducts business.

Lending Activities

General. The Bank's lending activities consist of originating loans secured by mortgages on one- to four-family and multi-family residential real estate, commercial and agricultural real estate, construction loans on residential and commercial properties, commercial and agricultural business loans and consumer loans. The Bank has also occasionally purchased loan participation interests originated by other lenders. At June 30, 2022, the Bank had purchased participations in 31 loans totaling \$70.1 million.

Supervision of the loan portfolio is the responsibility of our Chief Lending Officer, Rick Windes, Regional President Justin Cox, and our Chief Credit Officer, Mark Hecker (our "Senior Lending and Credit Officers"). The Chief Lending Officer and Regional President are responsible for oversight of loan production. The Chief Credit Officer is responsible for oversight of underwriting, loan policy, and administration. Loan officers have varying amounts of lending authority depending upon experience and types of loans. Loans beyond their authority are presented to the next level of authority, which may include one of four Regional Small Business Loan Committees, one of three Regional

Senior Loan Committees, an Agricultural Loan Committee, a Senior Agricultural Loan Committee, or a Bank Senior Loan Committee.

The Regional Small Business Loan Committees each consists of lenders selected by our Senior Lending and Credit Officers, and is authorized to approve lending relationships up to \$1.5 million. The Regional Senior Loan Committees each consists of one director appointed by the Board of Directors, and senior lenders selected by our Senior Lending and Credit Officers. Each Regional Senior Loan Committee is authorized to approve lending relationships up to \$3.0 million. The Bank's Agricultural Loan Committee consists of several lending officers with agricultural lending experience selected by our Senior Lending and Credit Officers. Each Regional Senior Loan Son Million. The Sank's Agricultural Loan Committee consists of several lending officers with agricultural lending experience selected by our Senior Lending and Credit Officers, and is authorized to approve agricultural lending relationships up to \$5.0 million and consists of our Chief Credit Officers, and well as several senior lending officers with agricultural lending experience selected by our Senior Lending and Credit Officers. Sector the Credit Officers and senior lending officers with agricultural lending officers with agricultural lending officers with agricultural lending officers and senior lending officers with agricultural lending officers with agricultural lending experience selected by our Senior Lending and Credit Officers and senior lenders from each region, or the approval of our Executive Loan Committee, comprised of our Chief Executive Officer and our Senior Lending and Credit Officers. Either of these two committees have authority to approve lending the to \$5.0 million.

In addition to the approval of the Bank Senior Loan Committee or the Executive Loan Committee, lending relationships in excess of \$5.0 million require the approval of the Directors' Loan Committee, which is comprised of all Bank directors. All loans are subject to ratification by the full Board of Directors.

The aggregate amount of loans that the Bank is permitted to make under applicable federal regulations to any one borrower, including related entities, or the aggregate amount that the Bank could have invested in any one real estate project, is based on the Bank's capital levels. At June 30, 2022, the maximum amount which the Bank could lend to any one borrower and the borrower's related entities was approximately \$87.6 million. At June 30, 2022, the Bank's ten largest credit relationships, as defined by loan to one borrower limitations, ranged from \$53.0 million to \$21.0 million, net of participation interests sold. As of June 30, 2022, the maximum game credits were commercial real estate, multi-family real estate, or commercial business loans, and all of these relationships were performing in accordance with their terms.

Loan Portfolio Analysis. The following table sets forth the composition of the Bank's loan portfolio by type of loan and type of security as of the dates indicated.

		At June 30,								
		2022	2021	1	2020		2019		2018	
	Amount	Percent	Amount	Percent	Amount (Dollars in the	Percent ousands)	Amount	Percent	Amount	Percent
Type of Loan:										
Mortgage Loans:										
Residential real estate	\$ 904,	160 33.66 %	\$ 721,216	32.78 %	\$ 627,357	29.29 % \$	491,992	26.65 %	\$ 450,919	28.84 %
Commercial real estate (1)	1,146,	673 42.69	889,793	40.44	887,419	41.43	840,777	45.53	704,647	45.07
Construction	258,	9.61	208,824	9.49	185,924	8.68	123,287	6.68	112,718	7.21
Total mortgage loans	2,308,	005 85.96	1,819,833	82.71	1,700,700	79.40	1,456,056	78.86	1,268,284	81.12
Other Loans:										
Automobile loans	17.	316 0.64	15,146	0.69	12.084	0.56	11.379	0.62	9.056	0.58
Commercial business (2) (3)	441.	598 16.44	414,124	18.82	468,448	21.87	355,874	19.27	281,272	17.99
Home equity	45.	60 1.69	37,783	1.72	43,149	2.01	43,369	2.35	39,218	2.51
Other	30.	220 1.13	24,745	1.12	25,534	1.20	42,786	2.32	30.297	1.94
Total other loans	534.	594 19.90	491,798	22.35	549,215	25.64	453,408	24.56	359,843	23.02
Total loans	2.843.		2.311.631	105.06	2.249.915	105.04	1,909,464	103.42	1.628.127	104.14
Less:	2,040,	105.00	2,011,001	105.00	2,247,715	105.04	1,707,404	100.42	1,020,127	104.14
Undisbursed loans in process	123.	56 4.60	74,540	3.39	78.452	3.66	43.153	2.34	46.533	2.98
Deferred fees and discounts		53 0.02	3.625	0.16	4,395	0.21	3	0	40,000	2.50
Allowance for loan losses	33.		33.222	1.51	25,139	1.17	19,903	1.08	18.214	1.16
Net loans receivable	\$ 2.686.			100.00 %	\$ 2.141.929	100.00 % \$	1.846.405	100.00 %	\$ 1,563,380	100.00 %
Net Ioans receivable	5 2,000,	100.00 /6	5 2,200,244	100.00 /8	2,111,727	100.00 /6 3	1,040,405	100.00 /8	J 1,505,500	100.00 /
Type of Security:										
Residential real estate										
One-to four-family	\$ 690,			23.92 %		22.50 % \$		21.41 %		26.50 %
Multi-family	376,		359,200	16.33	286,654	13.38	172,303	9.33	137,238	8.78
Commercial real estate	975,		701,438	31.88	688,145	32.13	647,078	35.05	502,073	32.11
Land Commercial	266,		232,987	10.59 18.82	243,892	11.39	241,360	13.07	214,715	13.73
	441,		414,124		468,448	21.88	355,874	19.28	281,272	
Consumer and other	92;		77,674	3.52	80,767	3.77	97,532	5.28	78,571	5.03
Total loans	2,843,	199 105.86	2,311,631	105.06	2,249,915	105.04	1,909,464	103.42	1,628,127	104.14
Less:										
Undisbursed loans in process	123,		74,540	3.39	78,452	3.66	43,153	2.34	46,533	2.98
Deferred fees and discounts		53 0.02	3,625	0.16	4,395	0.21	3	-	-	-
Allowance for loan losses	33,	92 1.24	33,222	1.51	25,139	1.17	19,903	1.08	18,214	1.16
Net loans receivable	\$ 2,686,	98 100.00 %	\$ 2,200,244	100.00 %	\$ 2,141,929	100.00 %	1,846,405	100.00 %	\$ 1,563,380	100.00 %

Commercial real estate loan balances included familiand and other agricultural-related real estate loans of \$213.1, \$180.6 million, \$185.3 million, \$182.7 million, and \$160.3 million as of June 30, 2022, 2021, 2020, 2019, and 2018, respectively.
 Commercial instances loan balances included agricultural equipment and production loans of \$110.3, \$104.9 million, \$100.3 million, \$105.5 million, and \$15.1 million as of June 30, 2022, 2021, 2020, 2019, and 2018, respectively.
 Commercial instances loan balances included PPP loans of \$3.1 million, \$63.0 million as 01 June 30, 2022, 2021 and 2020, respectively, and none as of June 30, 2019, and 2018.

The following table shows the fixed and adjustable rate composition of the Bank's loan portfolio at the dates indicated.

					AUJUNE	30,				
		2022	2021	I	2020		2019)	2018	
	Amount	Percent	Amount	Percent	Amount (Dollars in th	Percent iousands)	Amount	Percent	Amount	Percent
Type of Loan:										
Fixed-Rate Loans:										
Residential real estate	\$ 774,			25.29 %		19.02 %		13.77 %		13.27 9
Commercial real estate	986,		743,976	33.81	725,830	33.89	658,874	35.68	557,556	35.66
Construction	241,1		202,309	9.19	183,214	8.55	116,304	6.30	104,995	6.72
Consumer	44,0		37,045	1.68	35,139	1.64	51,905	2.81	36,784	2.35
Commercial business	277,0	617 10.34	303,996	13.82	365,219	17.05	222,290	12.04	151,766	9.71
Total fixed-rate loans	2,323,8	832 86.52	1,843,686	83.79	1,716,839	80.15	1,303,607	70.60	1,058,506	67.71
Adjustable-Rate Loans:										
Residential real estate	130,0	001 4.84	164,856	7.49	219,920	10.27	237,758	12.88	243,514	15.58
Commercial real estate	160,4	474 5.97	145,817	6.63	161,589	7.54	181,903	9.85	147,091	9.41
Construction	16,9	913 0.63	6,515	0.30	2,710	0.13	6,983	0.38	7,723	0.49
Consumer	48,2	298 1.80	40,629	1.84	45,628	2.13	45,629	2.47	41,787	2.67
Commercial business	163.9	981 6.10	110.128	5.01	103.229	4.82	133,584	7.23	129.506	8.28
Total adjustable-rate loans	519.0	667 19.34	467,945	21.27	533,076	24.89	605.857	32.81	569.621	36.43
Total loans	2,843,4	499 105.86	2,311,631	105.06	2,249,915	105.04	1,909,464	103.41	1,628,127	104.14
Less:										
Undisbursed loans in process	123,0	656 4.60	74,540	3.39	78.452	3.66	43,153	2.34	46,533	2.98
Net deferred loan fees		453 0.02	3,625	0.16	4,395	0.21	3	_	_	_
Allowance for loan loss	33,	192 1.24	33,222	1.51	25,139	1.17	19,903	1.07	18,214	1.16
Net loans receivable	\$ 2,686,	198 100.00 %	\$ 2,200,244	100.00 %	\$ 2,141,929	100.00 %	\$ 1,846,405	100.00 %	\$ 1,563,380	100.00

Residential Mortgage Lending. The Bank actively originates loans for the acquisition or refinance of one- to four-family residences. These loans are originated as a result of customer and real estate agent referrals, existing and walk-in customers and from responses to the Bank's marketing campaigns. At June 30, 2022, residential loans secured by one- to four-family residences totaled \$596.2 million, or 22.2% of net loans receivable.

The Bank currently offers both fixed-rate and adjustable-rate mortgage ("ARM") loans. During the year ended June 30, 2022, the Bank originated \$14.9 million of ARM loans and \$226.6 million of fixed-rate loans that were secured by one- to four-family residences, for retention in the Bank's portfolio. An additional \$43.3 million in fixed-rate one- to four-family residential loans were originated for sale on the secondary market. Substantially all of the one- to four-family residential mortgage originations in the Bank's portfolio are secured by property located within the Bank's market area. Fixed rate one- to four-family portfolio with a weighted average maturity of 15.3 years.

The Bank generally originates one- to four-family residential mortgage loans for retention in its portfolio in amounts up to 90% of the lower of the purchase price or appraised value of residential property. For loans originated in excess of 80% loan-to-value, the Bank generally charges an additional 25-75 basis points, but does not require private mortgage insurance. At June 30, 2022, the outstanding balance of loans originated with a loan-to-value ratio in excess of 80% was \$109.5 million. For fiscal years ended June 30, 2022, 2021, 2020, 2019, and 2018, originations of one- to four-family loans in excess of 80% loan-to-value have totaled \$50.8 million, \$52.2 million, \$45.9 million, \$23.3 million, and \$26.3 million, respectively, totaling \$198.4 million. The outstanding balance of these loans at June 30, 2022, was \$95.9 million. Originating loans with higher loan-to-value ratios presents additional credit risk to the Bank. Consequently, the Bank limits this product to borrowers with a favorable credit history and a demonstrable ability to service the debt. The majority of new residential mortgage loans originated by the Bank for retention in its portfolio conform to secondary market underwriting standards; however, documentation of loan files may not be adequate to allow for immediate sale. The interest rates charged on these loans are competitively priced based on local market conditions, the availability of funding, and anticipated profit margins. Fixed and ARM loans originated by the Bank as long as 30 years, but typically are repaid over shorter periods.

Fixed-rate loans secured by one- to four-family residences have contractual maturities up to 30 years, and are generally fully amortizing with payments due monthly. These loans normally remain outstanding for a substantially shorter period of time because of refinancing and other prepayments. A significant change in the interest rate

environment can alter the average life of a residential loan portfolio. The one- to four-family fixed-rate loans do not contain prepayment penalties. At June 30, 2022, one- to four-family loans with a fixed rate totaled \$499.2 million and had a weighted-average maturity of 184 months.

The Bank currently originates one- to four-family ARM loans, which adjust annually, after an initial period of one to seven years. Typically, originated ARM loans secured by owner occupied properties reprice at a margin of 2.75% to 3.00% over the weekly average yield on United States Treasury securities adjusted to a constant maturity of one year ("CMT"). Generally, ARM loans secured by non-owner occupied residential properties reprice at a margin of 3.75% to 3.00% over the CMT index. Residential ARM loan originations are subject to annual and lifetime interest rate caps and floors. As a consequence of using interest rate caps, initial rates which may be at a premium or discount, and a "CMT" loan index, the interest earned on the Bank's ARMs will react differently to changing interest rates than the Bank's cost of funds. At June 30, 2022, one- to four-family loans tied to the CMT index totaled \$64.8 million. One- to four-family loans

In underwriting one- to four-family residential real estate loans, the Bank evaluates the borrower's ability to meet debt service requirements at current as well as fully indexed rates for ARM loans, and the value of the property securing the loan. Most properties securing real estate loans made by the Bank during fiscal 2022 had appraisals performed on them by independent fee appraisers approved and qualified by the Board of Directors. The Bank generally requires borrowers to obtain title insurance and fire, property and flood insurance (if indicated) in an amount not less than the amount of the loan. Real estate loans originated by the Bank generally contain a "due on sale" clause allowing the Bank to declare the unpaid principal balance due and payable upon the sale of the security property.

The Bank also originates loans secured by multi-family residential properties that are often located outside the Company's primary market area, but made to borrowers who operate within the primary market area. At June 30, 2022, the Bank had \$308.0 million, or 11.5% of net loans receivable, in multi-family residential area estate. Fixed rate loans secured by multi-family residential properties represented 89.5% of the multi-family residential properties are originated by the Bank are amortized over periods generally up to 25 years, with balloon maturities up to ten years. Both fixed and adjustable interest rates are offered and it is typical for the Bank to include an interest rate "floor" and "resilter" ratio agreements. Variable rate loans typically adjust daily, monthly, quarterly or annually based on the Wall Street prime interest rate. Generally, multi-family residential loans do not exceed 85% of the lower of the appraised value or purchase price of the secured property. The Bank generally requires a Board-approved independent certified fee appraiser to be engaged in determining the collateral value. As a general rule, the Bank requires the unlimited guaranty of all individuals (or entities) owning (directive) or indirectly) 20% or more of the borrowing entity.

The primary risk associated with multi-family loans is the ability of the income-producing property that collateralizes the loan to produce adequate cash flow to service the debt. High unemployment or generally weak economic conditions may result in borrowers having to provide rental rate concessions to achieve adequate occupancy rates. In an effort to reduce these risks, the Bank evaluates the guarantor's ability to inject personal funds as a tertiary source of repayment.

Commercial Real Estate Lending. The Bank actively originates loans secured by commercial real estate including farmland, single- and multi-tenant retail properties, restaurants, hotels, nursing homes and other healthcare related facilities, land (improved and unimproved), convenience stores, automobile dealerships, and other automotive-related services, warehouses and distribution centers, and other businesses generally located in the Bank's market area. At June 30, 2022, the Bank had \$1.1 billion in commercial real estate loans, which represented 42.7% of net loans receivable. Of this amount, \$213.1 million were loans secured by agricultural properties. The Bank expects to continue to maintain or increase the percentage of commercial real estate loans, inclusive of agricultural properties, in its total portfolio. Fixed rate commercial real estate loans represented 86.1% of the commercial real estate portfolio with a weighted average maturity of 5.4 years.

Commercial real estate loans originated by the Bank are generally based on amortization schedules of up to 25 years with monthly principal and interest payments. Generally, these loans have fixed interest rates and maturities ranging up to ten years, with a balloon payment due at maturity. Alternatively, for some loans, the interest rate adjusts at least annually after an initial fixed-rate period up to seven years, based upon the Wall Street prime rate. The Bank typically includes an interest rate "floor" in the loan agreement. Variable rate commercial real estate originations typically adjust daily, monthly, quarterly or annually based on the Wall Street prime rate. Generally, loans for improved commercial real estate originations typically adjust daily, monthly, quarterly or annually based on the Wall Street prime rate. Generally, loans for improved commercial properties do not exceed 80% of the lower of the appraised value or the purchase price of the secured property. Agricultural real estate terms offered differ slightly, with amortization schedules of up to 25 years with a 80% loan-to-value ratio, or 30 years with a 75% loan-to-value ratio. Agricultural real estate loans generally require annual, instead of monthly, payments. Before credit is extended, the Bank analyzes the financial condition of the borrower, the borrower's credit history, and the reliability and predictability of the cash flow generated by the property and the value of the property itself. Generally, personal guarantees are obtained from the borrower in addition to obtaining the secured property as collateral for such loans. The Bank also generally requires appraisals on properties securing commercial real estate to be performed by a Board-approved independent certified fee appraiser.

Generally, loans secured by commercial real estate involve a greater degree of credit risk than one- to four-family residential mortgage loans. These loans typically involve large balances to single borrowers or groups of related borrowers. Because payments on loans secured by commercial real estate are often dependent on the successful operation or management of the secured property, repayment of such loans may be subject to adverse conditions in the real estate market or the economy. See "Asset Quality."

Construction Lending. The Bank originates real estate loans secured by property or land that is under construction or development. At June 30, 2022, the Bank had \$258.1 million, or 9.6% of net loans receivable in construction loans outstanding and loans in process.

Construction loans originated by the Bank are generally secured by mortgage loans for the construction of owner occupied residential real estate or to finance speculative construction secured by residential real estate, land development, or owner-occupied or non-owner occupied commercial real estate. At June 30, 2022, \$721. million of the Bank's construction loans were secured by neidential real estate. Included in the one- to four-family residential real estate, construction for speculative construction, while the multi-family construction loans were \$30.1 million were secured by mortgage loans for the multi-family construction loans included \$28.5 million participation loans price and for developments awarded low income housing tax credits, and for which a firm takout commitment exists (see "Loan Originations, Sales, and Purchases"). During construction, these loans typically require monthly interest-only payments with single-family residential construction loans may be converted to permanent financing, generally with monthly payments using amortization schedules of up to 30 years on residential and up to 25 years on commercial real estate.

Speculative construction and land development lending generally affords the Bank an opportunity to receive higher interest rates and fees with shorter terms to maturity than those obtainable from residential lending. Nevertheless, construction and land development lending is generally considered to involve a higher level of credit risk than one- to four-family residential lending due to (i) the concentration of principal among relatively few borrowers and development projects, (ii) the increased difficulty at the time the loan is made of accurately estimating building or development costs and the selling price of the finished product, (iii) the increased difficulty at costs of monitoring and disbursing funds for the loan, (iv) the higher degree of sensitivity to increases in market rates of interest and changes in local economic conditions, and (v) the increased difficulty of working out problem loans. Due in part to these risk factors, the Bank may be required from time to time to modify or extend the terms of some of these types of loans. In an effort to reduce these risks, the application process includes a submission to the Bank of accurate plans, specifications and costs of the project to be constructed. These items are also used as a basis to determine the appraised value of the subject property. Loan amounts are generally limited to 80% of the lesser of current appraised value of or construction.

Consumer Lending. The Bank offers a variety of secured consumer loans, including: home equity, automobile, second mortgage, mobile home and deposit-secured loans. The Bank originates substantially all of its consumer loans in its primary market area. Generally, consumer loans are originated with fixed rates for terms of up to approximately 66 months, with the exception of home equity lines of credit, which are variable, tied to the prime rate of interest, and are for a period of ten years. At June 30, 2022, the Bank's consumer loan portfolio totaled \$93.0 million, or 3.5% of net loans receivable.

Home equity loans represented 48.9% of the Bank's consumer loan portfolio at June 30, 2022, and totaled \$45.5 million, or 1.7% of net loans receivable.

Consumer loans for the purchase of automobiles represented 19.9% of the Bank's consumer loan portfolio at June 30, 2022, and totaled \$17.3 million, or 0.64% of net loans receivable. Of that total, an immaterial amount was originated by auto dealers. Typically, automobile loans are made for terms of up to 66 months for new and used vehicles. Loans secured by automobiles have fixed rates and are generally made in amounts up to 100% of the purchase price of the vehicle.

Consumer loan rates and terms vary according to the type of collateral, length of contract and creditworthiness of the borrower, which is evaluated using credit scoring. Consumers with additional qualifying Bank products are eligible for additional pricing discounts. The underwriting standards employed for consumer loans include employment stability, an application, a determination of the applicant's payment history on other debts, and an assessment of ability to meet existing and proposed obligations. Although creditworthiness of the applicant is a primary consideration, the underwriting process also includes a comparison of the value of the security; if any, in relation to the proposed loan amount.

Consumer loans may entail greater credit risk than do residential mortgage loans, because they are generally unsecured or are secured by rapidly depreciable or mobile assets, such as automobiles. In the event of repossession or default, there may be no secondary source of repayment or the underlying value of the collateral could be insufficient to repay the loan. In addition, consumer loan collections are dependent on the borrower's continuing financial stability, and thus are more likely to be affected by adverse personal circumstances. Furthermore, the application of various federal and state laws, including bankruptcy and insolvency laws, may limit the amount which can be recovered on such loans. The Bank's delinquency levels for these types of loans are reflective of these risks. See "Asset Classification."

Commercial Business Lending. The Bank's commercial business lending activities encompass loans with a variety of purposes and security, including loans to finance accounts receivable, inventory, equipment and operating lines of credit. At June 30, 2022, the Bank had \$441.6 million in commercial business loans outstanding, or 16.4% of net loans receivable. Of this amount, \$110.3 million were loans related to agriculture, including amortizing equipment loans and annual production lines. At June 30, 2022, commercial loan balances included \$3.1 million in PPP loans outstanding. The Bank expects to maintain the percentage of commercial business loans in its total loan portfolio.

The Bank currently offers both fixed and adjustable rate commercial business loans. At fiscal year end, fixed rate commercial loans represented 63.0% of the commercial loan portfolio with a weighted average maturity of 3.2 years. The adjustable rate business loans typically reprice daily, monthly, quarterly, or annually, in accordance with the Wall Street prime rate of interest. The Bank typically includes an interest rate "floor" in the loan agreement.

Commercial business loan terms vary according to the type and value of collateral, length of contract and creditworthiness of the borrower. Generally, commercial loans secured by fixed assets are amortized over periods up to five years, while commercial operating lines of credit or agricultural production lines are generally for a one year period. The Bank's commercial business loans are evaluated based on the loan application, a determination of the applicant's payment history on other debts, business stability and an assessment of ability to meet existing obligations and payments on the proposed loan. Although creditworthiness of the applicant is a primary consideration, the underwriting process also includes a comparison of the value of the security, if any, in relation to the proposed loan amount.

Unlike residential mortgage loans, which generally are made on the basis of the borrower's ability to make repayment from his or her employment and other income, and which are secured by real property whose value tends to be more easily ascertainable, commercial business loans are of higher risk and typically are made on the basis of the borrower's ability to make repayment from the cash flow of the borrower's business. As a result, the availability of funds for the repayment of commercial business loans may be substantially dependent on the success of the business itself. Further, the collateral securing the loans may depreciate over time, may be difficult to appraise and may fluctuate in value based on the success of the business.

Contractual Obligations and Commitments, Including Off-Balance Sheet Arrangements. The following table discloses our fixed and determinable contractual obligations and commercial commitments by payment date as of June 30, 2022. Commitments to extend credit totaled \$707.7 million at June 30, 2022.

	 Less Than 1 Year	_	1-3 Years	4-5 Years		More Than 5 Years	 Total
Federal Home Loan Bank advances	\$ 7,994	\$	25,907	\$ 4,056	\$	_	\$ 37,957
Certificates of deposit	377,842		163,135	96,901		753	638,631
Total	\$ 385,836	\$	189,042	\$ 100,957	\$	753	\$ 676,588
	 Less Than 1 Year	_	1-3 Years	4-5 Years rs in thousands	_	fore Than 5 Years	 Total
Construction loans in process	\$	\$	1-3 Years		_		\$ Total 123,656
Construction loans in process Other loan commitments	\$ 1 Year	\$	<u>1-3 Years</u> 	rs in thousands	_	5 Years	\$

Loan Maturity and Repricing

The following table sets forth certain information at June 30, 2022, regarding the dollar amount of loans maturing or repricing in the Bank's portfolio based on their contractual terms to maturity or repricing, but does not include scheduled payments or potential prepayments. Demand loans, loans having no stated schedule of repayments and no stated maturity, and overdrafts are reported as due in one year or less. Mortgage loans that have adjustable rates are shown as maturing at their next repricing date. Listed loan balances are shown before deductions for undisbursed loan proceeds, unearned discounts, unearned income and allowance for loan losses.

	 Within One Year	 After One Year Through 5 Years	(Dal	After 5 Years Through 15 Years lars in thousand	40)	After 15 Years	 Total
Residential real estate	\$ 122,290	\$ 154,081	\$	389,247	\$	238,542	\$ 904,160
Commercial real estate	214,988	489,502		430,637		11,546	1,146,673
Construction	198,099	37,976		21,997		_	258,072
Consumer	50,911	35,559		6,464		62	92,996
Commercial business	224,673	169,379		47,360		186	441,598
Total loans	\$ 810,961	\$ 886,497	\$	895,705	\$	250,336	\$ 2,843,499

As of June 30, 2022, loans with a maturity date after June 30, 2023, with fixed interest rates totaled \$1.9 billion, and loans with a maturity date after June 30, 2023, with adjustable rates totaled \$124.9 million.

Loan Originations, Sales and Purchases

Generally, loans are originated by the Bank's staff, who are salaried loan officers. All loan officers are eligible for bonuses based on production, market performance, and credit quality. Certain lenders, in particular those originating higher volume of residential loans for sale on the secondary market, may earn a relatively higher percentage of their total compensation through bonuses. Loans are originated both to be held for investment and to be sold into the secondary market. Loan applications are generally taken and processed at each of the Bank's full-service locations, and the Bank in recent years began processing online applications for single-family residential loans.

While the Bank originates both adjustable-rate and fixed-rate loans, the ability to originate loans is dependent upon the relative customer demand for loans in its market. In fiscal 2022, the Bank originated \$1.1 billion of loans, compared to \$971.8 million and \$848.1 million, respectively, in fiscal 2021 and 2020. Of these loans, mortgage loan originations were \$970.1 million, \$771.2 million, and \$570.1 million in fiscal 2022, 2021, and 2020, respectively. Increases in originations over recent periods is attributed to increased lending activity, increased borrower refinancing, and an expanded market area and customer base following recent acquisitions.

From time to time, the Bank has purchased loan participations consistent with its loan underwriting standards. During fiscal 2022, the Bank committed to purchase \$31.8 million of new loan participations. At June 30, 2022, outstanding balances on loan participations purchased totaled \$70.1 million, or 2.6% of net loans receivable. An additional \$16.7 million is available to be drawn on these purchased participations purchased are construction loans for multi-family developments awarded low income housing tax credits, and for which a firm takeout commitment exists. Of the available credit on loan participations were performing in accordance with their respective terms. The Bank evaluates additional loan participations on an ongoing basis, based in part olical loan local loan demand, liquidity, portfolio and capital levels.

ï	1	

The following table shows total loans originated, purchased, sold and repaid during the periods indicated.

		Year Ended June 30,			
	202		2021 Dollars in thousands)		2020
Total loans at beginning of period	\$ 2,3	\$11,631 \$	5 2,249,915	\$	1,909,464
Loans originated:					
One- to four-family residential	2	84,794	330,000		214,852
Multi-family residential and commercial real estate	5	20,168	290,246		252,684
Construction loans	1	65,176	150,947		102,560
Commercial business	1	23,993	172,229		253,355
Consumer and others		36,624	28,421		24,643
Total loans originated	1,1	30,755	971,843		848,094
Loans purchased:					
Total loans purchased ^{(1) (2)}	2	53,785	55,271		77,959
Loans sold:					
Total loans sold	((57,355)	(157,406)		(95,826)
Principal repayments	(7	(17,874)	(778,032)		(474,057)
Participation principal repayments		(77,260)	(29,193)		(14,407)
Foreclosures		(183)	(767)		(1,312)
Net loan activity	5	31,868	61,716		340,451
Total loans at end of period	\$ 2,8	\$43,499 \$	2,311,631	\$	2,249,915

(1) Amount reported in fiscal 2022 includes the Company's acquisitions of loans from the Fortune and Cairo acquisitions recorded at \$202.1 million and

\$408,000 fair values, respectively.

C) Amount reported in fiscal 2020 includes the Company's acquisition of loans from the Central Federal acquisiton recorded at a \$51.4 million fair value. Loan Commitments

The Bank issues commitments for single- and multi-family residential mortgage loans, commercial real estate loans, operating or working capital lines of credit, and standby letters-of-credit. Such commitments may be oral or in writing with specified terms, conditions and at a specified rate of interest. The Bank had outstanding net loan commitments of approximately \$707.7 million at June 30, 2022. See Note 12 of Notes to the Consolidated Financial Statements contained in Item 8.

Loan Fees

In addition to interest earned on loans, the Bank receives income from fees in connection with loan originations, loan modifications, late payments and for miscellaneous services related to its loans. Income from these activities varies from period to period depending upon the volume and type of loans made and competitive conditions.

Asset Quality

Delinquent Loans. Generally, when a borrower fails to make a required payment, the Bank begins the collection process by mailing a computer generated notice to the customer. If the delinquency is not cured promptly, the customer is contacted again by notice or telephone. After an account secured by real estate becomes over 60 days past due, the Bank will typically send a demand notice to the customer which, if not cured within the time provided or unless satisfactory arrangements have been made, will lead to foreclosure. Foreclosure may not begin until the loan reaches

120 days delinquency in the case of consumer residential loans. For consumer loans, the Missouri Right-To-Cure Statute is followed, which requires issuance of specifically worded notices at specific time intervals prior to repossession or further collection efforts.

The following table sets forth the Bank's loan delinquencies by type and by amount at June 30, 2022.

		Loans Deli		Total Loans			
	60-89	60-89 Days		and Over	Delinquent 60 Days or More		
	Numbers	Amounts	Numbers (Dollars in	Amounts thousands)	Numbers	Amounts	
Residential real estate	—	s —	15	\$ 1,064	15	\$ 1,064	
Commercial real estate	3	615	4	288	7	903	
Construction	—	_	_	_	_	_	
Consumer	5	45	7	57	12	102	
Commercial Business	4	72	2	13	6	85	
Totals	12	\$ 732	28	\$ 1,422	40	\$ 2,154	

CARES Act Relief from TDR Classification Requirements for Borrowers Impacted by COVID-19 Pandemic. In March 2020, the Coronavirus Aid, Relief and Economic Security Act (the CARES Act) was signed into law, providing banking organizations with the option to temporarily suspend certain requirements under U.S. GAAP related to troubled debt restructurings (TDR) for a limited period of time to account for the effects of COVID-19. The relief was extended by the 2021 Consolidated Appropriations Act signed into law in December 2020. The Company had elected to not apply ASC Subtopic 310-40 for loans eligible under the CARES Act, based on the modification's (1) relation to COVID-19, (2) execution for a loan that was not more than 30-days past due as of December 31, 2019, and (3) execution between March 1, 2020, and the earlier of the date that falls 60 days following the termination of the declared National Emergency, or January 1, 2022. The CARES Act was not further extended. From the time that the CARES Act was signed into law to the termination of interest-only payment modifications and are now considered TDRs. One of these loans, totaling s93 million, remains a "special mention" credit at June 30, 2022, while the other three loans, totaling \$14.9 million, have been adversely classified as "substandard" credits. All four loans are scheduled to transition to principal and interest payments in the first quarter of fiscal 2023. For more information regarding these deferrals and modifications, see discussion included in Item 7 – Management's Discussion and Analysis of Financial Condition and Results of Operations (specifically: Financial Condition, Allowance for Credit Losses).

Non-Performing Assets. The table below sets forth the amounts and categories of non-performing assets in the Bank's loan portfolio. Loans are placed on non-accrual status when the collection of principal and/or interest becomes doubtful, and as a result, previously accrued interest income on the loan is removed from current income. The Bank has no reserves for uncollected interest and does not accrue interest on non-accrual loans. A loan may be transferred back to accrual status once a satisfactory repayment history has been restored. Foreclosed assets held for sale include assets acquired in settlement of loans and are shown net of reserves.

The reduction in nonperforming assets in fiscal 2022 was attributed primarily to the decrease in nonaccrual loans and the sale of one significant parcel held in other real estate owned, partially offset by \$1.6 million in assets acquired in the Fortune acquisition.

For information regarding accrual of interest on loans, see Note 1 of Notes to the Consolidated Financial Statements contained in Item 8.

The Company may treat purchased credit deteriorated loans as an accruing asset because these loans are recorded at acquisition at fair value, which includes an accretable discount recorded as interest income over the expected life of the obligation.

The following table sets forth information with respect to the Bank's non-performing assets as of the dates indicated.

				At	June 30,					
	 2022		2021	Dollar	2020 s in thousand	. —	2019		2018	
Nonaccruing loans:				Donal	, in thousand	.,				
Residential real estate	\$ 1,647	\$	3,235	\$	4,010	\$	6,404	\$	5,913	
Construction	_		30		_		_		25	
Commercial real estate	2,259		1,914		3,106		10,876		1,962	
Consumer	73		100		196		309		209	
Commercial business	139		589		1,345		3,424		1,063	
Total	 4,118		5,868	_	8,657	_	21,013	_	9,172	
Loans 90 days past due accruing interest:										
Residential real estate	_		_		_		_		59	
Construction	—		_		_		—		—	
Commercial real estate	_		_		_		_		_	
Consumer	_		_		_		_		13	
Commercial business	 —				_		_		329	
Total	 _		_	_	—	_	_		401	
Total nonperforming loans	4,118		5,868		8,657		21,013		9,172	
Nonperforming investments	-		_		_		_		_	
Foreclosed assets held for sale:										
Real estate owned	2,180		2,227		2,561		3,723		3,874	
Other nonperforming assets	11		23		9		29		50	
Total nonperforming assets	\$ 6,309	\$	8,118	\$	11,227	\$	24,765	\$	13,096	
Total nonperforming loans to net loans	0.15 %	6	0.27 %	6	0.40 %	6	1.14 %	6	0.59 %	
Total nonperforming loans to total assets	0.13 9	6	0.22 %	6	0.34 %	6	0.95 %	6	0.49 %	
Total nonperforming assets to total assets	0.20 %		0.30 %		0.44 %		1.12 %		0.69 %	

At June 30, 2022, TDRs totaled \$31.4 million, of which \$807,000 was considered nonperforming and was included in the nonaccrual loan total above. The remaining \$30.6 million in TDRs have complied with the modified terms for a reasonable period of time and are therefore considered by the Company to be accrual status loans. At June 30, 2021, TDRs totaled \$65, 5 million, or which \$3.2 million was considered nonperforming and was included in the nonaccrual loan total above. In general, these loans were subject to classification as TDRs at June 30, 2022, and 2021, on the basis of guidance under ASU 2011-02 "Receivables: A Creditor's Determination of Whether a Restructuring is a Troubled Debt Restructuring", which indicates that the Company may not consider the borrower's effective borrowing rate on the old debt immediately before the restructuring in determining whether a concession has been granted.

Real Estate Owned. Real estate properties acquired through foreclosure or by deed in lieu of foreclosure are recorded at the lower of cost or fair value, less estimated disposition costs, which establishes a new cost basis. If fair value at the date of foreclosure is lower than the balance of the related loan, the difference will be charged-off to the allowance for loan losses at the time of transfer. Management periodically updates real estate valuations and if the value declines, a specific provision for losses on such property is established by a charge to noninterest expense. At June 30, 2022, the Company's balance of real estate owned totaled \$2.2 million and included \$350,000 in residential properties and \$1.8 million in non-residential properties.

Asset Classification. Applicable regulations require that each insured institution review and classify its assets on a regular basis. In addition, in connection with examinations of insured institutions, regulatory examiners have authority to identify problem assets and, if appropriate, require them to be classified. There are three classifications for problem assets: substandard, doubtful and loss. Substandard assets must have one or more defined weaknesses and are characterized by the distinct possibility that the insured institution will sustain some loss if the deficiencies are not corrected. Doubtful assets have the weaknesses of substandard assets with the additional characteristic that the weaknesses make collection or liquidation in full on the basis of currently existing facts, conditions and values questionable, and there is a high possibility of loss. An asset classified loss is considered uncollectible and of such little value that continuance as an asset of the institution is not warranted. When an insured institution classifies problem assets as loss, it charges off the balance of the assets. Assets which do not currently expose the Bank's determination as to the classification of its assets and the analytic to review by the FRB and the Missouri Division of Finance, which can order the establishment of additional loss allowances.

On the basis of management's review of the assets of the Company, at June 30, 2022, adversely classified assets totaled \$29.3 million, or 0.91% of total assets as compared to \$20.3 million, or 0.75% of total assets at June 30, 2021. Of the amount adversely classified as of June 30, 2022, \$28.5 million was considered substandard, and \$827,000 was considered doubtful. Included in adversely classified assets at June 30, 2022, \$28.5 million was considered substandard, and \$827,000 was considered doubtful. Included in adversely classified assets at June 30, 2022, were various loans totaling \$27.1 million (see Note 3 of Notes to the Consolidated Financial Statements contained in Item 8 for more information on adversely classified loans) and foreclosed real estate and repossessed assets totaling \$2.2 million. Adversely classified loans are so designated due to concerns regarding the borrower's ability to generate sufficient cash flows to service the debt. Adversely classified loans totaling \$3.0 million had been placed on nonaccrual status at June 30, 2022, of which \$1.7 million vere more than 30 days delinquent. Of the remaining \$2.4.1 million of adversely classified loans, \$155,000 were more than 30 days delinquent.

Other Loans of Concern. In addition to the adversely classified assets above, there were also other loans with respect to which management has concerns as to the ability of the borrowers to continue to comply with present loan terms, which may ultimately result in the adverse classification of such assets These loans continue to perform according to contractual terms as of June 30, 2022, but were identified as having elevated risk due to concerns regarding the borrower's ability to continue to generate sufficient cash flows to service the debt. At June 30, 2022, these other loans of concern totaled \$24.4 million, as compared to \$48.4 million at June 30, 2021. These totals were attributable in large part to a limited number of commercial real estate loans secured by hotel properties with combined balances of \$10.4 million and \$23.7 million, respectively, as of June 30, 2022 and 2021. These borrowers requested and received payment deferrals or modifications due to the impact of the COVID-19 pandemic on their operations, and were not able to return to their previously contracted arrangements by the fiscal year ends noted. Other loans of concern

attributable to the Gideon Acquisition declined from \$13.7 million, at fair value, as of the November 2018 acquisition, to \$2.5 million, at fair value, as of June 30, 2022.

Allowance for Credit Losses. The Bank's allowance for credit losses is established through a provision for credit losses based on management's expectation of lifetime credit losses on financial assets held at amortized cost. Management estimates the ACL using relevant available information, from internal and external sources, relating to past events, current conditions, and reasonable and supportable forecasts. Adjustments may be made to historical loss information for differences identified in current loan-specific risk characteristics, such as differences in underwriting standards or terms; lending review systems; experience, ability, or depth of lending management and staff; portfolio growth and mix; delinquency levels and trends; as well as for changes in environmental conditions, such as changes in economic activity or employment, agricultural economic conditions, or other relevant factors. These provisions for credit losses are charged against earnings in the year they are established. The Bank had an allowance for credit losses at June 30, 2022, of \$33.2 million, which represented \$26% of nonperforming assets as compared to an allowance of \$33.2 million, which represented 409% of nonperforming assets at June 30, 2021.

At June 30, 2022, the Bank also had an allowance for credit losses on off-balance sheet credit exposures of \$3.4 million, as compared to \$1.8 million at June 30, 2021. This amount is maintained as a separate liability account to cover estimated credit losses associated with off-balance sheet credit instruments such as off-balance sheet loan commitments, standby letters of credit, and guarantees.

Although management believes that it uses the best information available to determine the allowance, unforeseen market conditions could result in adjustments and net earnings could be significantly affected if circumstances differ substantially from assumptions used in making the final determination. Future additions to the allowance will likely be the result of periodic loan, property and collateral reviews and thus cannot be predicted with certainty in advance. Further discussion of the methodology used in establishing the allowance is provided in Note 1 and Note 3 of the Notes to the Consolidated Financial Statements contained in Item 8, and in "Management's Discussion and Analysis of Financial Condition and Results of Operations – Critical Accounting Policies – Allowance for Credit Losses" in section of Item 7 of this Form 10-K.

The following table sets forth an analysis of the Bank's allowance for loan losses for the periods indicated. Where specific loan loss reserves have been established, any difference between the loss reserve and the amount of loss realized has been charged or credited to current income.

	Year Ended June 30,			
	 2022	2021		
	 (Dollars in t			
Allowance at beginning of period	\$ 33,222	\$ 25,139		
Impact of CECL adoption	_	9,333		
Initial ACL on PCD loans	120			
Recoveries:				
Residential real estate	3	3		
Construction real estate	_	—		
Commercial real estate	—	1		
Commercial business	2	35		
Consumer	 64	47		
Total recoveries	69	86		
Charge offs:				
Residential real estate	72	180		
Construction real estate	_	_		
Commercial real estate	_	90		
Commercial business	16	318		
Consumer	65	146		
Total charge offs	 153	734		

Net charge offs		(84)		(648)
Provision for loan losses		(66)		(602)
Balance at end of period	\$	33,192	\$	33,222
Ratio of ACL to total loans outstanding at the end of the period		1.22 %		1.49 %
Ratio of nonaccrual loans to total loans outstanding at the end of the period		0.15 %		0.26 %
Ratio of ACL to nonaccrual loans		806.02 %		566.16 %
Average loans outstanding by loan category:				
Residential real estate	\$	881,135	\$	672,233
Construction real estate	ψ	144,945	Ψ	127,962
Commercial real estate		1,067,053		897,637
Commercial business		389,132		405,216
Consumer		86,826		76,957
Total average loans outstanding by loan category	\$	2,569,091	\$	2,180,005
Ratio of net charge offs to average loans outstanding by loan category:				
Residential real estate		0.01 %		0.03 %
Construction real estate		0.00 %		0.00 %
Commercial real estate		0.00 %		0.01 %
Commercial business		0.00 %		0.07 %
Consumer		0.00 %		0.13 %
Ratio of net charge offs to average loans outstanding during the period		0.00 %		0.03 %

The following table sets forth the breakdown of the allowance for loan losses by loan category for the periods indicated.

		At Ju	ne 30,	
	 20	022	2	021
	 	Percent of Loans in Each Category to Total		Percent of Loans in Each Category to Total
	 mount	Loans (Dollars in	Amount thousands)	Loans
Residential real estate	\$ 8,908	31.79 %	\$ 11,192	31.21 %
Construction	2,220	9.08	2,170	9.03
Commercial real estate	16,838	40.33	14,535	38.49
Consumer	710	3.27	916	3.36
Commercial business	4,516	15.53	4,409	17.91
Total allowance for loan losses	\$ 33,192	100.00 %	\$ 33,222	100.00 %

For additional information regarding our allowance for loan losses, see Note 3 "Loans and Allowance for Credit Losses" of the Notes to Consolidated Financial Statements contained in Item 8 of this Form 10-K.

Investment Activities

General. Under Missouri law, the Bank is permitted to invest in various types of liquid assets, including U.S. Government and State of Missouri obligations, securities of various federal agencies, certain certificates of deposit of insured banks and savings institutions, banker's acceptances, repurchase agreements, federal funds, commercial paper, investment grade corporate debt securities and obligations of States and their political sub-divisions. Generally, the investment policy of the Company is to invest funds among various categories of investments and repricing characteristics based upon the Bank's need for liquidity, to provide collateral for borrowings and public unit deposits, to help reach financial performance targets and help maintain asset/liability management objectives.

The Company's investment portfolio is managed in accordance with the Bank's investment policy which was adopted by the Board of Directors of the Bank and is implemented by members of the asset/liability management committee which consists of the President/Chief Executive Officer, the Chief Financial Officer, the Chief Operations Officer, and four outside directors.

Investment purchases and/or sales must be authorized by the appropriate party, depending on the aggregate size of the investment transaction, prior to any investment transactions. The Board of Directors reviews all investment transactions. All investment purchases are identified as available-for-sale ("AFS") at the time of purchase. The Company has not classified any investment securities as held-to-maturity over the last five years. Securities classified as "AFS" must be reported at fair value with unrealized gains and losses, net of tax, recorded as a separate component of stockholders' equity. At June 30, 2022, AFS securities totaled \$235.4 million (not including FHLB and Federal Reserve Bank membership stock, or other equity securities without readity-determinable fair values). For information regarding the amortized cost and market values of the Company's investments, see Note 2 of Notes to the Consolidated Financial Statements contained in Item 8.

As of June 30, 2022, the Company had no derivative instruments and no outstanding hedging activities. Management has reviewed potential uses for derivative instruments and hedging activities, but has no definitive plans to employ these tools.

Debt and Other Securities. At June 30, 2022, the Company's debt and other securities portfolio totaled \$64.8 million, or 2.02% of total assets as compared to \$68.7 million, or 2.54% of total assets at June 30, 2021. During fiscal 2022, the Bank had \$12.8 million in maturities and \$13.0 million in purchases of these securities that matured, \$11.0 million was called for early redemption. At June 30, 2022, the investment securities portfolio included \$44.5 million in municipal bonds, of which \$31.3 million is subject to early redemption at the option of the issuer, and \$19.9 million in corporate obligations, all of which is subject to early redemption at the option of the issuer. The remaining portfolio consists of \$443,000 in other securities, primarily SBA pools. Based on projected maturities, the weighted average life of the debt and other securities portfolio at June 30, 2022, was 75 months. Membership stock held in the FHLB of Des Moines, totaling \$5.9 million and in the Federal Reserve Bank of \$t. Louis, totaling \$5.8 million, along with equity stock of \$814,000 in two correspondent (bankers') banks, was not included in the above totals.

Mortgage-Backed Securities. At June 30, 2022, mortgage-backed securities ("MBS") totaled \$170.6 million, or 5.3%, of total assets, as compared to \$138.3 million, or 5.1%, of total assets at June 30, 2021. During fiscal 2022, the Bank had maturities and prepayments of \$27.6 million and \$83.1 million in purchases of MBS. At June 30, 2022, the MBS portfolio included \$69.2 million in fixed-rate residential MBS issued by government-sponsored enterprises (GSEs), \$45.7 million in fixed-rate combervial MBS issued by GSEs generally consisting of underlying residential property loans, all of which passed the Federal Financial Institutions Examination Council's sensitivity test. Based on projected prepayment rates, the weighted average life of the MBS and CMOs at June 30, 2022, was 57 months. Actual prepayment rates experienced, which often vary due to changes in market interest rates, may cause the anticipated average life of MBS portfolio to extend or shorten as compared to prepayment rates.

2	2	
	э	

Investment Securities Analysis

The following table sets forth the Company's debt and other securities portfolio, at carrying value, and membership stock, at cost, at the dates indicated. At June 30,

	20	122	1	2021	2020			
	 Fair Value	Percent of Portfolio	Fair Value	Percent of Portfolio	Fair Value	Percent of Portfolio		
			(Dollars i	n thousands)				
State and political subdivisions	\$ 44,479	68.63 %	\$ 47,696	69.45 %	\$ 41,988	84.63 %		
Corporate obligations	19,887	30.69	20,311	29.57	6,659	13.42		
Other securities	443	0.68	672	0.98	965	1.95		
Total	\$ 64,809	100.00 %	\$ 68,679	100.00 %	\$ 49,612	100.00 %		

At June 30, 2022, the Company did not have any debt securities that were not carried at fair value.

The following table sets forth the maturities and weighted average yields of AFS debt securities in the Company's investment securities portfolio and membership stock at June 30, 2022.

		Available for Sale S June 30, 202	
	Amortized Cost	Fair Value (Dollars in thous	Tax-Equiv. WtdAvg. Yield
State and political subdivisions:		,	,
Due within 1 year	\$ 868	\$ 869	1.93 %
Due after 1 year but within 5 years	7,059	6,978	2.75
Due after 5 years but within 10 years	19,116	17,782	2.32
Due over 10 years	20,340	18,850	2.84
Total	47,383	44,479	2.60
Corporate obligations:			
Due within 1 year	_		- %
Due after 1 year but within 5 years	3,426	3,280	1.54
Due after 5 years but within 10 years	13,021	12,534	3.71
Due over 10 years	4,371	4,073	3.11
Total	20,818	19,887	3.22
Other securities:			
Due within 1 year			- %
Due after 1 year but within 5 years			_
Due after 5 years but within 10 years	25	25	-
Due over 10 years	461	418	1.74
Total	486	443	1.65
Total debt and other securities	\$ 68,687	\$ 64,809	3.09 %

The following table sets forth certain information at June 30, 2022 regarding the dollar amount of MBS and CMOs at amortized cost due, based on their contractual terms to maturity, but does not include scheduled payments or

potential prepayments. MBS and CMOs that have adjustable rates are shown at amortized cost as maturing at their next repricing date.

	At June 30, 2022 (Dollars in thousands)
Amounts due:	
Within 1 year	\$
After 1 year through 3 years	10,9
After 3 years through 5 years	47,1
After 5 years	130,9
Total	\$ 189,0

The following table sets forth the dollar amount of all MBS and CMOs at amortized cost due, based on their contractual terms to maturity, one year after June 30, 2022, which have fixed, floating, or adjustable interest rates.

	une 30, 2022 rs in thousands)
Interest rate terms on amounts due after 1 year:	
Fixed	\$ 189,073
Adjustable	—
Total	\$ 189,073

The following table sets forth certain information with respect to each MBS and CMO security at the dates indicated.

						At Ju	ine 30					
		20			2		2020					
	A	Amortized		Fair	1	Amortized		Fair	Amortized			Fair
		Cost	Value		_	Cost	_	Value		Cost		Value
						(Dollars	in thou	isands)				
Residential MBS issued by GSEs	\$	76,345	\$	69,168	\$	64,400	\$	64,953	\$	62,315	\$	63,954
Commercial MBS issued by GSEs		51,435		45,730		35,425		36,481		17,466		19,051
CMOs issued by GSEs		61,293		55,687		36,201		36,907		42,594		43,907
Total	\$	189,073	\$	170,585	\$	136,026	\$	138,341	\$	122,375	\$	126,912

Deposit Activities and Other Sources of Funds

General. The Company's primary sources of funds are deposits, borrowings, payments of principal and interest on loans, MBS and CMOs, interest and principal received on investment securities and other short-term investments, and funds provided from operating results. Loan repayments are a relatively stable source of funds, while deposit inflows and outflows and loan prepayments are significantly influenced by general market interest rates and overall economic conditions.

Borrowings, including FHLB advances, have been used at times to provide additional liquidity. Borrowings are used on an overnight or short-term basis to compensate for periodic fluctuations in cash flows, and are used on a longer term basis to fund loan growth and to help manage the Company's sensitivity to fluctuating interest rates.

Deposits. The Bank's depositors are generally residents and entities located in the States of Missouri, Arkansas, or Illinois. Deposits are attracted from within the Bank's market area through the offering of a broad selection of deposit instruments, including interest-bearing and noninterest-bearing transaction accounts, money market deposit accounts, eaving accounts, certificates of deposit and retirement savings plans. At times, the Company will utilize brokered deposits in lieu of borrowings, subject to market pricing and availability. For larger depositors, such as public units, the Company often utilizes a reciprocal deposit operation to provide additional FDIC coverage to our customer through other

financial institutions while conveniently allowing management of the deposit relationship through our institution. Deposit account terms vary according to the minimum balance required, the time periods the funds may remain on deposit and the interest rate, among other factors. In determining the terms of its deposit accounts, the Bank considers current market interest rates, profitability to the Bank, managing interest rate sensitivity and its customer preferences and concerns. The Bank's Asset/Liability Committee regularly reviews its deposit mix and pricing.

The Bank will periodically promote a particular deposit product as part of its overall marketing plan. Deposit products have been promoted through various mediums, which include digital and social media, television, radio and newspaper advertisements, as well as "grassroots" marketing techniques, such as sponsorship of – or activity at – community events. The emphasis of these campaigns is to increase consumer awareness and market share of the Bank.

The flow of deposits is influenced significantly by general economic conditions, changes in prevailing interest rates, and competition. Based on its experience, the Bank believes that its deposits are relatively stable sources of funds. However, the ability of the Bank to attract and maintain money market deposit accounts, passbook savings accounts, and certificates of deposit, and the rates paid on these deposits, has been and will continue to be significantly affected by market conditions. The following table depicts the composition of the Bank's deposits as of June 30, 2022:

		As of June 30, 2	2022			
Weighted Average Interest Rate	Term	Category	Balance (Dollars in thousands)	Percentage of Total Deposits		
0.00	% None	Non-interest Bearing	\$	100	\$ 426,929	15.17 %
0.49	None	NOW Accounts		100	1,171,620	41.62
0.26	None	Savings Accounts		100	274,283	9.74
0.34	None	Money Market Deposit Accounts		1,000	303,612	10.79
		Certificates of Deposit				
0.35	6 months or less	Fixed Rate/Term		1,000	69,387	2.46
0.30	6 months or less	IRA Fixed Rate/Term		1,000	7,607	0.27
0.57	7-12 months	Fixed Rate/Term		1,000	164,750	5.85
0.44	7-12 months	IRA Fixed Rate/Term		1,000	23,865	0.85
0.73	13-24 months	Fixed Rate/Term		1,000	124,037	4.41
0.67	13-24 months	IRA Fixed Rate/Term		1,000	19,001	0.67
1.13	25-36 months	Fixed Rate/Term		1,000	44,055	1.56
1.04	25-36 months	IRA Fixed Rate/Term			8,031	0.29
1.41	48 months and more	Fixed Rate/Term		1,000	149,795	5.32
1.59	48 months and more	IRA Fixed Rate/Term		1,000	28,103	1.00
					\$ 2,815,075	100.00 %

As of June 30, 2022 and 2021, approximately \$467.8 million and \$370.3 million respectively, of our deposit portfolio was uninsured. The uninsured amounts are estimates based on the methodologies and assumptions used for Southern Bank's regulatory reporting requirements. The following table sets forth the portion of our time deposits that are in excess of the FDIC insurance limit, by remaining time until maturity, as of June 30, 2022.

Maturity Period	Amount			
		(Dollars i	n thousands)	
Three months or less	9	3	20,020	
Over three through six months			17,920	
Over six through twelve months			39,069	
Over 12 months			72,823	
Total	9	3	149,832	

For additional information regarding our deposits, see "Note 5 Deposits" of the Notes to Consolidated Financial Statements contained in Item 8 of this Form 10-K.

Time Deposits by Rates

The following table sets forth the time deposits in the Bank classified by rates at the dates indicated.

1.00 - 1.99% 171,997 155,0 0.00 - 2.99% 51,692 63,7 3.00 - 3.99% 6,298 10,6 4.00 - 4.99% 165 1 5.00 - 5.99% — —				
0.00 - 0.99% \$ 408.479 \$ 332.9 1.00 - 1.99% 171.997 155.0 0.00 - 2.99% 51,692 63.7 3.00 - 3.99% 6,298 10.6 4.00 - 4.99% 165 1		2020		
1.00 - 1.99% 171,997 155,0 2.00 - 2.99% 51,692 63,7 3.00 - 3.99% 6,298 10,6				
2.00 - 2.99% 51,692 63,7 3.00 - 3.99% 6,298 10,6 4.00 - 4.99% 165 1 5.00 - 5.99% — —	\$	72,236		
3.00 - 3.99% 6,298 10,6 4.00 - 4.99% 165 1 5.00 - 5.99% — —	1	393,625		
4.00 - 4.99% 165 1 5.00 - 5.99% —	1	168,985		
5.00 - 5.99% —	,	39,191		
	1	160		
5.00 - 6.99%	-	_		
		274		
Total \$ 638,631 \$ 562,5	\$	674,471		

The following table sets forth the amount and maturities of all time deposits at June 30, 2022.

						Ar	nount Due				
		Less Than One Year	 1-2 Years		2-3 Years	Dollar	3-4 Years	5)	After 4 Years	 Total	Percent of Total Certificate Accounts
0.00 - 0.99%	\$	324,585	\$ 65,396	\$	13,492	\$	4,366	\$	640	\$ 408,479	63.96 %
1.00 - 1.99%		24,703	16,076		38,570		49,691		42,957	171,997	26.93
2.00 - 2.99%		23,605	8,776		19,311		_		_	51,692	8.09
3.00 - 3.99%		4,949	1,016		333		_		_	6,298	0.99
4.00 - 4.99%		_	165		_		_		_	165	0.03
5.00 - 5.99%		_	_		_		_		_	_	_
6.00 - 6.99%		—	_		_		_		_	_	
	_			_							
Total	\$	377,842	\$ 91,429	\$	71,706	\$	54,057	\$	43,597	\$ 638,631	100.00 %

Deposit Flow

The following table sets forth the balance of deposits in the various types of accounts offered by the Bank at the dates indicated.

	_						At June 30,					
	2022						2021		2020			
	_	Amount	Percent of Total	Increase (Decrease)	_	Amount (D	Percent of Total ollars in thousands)	Increase (Decrease)	_	Amount	Percent of Total	Increase (Decrease)
Noninterest bearing	\$	426,929	15.17 %	\$ 68,511	\$	358,418	15.38 %	\$ 42,370	\$	316,048	14.47 %	\$ 97,159
NOW checking		1,171,620	41.62	246,340		925,280	39.70	143,343		781,937	35.79	142,718
Savings accounts		274,283	9.74	43,378		230,905	9.91	49,676		181,229	8.29	13,256
Money market deposit		303,612	10.79	49,998		253,614	10.88	22,452		231,162	10.58	42,807
Fixed-rate certificates which mature ⁽¹⁾ :												
Within one year		377,842	13.42	19,065		358,777	15.39	(140, 642)		499,419	22.86	31,743
Within three years		163,135	5.80	51,436		111,699	4.79	(13,907)		125,606	5.75	(65,419)
After three years		97,654	3.46	5,544		92,110	3.95	42,664		49,446	2.26	28,888
Variable-rate certificates which mature:												
Within one year		-	_	_		_	-	_		_	-	-
Within three years	_	_				_						
Total	\$	2,815,075	100.00 %	\$ 484,272	\$	2,330,803	100.00 %	\$ 145,956	\$	2,184,847	100.00 %	\$ 291,152

(1) At June 30, 2022, 2021, and 2020, certificates in excess of \$100,000 totaled \$392.8 million, \$341.4 million, and \$421.7 million, respectively.

The following table sets forth the deposit activities of the Bank for the periods indicated.

		At June 30,					
	_	2022		2021 (Dollars in thousands)		2020	
Beginning Balance	\$	2,330,803	\$	2,184,847	\$	1,893,695	
Net increase before interest credited		472,450		131,067		267,068	
Interest credited		11,822		14,889		24,084	
Net increase in deposits		484,272	_	145,956	_	291,152	
Ending balance	\$	2 815 075	s	2 330 803	\$	2 184 847	

In the unlikely event the Bank is liquidated, depositors will be entitled to payment of their deposit accounts prior to any payment being made to the Company as the sole stockholder of the Bank.

Borrowings. As a member of the FHLB of Des Moines, the Bank has the ability to apply for FHLB advances. These advances are available under various credit programs, each of which has its own maturity, interest rate and repricing characteristics. Additionally, FHLB advances have prepayment penalties as well as limitations on size or term. In order to utilize FHLB advances, the Bank must be a member of the FHLB system, have sufficient collateral to secure the requested advance and own stock in the FHLB equal to 4.00% of the amount borrowed and 0.10% for letters of credit. See "REGULATION – The Bank – Federal Home Loan Bank System."

Although deposits are the Bank's primary and preferred source of funds, the Bank has actively used FHLB advances. The Bank's general policy has been to utilize borrowings to meet short-term liquidity needs, or to provide a longer-term source of funding loan growth when other cheaper funding sources are unavailable or to aide in asset/liability management. As of June 30, 2022, the Bank had \$38.2 million in outstanding FHLB advances, including \$38.0 million in fixed-rate long term advances, \$246,000 of fixed rate amortizing advances, and no overnight borrowings. In order for the Bank to borrow from the FHLB, it has reported \$889.7 million of its residential and

commercial real estate loans to the FHLB as eligible collateral for available credit of approximately \$539.5 million, and has purchased \$5.9 million in membership stock in the FHLB of Des Moines. Of the available credit, in addition to the amount advanced, \$331,000 is encumbered in relation to residential real estate loans sold onto the secondary market through the FHLB, and \$305,000 was utilized for the issuance of letters of credit to secure public unit deposits. At June 30, 2022, the Bank had additional borrowing capacity on its reported residential and commercial real estate loans pledged to the FHLB of approximately \$500.1 million, as compared to \$383.0 million at June 30, 2021.

Additionally, the Bank is approved to borrow from the Federal Reserve Bank's discount window on a primary credit basis. Primary credit is available to approved institutions on a generally short-term basis at the "discount rate" set by the FOMC. The Bank has pledged agricultural real estate and other loans to farmers as collateral for any amounts borrowed through the discount window. As of June 30, 2022, the Bank was approved to borrow up to \$248.1 million through the discount window, but no balance was outstanding.

Southern Missouri Statutory Trust I, a Delaware business trust subsidiary of the Company, issued \$7.0 million in Floating Rate Capital Securities (the "Trust Preferred Securities") with a liquidation value of \$1,000 per share in March, 2004. The securities are due in 30 years, were redeemable after five years and bear interest at a floating rate based on LIBOR. At June 30, 2022, the current rate was 4.78%. The securities represent undivided beneficial interests in the trust, which was established by Southern Missouri Bancorp for the purpose of issuing the securities. The Trust Preferred Securities were sold in a private transaction exempt from registration under the Securities Act of 1933, as amended (the "Act") and have not been registered under the Act. The securities may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements.

Southern Missouri Statutory Trust I used the proceeds of the sale of the Trust Preferred Securities to purchase Junior Subordinated Debentures of Southern Missouri Bancorp. Southern Missouri Bancorp is using the net proceeds for working capital and investment in its subsidiaries. Trust Preferred Securities currently qualify as Tier I Capital for regulatory purposes. See "Regulation" for further discussion on the treatment of the trust-preferred securities.

In its October 2013 acquisition of Ozarks Legacy, the Company assumed \$3.1 million in floating rate junior subordinated debt securities. The securities had been issued in June 2005 by Ozarks Legacy in connection with the sale of trust preferred securities, bear interest at a floating rate based on LIBOR, and mature in 2035. At June 30, 2022, the carrying value was \$2.7 million, and bore interest at a current coupon rate of 2.57% and an effective rate of 4.28%.

In the Peoples Acquisition, the Company assumed \$6.5 million in floating rate junior subordinated debt securities. The debt securities had been issued in 2005 by PBC in connection with the sale of trust preferred securities, bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2035. At June 30, 2022, the carrying value was \$5.4 million and bore interest at a current coupon rate of 1.92% and an effective rate of 3.63%.

In the February 2022 acquisition of Fortune Financial Corporation (Fortune), the Company assumed \$7.5 million in fixed-to-floating rate subordinated notes. The notes had been issued in May 2021 by Fortune to a multi-lender group, bear interest through May 2026 at a fixed rate of 4.5%, and will bear interest thereafter at SOFR plus 3.77%. The notes will be redeemable at par beginning in May 2026, and mature in May 2031. The carrying value of the notes was approximately \$7.7 million at June 30, 2022.

The Company had no short-term borrowings at the end of the fiscal years 2022, 2021 and 2020.

The following table presents the maturity of term borrowings, along with associated weighted average rates as of June 30, 2022.

	J	lune 30, 2022	Wtd-Avg		
FHLB Advance Maturities by Fiscal Year	(dollars	s in thousands)	Rate		
2023	\$	7,994	1.21 %		
2024		12,967	1.89		
2025		12,940	1.36		
2026		1,913	0.77		
2027		2,143	1.27		
Thereafter		_	_		
Total	\$	37,957	1.47 %		

The following table sets forth certain information as to the Bank's borrowings for the periods indicated:

	=	2022		Ended June 30 2021 urs in thousands		2020
FHLB advances						
Daily average balance	\$	43,410	\$	65,896	\$	87,241
Weighted average interest rate		1.83	%	2.07 %	ó	2.21 %
Maximum outstanding at any month end	\$	57,537	\$	85,678	\$	123,452
Securities sold under agreements to repurchase Daily average balance	s		\$		\$	82
Weighted average interest rate	Ş	_		_ %		0.03 %
Maximum outstanding at any month end	\$	_	\$	_	\$	_
Subordinated Debt						
Daily average balance	\$	18,189	\$	15,193	\$	15,093
Weighted average interest rate		3.77	%	3.51 %	ó	5.22 %
Maximum outstanding at month end	\$	23,055	\$	15,243	\$	15,142

Subsidiary Activities

The Bank has six active subsidiaries, SB Corning, LLC, SB Real Estate Investments, LLC, Southern Insurance Services, LLC, Fortune Investment Group, LLC, Fortune Insurance Group, LLC, and Fortune SBA, LLC. SB Corning, LLC represents investment in a limited partnership formed for the purpose of generating low income housing tax credits. The initial investment in this subsidiary was \$153 million, and at June 30, 2022, the carrying value of the investment was \$690,000. SB Real Estate Investments, LLC is a wholly owned subsidiary of the Bank formed to hold Southern Bank Real Estate Investments, LLC. Southern Bank Real Estate Investments, LLC is a REIT which is majority-owned by the investment subsidiary, but has other preferred shareholders in order to meet the requirements to be a REIT. At June 30, 2022, SB Real Estate Investments, LLC is an entity acquired in the Gouthern Bank Real Estate Investments, LLC als an eld assets of approximately \$1.3 billion. Southern Insurance Services, LLC is an entity acquired in the Gideon acquisition, and is engaged in the brokerage of commercial and consumer insurance products. Assets held by this subsidiary are immaterial. Fortune Investment Group, LLC is an entity acquired in the Fortune acquisition that was engaged in the brokerage of wealth management products, with no assets or Inabilities at June 30, 2022, and is currently inactive. Fortune Insurance Group, LLC is an entity acquired in the Fortune acquisition, and is engaged in the brokerage of commercial and consumer insurance products. Fortune acquisition, and is engaged in the origination of SBA guaranteed loans, sale of the guaranteed portion of the loan, and servicing of loans. At June 30, 2022, Fortune SBA, LLC held no assets or liabilities at in is

currently inactive. SMS Financial Services, Inc. is a wholly owned subsidiary of the Bank, which had no assets or liabilities at June 30, 2022, and is currently inactive.

Employees and Human Capital Resources

As of June 30, 2022, the Company had 511 full-time employees and 33 part-time employees for a total of 544 employees (collectively, our "Team Members"). The Company believes that our Team Members play the most important role in the success of a service company like the Bank, and that the Company's relationship with its Team Members is good. None of the Company's Team Members are represented by a collective bargaining unit.

Our human capital objectives include attracting, developing, and retaining the best available talent from a diverse pool of candidates for our team. To do so, we maintain competitive pay and benefits, regularly updating our compensation structure and periodically working with outside consultants to review our compensation and benefit programs. Additionally, the Company's training committee identifies opportunities and path for development of our staff, and our Company seeks to, whenever possible, fill positions by promotion from within. Among our executive team, market presidents, regional retail officers, and administrative team, 62% of these leaders have been promoted to their position from within. Training opportunities include Team Member-directed pursuits, internally developed training programs, professional development conferences and seminars, as well as other programs or studies that are appropriate for Team Members based on their current position and career path.

We recognize the importance of our Team Members' financial health, and offer benefits such as a 401(K) retirement savings plan and make both matching and profit-sharing contributions to that plan, which also includes the Company's stock as an investment option. Our health benefit options include PPO and HSA-eligible coverage at affordable cost to participants.

We value and promote diversity and inclusion in every aspect of our business and at every level within the company. We recruit, hire, and promote employees based on their individual ability and experience and in accordance with laws and regulations. Our policy is that we do not discriminate on the basis of race, color, religion, sex, gender, sexual orientation, ancestry, pregnancy, medical condition, age, marital status, national origin, citizenship status, disability, veteran status, gender identity, genetic information, or any other status protected by law. We believe that a sense of belonging is essential for providing a work environment where everyone can perform their very best. We are committed to fostering an environment that encourages diverse viewpoints, backgrounds and experiences.

We are committed to serving the communities where our Team Members live, work and play, believing that by strengthening our communities and demonstrating our commitment to them, we build relationships with existing and potential customers and with the larger community. We support our communities through a variety of sponsorships and financial contributions to non-profit agencies across our footprint. We also make Team Member involvement in our communities and origination of the efforts Team Members to spend time supporting local organizations, and specifically budget funds each year to support local programs. We are proud of the efforts Team Members make to invest their time in their communities, and we appreciate the impact of that investment on the health of our communities and our organization.

The Company is committed to the overall wellbeing of our team members. During the COVID-19 pandemic, we worked to implement state and local directives regarding public health, and encouraged Team Members to consider vaccination after visiting with their physicians or health professionals. In addition, we provided additional paid time off for Team Members who had documented their vaccination status. We encouraged department managers to complete work remotely where possible and limit in-person work in office in communities where transmission is elevated, and we have invested in and seen improvement in our team's ability to work remotely. See Item 1, "Description of Business – COVID-19 Pandemic Response" for further discussion.

GOVERNMENT SUPERVISION AND REGULATION

The following is a brief description of certain laws and regulations applicable to the Company and the Bank. Descriptions of laws and regulations here and elswhere in this prospectus do not purport to be complete and are qualified in their entirety by reference to the actual laws and regulations. Legislation is introduced from time to time in the United States Congress or the Missouri state legislature that may affect the operations of the Company and the Bank. In addition, the regulations governing us may be amended from time to time. Any such legislation or regulatory changes in the future could adversely affect our operations and financial condition.

Financial Regulatory Reform.

In 2010, the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act") imposed various restrictions and an expanded framework of regulatory oversight for financial institutions, including depository institutions and their holding companies.

In May 2018 the Economic Growth, Regulatory Relief and Consumer Protection Act (the "Act"), was enacted to modify or remove certain financial reform rules and regulations, including some of those implemented under the Dodd-Frank Act. While the Act maintains most of the regulatory structure established by the Dodd-Frank Act, it amends certain aspects of the regulatory framework for small depository institutions with assets of less than \$10 billion and for large banks with assets of more than \$50 billion. Many of these changes could result in meaningful regulatory relief for community banks such as the Bank.

The Act, among other matters, expands the definition of qualified mortgages which may be held by a financial institution and offers optional, simplified regulatory capital rules for financial institutions and their holding companies with total consolidated assets of less than \$10 billion by instructing the federal banking regulators to establish a single Community Bank Leverage Ratio ("CBLR") of between 8 and 10 percent. Effective January 1, 2020, the CBLR was 9.0%. However, the CBLR was temporarily reduced to 8.0% for 2020 and 8.5% for 2021, in response to the COVID-19 pandemic. Effective, January 1, 2022, the CBLR requirement reverted to 9.0%. Any qualifying depository institution or its holding company that exceeds the "community bank leverage and risk-based regulatory capital requirements and any qualifying depository institution env ratio will be considered to he "well capitalized" under the prompt corrective action rules. The Act also expanded the category of holding companies that may rely on the "Small Bank Holding Company may have from \$1 billion to \$3 billion. This expansion also excludes such holding company may have from \$1 billion to \$3 billion. This expansion also excludes such holding company may have from \$1 billion to \$3 billion. This expansion also excludes such holding companies from the minimum capital requirements of the Dodd-Frank Act. In addition, the Act includes regulatory relief for community banks regarding regulatory examination cycles, call reports, the Volcker Rule (proprietary trading prohibitions), mortgage disclosures and risk weights for certain high-risk commercial real estate loans.

The Coronavirus Aid, Relief, and Economic Security Act of 2020 (the "CARES ACT"). In response to the COVID-19 pandemic, the CARES Act was signed into law on March 27, 2020. The Act, among other matters, expands the definition of qualified mortgages which may be held by a financial institution and offers optional, simplified regulatory capital rules for financial institutions and their holding companies with total consolidated assets of less than \$10 billion by instructing the federal banking regulators to establish a single Community Bank Leverage Ratio ("CBLR") of between 8 and 10 percent. Effective January 1, 2020, the CBLR was \$9.0%. However, the CBLR was temporarily reduced to 8.0% for 2020 and 8.5% for 2021, in response to the COVID-19 pandemic. Effective, January 1, 2022, the CBLR requirement reverted to 9.0%. Any qualifying depository institution or its holding company that exceeds the "community bank leverage ratio" will be considered to have met generally applicable leverage and risk-based regulatory capital requirements and any qualifying depository institution that exceeds the new ratio will be considered to be "well capitalized" under the prompt corrective action rules. The Act also expanded the category of holding companies that may rely on the "Small Bank Holding Company and Savings and Loan Holding Company Policy Statement" (the "HC Policy Statement") by raising the maximum amount of assets a qualifying holding company may have from \$1 billion to \$3 billion. This expansion also excludes such holding companies from the minimum capital

requirements of the Dodd-Frank Act. In addition, the Act includes regulatory relief for community banks regarding regulatory examination cycles, call reports, the Volcker Rule (proprietary trading prohibitions), mortgage disclosures and risk weights for certain high-risk commercial real estate loans. For additional information related to loan modifications as a result of the COVID-19 pandemic, see "Item 1 – Description of Business" and "Item 7 – Management's Discussion and Analysis of Financial Condition and Results of Operations."

The Bank

General. As a state-chartered, federally insured trust company with banking powers, the Bank is subject to extensive regulation. Lending activities and other investments must comply with various statutory and regulatory requirements, including prescribed minimum capital standards. The Bank is regularly examined by the FRB and the Missouri Division of Finance and files periodic reports concerning the Bank's activities and financial condition with its regulators. The Bank's relationship with depositors and borrowers also is regulated to a great extent by both federal law and the laws of Missouri, especially in such matters as the ownership of deposit accounts and the form and content of mortgage documents.

Federal and state banking laws and regulations govern all areas of the operation of the Bank, including reserves, loans, mortgages, capital, issuance of securities, payment of dividends, and establishment of branches. Federal and state bank regulatory agencies also have the general authority to limit the dividends paid by insured banks and bank holding companies if such payments should be deemed to constitute an unsafe and unsound practice, and in other circumstances. The FRB as the primary federal regulator of the Company and the Bank has authority to impose penalties, initiate civil and administrative actions and take other steps intended to prevent banks from engaging in unsafe or unsound practices.

State Regulation and Supervision. As a state-chartered trust company with banking powers, the Bank is subject to applicable provisions of Missouri law and the regulations of the Missouri Division of Finance. Missouri law and regulations govern the Bank's ability to take deposits and pay interest thereon, to make loans on or invest in residential and other real estate, to make consumer loans, to invest in securities, to offer various banking services to its customers, and to establish branch offices.

Federal Reserve System. The FRB requires all depository institutions to maintain reserves at specified levels against their transaction accounts (checking, NOW and Super NOW checking accounts). These reserves may be in the form of cash or deposits with the institution's regional Federal Reserve Bank. In response to the COVID -19 pandemic, effective March 26, 2020, the FRB reduced the reserve requirement ratio to 0% for all account types, eliminating reserve requirements for all depository institutions, to support lending to households and businesses.

The Bank is authorized to borrow from the Federal Reserve Bank "discount window." The purpose of the discount window is to provide an additional backstop funding option for eligible depository institutions seeking to supplement their funding sources, particularly to meet unexpected short-term funding needs. Depository institutions like the Bank would typically utilize FHLB borrowings before borrowing from the Federal Reserve Bank's discount window.

Federal Home Loan Bank System. The Bank is a member of the FHLB of Des Moines, which is one of 11 regional FHLBs that provide home financing credit. Each FHLB serves as a reserve or central bank for its members within its assigned region. It is funded primarily from proceeds derived from the sale of consolidated obligations of the FHLB System and makes loans or advances to members in accordance with policies and procedures established by the Board of Directors of the FHLB of Des Moines, which are subject to the oversight of the Federal Housing Finance Agency. All advances from the FHLB are required to be fully secured by sufficient collateral as determined by the FHLB. In addition, all long-term advances are required to provide funds for residential home financing. See Business - Deposit Activities and Other Sources of Funds - Borrowings.

As a member, the Bank is required to purchase and maintain stock in the FHLB of Des Moines. At June 30, 2022, the Bank had \$5.9 million in FHLB stock, which was in compliance with this requirement. The Bank received

\$239,000 and \$269,000 in dividends from the FHLB of Des Moines for the years ended June 30, 2022 and 2021, respectively.

The FHLBs continue to contribute to low- and moderately-priced housing programs through direct loans or interest subsidies on advances targeted for community investment and low- and moderate-income housing projects. These contributions have adversely affected the level of FHLB dividends paid and could continue to do so in the future. These contributions could also have an adverse effect on the value of FHLB stock in the future. A reduction in value of the Bank's FHLB stock may result in a corresponding reduction in the Bank's capital.

Federal Deposit Insurance Corporation. The Bank's deposits are insured up to applicable limits by the Deposit Insurance Fund ("DIF") of the FDIC. The general insurance limit is \$250,000. As insurer, the FDIC imposes deposit insurance premiums and is authorized to conduct examinations of and to require reporting by FDIC-insured institutions. It also may prohibit any FDIC-insured institution from engaging in any activity the FDIC determines by regulation or order to pose a serious risk to the DIF. The FDIC also has the authority to initiate enforcement actions against a member bank of the FRB after giving the FRB an opportunity to take such action.

In accordance with the Dodd-Frank Act, the FDIC has issued regulations setting insurance premium assessments based on an institution's total assets minus its Tier 1 capital instead of its deposits. The Bank's FDIC premiums are based on its supervisory ratings and certain financial ratios. Federal law required that the reserve ratio of the FDIC deposit insurance fund reach at least 1.35% by September 2020, and that depository institutions with consolidated assets of \$10 billion or less receive assessment credits for the portion of their assessments that contributed to the growth of the reserve ratio from between 1.15% and 1.35%, to be applied when the reserve ratio is at or above 1.38%. Subsequent rule-making provided that the assessment credits were to be applied so long as the ratio remained above 1.35%. In September 2019, the Deposit Insurance Fund Reserve Ratio reached 1.40%, exceeding the required minimum reserve ratio to provide for receipt of assessment credits. As a result, the FDIC applied credits to the Bank's assessments due in fiscal 2020, resulting in a reduced expense recognition for the 2020 fiscal year. The Bank's credits were fully utilized as of June 30, 2020, and expense recognition for deposit insurance premiums returned to normalized levels in fiscal 2021.

Insurance of deposits may be terminated by the FDIC upon a finding that the institution has engaged in unsafe or unsound practices, is in an unsafe or unsound condition to continue operations or has violated any applicable law, regulation, rule, order or condition imposed by the FDIC. Management of the Bank is not aware of any practice, condition or violation that might lead to termination of the Bank's deposit insurance.

Standards for Safety and Soundness. The federal banking regulatory agencies have prescribed, by regulation, standards for all insured depository institutions relating to: (i) internal controls, information systems; (ii) internal audit systems; (iii) loan documentation; (iii) credit underwriting; (iv) interest rate risk exposure; (v) asset growth; (vi) asset quality; (viii) earnings; and (viii) compensation, fees and benefits ("Guideliness"). The Guidelines set forth the safety and soundness standards that the federal banking agencies use to identify and address problems at insured depository institutions before capital becomes impaired. If the FRB determines that the Bank fails to meet any standard prescribed by the Guidelines, the agency may require the Bank to submit to the agency an acceptable plan to achieve compliance with the standard.

Guidance on Subprime Mortgage Lending. The federal banking agencies have issued guidance on subprime mortgage lending to address issues related to certain mortgage products marketed to subprime borrowers, particularly adjustable rate mortgage products that can involve "payment shock" and other risky characteristics. Although the guidance focuses on subprime borrowers, the banking agencies note that institutions should look to the principles contained in the guidance when offering such adjustable rate mortgages to non-subprime borrowers. The guidance prohibits predatory lending programs; provides that institutions should on mortgage loan on the borrower's ability to repay the debt by its final maturity at the fully-indexed rate, assuming a fully amortizing repayment schedule; encourages reasonable workout arrangements with borrowers who are in default; mandates clear and balanced

advertisements and other communications; encourages arrangements for the escrowing of real estate taxes and insurance; and states that institutions should develop strong control and monitoring systems.

The federal banking agencies have announced their intention to carefully review the risk management and consumer compliance processes, policies and procedures of their supervised financial institutions and their intention to take action against institutions that engage in predatory lending practices, violate consumer protection laws or fair lending laws, engage in unfair or deceptive acts or practices, or otherwise engage in unsafe or unsound lending practices.

Guidance on Commercial Real Estate Concentrations. The federal banking agencies have issued guidance on sound risk management practices for concentrations in commercial real estate lending. The particular focus is on exposure to commercial real estate loans that are dependent on the cash flow from the real estate held as collateral and that are likely to be sensitive to conditions in the commercial real estate lending. The particular focus is on exposure to commercial real estate loans that are dependent on the cash flow from secondary source of repayment or as an abundance of caution). The purpose of the guidance is not to limit a bank's commercial real estate lending but to guide banks in developing risk management practices and maintaining capital levels commensurate with the level and nature of real estate concentrations. A bank that has experienced rapid growth in commercial real estate lending, has notable exposure to a specific type of commercial real estate concentration risk: total loans for construction, land development, and other land represent 100% or more of the bank's total capital; or total commercial real estate loans (as defined in the guidance) greater than 300% of the Bank's total capital and an increase in the bank's commercial real estate portfolio of 50% or more during the prior 36 months.

Regulatory Capital Requirements. The Bank is required to maintain specified levels of regulatory capital under federal banking regulations. The capital adequacy requirements are quantitative measures established by regulation that require the Bank to maintain minimum amounts and ratios of capital. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by bank regulators that, if undertaken, could have a direct material effect on the Company's financial statements.

Effective January 1, 2015, (with some changes transitioned into full effectiveness on January 1, 2019), the Bank became subject to capital regulations which created required minimum ratio for common equity Tier 1 ("CET1") capital, Tier 1 capital and total capital and the minimum leverage ratio; established risk-weightings for assets and certain off-balance sheet items for purposes of the risk-based capital ratios; required an additional capital conservation buffer over the minimum risk-based capital ratios; and defined what qualifies as capital for purposes of meeting the capital requirements. These regulations implement the regulatory capital reforms required by the Dodd Frank Act and the "Basel III" requirements.

Under applicable capital regulations, the minimum capital ratios are: (1) a CET1 capital ratio of 4.5% of risk-weighted assets; (2) a Tier 1 capital ratio of 6.0% of risk-weighted assets; (3) a total capital ratio of 8.0% of risk-weighted assets; and (4) a leverage ratio (the ratio of Tier 1 capital to average total adjusted assets) of 4.0%. CET1 generally consists of common stock; retained earnings; accumulated other comprehensive income ("AOCI") except in the case of banking organizations that have elected to exclude AOCI from regulatory capital, as discussed below; and certain minority interests; all subject to applicable regulatory adjustments and deductions.

In addition to the capital requirements, there were a number of changes in what constitutes regulatory capital compared to earlier regulations, subject to transition periods. These changes include the phasing-out of certain instruments as qualifying capital. Mortgage servicing and deferred tax assets over designated percentages of CET1 are deducted from capital. In addition, Tier 1 capital includes AOCI, which includes all unrealized gains and losses on available for sale debt and equity securities. Because of our asset size, we had the one-time option of deciding whether to permanently opt-out of the inclusion of unrealized gains and losses on available for sale debt and equity securities in our capital calculations. We made the decision to opt out.

In addition to the minimum CET1, Tier 1 and total capital ratios, the capital regulations require a capital conservation buffer consisting of additional CET1 capital greater than 2.5% of risk-weighted assets above the required

minimum risk-based in order to avoid limitations on paying dividends, engaging in share repurchases and paying discretionary bonuses based on percentages of eligible retained income that could be utilized for such actions. The phase-in of the capital conservation buffer requirement began on January 1, 2016, when a buffer greater than 0.625% of risk-weighted assets was required, which amount increased by 0.625% each year until the buffer requirement was fully implemented on January 1, 2019. At June 30, 2022, the Bank and the Company reported risk-based capital ratios meeting the capital conservation buffer.

Under the prompt corrective action standards of the FRB, in order to be considered well-capitalized, the Bank must have a ratio of CET1 capital to riskweighted assets of at least 6.5%, a ratio of Tier 1 capital to risk-weighted assets of at least 8%, a ratio of total capital to risk-weighted assets of at least 5.%, and in order to be considered adequately capitalized, it must have the minimum capital ratios described above. To be considered adequately capitalized as the start 10% and a leverage ratio of at least 10% and not be subject to a higher enforceable individualized capital requirement. At June 30, 2022, the Bank and the Company were categorized as "well capitalized" under these prompt corrective action standards.

Activities and Investments of Insured State-Chartered Banks. Subject to certain regulatory exceptions, the FDIA and FDIC regulations provide that an insured state-chartered bank may not, directly, or indirectly through a subsidiary, engage as "principal" in any activity that is not permissible for a national bank unless the FDIC has determined that such activities would pose no risk to the Deposit Insurance Fund and that the bank is in compliance with applicable regulatory capital requirements.

Under regulations dealing with equity investments, an insured state bank generally may not directly or indirectly acquire or retain any equity investment of a type, or in an amount, that is not permissible for a national bank. An insured state bank is not prohibited from, among other things, (i) acquiring or retaining a majority interest in a subsidiary, (ii) investing as a limited partner in a partnership the sole purpose of which is direct or indirect investment in the acquisition, rehabilitation or new construction of a qualified housing project, provided that such limited partnership investments may not exceed 2% of the bank's total assets, (iii) acquiring up to 10% of the voting stock of a company that solely provides or reinsures directors', trustees' and officers' liability insurance coverage or bankers' blanket bond group insurance coverage for insured depository institutions, and (iv) acquiring or retaining the voting shares of a depository institution if certain requirements are met.

Affiliate Transactions. The Company and the Bank are separate and distinct legal entities. Various legal limitations restrict the Bank from lending to or otherwise engaging in transactions with the Company (or any other affiliate), generally limiting such transactions with an affiliate to 10% of the Bank's capital and surplus and limiting all such transactions with all affiliates to 20% of the Bank's capital and surplus. Such transactions, including extensions of redit, sales of securities or assets and provision of services, also must be on terms and conditions consistent with safe and sound banking practices, including credit standards, that are substantially the same or at least as favorable to the Bank as these prevailing at the time for transactions with unaffiliated companies.

Federally insured banks are subject, with certain exceptions, to certain additional restrictions (including collateralization) on extensions of credit to their parent holding companies or other affiliates, on investments in the stock or other securities of affiliates and on the taking of such stock or securities as collateral from any borrower. In addition, such banks are prohibited from engaging in certain tying arrangements in connection with any extension of credit or the providing of any property or service.

Community Reinvestment Act. Banks are also subject to the provisions of the Community Reinvestment Act of 1977 ("CRA"), which requires the appropriate federal bank regulatory agency, in connection with its regular examination of a bank, to assess the bank's record in meeting the credit needs of the community serviced by the bank, including low and moderate income neighborhoods. The regulatory agency's assessment of the bank's record is made available to the public. Further, such assessment is required of any bank which has applied, among other things, to establish a new branch office that will accept deposits, relocate an existing office or merge or consolidate with, or

acquire the assets or assume the liabilities of, a financial institution. The Bank received a "satisfactory" rating during its most recent CRA examination.

In July 2021, the FDIC, the Federal Reserve Board and the Office of the Comptroller of the Currency announced plans to jointly work to "strengthen and modernize" the CRA regulations and the related regulatory framework. While no timetable for a rulemaking process was announced, the deadline for submitting comments on the notice of proposed rulemaking was August 5, 2022.

Dividends. Dividends from the Bank constitute the major source of funds that may be paid by the Company. The amount of dividends payable by the Bank to the Company depends upon the Bank's earnings and capital position, and is limited by federal and state laws, regulations and policies.

The amount of dividends actually paid by the Bank during any one period will be strongly affected by the Bank's management policy of maintaining a strong capital position. Dividends can be restricted if the capital conservation buffer is not maintained as described under "Capital Rules" above.

A bank holding company is required to give the FRB prior written notice of any purchase or redemption of its outstanding equity securities if the gross consideration for the purchase or redemption, when combined with the net consideration paid for all such purchases or redemptions during the preceding 12 months, is equal to 10% or more of the company's consolidated net worth. The FRB may disapprove such a purchase or redemption if it determines that the proposal would constitute an unsafe or unsound practice or would violate any law, regulation, FRB order, or any condition imposed by, or written agreement with, the FRB. This notification requirement does not apply to any company that meets the well-capitalized standard for bank holding companies, is wellmanaged, and is not subject to any unresolved supervisory issues.

Under Missouri law, the Bank may pay dividends from certain undivided profits and may not pay dividends if its capital is impaired.

Bank Secrecy Act / Anti-Money Laundering Laws. The Bank is subject to the Bank Secrecy Act and other anti-money laundering laws and regulations, including the USA PATRIOT Act of 2001. These laws and regulations require the Bank to implement policies, procedures, and controls to detect, prevent, and report money laundering and terrorist financing and to verify the identity of their customers. Violations of these requirements can result in substantial civil and criminal sanctions. In addition, provisions of the USA PATRIOT Act require the federal financial institution regulatory agencies to consider the effectiveness of a financial institution's anti-money laundering activities when reviewing mergers and acquisitions.

Privacy Standards and Cybersecurity. The Bank is subject to federal regulations implementing the privacy protection provisions of the Gramm-Leach-Bliley Financial Services Modernization Act of 1999. These regulations require the Bank to disclose its privacy policy, including informing consumers of their rights to opt out of certain practices. In addition, on November 18, 2021, the federal banking agencies announced the adoption of a final rule providing for new notification requirements for banking organizations and their service providers for significant cybersecurity incidents. Specifically, the new rule requires a banking organization to notify its primary federal regulator as soon as possible, and no later than 36 hours after, the banking organization determines that a "computer-security incident" rising to the level of a "notification incident" has occurred. Notification is required for incidents that have materially affected or are reasonably likely to materially affect the viability of a banking organization is customers as soon as possible when the provider determines that it has experienced a computer-security incident that has materially affected banking organization is customers for four or more hours.

The Company

Federal Securities Law. The stock of the Company is registered with the SEC under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). As such, the Company is subject to the information, proxy solicitation, insider trading restrictions and other requirements of the SEC under the Exchange Act.

The Company's stock held by persons who are affiliates (generally officers, directors and principal stockholders) of the Company may not be resold without registration or unless sold in accordance with certain resale restrictions. If the Company meets specified current public information requirements, each affiliate of the Company is able to sell in the public market, without registration, a limited number of shares in any three-month period.

Bank Holding Company Regulation. Bank holding companies are subject to comprehensive regulation by the FRB under the Bank Holding Company Act ("BHCA"). As a bank holding company, the Company is required to file reports with the FRB and such additional information as the FRB may require, and the Company and its non-banking affiliates are subject to examination by the FRB. Under FRB policy, a bank holding company must serve as a source of financial strength for its subsidiary banks. Under this policy the FRB may require, and has required in the past, a holding company to contribute additional capital to an undercapitalized subsidiary bank. Under the Dodd-Frank Act, this policy is codified and rules to implement it are to be established. Under the BHCA, a bank holding company must obtain FRB approval before: (i) acquiring, directly or indirectly, ownership or control of any voting shares of another bank or bank holding company if, after such acquisition, it would own or control more than 5% of such shares (unless it already owns or controls the majority of such shares); (ii) acquiring all or substantially all of the assets of another bank or bank holding company; or (iii) merging or consolidating with another bank holding company.

The Company is subject to the activity limitations imposed on bank holding companies that are not financial holding companies. The BHCA prohibits a bank holding company, with certain exceptions, from acquiring direct or indirect ownership or control of more than 5% of the voting shares of any company which is not a bank or bank holding company, or from engaging directly or indirectly in activities other than those of banking, managing or controlling banks, or providing services for its subsidiaries. The principal exceptions to these prohibitions involve certain activities which are permitted, by statute or by FRB regulation or order, have been identified as activities closely related to the business of banking or managing or controlling banks. The list of activities permitted by the FRB includes, among other things, operating a savings institution, mortgage company, france company, credit card company or from gertain data processing operations; providing certain investment and financial advice; underwriting and acting as an insurance agent for certain types of credit-related insurance; leasing property on a full-payout, non-operating basis; selling money orders, travelers' checks and United States Savings Bonds; real estate and personal property appraising; providing tax planning and preparation services; and, subject to certain limitations, providing securities brokerage services for customers.

Federal Taxation

TAXATION

General. The Company and the Bank report their income on a fiscal year basis using the accrual method of accounting and are subject to federal income taxation in the same manner as other corporations with some exceptions, including particularly the Bank's reserve for bad debts discussed below. The following discussion of tax matters is intended only as a summary and does not purport to be a comprehensive description of the tax rules applicable to the Bank or the Company.

Bad Debt Reserve. Historically, savings institutions, such as the Bank used to be, which met certain definitional tests primarily related to their assets and the nature of their business ("qualifying thrift"), were permitted to establish a reserve for bad debts and to make annual additions thereto, which may have been deducted in arriving at their taxable income. The Bank's deductions with respect to their loans, which are generally loans secured by certain interests in real property, historically has been computed using an amount based on the Bank's actual loss experience, in accordance

with IRC Section 585(B)(2). Due to the Bank's loss experience, the Bank generally recognized a bad debt deduction equal to their net charge-offs.

The Bank's average assets for the current year exceeded \$500 million, thus classifying it as a large bank for purposes of IRC Section 585. Under IRC Section 585(c)(3), a bank that becomes a large bank must change its method of accounting from the reserve method to a specific charge-off method under IRC Section 166. The Bank's deductions with respect to their loans are computed under the specific charge-off method. The specific charge-off method has been used in the current year and will be used in all subsequent tax years.

Dividends-Received Deduction. The Company may exclude from its income 100% of dividends received from the Bank as a member of the same affiliated group of corporations. The corporate dividends-received deduction is generally 50% in the case of dividends received from unaffiliated corporations with which the Company and the Bank will not file a consolidated tax return, except that if the Company or the Bank owns more than 20% of the stock of a corporation distributing a dividend, then 65% of any dividends received may be deducted.

Missouri Taxation

General. Missouri-based banks, such as the Bank, are subject to a Missouri bank franchise and income tax.

Bank Franchise Tax. The Missouri bank franchise tax is imposed on the bank's taxable income at the rate of 4.48%, less credits for certain Missouri taxes, including income taxes. However, the credits exclude taxes paid for real estate, unemployment taxes, bank tax, and taxes on tangible personal property owned by the Bank and held for lease or rentals to others - income-based calculation.

Income Tax. The Bank and its holding company and related subsidiaries are subject to an income tax that is imposed on the consolidated taxable income apportioned to Missouri at the rate of 4.0%. The return is filed on a consolidated basis by all members of the consolidated group including the Bank.

Arkansas Taxation

General. Due to its loan activity and the acquisitions of Arkansas banks in recent periods, the Bank is subject to an Arkansas income tax. The tax is imposed on the Bank's apportioned taxable income at a rate of 6.2%.

Illinois Taxation

General. Due to its loan activity and the acquisitions of Illinois banks in recent periods, the Bank is subject to an Illinois income tax. The tax is imposed on the Bank's apportioned taxable income at a rate of 9.5%.

Audits

The Company's Missouri income tax returns for the fiscal years ending June 30, 2016 through 2018 are under audit by the Missouri Department of Revenue. There have been no IRS or other state audits of the Company's federal or state income tax returns during the past five years.

For additional information regarding taxation, see Note 9 of Notes to the Consolidated Financial Statements contained in Item 8.

INTERNET WEBSITE

We maintain a website with the address of www.bankwithsouthern.com. The information contained on our website is not included as a part of, or incorporated by reference into, this Annual Report on Form 10-K. This Annual Report on Form 10-K and our other reports, proxy statements and other information, including earnings press releases,

filed with the SEC are available at http://investors.bankwithsouthern.com. For more information regarding access to these filings on our website, please contact our Corporate Secretary, Southern Missouri Bancorp, Inc., 2991 Oak Grove Road, Poplar Bluff, Missouri, 63901; telephone number (573) 778-1800.

Item 1A.Risk Factors

An investment in our securities is subject to inherent risks. Before making an investment decision, you should carefully consider the risks and uncertainties described below together with all of the other information included in this report. In addition to the risks and uncertainties described below, other risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially and adversely affect our business, financial condition and results of operations. The value or market price of our securities could decline due to any of these identified or other risks, and you could lose all or part of your investment.

Risks Relating to the Company and the Bank

Risks Relating to Marco Economic Conditions

The COVID-19 pandemic has adversely impacted our ability to conduct business and is expected to adversely impact our financial results and those of our customers. The ultimate impact will depend on future developments, which are highly uncertain and cannot be predicted, including the scope and duration of the pandemic and actions taken by governmental authorities in response to the pandemic.

The COVID-19 pandemic has significantly adversely affected our operations and the way we provide banking services to businesses and individuals, some of whom are currently, and many of whom have recently been under government issued stay-at-home orders. As an essential business, we have continued to provide banking and financial services to our customers, at times with only drive-thru service available our facilities. After re-opening our lobbies, we have again moved to only drive-thru service in some communities due to unavailability of team members complying with quarantine orders from local health authorities. In addition, we have continued to provide access to banking and financial services through online and mobile banking, ATMs and by telephone. If the COVID-19 pandemic worsens, it could limit or disrupt our ability to provide banking and financial services to our customers.

There is a pervasive uncertainty surrounding the future economic conditions that will emerge in the months and years following the onset of the pandemic. As a result, management is confronted with a significant and unfamiliar degree of uncertainty in estimating the impact of the pandemic on credit quality, revenues and asset values. To date, throughout the industry, the COVID-19 pandemic has resulted in declines in loan demand and loan originations (other than through government sponsored programs, such as the Payroll Protection Program) and market interest rates, and it has negatively impacted some of our business and consumer borrowers' ability or willingness to make their loan payments level. Because the length of the pandemic and the efficacy of the extraordinary measures being put in place to address its economic consequences are unknown, including recent reductions in the trageted federal funds rate, until the pandemic subsides, we expect our net interest income and net interest margin may be adversely affected in the near term, if not longer. Some of our borrowers have become unemployed or may face unemployment, and certain businesses may be at risk of insolvency due to declines in revenue, especially in businesses related to travel, hospitality, leisure and physical personal services.

The impact of the pandemic may continue to adversely affect us during our 2023 fiscal year and possibly longer as loan demand, market interest rates, and the ability of some customers to make timely loan payments has been significantly affected. Although the Company makes estimates of credit losses related to the pandemic as part of its evaluation of the allowance for credit losses, such estimates involve significant judgment and are made in the context of continued uncertainty as to the impact the pandemic will have on the credit quality of our loan portfolio. It is possible that increased loan delinquencies, adversely classified loans and loan charge-offs could result in the future due to the

pandemic. Consistent with guidance provided by banking regulators, we have modified loans by providing various loan payment deferral options to our borrowers affected by the COVID-19 pandemic. Notwithstanding these modifications, these borrowers may not be able to resume making full payments on their loans as the COVID-19 pandemic subsides. Any increases in the allowance for credit losses will result in a decrease in net income, and, most likely, capital, and may have a material negative effect on our financial condition and results of operations.

The PPP loans made by the Bank are guaranteed by the SBA and, if used by the borrower for authorized purposes, may be fully forgiven. However, in the event of a loss resulting from a default on a PPP loan and a determination by the SBA that there was a deficiency in the manner in which the PPP loan was originated, funded or serviced by the Bank, the SBA may deny its liability under the guaranty, reduce the amount of the guaranty, or, if it has already made payment under the guaranty, seek recovery of any loss related to the deficiency from the Bank. In addition, several larger banks were subject to litigation regarding their processing of PPP loan applications. The Bank could be exposed to the risk of similar litigation, from both customers and non-customers that approached the Bank seeking PPP loans. PPP lenders, including the Bank, may also be subject to the risk of litigation in connection with other aspects of the PPP, including but not limited to borrowers seeking forgiveness of their loans. If any such litigation is filed against the Bank, it may result in significant financial or reputational harm to us.

In accordance with U.S. GAAP, we record assets acquired and liabilities assumed at their fair value with the excess of the purchase consideration over the net assets acquired resulting in the recognition of goodwill. If adverse economic conditions or the recent decrease in our stock price and market capitalization as a result of the pandemic were to be deemed sustained rather than temporary, it may significantly affect the fair value of our goodwill and may trigger impairment charges. Any impairment charge could have a material adverse effect on our results of operations and financial condition. Goodwill has been evaluated during fiscal year 2022, as well as for triggering events at June 30, 2022, and it was determined that goodwill was not impaired.

Even after the COVID-19 pandemic subsides, the U.S. economy will likely require some time to recover from its effects, the length of which is unknown, and during which we may experience a recession. As a result, we anticipate our business may be materially and adversely affected during this recovery. To the extent the COVID-19 pandemic adversely impacts our business, financial condition, liquidity, or results of operations, it may also have the effect of heightening many of the other risks described in this section.

Changes in economic conditions, particularly an economic slowdown in southern Missouri or northern Arkansas, could hurt our business.

Our business is directly affected by market conditions, trends in industry and finance, legislative and regulatory changes, and changes in governmental monetary and fiscal policies and inflation, all of which are beyond our control. Future deterioration in economic conditions, particularly within our primary market area in southern Missouri and northern Arkansas, could result in the following consequences, among others, any of which could hurt our business materially:

- loan delinquencies may increase;
- problem assets and foreclosures may increase;
- demand for our products and services may decline;
- loan collateral may decline in value, in turn reducing a customer's borrowing power and reducing the value of collateral securing our loans; and
- the net worth and liquidity of loan guarantors may decline, impairing their ability to honor commitments to us.

Downturns in the real estate markets in our primary market area could hurt our business.

Our business activities and credit exposure are primarily concentrated in southern Missouri and northern Arkansas. While we did not and do not have a sub-prime lending program, our residential real estate, construction and land loan portfolios, our commercial and multi-family loan portfolios and certain of our other loans could be affected by the downturn in the real estate market. We anticipate that significant declines in the real estate markets in our primary market area would hurt our business and would mean that collateral for our loans would hold less value. As a result, our ability to recover on defaulted loans by selling the underlying real estate would be more likely to suffer losses on defaulted loans. The events and conditions described in this risk factor could therefore have a material adverse effect on our business, results of operations and financial condition.

Risks Relating to Credit and Lending Activities

Our allowance for credit losses may be insufficient to absorb losses in our loan portfolio.

Lending money is a substantial part of our business. Every loan carries a certain risk that it will not be repaid in accordance with its terms or that any underlying collateral will not be sufficient to ensure repayment. This risk is affected by, among other things:

- cash flow of the borrower and/or the project being financed;
- in the case of a collateralized loan, the changes and uncertainties as to the future value of the collateral;
- the credit history of a particular borrower;
- changes in economic and industry conditions; and
- the duration of the loan.

We maintain an allowance for credit losses which we believe is appropriate to provide for expected losses over the life of loans in our portfolio. The amount of this allowance is determined by our management through a periodic review and consideration of several factors, including, but not limited to:

- historical default and loss experience;
- historical recovery experience;
- economic conditions;
- evaluation of non-performing loans;
- the amount and quality of collateral, including guarantees, securing the loans.
- · risk characteristics of the various classifications of loans; and
- the rate of growth, quality, size and diversity of the loan portfolio;

If actual credit losses exceed the projections modeled in arriving at our estimate of the allowance for credit losses, our business, financial condition and profitability may suffer.

The Financial Accounting Standards Board (FASB), adopted Accounting Standards Update (ASU), 2016-13 "Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments," on June 16, 2016, which changed previous allowance for loan losses methodology to consider current expected credit losses (CECL). This accounting pronouncement was applicable to us effective for our fiscal year beginning July 1, 2020. The federal banking regulators, including the Federal Reserve have adopted rules that gives a banking organization the option

to phase in over a three-year or five-year period the day-one adverse effects of CECL on its regulatory capital. We elected the five-year period for our Company.

CECL has substantially changed how we calculate our allowance for credit losses. We have adopted CECL and prepared our consolidated financial statements based on the required methodology; however we cannot predict how it will affect our results of operations and financial condition over time, including our regulatory capital. In general, expectations are that the CECL methodology will lead to increased volatility in banking organizations' required level of allowances at different points in the economic cycle, and in their results of operations.

If our nonperforming assets increase, our earnings will be adversely affected.

At June 30, 2022 and June 30, 2021, our nonperforming assets were \$6.3 million and \$8.1 million, respectively, or 0.20% and 0.30% of total assets, respectively. Our nonperforming assets adversely affect our net income in various ways:

- We do not accrue interest income on nonaccrual loans, nonperforming investment securities, or other real estate owned.
- We must provide for expected credit losses through a current period charge to the provision for credit losses.
- Non-interest expense increases when we must write down the value of properties in our other real estate owned portfolio to reflect changing market values.
- There are legal fees associated with the resolution of problem assets, as well as carrying costs, such as taxes, insurance, and maintenance fees related to our other real estate owned.
- The resolution of nonperforming assets requires the active involvement of management, which can divert management's attention from more
 profitable activities.

If additional borrowers become delinquent and do not pay their loans and we are unable to successfully manage our nonperforming assets, our losses and troubled assets could increase significantly, which could have a material adverse effect on our financial condition and results of operations. See also "Regulation – Regulatory Capital Requirements."

Our construction lending exposes us to significant risk.

Our construction loan portfolio, which totaled \$258.0 million, or 9.61% of loans, net, at June 30, 2022, includes residential and non-residential construction and development loans. Construction and development lending, especially non-residential construction and development lending, is generally considered to have more complex credit risks than traditional single-family residential lending because the principal is concentrated in a limited number of loans with repayment dependent on the successful completion and sale, leasing, or operation of the related real estate project. Consequently, these loans are often more sensitive to adverse conditions in the real estate market or the general economy than other real estate loans. These loans are generally less predictable and more difficult to evaluate and monitor and collateral may be difficult to dispose of in a market decline. Additionally, we may experience significant construction loan losses because independent appraisers or project engineers inaccurately estimate the cost or value of construction loan projects.

Deterioration in our construction portfolio could result in increases in the provision for credit losses and an increase in charge-offs, all of which could have a material adverse effect on our financial condition and results of operations.

A	2	
ŧ	3	

Our loan portfolio possesses increased risk due to our percentage of commercial real estate and commercial business loans.

At June 30, 2022, 59.1% of our loans, net, consisted of commercial real estate and commercial business loans to small and mid-sized businesses, generally located in our primary market area, which are the types of businesses that have a heightened vulnerability to local economic conditions. Over the last ten years, we have increased this type of lending from 57.9% of our portfolio at June 30, 2012, to 59.1% of our portfolio at June 30, 2022, our loan portfolio included \$1.1 billion of commercial real estate loans and \$441.6 million of commercial business loans compared to \$889.8 million and \$414.1 million, respectively, at June 30, 2021. The credit risk related to these types of loans is considered to be greater than the risk related to one- to four-family residential loans because the repayment of commercial real estate loans and commercial business loans typically is dependent on the successful operation and income stream of the borrower's business or the real estate securing the loans as collateral, which can be significantly affected by economic conditions. Additionally, commercial loans not collateralized by real estate are often secured by collateral that may depreciate over time, be difficult to appraise and fluctuate in value (such as accounts receivable, inventory and equipment). If loans that are collateralized by real estate become troubled and the value of the real estate has been significantly impaired, then we may not be able to recover the full contractual amount of principal and interest that we anticipated at the time we originated the loan, which could require us to increase our provision for credit losses and adversely affect our operating results and financial condition.

Several of our commercial borrowers have more than one commercial real estate or business loan outstanding with us. Consequently, an adverse development with respect to a single loan or credit relationship can expose us to significantly greater risk of loss compared to an adverse development with respect to a single one. To four-family residential mortgage loan. Finally, if we foreclose on a commercial real estate loan, our holding period for the collateral, if any, typically is longer than for one- to four-family residential property because there are fewer potential purchasers of the collateral. Since we plan to continue to increase our originations of these loans, it may be necessary to increase the level of our allowance for credit losses due to the increased risk characteristics associated with these types of loans. Any increase to our provision credit loan losses would adversely affect our operating results and financial condition. Any delinquent by the failure to repay these loans would hurt our operating results and financial condition.

Our loan portfolio possesses risk due to our agricultural lending.

Included in the commercial real estate loans described above are agricultural real estate loans totaling \$213.1 million, or 7.9% of our loan portfolio, net, at June 30, 2022. Agricultural real estate lending involves a greater degree of risk and typically involves larger loans to single borrowers than lending on single-family residences. Payments on agricultural real estate loans are dependent on the profitable operation or management of the farm property securing the loan. The success of the farm may be affected by many factors outside the control of the farm borrower, including adverse weather conditions that prevent the planting of a crop or limit crop yields (such as hail, drought and floods), loss of livestock due to disease or other factors, declines in market prices for agricultural regulations). In addition, many farms are dependent on a limited number of key individuals whose injury or death may significantly affect the successful operation of the farm. If the cash flow from a farming operation is diminished, the borrower's ability to repay the loan may be impaired. The primary agricultural activity in our market areas is livestock, dairy, poultry, rice, timber, soybeans, wheat, melons, com, and cotton. Accordingly, adverse ericumstances affecting these activities could have an adverse effect on our agricultural real estate loan portfolio. Our agricultural real estate lending has grown significantly since June 30, 2012 when these loans totaled \$48.6 million, or 8.3% of our loan portfolio, ad we intend to continue to grow this portion of our loan portfolio.

Included in the commercial business loans described above are agricultural production and equipment loans. At June 30, 2022, these loans totaled \$110.3 million, or 4.1%, of our loan portfolio, net. As with agricultural real estate loans, the repayment of operating loans is dependent on the successful operation or management of the farm property.

л	4	
٠	4	

Table of Contents

The same risk applies to agricultural operating loans which are unsecured or secured by rapidly depreciating assets such as farm equipment or assets such as livestock or crops. Any repossessed collateral for a defaulted loan may not provide an adequate source of repayment of the outstanding loan balance as a result of the greater likelihood of damage, loss or depreciation to the collateral. Our agricultural operating loans have also grown significantly since June 30, 2012, when such loans totaled \$50.8 million, or 8.7% of our loan portfolio.

At times, various agricultural commodity prices have been negatively impacted by recent actions taken, or which are feared could be taken, by governments in markets where U.S. agricultural products are exported. Declines in the pricing available to U.S. farmers negatively impacts cash flows for these borrowers to service their debts, and negatively affects the value of real estate and equipment which may be pledged as collateral to secure borrowings. In addition to the various risks to farm operations and management noted above, agricultural loans often are structured for annual payments, to coincide with borrower cash flows. As compared to other loan types which generally require monthly payments, an annual payment schedule may increase risk that the Company would not timely identify a borrower experiencing financial difficulties, hindering its ability to work to mitigate losses.

Continued growth of our commercial real estate and commercial business loan portfolios may increase the risk of credit defaults in the future.

Due to our emphasis on commercial real estate and commercial business lending, a substantial amount of the loans in our commercial real estate and commercial business portfolios and our lending relationships are of relatively recent origin. In general, loans do not begin to show signs of credit deterioration or default until they have been outstanding for some period of time, a process referred to as "seasoning." A portfolio of older loans will usually behave more predictably than a newer portfolio. Commercial real estate and commercial business loans naturally create portfolio "churn" as loans are originated and repaid. As a result, our portfolio consists of a mix of seasoned and unseasoned loans. We believe that our underwriting practices are sound and based on industry standards and best practices. However, a significant portion of our loan portfolio is relatively new, therefore, the current level of delinquencies and defaults may not be representative of the level that will prevail as the portfolio becomes more seasoned, which may be higher than current levels. If delinquencies and defaults increase, we may be required to increase our provision for loan losses, which would adversely affect our results of operations and financial condition.

As we approach thresholds defined in interagency guidance on commercial real estate concentrations, we may incur additional expense or slow the growth of certain categories of commercial real estate lending.

The federal banking agencies have issued guidance on sound risk management practices for concentrations in commercial real estate lending (see "REGULATION – Guidance on Commercial Real Estate Concentrations"). For the purposes of this guidance, "commercial real estate" includes, among other types, multi-family residential loans and non-owner occupied nonresidential loans, two categories which have been a source of loan growth for the Company. A bank that has experienced rapid growth in commercial real estate lending, has notable exposure to a specific type of commercial real estate loan, or is approaching or exceeding the following supervisory criteria may be identified for further supervisory analysis with respect to real estate concentration risk: total loans for construction land development and other land representing 100% or more of the bank's tier 1 regulatory capital plus the allowance for loan losses includable in total regulatory capital; or total commercial real estate loans (as defined in the guidance) that exceed 300% of the bank's tier 1 regulatory capital plus the allowance for loan losses includable in total regulatory capital and the bank's commercial real estate portfolio has increased by 50% or more during the prior 36 months.

During fiscal 2017, the Bank exceeded the 300% threshold for non-owner occupied commercial real estate loans (as defined in the guidance) for the first time as a percentage of tier 1 regulatory capital plus the allowance for credit losses includable in total regulatory capital, peaking at 305% at December 31, 2016. Since June 30, 2017, the Bank has been below the 300% threshold, and reached a low of 260% of tier 1 regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allowance for credit losses includable in total regulatory capital plus the allo

In recent years, the Company's non-owner occupied commercial real estate loans (as defined in the guidance) as a percent of tier 1 regulatory capital plus the allowance for loan losses includable in total regulatory capital has remained below the 300% threshold. However, during fiscal year 2022, the nonowner occupied commercial real estate portfolio growth (inclusive of acquisitions) has resulted in the Company reporting 313% of tier 1 regulatory capital plus the allowance for loan losses includable in total regulatory capital at June 30, 2022, as compared to 271% at June 30, 2021.

The Bank and Company may see its non-owner occupied commercial real estate lending grow as a percentage of total regulatory capital, or it may slow the growth of this type of lending activity. Should we continue to grow this category of our loan portfolio, we may incur additional expense to meet the heightened supervisory expectations related to this lending activity. If we slow the growth of commercial real estate loans generally, or particular concentrations of borrowers or categories of properties within that definition, we may be negatively impacted in terms of our asset growth, net interest margin and earnings, leverage, or other targets.

Credit losses on investment securities could require charges to earnings, which could negatively impact our results of operations.

In assessing the potential credit losses of investment securities, we are required to evaluate instances in which the fair value of particular securities are less than their amortized cost basis. The evaluation considers factors including; past events, current conditions, and reasonable & supportable forecasts, and the Company's ability and intent to hold the security until maturity. A qualitative determination is acceptable. We currently hold additional collateralized debt obligations (CDOs) for which credit losses are not currently expected, based on our best judgment using information currently available.

Risks Relating to Market Interest Rates

Changes in interest rates may negatively affect our earnings and the value of our assets.

Our earnings and cash flows depend substantially upon our net interest income. Net interest income is the difference between interest income earned on interest-earning assets, such as loans and investment securities, and interest expense paid on interest-bearing liabilities, such as deposits and borrowed funds. Interest rates are sensitive to many factors that are beyond our control, including general economic conditions, competition and policies of various governmental and regulatory agencies and, in particular, the policies of the Federal Reserve Board. Changes in monetary policy, including changes in interest rates, could influence not only the interest we receive on loans and investment securities and the amount of interest we pay on deposits and borrowings, but these changes could also affect: (i) our ability to originate loans and obtain deposits; (ii) the fair value of our financial assets and liabilities, including our securities portfolio; and (iii) the average duration of our interest-earning assets. This also includes the risk that interest-tearing assets underlying various interest-earning assets and interest-bearing liabilities, or vice versa (repricing risk), the risk that the individual interest rates rate relationships across the spectrum of interest-earning asset and interest-bearing liabilities, and the rate ext-earning asset and interest-bearing liabilities and the task change in market interest rates (cueld have a material adverse effect on our financial condition and results of operations. See also, Part II, Item 7(a) "Interest Rate Sensitivity Analysis".

The replacement of the LIBOR benchmark interest rate may adversely affect us.

On July 27, 2017, the U.K. Financial Conduct Authority, which regulates LIBOR, announced that it will no longer persuade or compel banks to submit rates for the calculation of LIBOR to the LIBOR administrator after 2021. The announcement also indicates that the continuation of LIBOR on a current basis cannot and will not be guaranteed after 2021. Consequently, at this time, it is not possible to predict whether and to what extent banks will continue to provide LIBOR submissions to the LIBOR administrator or whether any additional reforms to LIBOR may be enacted in

Table of Contents

the United Kingdom or elsewhere. Similarly, it is not possible to predict whether LIBOR will continue to be viewed as an acceptable benchmark for certain loans and liabilities, what rate or rates may become accepted alternatives to LIBOR or the effect of any such changes in views or alternatives on the values of the loans and liabilities, whose interest rates are tied to LIBOR. ICE Benchmark Administration ("IBA"), the authorized and regulated administrator of LIBOR recently announced it would consult on its plans for the discontinuation of LIBOR. IBA intends to end publication of some LIBOR tenors on December 31, 2021 and the remaining LIBOR tenors in June 2023. Financial services regulators and industry groups have collaborated to develop alternate reference rate indices or reference rates. The transition to a new reference rate requires changes to contracts, risk and pricing models, valuation tools, systems, product design and hedging strategies. Uncertainty as to the nature of such potential changes, alternative reference rates, the elimination or replacement of LIBOR, or other reforms may adversely affect the value of, and the return on our loans, and our investment securities.

Risks Relating to Liquidity

Liquidity risk could impair our ability to fund operations and jeopardize our financial condition.

Liquidity is essential to our business. An inability to raise funds through deposits, borrowings, the sale of loans and other sources could have a substantial negative effect on our liquidity. Our access to funding sources in amounts adequate to finance our activities or the terms of which are acceptable to us could be impaired by factors that affect us specifically or the financial services industry or economy in general. Factors that could detrimentally impact our access to liquidity sources include a decrease in the level of our business activity as a result of a downturn in the markets in which our loans are concentrated or an adverse regulatory action against us. Our ability to borrow could also be impaired by factors that are not specific to us, such as a disruption in the financial markets or negative views and expectations about the prospects for the financial services industry generally.

Risks Relating to Acquisition Activities

We may fail to realize all of the anticipated benefits of our acquisition activities.

The success of our acquisition activities depends on, among other things, our ability to realize anticipated cost savings and to combine the businesses of the companies in a manner that does not materially disrupt the existing customer relationships of the companies or result in decreased revenues from customers. If we are unable to achieve these objectives, the anticipated benefits of the acquisitions may not be realized fully, if at all, or may take longer to realize than expected.

We have pursued a strategy of supplementing internal growth by acquiring other financial companies or their assets and liabilities that we believe will help fulfill our strategic objectives and enhance our earnings. There are risks associated with this strategy, including the following:

- We may be exposed to potential asset quality issues or unknown or contingent liabilities of the banks, businesses, assets and liabilities we acquire. If these issues or liabilities exceed our estimates, our results of operations and financial condition may be adversely affected;
- Prices at which acquisitions can be made fluctuate with market conditions. We have experienced times during which acquisitions could not be
 made in specific markets at prices we considered acceptable and expect that we will experience this condition in the future;
- The acquisition of other entities generally requires integration of systems, procedures and personnel of the acquired entity into us to make the
 transaction economically successful. This integration process is complicated and time consuming and can also be disruptive to the customers of the
 acquired business. If the integration process is not conducted successfully and with minimal effect on the acquired business and its customers, we
 may not realize the anticipated economic benefits of particular acquisitions within the

expected time frame, or at all, and we may lose customers or employees of the acquired business. We may also experience greater than anticipated customer losses even if the integration process is successful.

- To the extent our costs of an acquisition exceed the fair value of the net assets acquired, the acquisition will generate goodwill. We are required to
 assess our goodwill for impairment at least annually, and any goodwill impairment charge could have a material adverse effect on our results of
 operations and financial condition;
- To finance an acquisition, we may borrow funds, thereby increasing our leverage and diminishing our liquidity, or raise additional capital, which could dilute the interests of our existing shareholders; and
- We have completed five acquisitions since June 2017 which enhanced our rate of growth. We do not necessarily expect to be able to maintain our
 past rate of growth, and may not be able to grow at all in the future.

Risks Relating to Future Growth

Our growth or future losses may require us to raise additional capital in the future, but that capital may not be available when it is needed or the cost of that capital may be very high.

We are required by federal and state regulatory authorities to maintain adequate levels of capital to support our operations. While we anticipate that our capital resources will satisfy our capital requirements for the foreseeable future, we may at some point need to raise additional capital to support our operations or continued growth, both internally and through acquisitions. Any capital we obtain may result in the dilution of the interests of existing holders of our common stock, or otherwise adversely affect your investment.

Our ability to raise additional capital, if needed, will depend on conditions in the capital markets at that time, which are outside our control, and on our financial condition and performance. Accordingly, we cannot make assurances of our ability to raise additional capital if needed, or if the terms will be acceptable to us. If we cannot raise additional capital when needed, our ability to further expand our operations through internal growth and acquisitions could be materially impaired and our financial condition and liquidity could be materially and adversely affected.



Risks Relating to Regulation

Legislative or regulatory changes or actions, or significant litigation, could adversely impact us or the businesses in which we are engaged.

The financial services industry is extensively regulated. We are subject to extensive state and federal regulation, supervision and legislation that govern almost all aspects of our operations. Laws and regulations may change from time to time and are primarily intended for the protection of consumers, depositors and the deposit insurance funds, and not to benefit our shareholders. The impact of any changes to laws and regulations or other actions by regulatory agencies may negatively impact us or our ability to increase the value of our business. Regulatory authorities have extensive discretion in connection with their supervisory and enforcement activities, including the imposition of restrictions on the operation of an institution, the classification of assets by the institution and the adequacy of an institution's allowance for loan losses. Additionally, actions by regulatory agencies or significant time and resources to defending our business and may lead to penalties that materially affect us and our shareholders.

Non-compliance with USA Patriot Act, Bank Secrecy Act, or other laws and regulations could result in fines or sanctions.

The USA Patriot and Bank Secrecy Acts require financial institutions to develop programs to prevent financial institutions from being used for money laundering and terrorist activities. If such activities are detected, financial institutions are obligated to file suspicious activity reports with the U.S. Treasury's Office of Financial Crimes Enforcement Network. These rules require financial institutions to establish procedures for identifying and verifying the identity of customers seeking to open new financial accounts. Failure to comply with these regulations could result in fines or sanctions. Several banking institutions have received large fines for non-compliance with these laws and regulations. Although we have developed policies and procedures designed to assist in compliance with these laws and regulations, no assurance can be given that these policies and procedures will be effective in preventing violations of these laws and regulations.

We operate in a highly regulated environment and may be adversely affected by changes in federal and state laws and regulations, some of which is expected to increase our costs of operations.

We are currently subject to extensive examination, supervision and comprehensive regulation by the FDIC, the Missouri Division of Finance, and the Federal Reserve. The FDIC, the Missouri Division of Finance, and the Federal Reserve govern the activities in which we may engage, primarily for the protection of depositors and the Deposit Insurance Fund. These regulatory authorities have extensive discretion, including the ability to restrict an institution's operations, require the institution to reclassify assets, determine the adequacy of the institution's allowance for loan losses and determine the level of deposit insurance premiums assessed. Any change in such regulation and oversight, whether in the form of regulatory policy, new regulations or legislation or additional deposit insurance premiums could have a material adverse impact on our operations. Because our business is highly regulated, the laws and applicable regulations are subject to frequent change. See "Government Supervision and Regulation."

The Federal Reserve and the Missouri Division of Finance regulate the activities in which the Bank may engage primarily for the protection of depositors and not for the protection or benefit of stockholders. In addition, new laws and regulations may increase our costs of regulatory compliance and of doing business and otherwise affect our operations. New laws and regulations may significantly affect the markets in which we do business, the markets for and value of our loans and investments, the fees we can charge and our ongoing operations, costs and profitability. Regulatory changes regarding card interchange fee income do not currently apply to us but could change in the future. Further, legislative proposals limiting our rights as a creditor could result in credit losses or increased expense in pursuing our remedies as a creditor.

- 4	Q.	

Risks Relating to Technology and Cyber Security and Other Operational Matters

We are subject to security and operational risks relating to our use of technology that could damage our reputation and business.

Security breaches in our mobile and internet banking activities could expose us to possible liability and damage our reputation. Any compromise of our security also could deter customers from using our internet banking services that involve the transmission of confidential information. We rely on internet security systems to provide the security and authentication necessary to effect secure transmission of data. These precautions may not protect our systems from compromises or breaches of our security measures, which could damage our reputation and business.

We face significant operational risks because the financial services business involves a high volume of transactions and increased reliance on technology, including risk of loss related to cyber-security breaches.

We operate in diverse markets and rely on the ability of our employees and systems to process a high number of transactions and to collect, process, transmit and store significant amounts of confidential information regarding our customers, employees and others and concerning our own business, operations, plans and strategies. Operational risk is the risk of loss resulting from our operations, including but not limited to, the risk of fraud by employees or persons outside our company, the execution of unauthorized transactions by employees, errors relating to transaction processing and technology, systems failures or interruptions, breaches of our internal control systems and compliance requirements, and business continuation and disaster recovery. Insurance coverage may not be available for such losses, or where available, such losses may exceed insurance limits. This risk of loss also includes the potential legal actions that could arise as a result of operational deficiencies or as a result of non-compliance with applicable regulatory standards or customer attrition due to potential negative publicity. In addition, we outsource some of our data processing to certain third-party providers. If these third-party providers encounter difficulties, including as a result of cyber-attacks or information security breaches, or if we have difficulty communicating with them, our ability to adequately process and account for transactions could be affected, and our business operations could be adversely affected.

The financial services industry has noted recent increases in electronic fraudulent activity, attempted security breaches, and cyber-attacks, including attempts to initiate fraudulent activity through consumer, commercial, and public unit accounts. We are regularly the target of attempted cyber and other security threats and must continuously monitor and develop our information technology networks and infrastructure to prevent, detect, address and mitigate the risk of unauthorized access, misuse, computer viruses and other events that could have a security impact. Insider or employee cyber and security threats are increasingly a concern for companies, including ours. We are not aware that we have experienced any material misappropriation, loss or other unauthorized disclosure of confidential or personally identifiable information as a result of a cybersecurity breach or other act, however, some of our clients may have been affected by these breaches, which could increase their risks of identity theft, credit card fraud and other fraudulent activity that could involve their accounts with us.

In the event of a breakdown in our internal control systems, improper operation of systems or improper employee actions, or a breach of our security systems, including if confidential or proprietary information were to be mishandled, misused or lost, we could suffer financial loss, face regulatory action, civil litigation and/or suffer damage to our reputation.

Our information technology systems may be subject to failure, interruption, or security breaches.

Information technology systems are critical to our business. We use various technology systems to manage our customer relationships, general ledger, securities investments, deposits, and loans. We have established policies and procedures to prevent or limit the impact of system failures, interruptions, and security breaches, including privacy breaches and cyber-attacks, but such events may still occur or may not be adequately addressed if they do occur.

There have been increasing efforts by third parties to breach data security at financial institutions. There have been a number of instances involving financial services and consumer-based companies reporting the unauthorized disclosure of client or customer information or the destruction or theft of corporate data. Although we take protective measures, the security of our computer systems, software, and networks may be vulnerable to breaches, unauthorized access, misuse, computer viruses, or other malicious code and cyber-attacks that could have an impact on information security. Because the techniques used to cause security breaches change frequently, we may be unable to proactively address these techniques or to implement adequate preventative measures.

Information security risks continue to increase due to new technologies, the increasing use of the Internet and telecommunication technologies (including mobile devices) to conduct financial and other business transactions, and the increasing sophistication and activities of organized crime, perpetrators of frauch, hackers, and others. The Company makes significant investments in various technology to identify and prevent intrusions into its information systems. The Company makes significant investments in various technology to identify and prevent intrusions into its information systems and performs regular audits using both internal and outside resources. However, there can be no assurances that any such failures, interruptions or security breaches will not occur, or if they do occur, that they will be adequately addressed. In addition to unauthorized access, denial-of-service attacks, or other operational disruptions could overwhelm Company websites and prevent the Company from adequately serving customers. Should any of the Company's systems become compromised or customer information be obtained by unauthorized parties, the reputation of the Company could be damaged, relationships with existing customers may be impaired, and the Company could be subject to lawsuits, all of which could result in a material adverse effect on the Company's business, financial condition and results of operations.

The Company continually encounters technological change.

The financial services industry is continually undergoing rapid technological change with frequent introductions of new technology-driven products and services, including the entrance of financial technology companies offering new financial service products. The Company regularly upgrades or replaces core technological systems. The effective use of technology increases efficiency and enables financial institutions to better serve customers and reduce costs. The Company's future success depends, in part, upon its ability to address the needs of its customers by using technology to provide products and services that will satisfy customer demands, as well as to create additional efficiencies in the Company's operations. Many of the Company's competitors have substantially greater resources to invest in technological improvements. The Company may encounter significant problems or may not be able to effectively implement new technological drive products, including the core deposit system, and services, or be successful in marketing the new products and services to its customers. These problems might include significant time delays, cost overrums, loss of key people, and technological system failures. Failure to successfully keep pace with technological system, could have a material adverse effect on the Company's busies, financial condition and results of operations.

The Company's operations rely on certain external vendors.

The Company relies on third-party vendors to provide products and services necessary to maintain day-to-day operations. For example, the Company outsources a portion of its information systems, communication, data management, and transaction processing to third parties. Accordingly, the Company is exposed to the risk that these vendors might not perform in accordance with the contracted arrangements or service level agreements for a number of reasons, including, but not limited to, changes in the vendor's organizational structure, financial condition, support for existing products and services, or strategic focus. Such failure to perform could be disruptive to the Company's operations, which could have a materially adverse impact on its business, results of operations and financial condition. These third parties are also sources of risk associated with operational errors, system interruptions or breaches and unauthorized disclosure of confidential information. If the vendors encounter any of these issues, the Company could be exposed to disruption of service, damage to reputation and litigation. Because the Company is an issuer of debit cards, it is periodically exposed to losses related to security breaches which occur at retailers that are unaffiliated with the

Company (e.g., customer card data being compromised at retail stores). These losses include, but are not limited to, costs and expenses for card reissuance as well as losses resulting from fraudulent card transactions.

The occurrence of any system failures, interruption, or breach of security could damage our reputation and result in a loss of customers and business, subject us to additional regulatory scrutiny, or could expose us to litigation and possible financial liability. Any of these events could have a material adverse effect on our financial condition and results of operations.

The soundness of other financial institutions could adversely affect us.

Our ability to engage in routine funding transactions could be adversely affected by the actions and commercial soundness of other financial institutions. Financial services institutions are interrelated as a result of trading, clearing, counterparty or other relationships. We have exposure to many different industries and counterparties, and we routinely execute transactions with counterparties in the financial industry. As a result, defaults by, or even rumors or questions about, one or more financial services institutions, or the financial services industry generally, have led to market-wide liquidity problems and could lead to losses or defaults by us or by other institutions. Many of these transactions expose us to credit risk in the event of default of our counterparty or client. In addition, our credit risk may be exacerbated when the collateral we hold cannot be realized upon or is liquidated at prices insufficient to recover the full amount of the loan. We cannot assure you that any such losses would not materially and adversely affect our business, financial condition or results of operations.

Significant legal actions could subject us to substantial liabilities.

We are from time to time subject to claims related to our operations. These claims and legal actions, including supervisory actions by our regulators, could involve large monetary claims and significant defense costs. As a result, we may be exposed to substantial liabilities, which could adversely affect our results of operations and financial condition. See also, Item 3. "Legal Proceedings".

Risks Relating to Earnings and Capital from Potential Impairment of Intangible or Deferred Tax Assets

Impairment of intangible assets or deferred tax assets could require charges to earnings, which could negatively impact our results of operations.

Deferred tax assets are only recognized to the extent it is more likely than not they will be realized. Should our management determine it is not more likely than not that the deferred tax assets will be realized, a valuation allowance with a charge to earnings would be reflected in the period. At June 30, 2022, our net deferred tax assets was \$10.7 million, none of which was disallowed for regulatory capital purposes. Based on the levels of traxble income in prior years and our expectation of profitability in the current year and future years, management has determined that no valuation allowance was required at June 30, 2022. If we are required in the future to take a valuation allowance with respect to our deferred tax asset, our financial condition, results of operations and regulatory capital levels would be negatively affected.

Risks Relating to Our Common Stock

The price of our common stock may fluctuate significantly, and this may make it difficult for you to resell our common stock when you want or at prices you find attractive.

We cannot predict how our common stock will trade in the future. The market value of our common stock will likely continue to fluctuate in response to a number of factors including the following, most of which are beyond our control, as well as the other factors described in this "Risk Factors" section:

· actual or anticipated quarterly fluctuations in our operating and financial results;

- · developments related to investigations, proceedings or litigation;
- · changes in financial estimates and recommendations by financial analysts;
- dispositions, acquisitions and financings;
- · actions of our current shareholders, including sales of common stock by existing shareholders and our directors and executive officers;
- · fluctuations in the stock prices and operating results of our competitors;
- · regulatory developments; and
- other developments in the financial services industry.

The market value of our common stock may also be affected by conditions affecting the financial markets in general, including price and trading fluctuations. These conditions may result in (i) volatility in the level of, and fluctuations in, the market prices of stocks generally and, in turn, our common stock and (ii) sales of substantial amounts of our common stock in the market, in each case that could be unrelated or disproportionate to changes in our operating performance. These broad market fluctuations may adversely affect the market value of our common stock. Currently, market prices of stocks issued by financial institutions have been negatively impacted by interest rates which are at historic lows and anticipated to remain there, and market expectations regarding elevated future credit losses resulting from the economic effects of the pandemic.

Regulatory and contractual restrictions may limit or prevent us from paying dividends on and repurchasing our common stock.

Southern Missouri Bancorp, Inc., is an entity separate and distinct from its subsidiary bank and derives substantially all of its revenue in the form of dividends from the Bank. Accordingly, the Company is and will be dependent upon dividends from its subsidiary bank to pay the principal of and interest on its indebtedness, to satisfy its other cash needs and to pay dividends on its common and preferred stock. The Bank's ability to pay dividends is subject to its ability to earn net income and to meet certain regulatory requirements. In the event the subsidiary bank is unable to pay dividends to the Company may not be able to pay dividends on its common or preferred stock. Also, the Company's right to participate in a distribution of assets upon the subsidiary's liquidation or reorganization is subject to the prior claims of the subsidiary's creditors. In addition, holders of our common stock are entitled to receive dividends only when, as and if declared by our board of directors. Although we have historically paid cash dividends on our common stock, we are not required to do so and our board of directors could reduce, suspend or eliminate our common stock cash dividend in the future.

If we defer interest payments on our outstanding junior subordinated debt securities or if certain defaults relating to those debt securities occur, we will be prohibited from declaring or paying dividends or distributions on, and from making liquidation payments with respect to, our common stock.

As of June 30, 2022, we had outstanding \$24.3 million aggregate principal amount of junior subordinated debt securities issued in connection with the sale of trust preferred securities by subsidiaries of ours that are statutory business trusts. As of that date, those debt securities were carried at a book value of \$23.1 million.

We guarantee the trust preferred securities described above. The indentures under which the junior subordinated debt securities were issued, together with the guarantee, prohibit us, subject to limited exceptions, from declaring or paying any dividends or distributions on, or redeeming, repurchasing, acquiring or making any liquidation payments with respect to, any of our capital stock at any time when (i) there shall have occurred and be continuing an event of default under the indenture; (ii) we are in default with respect to payment of any obligations under the guarantee; or (iii) we have elected to defer payment of interest on the junior subordinated debt securities. In that regard, we are

- 4	10	2	
	22		

entitled, at our option but subject to certain conditions, to defer payments of interest on the junior subordinated debt securities from time to time for up to five years.

Events of default under the indentures generally consist of our failure to pay interest on the junior subordinated debt securities under certain circumstances, our failure to pay any principal of or premium on such junior subordinated debt securities when due, our failure to comply with certain covenants under the indenture, and certain events of bankruptcy, insolvency or liquidation relating to us.

As a result of these provisions, if we were to elect to defer payments of interest on the junior subordinated debt securities, or if any of the other events described in clause (i) or (ii) of the second paragraph of this risk factor were to occur, we would be prohibited from declaring or paying any dividends on our common stock, from redeeming, repurchasing or otherwise acquiring any of our common stock, and from making any payments to holders of our common stock in the event of our liquidation, which would likely have a material adverse effect on the market value of our common stock. Moreover, without notice to or consent from the holders of our common stock, we may issue additional series of junior subordinated debt securities in the future with terms similar to those of our caviting junior subordinated debt securities or enter into other financing agreements that limit our ability to purchase or to pay dividends or distributions on our capital solex. Including our common stock.

Anti-takeover provisions could negatively impact our shareholders.

Provisions of our articles of incorporation and bylaws, Missouri law and various other factors may make it more difficult for companies or persons to acquire control of us without the consent of our board of directors. These provisions include limitations on voting rights of beneficial owners of more than 10% of our common stock, the election of directors to staggered terms of three years and not permitting cumulative voting in the election of directors. Our bylaws also contain provisions regarding the timing and content of shareholder proposals and nominations for service on the Board of Directors.

Item 1B. Unresolved Staff Comments

None

Item 2. Description of Properties

At June 30, 2022, the Bank operated from its headquarters, 48 full-service branch offices, and two limited-service branch offices. The Bank owns the office building and related land in which its headquarters are located, and 46 of its branch offices. The remaining four branch offices are either leased or partially owned.

For additional information regarding our properties, see "Part II, Item 8. Financial Statements and Supplementary Data – Notes to Consolidated Financial Statements – Note 5 – Premises and Equipment".

Management believes that our current facilities are adequate to meet our present and immediately foreseeable needs. However, we will continue to monitor customer growth and expand our branching network, if necessary, to serve our customers' needs.

Item 3. Legal Proceedings

In the opinion of management, the Company and its Bank subsidiary are not parties to any pending claims or lawsuits that are expected to have a material effect on the Company's financial condition or operations. Periodically, there have been various claims and lawsuits involving the Company or the Bank, mainly as defendants, such as claims to enforce liens, condemnation proceedings on properties in which the Company or the Bank holds security interests, claims involving the making and servicing of real property loans and other activities incident to the Company's or the

Table of Contents

Bank's business. Aside from such pending claims and lawsuits, which are incident to the conduct of the Company's or the Bank's ordinary business, the Company and the Bank are not parties to any material pending legal proceedings that are expected to have a material effect on the financial condition or operations of the Company.

Item 4. Mine Safety Disclosures

Not applicable.

Item 4A. Information About Our Executive Officers

Pursuant to General Instruction G(3) of Form 10-K and the instructions of Form 401 and Regulation S-K, the following information is furnished in lieu of being included in the Registrant's definitive proxy statement.

The following information as to the business experience during the past five years is supplied with respect to executive officers of the Company who are not directors of the Company with the exception of Mr. Steffens. There are no arrangements or understandings between the persons named and any other person pursuant to which such officers were selected.

Greg A. Steffens, age 55, the Company's President and Chief Executive Officer ("CEO"), joined our Company in 1998 as Chief Financial Officer, and was appointed President and CEO in 1999. He has over 32 years of experience in the banking industry, including service from 1993 to 1998 as chief financial officer of Sho-Me Financial Corp (Mount Vernon, Missouri), prior to the sale of that company to Union Planters Corporation. Mr. Steffens also served from 1998 to 1993 as an examiner with the Office of Thrift Supervision. Mr. Steffens holds a Bachelor of Science Degree in Business Administration-Accounting and Finance from the University of Central Missouri, Marcensburg, Missouri. Effective July 1, 2022, Mr. Steffens became Chairman and CEO of the Company.

Matthew T. Funke, age 45, the Company's Chief Financial Officer, joined our Company in 2003. He has more than 23 years of banking and finance experience. Mr. Funke was initially hired to establish an internal audit function for the Company, and served as internal auditor and compliance officer until 2006, when he was named Chief Financial Officer. Previously, Mr. Funke was employed with Central Bancompany, Inc. (Jefferson City, Missouri), where he advanced to the role of internal audit manager, and as a fiscal analyst with the Missouri General Assembly. Mr. Funke holds a Bachelor of Science Degree in Accounting from Missouri State University, Springfield, Missouri, and is a graduate of the Southwest Graduate School of Banking at SMU, Dallas, Texas. Effective July 1, 2022, Mr. Funke was promoted to President and Chief Administrative Officer of the Company and to President and CEO of the Bank. He was also named a director of the Bank.

Kimberly A. Capps, age 54, the Company's Chief Operations Officer, joined our Company in 1994. She has over 29 years of banking experience. Ms. Capps is responsible for the Company's retail deposit operations, product development and marketing, enterprise data and delivery, and banking applications. Ms. Capps was initially hired by our bank subsidiary as controller, and was named Chief Financial Officer in 2001. In 2006, Ms. Capps was named Chief Operations Officer. Prior to joining the Company, Ms. Capps was employed for more than three years with the accounting firm of Kraft, Miles & Tatum (Poplar Bluff, Missouri), where she specialized in financial institution audits and taxation. She holds a Bachelor of Science Degree in Business Administration-Accounting from Southeast University. Cape Giardeau, Missouri.

Lora L. Daves, age 55, the Company's Chief Risk Officer, joined our Company in 2006. Ms. Daves is responsible for the oversight of the Company's internal audit, loan review, BSA, CRA, and compliance functions. Ms. Daves served as our Chief Credit Officer from 2006 through 2016. Ms. Daves has over 33 years of banking and finance experience, including 11 years beginning with Marcantile Bank of Poplar Bluff, which merged with and into US Bank, a subsidiary of U.S. Bancorp (Minneapolis, Minnesota) during her tenure there. Ms. Daves' responsibilities with US Bank included credit analysis, underwriting, credit presentation, credit approval, monitoring credit quality, and analysis of the allowance for loan losses. She advanced to hold responsibility for regional credit administration, loan

review, compliance, and problem credit management. Ms. Daves' experience also includes four years as Chief Financial Officer of a southeast Missouri healthcare provider which operated a critical access hospital, eight rural health clinics, two retail pharmacies, an ambulatory surgery center, and provided outpatient radiology and physical therapy services; and four years with a national real estate development and management firm, working in their St. Louisbased Midwest regional office as a general accounting manager. Ms. Daves holds a Bachelor of Science Degree in Business Administration-Accounting from Southeast Missouri State University, Cape Girardeau, Missouri. Effective July 1, 2022, Ms. Daves was promoted to Chief Financial Officer of the Company and the Bank.

Justin G. Cox, age 42, is our Regional President for the Bank's west region, in which role he is responsible for loan production activity in the region, and also provides joint oversight of the deposit-taking operation in the region. Mr. Cox joined our Company in 2010 as a lending officer, as an integral part of the team which established our presence in Springfield, Missouri, through the opening of a loan production office in that market. Mr. Cox has more than 19 years banking experience. He previously worked for Metropolitan National Bank (Springfield, Missouri), and advanced to the role of Vice President of Lending for that institution. Mr. Cox holds a Bachelor of Science Degree in Business Administration-Marketing & Management from Southwest Baptist University, Bolivar, Missouri.

Mark E. Hecker, age 56, the Company's Chief Credit Officer, joined our Company in January 2017. Mr. Hecker is responsible for administration of the Company's credit portfolio, including the approval process for proposed new credits and monitoring of the portfolio's credit quality. Mr. Hecker has over 32 years of banking experience, having most recently served twelve years with BankLiberty (Liberty, Missouri) as its Chief Lending Officer. Prior to that, Mr. Hecker served as a commercial banker for Midland Bank (Lee's Summit, Missouri) and its successor organization, Commercial Federal Bank (Omaha, Nebraska) for eight years. Mr. Hecker was employed as an examiner with the FDIC for rehan six years and is a Commissioned Bank Examiner. Mr. Hecker holds a Bachelor of Science Degree in Business Administration-Accounting from the University of Central Missouri, Warrensburg, Missouri.

Rick A. Windes, age 58, the Company's Chief Lending Officer, joined our Company in May 2018. Mr. Windes is responsible for the Company's loan production. Mr. Windes has 29 years' experience in commercial lending and lending management. Most recently, he served as a regional president in Springfield, Missouri, for Bear State Bank (Little Rock, Arkansas), prior to its merger with Arvest Bank. Previously, he was the senior lender for Metropolitan National Bank (Springfield, Missouri) prior to its acquisition by Bear State Bank. Mr. Windes holds a Bachelor of Science Degree in Business Administration from Truman State University, Kirksville, Missouri, and is a graduate of the Graduate School of Banking at Colorado, Boulder, Colorado.

Brett A. Dorton, age 50, the Company's Chief Strategies Officer, joined our Company in November 2018, through the Gideon Acquisition. Mr. Dorton had served as President and Director at First Commercial Bank, Gideon's bank subsidiary. Mr. Dorton was employed by First Commercial Bank for 18 years, including five years as President. Mr. Dorton is responsible for oversight of the Company's entry into wealth management and commercial and consumer insurance brokerage, will serve a key role in future merger and acquisition activity, and is assisting in continued management of the acquired First Commercial Bank for 18 years, including five dincome portfolio and its transition to appropriate lending officers in various Southern Bank markets. Mr. Dorton has 27 years' experience in bank management, lending, fixed income portfolio management, and wealth management advisory services. Prior to his employment by First Commercial Bank, he was a loan officer with First Midwest Bank of Dexter. Mr. Dorton holds a Bachelor of Science Degree in Economics and Finance from Union University, Jackson, Tennessee, and is a graduate of the Graduate School of Banking at Louisiana State University, Baton Rouge, Louisiana. He holds Series 7 and 63 securities Jicenses.

Martin J. Weishaar, age 58, the Company's Chief Legal Officer, joined our Company in October 2019. Mr. Weishaar is responsible for supervision of the Company's legal needs and is also charged with oversight of the information technology department. Mr. Weishaar has more than 22 years of experience in the banking industry, having served as General Counsel/Chief Operating Officer for BankLiberty (Liberty, Missouri) from 1999-2019. For 10 years prior to that, he served as a private practice attorney in Kansas and Missouri, advising various clients including financial institutions. Mr. Weishaar holds a Bachelor of Arts Degree in Political Science and a Juris Doctor Degree from the University of Kansas, Lawrence, Kansas.

Lance K. Greunke, age 51, the Company's Chief Risk Officer, joined our Company in February 2022 through the Fortune acquisition. Mr. Greunke is responsible for the oversight of the Company's internal audit, Ioan review, BSA, CRA, and compliance functions. Mr. Greunke began his banking career as a part-time teller at Southern Commercial Bank (St. Louis, Missouri) in 1988. Mr. Greunke's full-time banking career began in 1992 as a staff accountant at Central West End Bank, AFSB (St. Louis, Missouri) here he progressed to Chief Financial Officer. In 2006, after the sale of Central West End Bank, AFSB (St. Louis, Missouri), a publicly traded bank holding company as a banking subsidiary Controller. In 2008, Mr. Greunke vas Section 32 qualified by the FDIC and Federal Reserve Bank to serve as EVP and CFO of Concord Banksters, Inc. and Concord Bank (St. Louis, Missouri) and during his tenure he was mamed Interim President of Concord Bank. In 2012, Mr. Greunke joined Fortune Financial Corporation and FortuneBank (St. Louis, Missouri) as EVP and CFO and in 2016 was promoted to President with oversight of the bank's daily operations. Mr. Greunke holds a Bachelor of Science in Business Administration with an emphasis in Accounting from the University of Missouri, St. Louis, Missouri.

PART II

Item 5. Market for the Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

The common stock of Southern Missouri Bancorp, Inc., is traded under the symbol "SMBC" on the Nasdaq Global Market. At September 9, 2022, there were 9,229,151 shares of common stock outstanding and approximately 287 common stockholders of record.

Our cash dividend payout policy is continually reviewed by management and the Board of Directors. The Company intends to continue its policy of paying quarterly dividends; however, future dividend payments will depend upon a number of factors, including capital requirements, regulatory limitations (See "Item 1. Description of Business – Regulation"), the Company's financial condition, results of operations and the Bank's ability to pay dividends to the Company. The Company relies significantly upon such dividends originating from the Bank to accumulate earnings for payment of cash dividends to stockholders. See "Item 1A. Risk Factors – Risks Relating to our Common Stock – Regulatory and Contractual Restrictions may limit or prevent us from paying dividends on and repurchasing our common stock."

Information regarding our equity compensation plans is included in Part II, Item 11 of this Form 10-K.

On May 19, 2021, Southern Missouri Bancorp, Inc. (the "Company"), the parent corporation of Southern Bank, completed its program, originally announced November 28, 2018, to repurchase up to 450,000 common shares. The Company repurchased the full number of shares authorized under the program at an average cost of \$33.32 per share.

Also, on May 20, 2021, the Company announced its intention to repurchase up to an additional 445,000 shares of its common stock, or approximately 5.0% of its 8.9 million outstanding common shares. The shares will be purchased at prevailing market prices in the open market or in privately negotiated transactions, subject to availability and general market conditions. Repurchased shares will be held as treasury shares to be used for general corporate purposes. During fiscal 2022, stock repurchase activity totaled 132,194 shares acquired for \$5.8 million, at an average price of \$44.17 per share.

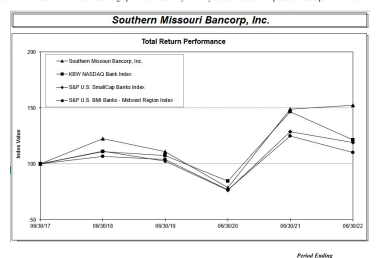
The following table summarizes the Company's stock repurchase activity for each month during the three months ended June 30, 2022.

	Total # of Shares Purchased	Average Price Paid Per Share	Total # of Shares Purchased as Part of a Publiely Announced Program	Maximum Number of Shares That May Yet Be Purchased ⁽¹⁾
04/01/22 - 04/30/22 period		\$ _		411,962
05/01/22 - 05/31/22 period	94,816	43.96	94,816	317,146
06/01/22 - 06/30/22 period	10,771	46.07	10,771	306,375

(1) Represents the remaining shares available for purchase as of the last calendar day of the month shown.

Table of Contents

The following graph shows a comparison of stockholder return on the common stock of Southern Missouri Bancorp, Inc., to the cumulative total returns for the indices shown below. The graph was compiled by S&P Global Market Intelligence, a division of S&P Global, Inc. The graph assumes an initial investment of \$100 and reinvestment of dividends. The graph is historical only and may not be indicative of possible future performance.



	Period Ending						
Index	6/30/17	6/30/18	6/30/19	6/30/20	6/30/21	6/30/22	
Southern Missouri Bancorp, Inc.	100.00	122.49	110.97	78.96	149.06	152.49	
KBW NASDAQ Bank Index	100.00	110.94	107.58	84.76	146.72	121.45	
S&P U.S. SmallCap Banks Index	100.00	111.35	102.48	76.57	128.71	119.08	
S&P U.S. BMI Banks - Midwest Region Index	100.00	106.77	104.06	76.85	124.97	110.33	

Item 6. Reserved

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

SELECTED CONSOLIDATED FINANCIAL INFORMATION

The following tables set forth selected consolidated financial information and other financial data of the Company. The summary statement of financial condition information and statement of income information are derived from our consolidated financial statements, which have been audited by FORVIS LLP. See Item 8. "Financial Statements and Supplementary Data." Results for past periods are not necessarily indicative of results that may be expected for any future period.

(Dollars in thousands) Financial Condition Data:		2022		2021		At June 30, 2020		2019		2018
Total assets	\$	3,214,782	\$	2,700,530	\$	2,542,157	\$	2,214,402	\$	1,886,115
Loans receivable, net		2,686,198		2,200,244		2,141,929		1,846,405		1,563,380
Mortgage-backed securities		170,585		138,341		126,912		110,429		90,176
Cash, interest-bearing deposits and investment securities		156,369		193,250		104,831		91,475		84,428
Deposits		2,815,075		2,330,803		2,184,847		1,893,695		1,579,902
Borrowings		37,957		57,529		70,024		52,284		82,919
Subordinated debt		23,055		15,243		15,142		15,043		14,94
Stockholder's equity		320,772		283,423		258,347		238,392		200,694
Dollars in thousands, except per share data)					or the	Year Ended June	30,			
Operating Data:	-	2022	-	2021	-	2020	_	2019	-	2018
Interest income	\$	116,867	\$	109,475	\$	107,052	\$	97,482	\$	77,174
Interest expense		13,300		16,789		26,916		24,700		14,791
Net interest income		103,567		92,686		80,136		72,782		62,383
Provision for credit losses		1,487		(1,024)		6,002		2,032		3,047
Net interest income after provision for credit losses		102,080		93,710		74,134		70,750		59,336
Noninterest income		21,203		20,042		14,750		13,093		12,36
Noninterest expense	_	63,379		54,047	_	54,452		47,892		42,97
Income before income taxes		59,904		59,705		34,432		35,951		28,73
Income taxes		12,735		12,525		6,887		7,047		7,803
Net Income	\$	47,169	\$	47,180	\$	27,545	\$	28,904	\$	20,929
Basic earnings per share available to common stockholders	\$	5.22	\$	5.22	\$	3.00	\$	3.14	s	2.40
Diluted earnings per share available to common stockholders	\$	5.21	\$	5.22	\$	2.99	ŝ	3.14	ŝ	2.3
Dividends per share	\$	0.80	\$	0.62	ŝ	0.60	ŝ	0.52	ŝ	0.4

Table of Contents

	At June 30,						
Other Data:	2022	2021	2020	2019	2018		
Number of:							
Real Estate Loans	9,190	8,506	8,127	7,695	7,241		
Deposit Accounts	107,038	100,407	96,813	91,086	79,762		
Full service offices	49	47	46	45	38		
Limited service offices	2	2	2	2	3		

			he year ended June			
Key Operating Ratios:	2022	2021	2020	2019	2018	
Return on assets (net income divided by average assets)	1.59 %	1.79 %	1.18 %	1.38 %	1.17 %	
Return on average common equity (net income available to common stockholders						
divided by average common equity)	15.44	17.69	11.11	13.13	11.30	
Average equity to average assets	10.30	10.14	10.60	10.49	10.31	
Interest rate spread (spread between weighted average rate on all interest-earning						
assets and all interest-bearing liabilities)	3.61	3.61	3.50	3.56	3.62	
Net interest margin (net interest income as a percentage of average interest-earning						
assets	3.72	3.77	3.72	3.78	3.78	
Noninterest expense to average assets	2.14	2.05	2.33	2.28	2.39	
Average interest-earning assets to average interest-bearing liabilities	124.20	122.59	117.63	116.89	117.15	
Allowance for credit losses to gross loans ⁽¹⁾	1.22	1.49	1.16	1.07	1.15	
Allowance for credit losses to nonperforming loans ⁽¹⁾	806.02	566.16	290.38	94.72	198.58	
Net charge-offs (recoveries) to average outstanding loans during the period	0.00	0.03	0.04	0.02	0.02	
Ratio of nonperforming assets to total assets ⁽¹⁾	0.20	0.30	0.44	1.12	0.69	
Dividend payout ratio	15.25	11.87	20.02	16.48	18.29	

(1) At end of period.

This discussion and analysis reviews our consolidated financial statements and other relevant statistical data and is intended to enhance your understanding of our financial condition and results of operations. The information in this section has been derived from the Consolidated Financial Statements and notes thereto, which are included in Item 8 of this Form 10-K. You should read the information in this section in conjunction with the business and financial information regarding us as provided in this Form 10-K.

OVERVIEW

Southern Missouri Bancorp, Inc., is a Missouri corporation originally organized for the principal purpose of becoming the holding company of Southern Bank. The principal business of Southern Bank consists of attracting deposits from the communities it serves and investing those funds in loans secured by residential and commercial real estate, as well as commercial business and consumer loans. These funds have also been used to purchase investment securities, mortgage-backed securities (MBS), U.S. government and federal agency obligations and other permissible securities.

Southern Bank's results of operations are primarily dependent on the levels of its net interest margin and noninterest income, and its ability to control operating expenses. Net interest margin is dependent primarily on the difference or spread between the average yield earned on interest-earning assets (including loans, mortgage-related securities, and investments) and the average rate paid on interest-earning liabilities (including deposits, securities sold under agreements to repurchase, and borrowings), as well as the relative amounts of these assets and liabilities. Southern Bank is subject to interest rate risk to the degree that its interest-earning assets mature or reprice at different times, or on a varying basis, from its interest-bearing liabilities.

Southern Bank's noninterest income consists primarily of fees charged on transaction and loan accounts, interchange income from customer debit and ATM card use, gains on sales of loans originated for sale on the secondary market, and increased cash surrender value of bank owned life insurance ("BOLF"). Southern Bank's operating expenses include: employee compensation and benefits, occupancy and data processing expenses, legal and professional fees, federal deposit insurance premiums, amortization of intangible assets, and other general and administrative expenses.

Southern Bank's operations are significantly influenced by general economic conditions including monetary and fiscal policies of the U.S. government and the Federal Reserve Board. Additionally, Southern Bank is subject to policies and regulations issued by financial institution regulatory agencies including the Federal Reserve, the Missouri Division of Finance, and the Federal Deposit Insurance Corporation. Each of these factors may influence interest rates, loan demand, prepayment rates and deposit flows. Interest rates available on competing investments as well as general market interest rates influence the Bank's cost of funds. Lending activities are affected by the demand for real estate and other types of loans, which in turn is affected by the interest rates at which such financing may be offered. Lending activities are funded through the attraction of deposit accounts consisting of checking accounts, passbook and statement savings accounts, money market deposit accounts, certificate of deposit accounts with terms of 60 months or less, securities sold under agreements to repurchase, advances from the Federal Home Loan Bank of Des Moines, and, to a lesser extent, brokered deposits. The Bank intends to continue to focus on its lending programs for one- to four-family and multi-family residential real estate, commercial estate, commercial business and consumer financing on loans secured by properties or collateral located primarily in Missouri and Arkansas.

CRITICAL ACCOUNTING POLICIES AND ESTIMATES

Critical accounting estimates are those estimates made in accordance with generally accepted accounting principles that involve a significant level of estimation uncertainty and have had or are reasonably likely to have a material impact on the financial condition or results of operations of the registrant, provide qualitative and quantitative information necessary to understand the estimation uncertainty and the impact the critical accounting estimate has had or is reasonably likely to have on financial condition or results of operations to the extent the information is material and reasonably available, this information should include why each critical accounting estimate is subject to uncertainty and, to the extent the information is material and reasonably available, how much each estimate and/or assumption has

changed over a relevant period, and sensitivity of the reported amount to the methods, assumptions and estimates underlying its calculation.

The Company has established various accounting policies, which govern the application of accounting principles generally accepted in the United States of America in the preparation of our financial statements. Our significant accounting policies are described in Item 8 of this Form 10-K under the Notes to the Consolidated Financial Statements. Certain accounting policies involve significant judgments and assumptions by management that have a material impact on the carrying value of certain assets and liabilities; management considers such accounting policies to be critical accounting policies. The judgments and assumptions used by management are based on historical experience and other factors, which are believed to be reasonable under the circumstances. Because of the nature of the judgments and assumptions made by management, actual results could differ from these judgments and estimates that could have a material impact on the carrying values of assets and liabilities and the results of operations of the Company.

Allowance for Credit Losses. The Company's allowance for credit losses is its estimate of credit losses expected in the loan portfolio, on unfunded lending commitments, or in its available-for-sale securities portfolio over the expected life of those assets. While these estimates are based on substantive methods for determining the required allowance, actual outcomes may differ significantly from estimated results, especially when determining the quarted allowance, actual outcomes may differ significantly from estimate results, especially when determining the Additionally, the Company estimates the allowance for credit losses as a calculation of expected life of these sultizing a forward-looking forecast of macroeconomic conditions, which may differ significantly from actual results. Further discussion of the methodology used in establishing the allowance is provided in Note 1 and Note 3 to the Notes to the Consolidated Financial Statements included in Item 8 of this Form 10-K, and in the "Financial Condition – Loans" and "Allowance for Credit Losses" becimes of this Item 7.

FINANCIAL CONDITION

General. The Company experienced balance sheet growth in fiscal 2022, with total assets of \$3.2 billion at June 30, 2022, reflecting an increase of \$514.2 million, or 19.0%, as compared to June 30, 2021. Asset growth was comprised mainly of increases in loans and available-for-sale ("AFS") securities.

Cash and equivalents. Cash and cash equivalents were \$86.8 million at June 30, 2022, a decrease of \$36.8 million, or 29.8%, as compared to June 30, 2021. The decrease was primarily a result of loan growth outpacing deposit growth during the period. Interest-bearing time deposits were \$4.8 million at June 30, 2021. June 30, 2022, an increase of \$3.8 million, or 387.0% as compared to June 30, 2021.

Investments. Available-for-sale (AFS) securities were \$235.4 million at June 30, 2022, an increase of \$28.4 million, or 13.7%, as compared to June 30, 2021. The Company increased residential and commercial mortgage-backed securities (MBS), and collateralized mortgage obligations (CMOs), while holdings of municipal securities and obligations of states and political subdivisions declined.

Loans. Loans, net of the allowance for credit losses, were \$2.7 billion at June 30, 2022, an increase of \$486.0 million, or 22.1%, as compared to June 30, 2021.

Inclusive of the Fortune acquisition, the loan portfolio showed growth during the year ended June 30, 2022, in commercial and residential real estate loans, along with a modest contribution from consumer loans. Residential real estate loan balances increased due to growth in single and multi-family loans. Commercial real estate balances increased primarily from loans secured by nonresidential structures, along with growth in loans secured by farmland.

Nonperforming loans were \$4.1 million, or 0.15% of gross loans, at June 30, 2022, as compared to \$5.9 million, or 0.26% of gross loans at June 30, 2021. The decrease in nonperforming loans over the fiscal year was attributed

primarily to the return to accrual status of one relationship secured by single-family residential rental properties, partially offset by an increase of \$654,000 relating to the Fortune acquisition

Allowance for Credit Losses. Our ACL at June 30, 2022, totaled \$33.2 million, representing 1.22% of gross loans and 806.2% of nonperforming loans, as compared to \$33.2 million, representing 1.49% of gross loans and 566.1% of nonperforming loans at June 30, 2021. The Company has estimated its credit losses as of June 30, 2022, under ASC 326-20, and management believes the ACL as of that date is adequate based on that estimate; however, there remains significant uncertainty regarding the possible length of time before economic activity fully recovers from the COVID-19 pandemic, including uncertainty regarding the effectiveness of recent efforts by the U.S. government and Federal Reserve to respond to the pandemic and its economic impact. Management continues to consider the potential impact of the lengthy pandemic on its consumer and business borrowers, particularly those business borrowers most affected by efforts to contain the pandemic, most notably including our borrowers in the hotel industry. See also, "Provision for Credit Losses, under Comparison of Operating Results for the Years Ended June 30, 2022 and 2021"

The Company regularly reviews its ACL and makes adjustments to its balance based on management's estimate of (1) the total expected losses included in the Company's financial assets held at amortized cost, which is limited to the Company's loan portfolio, and (2) any credit deterioration in the Company's available-for-sale securities as of the balance sheet date. The Company holds no securities classified as held-to-maturity. Although the Company maintains its ACL at a level that it considers sufficient to provide for losses, there can be no assurance that future losses will not exceed internal estimates. In addition, the amount of the ACL is subject to review by regulatory agencies, which can order the Company to record additional allowances. The required ACL has been estimated based upon the guidelines in ASC Topic 326. Financial Instruments - Credit Losses. For a summary of changes in the ACL during the current and First state data and a breakdown of the ACL by loan category as of the current and prior fiscal year end, see Description of Business – Asset Quality, Allowance for Credit Losses, contained within Item 1 of this Form 10-K.

The estimate involves consideration of quantitative and qualitative factors relevant to the loans as segmented by the Company and is based on an evaluation, at the reporting date, of historical loss experience and peer data, coupled with qualitative adjustments to address current conomic conditions and credit quality, and reasonable and supportable forecasts. Specific qualitative factors considered include, but may not be limited to:

- Changes in lending policies and/or loan review system
- National, regional, and local economic trends and/or conditions
- Changes and/or trends in the nature, volume, or terms of the loan portfolio Experience, ability, and depth of lending management and staff
- Levels and/or trends of delinquent, non-accrual, problem assets, or charge offs and recoveries Concentrations of credit
- Changes in collateral values
- Agricultural economic conditions Risks from regulatory, legal, or competitive factors

At our June 30, 2020, fiscal year end, prior to the adoption of ASU 2016-13, the Company's ALLL was \$25.1 million. Upon adoption of the standard, effective July 1, 2020, the Company increased the ACL by \$8.9 million, related to the transition from the incurred loss model to the CECL ACL model. increased the ACL by \$434,000 related to the transition from purchased credit impaired to purchased credit deteriorated methodology, and reduced retained earnings by \$6.9 million, net of deferred taxes, through a one-time cumulative effect adjustment. During fiscal 2021, the ACL decreased by an additional \$1.2 million, reflecting a recovery of provision for credit losses on loan balances outstanding of \$602,000, and net charge offs of \$648,000. The recovery was based on the estimated required ACL, reflecting management's estimate of the current expected credit losses on the Company's loan balances outstanding at June 30, 2021, and as of that date the Company's ACL was \$33.2 million. As of June 30, 2022 the ACL totaled \$33.2 million. While the Company's management believes the ACL at June 30, 2022, is adequate, based on that estimate, there remains significant uncertainty as the economy recovers from the COVID-19 pandemic and the Federal Reserve Board withdraws accommodative monetary policy that was put into effect to respond to the pandemic and its economic impact.

Provisions of the CARES Act and subsequent legislation allowed financial institutions the option to temporarily suspend certain requirements under U.S. GAAP related to TDRs for certain loans that were otherwise current and performing prior to the COVID-19 pandemic, but for which borrowers experienced or expected difficulties due to the impact of the pandemic. Initially, the Company generally granted deferrals under this program for three-month periods, while interest-only modifications. Were generally for six-month periods. Some borrowers were granted additional periods of deferral or interest-only modifications. During that period, the Company did not account for these loans as TDRs. As of June 30, 2022, four loans, totaling approximately \$24.2 remain on interest-only payment modifications. One of these loans, totaling \$9.3 million, remains a "special mention" credit at June 30, 2022, while the other three loans totaling \$14.9 million, have been adversely classified as "substandard" credits. All four loans are scheduled to transition to principal and interest payments in the first quarter of fiscal 2023.

Premises and Equipment. Premises and equipment increased to \$71.3 million, up \$7.3 million, or 11.3%, as compared to June 30, 2021. The increase was due primarily to acquisition activity, remodeling investments in existing facilities, capitalization of right-of-use assets on new facilities and ground leases, and investments in furniture, fixtures, and equipment, partially offset by depreciation.

BOLI. The Bank has purchased "key person" life insurance policies (BOLI) on employees at various times since fiscal 2003, and has acquired additional BOLI in connection with certain acquisitions. At June 30, 2022, the cash surrender value of all such policies was \$48.7 million, up \$4.9 million, or 11.2%, as compared to June 30, 2021, attributable primarily to the Fortune acquisition.

Intangible Assets. The July 2009 acquisition of the Southern Bank of Commerce resulted in goodwill of \$126,000. The October 2013 acquisition of Ozarks Legacy Community Financial, Inc., resulted in goodwill of \$1.5 million. The August 2014 acquisition of Peoples Skervice Company, Inc., and its subsidiary, Peoples Bank of the Ozarks (the "Peoples Acquisition") resulted in goodwill of \$3.0 million. The June 2017 acquisition of Tammcorp, Inc., and its subsidiary, Capaha Bank (the "Capaha Acquisition") resulted in goodwill of \$4.1 million and a \$3.4 million core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The SMB-Marshfield Acquisition resulted in goodwill of \$4.4 million and a \$1.3 million core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The GMB-Marshfield Acquisition resulted in goodwill of \$1.0 million and a \$4.1 million core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The GMB over a seven-year period using the straight-line method. The GMB over a seven-year period using the straight-line method. The GMB over a six-year period using the straight-line method. The May 2020 Central Federal Acquisition resulted in goodwill of \$1.28,000 core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The SMB,000 core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The SMB,000 core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The SMB,000 core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The SMB,000 core deposit intangible, which is being amortized over a seven-year period using the straight-line method. The SMB,000 core deposit intangible, which is being amortized over a seven-year period using the straight-line method. Goodwill of \$12.8 mill

Deposits. Deposits were \$2.8 billion at June 30, 2022, an increase of \$484.3 million, or 20.8%, as compared to June 30, 2021. This increase primarily reflected increases in interest-bearing transaction accounts, time deposits, noninterest-bearing transaction accounts, money market deposit accounts, and savings accounts. Since June 30, 2021, the Company's public unit deposits increased by \$146.8 million, to total \$473.3 million at June 30, 2022, with the increase primarily resulting from higher nonmaturity balances held by our existing customer base, as well as public unit deposits assumed in the Fortune and Cairo acquisitions. Since June 30, 2021, brokered certificates of deposit increased by \$5.9 million, to total \$10.8 million at June 30, 2022, while brokered nonmaturity deposits declined \$8.0 million to \$12.0 million at June 30, 2022. Our discussion of brokered deposits of \$387.9 million through reciprocal arrangements. We continued to utilize reciprocal deposit programs, and at fiscal year end, we had placed deposits of \$387.9 million at June 30, 2022, \$578.0 million a year ago. The average loan-to-deposit ratio for the fourth quarter of fiscal 2022 was 95.2%, as compared to 93.0% for the same period of the prior fiscal year.

Borrowings. FHLB advances were \$38.0 million at June 30, 2022, a decrease of \$19.6 million, or 34.0%, as the Company's deposit inflows outpaced loan demand and investment portfolio growth. The Company held no overnight advances at June 30, 2022, or June 30, 2021.

Subordinated Debt. In March 2004, \$7.0 million of Floating Rate Capital Securities of Southern Missouri Statutory Trust I, with a liquidation value of \$1,000 per share were issued. The securities bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2034. In connection with its October 2013 acquisition of Ozarks Legacy, the Company assumed \$3.1 million in floating rate junior subordinated debt securities. Thad been issued in June 2005 by Ozarks Legacy in connection with the sale of trust preferred securities, bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2035. The carrying value of these debt securities was approximately \$2.7 million at June 30, 2022, relatively unchanged as compared to June 30, 2011. In connection with the sole of trust preferred securities, bear interest at a floating rate bused on LIBOR, are now redeemable at par, and mature in 2035. The carrying value of these debt securities was approximately \$2.7 million at June 30, 2022, relatively unchanged as compared to June 30, 2011. In connection with the sole of trust preferred securities, bear interest at a floating rate bused on LIBOR, are now redeemable at par, and mature in 2035. The carrying value of these debt securities was approximately \$5.4 million at June 30, 2022, relatively unchanged as compared to June 30, 2011. In connection with the sale of trust preferred securities, bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2035. The carrying value of these debt securities was approximately \$5.4 million at June 30, 2022, relatively unchanged as compared to June 30, 2011. In connection with the sole of trust preferred securities, bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2035. The carrying value of these debt securities mas approximately \$5.4 million at June 30, 2022, relatively unchanged as compared to June 30, 2011. In connection with the fortune acquisitint, the Company ass

Stockholders' Equity: The Company's stockholders' equity was \$320.8 million at June 30, 2022, an increase of \$37.3 million, or 13.2%, as compared to June 30, 2021. The increase was attributable primarily to \$22.9 million in equity issued to Fortune shareholders, as well as to earnings retatined after cash dividends paid, partially offset by a \$20.4 million reduction in accumulated other comprehensive income (loss) as the market value of the Company's investments declined due to increases in market interest rates, and by \$5.8 million utilized for repurchases of 132,194 shares of the Company's common stock during the fiscal year, at an average price of \$44.17 per share.

COMPARISON OF OPERATING RESULTS FOR THE YEARS ENDED JUNE 30, 2022 AND 2021

Net Income. The Company's net income for the fiscal year ended June 30, 2022, was \$47.2 million, roughly unchanged as compared to the prior fiscal year.

Net Interest Income. Net interest income for fiscal 2022 was \$103.6 million, an increase of \$10.9 million, or 11.7%, when compared to the prior fiscal year. The increase, as compared to the prior fiscal year, was attributable to a 13.1% increase in the average balance of interest-earning assets, partially offset by a decrease in the net interest margin, from 3.77% to 3.72%. Average earning asset balance growth was due primarily to loan growth and increases in investment securities, as well as the effect of the Fortune acquisition. Additionally, significantly higher average cash and cash equivalent balances contributed to the increase in average earning assets, but reduced the Company's net interest margin.

Interest Income. Interest income for fiscal 2022 was \$11.6 9 million, an increase of \$774 million, or 6.8%, when compared to the prior fiscal year. The increase was due to an increase of \$322.9 million, or 13.1%, in the average balance of interest-earning assets, partially offset by a 25 basis point decrease in the average yield earned on interest-earning assets, from 4.45% in fiscal 2021, to 4.20% in fiscal 2022.

Interest income on loans receivable for fiscal 2022 was \$111.5 million, an increase of \$6.4 million, or 6.1%, when compared to the prior fiscal year. The increase was due to a \$254.8 million increase in the average balance of loans receivable, partially offset by a 24 basis point decrease in the average yield earned on loans receivable. The decrease in the average yield was attributed primarily to origination and repricing of loans and borrower refinancing as average market interest rates decreased significantly compared to the prior fiscal year.

Interest income on the investment portfolio and other interest-earning assets was \$5.4 million for fiscal 2022, an increase of \$974,000, or 22.2%, when compared to the prior fiscal year, attributable to a 23.4% increase in the average balance of such assets, partially offset by a two basis point decrease in the yield on these assets. The decrease in average yield was attributable to the increase in cash and cash equivalents and a decrease in yield on debt securities, partially offset by an increase in the average balance and yield on mortgage-backed securities.

Interest Expense. Interest expense was \$13.3 million for fiscal 2022, a decrease of \$3.5 million, or 20.8%, when compared to the prior fiscal year. The decrease was due to a 25 basis point decrease in the average rate paid on interest-bearing liabilities, from 0.84% in fiscal 2021, to 0.59% in fiscal 2022, partially offset by an increase of \$234.0 million, or 11.7%, in the average balance of interest-bearing liabilities.

Interest expense on deposits was \$11.8 million for fiscal 2022, a decrease of \$3.1 million, or 20.6%, when compared to the prior fiscal year. The decrease was due to a 23 basis point decrease in the average rate paid on interest-bearing deposits, partially offset by the \$253.5 million increase in the average balance of those deposits. The decrease in the average rate paid on deposits was attributable primarily to lower market interest rates over the course of fiscal 2022, as compared to the prior fiscal year.

Interest expense on FHLB advances was \$792,000 million for fiscal 2022, a decrease of \$574,000, or 42.0%, when compared to the prior fiscal year. The decrease was due to a \$22.5 million decrease in the average balance of these advances, combined with a 24 basis point decrease in the average rate paid on advances. The decrease in the average rate paid was attributable primarily to the maturity of advances that had carried higher rates, combined with the assumption of advances at lower rates in the Fortune acquisition.

Provision for Credit Losses. The Company recorded a provision for credit losses (PCL) of \$1.5 million for fiscal 2022, as compared to a negative PCL of \$1.0 million for the prior fiscal year. In the current period, the PCL was attributable to the \$1.9 million charge required to fund the ACL for purchased credit detriorated (PCD) loans acquired in the Fortune acquisition, along with a charge of \$120,000 to fund to the allowance for off-balance sheet credit exposures acquired in the Fortune acquisition. Exclusive of the charges required as a result of the Fortune acquisition, the Company would have recorded a negative PCL of approximately \$533,000 in the current year, reflecting a decrease in the Company's required ACL on outstanding loan balances, partially offset by an increase in the required allowance for off-balance sheet credit exposures. Negative provisioning, exclusive of the inpact of the Fortune acquisition, in the year ended June 30, 2022, was attributed primarily to an improved outlook regarding the economic environment resulting as the economy recovers from the effects of the COVID-19 pandemic, and the Company notes less uncertainty regarding the potential adverse impact on its borrowers, generally low and consistent levels of net charge offs, and a reduction in delinquent or adversely classified credits, and nonperforming loans. While the Company assesses that the economic outlook has continued to improve during the current year as compared to the year ended June 30, 2021, there remains significant uncertainty as economic audits from the COVID-19 pandemic and the Federal Reserve withdrawa accommodative monetary policy that was put into effect to respond to the pandemic and the Federal Reserve withdrawa accommodative monetary policy that was put into effect to respond to the pandemic and its economic impact. In the prior period, the negative PCL was due both to a \$602,000 reduction in the Company's required ACL on outstanding loan balances, as well as a \$422,000 reduction in the Company's required at

Noninterest Income. Noninterest income was \$21.2 million for fiscal 2022, an increase of \$1.2 million, or 5.8%, when compared to the prior fiscal year. Deposit service charge income, loan fees, nondeposit investment products, gains on the sale of the guaranty portion of newly originated government-guaranteed loans, and other income contributed to the year-over year increase, partially offset by a decrease in gains on sale of residential loans originated into the secondary market, loan servicing income, and earnings on bank-owned life insurance (BOLI).

Noninterest Expense. Noninterest expense was \$63.4 million for fiscal 2022, an increase of \$9.3 million, or 17.3%, when compared to the prior fiscal year. The increase included \$1.4 million in charges related to merger and acquisition activity, which was primarily attributable to data processing, compensation, and legal fees. In total, the increase in noninterest expense was attributable primarily to compensation and benefits, occupancy expenses, data processing expenses, and other noninterest expenses. The increase in compensation and benefits as compared to the prior year period primarily reflected compensation adjustments over the prior year, one-time compensation attributable to the Fortune acquisition, increased headcount for part of the fiscal year resulting from the acquisition, and a modest trend increase in legacy employee headcount. Compensation adjustments which took effect in January 2022 were, as expected, above historical trends. Data processing expenses increased primarily as a result of data conversion charges associated with the Fortune acquisition. Occupancy expenses increased due to remodeled and relocated facilities, facilities added through the Fortune acquisition, a de novo facility, new ATM and ITM installations and other equipment purchases, and charges for maintenance of facilities and grounds. Other noninterest expenses increased due to miscellaneous acquisition-related expenses, expenses related to loan originations, and expenses related to employee travel and training.

Provision for Income Taxes. The Company recorded an income tax provision of \$12.7 million for fiscal 2022, an increase of \$210,000, or 1.7%, as compared to the prior fiscal year, attributable to higher pre-tax income, and an increase in the effective tax rate to 21.3% for fiscal 2022, as compared to 21.0% for fiscal 2021.

COMPARISON OF OPERATING RESULTS FOR THE YEARS ENDED JUNE 30, 2021 AND 2020

Net Income. The Company's net income available for the fiscal year ended June 30, 2021, was \$47.2 million, an increase of \$19.6 million, or 71.3%, as compared to the prior fiscal year.

Net Interest Income. Net interest income for fiscal 2021 was \$92.7 million, an increase of \$12.6 million, or 15.7%, when compared to the prior fiscal year. The increase, as compared to the prior fiscal year, was attributable to a 14.2% increase in the average balance of interest-earning assets, combined with an increase in the net interest margin, from 3.72% var attributable to a 14.2% increase in the average balance of growth, including higher average balances resulting from PPP loans outstanding over the course of the fiscal year and other loan growth, as well as the effect of the late-fiscal 2020 Central Federal Acquisition. Additionally, significantly higher average balances on tributed to the increase in average barring assets, but reduced the Company's net interest margin. The average balance of investment securities was modestly higher.

As a material amount of PPP loans were forgiven and therefore repaid ahead of their scheduled maturity during fiscal 2021, the Company recognized accelerated accretion of interest income from deferred origination fees on these loans. In fiscal 2021, this component of interest income totaled \$3.4 million, adding 14 basis points to the net interest margin, with no comparable item in the prior fiscal year. Loan discount accretion and deposit premium amortization related to the Company's August 2014 acquisition of Peoples Bank of the Ozarks, the June 2017 acquisition of Capaha Bank, the February 2018 acquisition of Southern Missouri Bank of Marshfield, the Gideon Acquisition, and the Central Federal Acquisition, resulted in \$1.9 million in net interest income for fiscal 2020. The Company generally expects this component of net interest income will continue to decline over time, although volatility may occur to the extent we have periodic resolutions of specific loans. Combined, these components of net interest income contributed eight basis points to net interest income as a result of the resolution of a limited number of nonperforming loans, with no material contribution from similar resolutions in fiscal 2021. This recognition of interest income in the year-ago period contributed four basis points to net interest income interest income so margin.

Interest Income. Interest income for fiscal 2021 was \$109.5 million, an increase of \$2.4 million, or 2.3%, when compared to the prior fiscal year. The increase was due to an increase of \$306.7 million, or 14.2%, in the average balance of interest-earning assets, partially offset by a 52 basis point decrease in the average yield earned on interest-earning assets, from 4.97% in fiscal 2020, to 4.45% in fiscal 2021.

Interest income on loans receivable for fiscal 2021 was \$105.1 million, an increase of \$2.9 million, or 2.9%, when compared to the prior fiscal year. The increase was due to a \$208.3 million increase in the average balance of loans receivable, partially offset by a 37 basis point decrease in the average yield earned on loans receivable. The decrease in the average yield was attributed primarily to origination and repricing of loans and borrower refinancing as average market interest rates decreased significantly compared to the prior fiscal year, as the economy was impacted by the COVID-19 pandemic. The decrease in loan vields generally was partially offset by the accelerated accretion of deferred origination fees on PPP loans detailed above.

Interest income on the investment portfolio and other interest-earning assets was \$4.4 million for fiscal 2021, a decrease of \$524,000, or 10.6%, when compared to the prior fiscal year. The decrease was due to a 105 basis point decrease in the average yield earned on these assets, partially offset by a \$98.4 million increase in average balance of these assets. The notable decrease in average yield and increase in average balances was attributable primarily to the increase in cash and cash equivalents.

Interest Expense. Interest expense was \$16.8 million for fiscal 2021, a decrease of \$10.1 million, or 37.6%, when compared to the prior fiscal year. The decrease was due to a 63 basis point decrease in the average rate paid on interest-bearing liabilities, from 1.47% in fiscal 2020, to 0.84% in fiscal 2021, partially offset by an increase of \$176.1 million, or 9.6%, in the average balance of interest-bearing liabilities.

Interest expense on deposits was \$14.9 million for fiscal 2021, a decrease of \$9.2 million, or 38.2%, when compared to the prior fiscal year. The decrease was due to a 63 basis point decrease in the average rate paid on interest-bearing deposits, partially offset by the \$199.9 million increase in the average balance of those deposits. The decrease in the average rate paid on deposits was attributable primarily lower market interest rates over the course of fiscal 2021, as compared to the prior fiscal year.

Interest expense on FHLB advances was \$1.4 million for fiscal 2021, a decrease of \$566,000, or 29.3%, when compared to the prior fiscal year. The decrease was due to a \$21.3 million decrease in the average balance of these advances, combined with a 14 basis point decrease in the average rate paid on advances. The decrease in the average rate paid was attributable primarily to market declines in borrowing rates available on average during fiscal 2021, as compared to the prior fiscal year.

Provision for Credit Losses. The Company recorded a negative provision for credit losses of \$1.0 million for fiscal 2021, as compared to a provision for loan losses of \$6.0 million for the prior fiscal year. The negative provision in the current period was due both to a \$602,000 reduction in the Company's required allowance for credit losses on outstanding loan balances, as well as a \$422,000 reduction in the Company's required allowance for credit losses on outstanding loan balances, as well as a \$422,000 reduction in the Company's required allowance for off-balance sheet credit exposure. (In the prior fiscal year, the provision for off-balance sheet credit eredit exposure (as a component of noninterest expense.) Reduced provisioning was attributed primarily to a generally improved economic outlook as compared to the year-ago period, moderated growth in unguaranteed loan balances, along with relatively consistent levels of net charge offs, and reductions in adversely classified credits, delinquent loans, and nonperforming loans. As a percentage of average loans outstanding, the negative provision for off-code is the current fiscal year represented a recovery of 0.05% while the Company recorded net charge offs of 0.04% (annualized). (See Note 1 and Note 3 to the consolidated financial statements, "Critical Accounting Policies" and "Financial Condition – Allowance for Credit Losses" in this Item 7, and "Asset Quality" in Item 1 of this Form 10-K.)

Noninterest Income. Noninterest income was \$20.0 million for fiscal 2021, an increase of \$5.3 million, or 35.9%, when compared to the prior fiscal year. The increase was due primarily to increased gains realized on the sale of residential real estate loans originated for that purpose, loan servicing income, bank card interchange income, earnings on bank owned life insurance (BOLI), and other income, partially offset by a decrease in deposit account service charges and fees. Gains realized on the sale of residential real estate loans originated for that purpose, loan servicing and home-buying activity in the low market rate environment. Loan servicing income increased as the

Company saw increases in the dollar amount of loans serviced, and recognized a \$369,000 increase in the fair value of mortgage servicing rights, as compared to a \$391,000 decrease in fair value recognized in the prior fiscal year. Bank card interchange income improved as a result of increases in the number and dollar amount of card transactions. Earnings on BOLI increased due to \$696,000 in nonrecurring benefits in fiscal 2021. Deposit account service charges decreased as NSF activity was reduced.

Noninterest Expense. Noninterest expense was \$54.0 million for fiscal 2021, a decrease of \$405,000, or 0.7%, when compared to the prior fiscal year. The decrease in noninterest expense was attributable primarily to expenses included in the prior fiscal year's results related to the Central Federal acquisition, which totaled \$1.2 million, as compared to no material charges for comparable activity in the current fiscal year. Additionally, as noted in "Provision for Credit Losses" above, in the prior year, the provision for off-balance sheet credit exposure, which totaled \$648,000, was reported as a component of noninterest expense. The Company reported higher compensation expense, deposit insurance premiums, and occupancy expenses, while expenses related to and losses on the disposition of foreclosed real estate, amortization of core deposit intargibles, data processing expenses, and other expenses were lower. Compensation and occupancy increased as the Company added two facilities, and provided standard year-over-year compensation adjustments, although these came in a more challenging environment for recruitment and retention. The increase in deposit insurance premiums reflected a return to normalized levels for premiums after the Company benefitted from one-time assessment credits for much of the prior fiscal year. Starge spenses were reduced due to inclusion in the prior fiscal year's results of charges relating to the Central Federal acquisition, including contract termination charges, and other expenses were lower due in part to losses recognized in fiscal 2020 on disposal of former bank facilities that had been obtained in earlier acquisitions.

Provision for Income Taxes. The Company recorded an income tax provision of \$12.5 million for fiscal 2021, an increase of \$5.6 million, or 81.9%, as compared to the prior fiscal year, attributable to higher pre-tax income, and an increase in the Company's effective tax rate, to 21.0% for fiscal 2021, as compared to 20.0% for fiscal 2020. The higher effective tax rate was attributable primarily to reduced tax-advantaged investments relative to the Company's pre-tax income.

LIQUIDITY AND CAPITAL RESOURCES

Southern Missouri's primary potential sources of funds include deposit growth, FHLB advances, amortization and prepayment of loan principal, investment maturities and sales, and capital generated from ongoing operations. While scheduled repayments on loans and securities as well as the maturity of short-term investments are a relatively predictable source of funding, deposit flows, FHLB advance redemptions and loan and security prepayment rates are significantly influenced by factors outside of the Bank's control, including general economic conditions and market competition. The Bank has relied on FHLB advances as a source for funding cash or liquidity needs.

Southern Missouri uses its liquid assets as well as other funding sources to meet ongoing commitments, to fund loan demand, to repay maturing certificates of deposit and FHLB advances, to make investments, to fund other deposit withdrawals and to meet operating expenses. At June 30, 2022, the Bank had outstanding commitments to extend credit of \$707.7 million (including \$584.1 million in unused lines of credit). Total commitments to originate fixed-rate loans with terms in excess of one year were \$240.0 million at rates ranging from 2.19% to 6.75%, with a weighted-average rate of 4.67%. Management anticipates that current funding sources will be adequate to meet foreseeable liquidity needs.

For the fiscal year ended June 30, 2022, Southern Missouri increased deposits by \$484.3 million. The Company decreased FHLB advances by \$19.6 million. During the prior fiscal year, Southern Missouri increased deposits by \$146.0 million and decreased FHLB advances by \$12.5 million. At June 30, 2022, the Bank had reported \$889.7 million of its single-family residential and commercial real estate loan portfolios as eligible collateral to the FHLB for available credit of approximately \$539.5 million, so which \$38.2 million was advanced, while \$331,000 was encumbered in relation to residential real estate loans sold onto the secondary market through FHLB, and \$305,000 was utilized for the issuance of letters of credit to secure public unit deposits. The Bank had also pledged \$304.8 million of its agricultural real estate and agricultural operating and equipment loans to the Federal Reserve Bank of St. Louis's discount window

for available credit of approximately \$248.1 million, as of June 30, 2022, none of which was advanced. In addition, the Bank has the ability to identify eligible loans within several of its other loan portfolios, including, for example, its multi-family residential real estate, home equity, or commercial business loans, for additional credit availability with the FHLB. In total, FHLB borrowings are limited to 45% of Bank assets, or approximately \$1.5 bilion as most recently reported by the FHLB on June 30, 2022, which means that an amount up to \$1.5 billion may still be eligible to be borrowed from the FHLB, subject to available collateral. Along with the ability to borrow from the FHLB and Federal Reserve Bank of St. Louis, management believes its liquid resources will be sufficient to meet the Company's liquidity needs.

Liquidity management is an ongoing responsibility of the Bank's management. The Bank adjusts its investment in liquid assets based upon a variety of factors including (i) expected loan demand and deposit flows, (ii) anticipated investment and FHLB advance maturities, (iii) the impact on profitability, and (iv) asset/liability management objectives.

At June 30, 2022, the Bank had \$377.8 million in CDs maturing within one year and \$2.2 billion in other deposits without a specified maturity, as compared to \$358.8 million in CDs maturing within one year and \$1.8 billion in other deposits without a specified maturity as of June 30, 2021. Management believes that most maturing interest-bearing liabilities will be retained or replaced by new interest-bearing liabilities. Also, at June 30, 2022, the Bank had no overnight advances from the FHLB, \$8.0 million in term FHLB advances maturing within one year. At \$30.2 million in FHLB advances with a maturity date in excess of one year. Of the advances with maturity dates in excess of one year. S0 million is the advances with maturity dates in excess.

We also incur capital expenditures on an ongoing basis to expand and improve our product offerings, enhance and modernize our technology infrastructure, and to introduce new technology-based products to compete effectively in our markets. We evaluate capital expenditure projects based on a variety of factors, including expected strategic impacts (such as forecasted impact on revenue growth, productivity, expenses, service levels and customer retention) and our expected return on investment. The amount of capital investment is influenced by, among other things, current and projected demand for our services and products, cash flow generated by operating activities, cash required for other purposes and regulatory considerations. At June 30, 2022, we had other future obligations and accrued expenses of \$1.5 million. Based on our current capital allocation objectives, during fiscal 2023 we project expending approximately \$4.0 million to \$6.0 million of cash for capital investment in technology, property, plant and equipment. In addition, for the fiscal year ending June 30, 2023, we project that our fixed commitments will include (i) \$442,000 of operating and finance lease and other fixed payments and (ii) \$1.1 million of scheduled interest payments on subordinate notes. We believe that our liquid assets combined with the available lines of credit provide adequate liquidity to meet our current financial obligations for at least the next 12 months.

REGULATORY CAPITAL

Federally insured financial institutions are required to maintain minimum levels of regulatory capital. Federal Reserve regulations establish capital requirements, including a tier 1 leverage (or core capital) requirement and risk-based capital requirements. The Federal Reserve Board is also authorized to impose capital requirements in excess of these standards on individual institutions on a case-by-case basis.

At June 30, 2022, the Bank exceeded regulatory capital requirements with tier 1 leverage, total risk-based capital, and tangible common equity capital of \$325.2 million, 353.2 million and \$325.2 million, respectively. The Bank's tier 1 capital represented 10.22% of total adjusted assets and 11.91% of total risk-weighted assets, while total risk-based capital was 12.90% of total risk-weighted assets, and tangible common equity capital was 12.90% of total risk-weighted assets, and tangible common equity capital was 12.90% of total risk-weighted assets, and tangible common equity capital was 12.90% of total risk-weighted assets, and tangible common equity capital was 12.90% of total risk-weighted assets, and tangible common equity capital was 12.90% of total risk-weighted assets, and tangible common equity capital of 4.5% of risk-weighted assets, and tangible common equity capital of 4.5% of risk-weighted assets. To be considered well capitalized, the Bank must maintain tier 1 leverage capital levels of at least 5.0% of adjusted total assets. To be considered well capitalized, the Bank must maintain tier 1 leverage capital levels of at least 5.0% of risk-weighted assets, total risk-based capital levels of at least 5.0% of risk-weighted assets, and assets, and angible common equity capital of 5.5% of risk-weighted assets, and angible common equity capital of 6.5% of risk-weighted assets.

At June 30, 2022, the Company exceeded regulatory capital requirements with tier 1 leverage, total risk-based capital, and tangible common equity capital of \$335.3 million, \$370.0 million and \$320.0 million, respectively. The Company's tier 1 capital represented 10.41% of total adjusted assets and 12.16% of total risk-weighted assets, while total risk-based capital was 13.42% of total risk-weighted assets, and tangible common equity capital was 11.61% of total risk-weighted assets. To be considered adequately capitalized, the Company must maintain tier 1 leverage capital extension equity capital assets and 6.0% of risk-weighted assets, and tangible common equity capital of 4.5% of risk weighted assets.

See Item 1 – Business – Regulation, and Note 11 of the Notes to the Consolidated Financial Statements contained in Item 8 of this Form 10-K for additional detail on the Company's capital requirements.

IMPACT OF INFLATION

The consolidated financial statements and related data presented herein have been prepared in accordance with U.S. generally accepted accounting principles, which require the measurement of financial position and operating results in historical dollars without considering changes in the relative purchasing power of money over time due to inflation. The primary impact of inflation on the operations of the Company is reflected in increased operating costs. Unlike most industrial companies, virtually all of the assets and liabilities of a financial institution are monetary in nature. As a result, changes in interest rates generally have a more significant impact on a financial institution's performance than does inflation. Interest rates do not necessarily move in the same direction or to the same extent as the prices of goods and services. In the current interest rate environment, liquidity and maturity structure of the Company's assets and liabilities are critical to the maintenance of acceptable performance levels.

AVERAGE BALANCE, INTEREST AND AVERAGE YIELDS AND RATES

The following table sets forth certain information relating to the Company's average interest-earning assets and interest-bearing liabilities and reflects the average yield on assets and the average cost of liabilities for the periods indicated. These yields and costs are derived by dividing income or expense by the average balance of assets or liabilities, respectively, for the years indicated. Nonaccrual loans are included with other noninterest-earning assets.

The table also presents information with respect to the difference between the weighted-average yield earned on interest-earning assets and the weighted-average rate paid on interest-bearing liabilities, or interest rate spread, which financial institutions have traditionally used as an indicator of profitability. Another indicator of an institution's net interest income is its net yield (or net interest margin) on interest-earning assets, which is its net interest margin) on interest-earning assets, which is its net interest income is affected by the interest rate spread and by the

relative amounts of interest-earning assets and interest-bearing liabilities. When interest-earning assets approximate or exceed interest-bearing liabilities, any positive interest rate spread will generate net interest income.

						Y	ears I	Ended June 30,						
			202	22			2021	2020						
(dollars in thousands)		Average		terest and	Yield/	Average		Interest and	Yield/	-	Average		erest and	Yield/
		Balance	D	Dividends	Cost	Balance		Dividends	Cost		Balance	D	ividends	Cost
Interest-earning assets:														
Mortgage loans (1)	\$	1,953,460	\$	90,522	4.63 % \$			\$ 84,319	5.07 %	\$	1,506,098	\$	77,906	5.17 %
Other loans (1)		471,350		20,973	4.45	505,35		20,758	4.11	_	455,562	_	24,223	5.32
Total net loans		2,424,810		111,495	4.60	2,170,00		105,077	4.84		1,961,660		102,129	5.21
Mortgage-backed securities		152,280		2,738	1.80	121,14		2,042	1.69		121,079		2,802	2.31
Investment securities (2)		77,996		2,197	2.82	71,48		2,130	2.98		62,985		1,992	3.16
Other interest-earning assets	_	127,958		437	0.34	97,54		226	0.23	_	7,767	_	129	1.66
TOTAL INTEREST- EARNING ASSETS (1)		2,783,044		116,867	4.20	2,460,18		109,475	4.45		2,153,491		107,052	4.97
Other noninterest-earning assets (3)		181,973	_			170,33			_	_	186,019	_		_
TOTAL ASSETS	\$	2,965,017		116,867		2,630,52	2	109,475	_	\$	2,339,510		107,052	
Interest-bearing liabilities:														
Savings accounts	\$	253,651		672	0.26 \$	203,49	3	566	0.28	\$	167,458		1,099	0.66
NOW accounts		1,062,913		5,164	0.49	861,79	6	5,036	0.58		679,277		6,529	0.96
Money market accounts		276,579		928	0.34	241,53	4	833	0.34		211,059		2,654	1.26
Certificates of deposit		586,017		5,058	0.86	618,88	4	8,454	1.37		667,987		13,802	2.07
TOTAL INTEREST- BEARING DEPOSITS		2,179,160		11,822	0.54	1,925,70	7	14,889	0.77		1,725,781		24,084	1.40
Borrowings:														
Securities sold under agreements to repurchase		_		_	_	-	-	_	_		82		_	0.03
FHLB advances		43,410		792	1.83	65,89	6	1,366	2.07		87,241		1,932	2.21
Note payable		_		_	-	-	-	-	_		2,547		112	4.39
Junior subordinated debt		18,189		686	3.77	15,19	3	534	3.51		15,093		788	5.22
TOTAL INTEREST- BEARING LIABILITIES		2,240,759		13,300	0.59	2,006,79	6	16,789	0.84		1,830,744		26,916	1.47
Noninterest-bearing demand deposits		408,148		_		343,64		_	-		244,090			-
Other liabilities		10,651		_	-	13,37		-	_		16,780		_	-
TOTAL LIABILITIES		2,659,558		13,300	-	2,363,81	4	16,789	-		2,091,614		26,916	
Stockholders' equity	_	305,459		_		266,70			_	_	247,896			_
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	s	2,965,017		13,300	- 5	2,630,52	2	16,789	-	\$	2,339,510		26,916	-
										-		-		
Net interest income			\$	103,567				\$ 92,686				\$	80,136	
Interest rate spread (4)			_		3.61 %				3.61 %					3.50 %
Net interest margin (5)					3.72 %				3.77 %					3.72 %
Ratio of average interest-earning assets to average interest-														
bearing liabilities		124.20 %	i.			122.5	9%				117.63 %			

bearing liabilities

ring liabilities 124.20 %
Calculated net of deferred loan facousts and loans-in-process. Nonaccrual loans are not included in average loans.
Includes FHL membership atoek, Foderal Reserve membership stock, and related cash dividends.
Includes equity securities and related cash dividends.
Regresens the difference between the average rate on interest-earning assets and the average cost of interest-bearing liabilities.
Represents net interest income divided by average interest-earning assets. (1) (2) (3) (4) (5)

YIELDS EARNED AND RATES PAID

The following table sets forth for the periods and at the date indicated, the weighted average yields earned on the Company's assets, the weighted average interest rates paid on the Company's liabilities, together with the net yield on interest-earning assets.

	At June 30,	For The	For The Year Ended June 30,	
	2022	2022	2021	2020
Weighted-average yield on loan portfolio	4.49 %	4.60 %	4.84 %	5.21 %
Weighted-average yield on mortgage-backed securities	2.03	1.80	1.69	2.31
Weighted-average yield on investment securities (1)	3.09	2.82	2.98	3.16
Weighted-average yield on other interest-earning assets	1.67	0.34	0.23	1.66
Weighted-average yield on all interest-earning assets	4.27	4.20	4.45	4.97
Weighted-average rate paid on interest-bearing deposits	0.68	0.54	0.77	1.40
Weighted-average rate paid on securities sold under agreements to repurchase	_	_	_	0.03
Weighted-average rate paid on FHLB advances	1.47	1.83	2.07	2.21
Weighted-average rate paid on note payable	—		—	4.39
Weighted-average rate paid on subordinated debt	4.77	3.77	3.51	5.22
Weighted-average rate paid on all interest-bearing liabilities	0.73	0.59	0.84	1.47
Interest rate spread (spread between weighted average rate on all interest-earning assets and all				
interest- bearing liabilities)	3.54	3.61	3.61	3.50
Net interest margin (net interest income as a percentage of average interest-earning assets)	3.67	3.72	3.77	3.72

(1) Includes Federal Home Loan Bank, Federal Reserve Bank stock.

RATE/VOLUME ANALYSIS

The following table sets forth the effects of changing rates and volumes on net interest income of the Company. Information is provided with respect to (i) effects on interest income attributable to changes in volume (changes in volume multiplied by prior rate), (ii) effects on interest income attributable to changes in rate multiplied by prior volume), and (iii) changes in rate/volume (change in rate multiplied by change in volume).

				Years End 2022 Comp Increase (De	ared	to 2021		Years Ended June 30, 2021 Compared to 2020 Increase (Decrease) Due to							
(dollars in thousands)		Rate/ Rate Volume Net						Rate		Volume		Rate/ Volume		Net	
Interest-earning assets:															
Loans receivable (1)	\$	(5,452)	\$	13,232	\$	(1,362)	\$ 6,418	\$	(7,128)	\$	10,848	\$	(772)	\$	2,948
Mortgage-backed securities		136		525		35	696		(761)		2		(1)		(760)
Investment securities (2)		(117)		194		(10)	67		(115)		269		(15)		139
Other interest-earning deposits		108		70		33	211		(111)		1,486		(1,278)		97
Total net change in income on interest-	_														
earning assets		(5,325)		14,021		(1,304)	7,392		(8,115)		12,605		(2,066)		2,424
Interest-bearing liabilities:															
Deposits		(4,011)		986		(42)	(3,067)		(9,796)		1,359		(758)		(9,195)
Securities sold under agreements to															
repurchase		_		_		_	_		_		_		_		
FHLB advances		(163)		(466)		55	(574)		(124)		(473)		31		(566)
Note payable		_		_		_	_				(112)		_		(112)
Subordinated debt		38		105		9	152		(257)		5		(1)		(253)
Total net change in expense on interest-	_														
bearing liabilities		(4,136)		625		22	(3,489)		(10,177)		779		(728)		(10,126)
Net change in net interest income	\$	(1,189)	\$	13,396	\$	(1,326)	\$ 10,881	\$	2,062	\$	11,826	\$	(1,338)	\$	12,550

Does not include interest on loans placed on nonaccrual status.
 Does not include dividends earned on equity securities.

Item 7A Quantitative and Qualitative Disclosures About Market Risk

The goal of the Company's asset/liability management strategy is to manage the interest rate sensitivity of both interest-earning assets and interest-bearing liabilities in order to maximize net interest income without exposing the Company to an excessive level of interest rate risk. The Company employs various strategies intended to manage the potential effect that changing interest rates may have on future operating results. The primary asset/liability management strategy has been to focus on matching the anticipated repricing intervals of interest-earning assets and interest-bearing liabilities. At times, however, depending on the level of general interest rates, the relationship between long- and short-term interest rates, market conditions and competitive factors, the Company may increase its interest rate risk position in order to maintain its net interest margin.

In an effort to manage the interest rate risk resulting from fixed rate lending, the Company has at times utilized longer term (up to 10 year maturities), fixed-rate FILB advances, which may be subject to early redemption to offset interest rate risk. Other elements of the Company's current asset/liability strategy include: (i) increasing originations of commercial real estate, commercial business loans, agricultural real estate, and agricultural operating lines, which typically provide higher yields and shorter repricing periods, but inherently increase credit risk, (ii) limiting the price volatility of the investment portfolio by maintaining a relatively short weighted average maturity, (iii) actively soliciting less rate-sensitive nonmaturity deposits, and (iv) offering competitively priced money market recommercial (Doparitie) accounts and CDs with

maturities of up to five years. The degree to which each segment of the strategy is achieved will affect profitability and exposure to interest rate risk.

The Company continues to generate long-term, fixed-rate residential loans. During the fiscal year ended June 30, 2022, fixed rate residential loan originations totaled \$269.9 million (of which \$43.2 million was originated for sale into the secondary market), compared to \$311.5 million during the prior year (of which \$152.9 million was originated for sale into the secondary market). At June 30, 2022, the fixed-rate, single-family residential loan portfolio totaled \$499.2 million, with a weighted average maturity of 183 months, compared to \$346.9 million with a weighted average maturity of 187 months at June 30, 2021. The Company originated \$14.9 million in adjustable rate residential loans originated \$41.4 million, or 15.4%, of loans receivable, at June 30, 2021. The Company originated \$33.81. million, or 15.4%, of loans receivable, at June 30, 2022, compared to \$33.81. million, or 15.4%, of loans receivable, at June 30, 2022, compared \$580.0 million in fixed rate commercial, commercial real estate, and multi-family loans during the prior fiscal year. The Company also originated \$64.2 million in adjustable rate commercial, commercial real estate, and multi-family loans during the fiscal year. The Company also originated \$64.2 million in adjustable rate commercial, commercial real estate, and multi-family loans during the fiscal year. The Company also originated \$64.2 million in adjustable rate commercial, commercial real estate, and multi-family loans during the fiscal year. The Company also originated \$64.2 million at adjustable rate commercial, commercial real estate, and multi-family loans during the fiscal year. The Company also originated \$63.2 million during the prior fiscal year. At June 30, 2022, compared to \$63.3 million during the prior fiscal year. At June 30, 2022, compared to \$63.3 million during the prior fiscal year. At June 30, 2022, compared to \$63.3 million during the prior fiscal year. At June 30, 2022, compared to \$63.2 million at \$65.0 million and adjustable rate home equity lines of credit

INTEREST RATE SENSITIVITY ANALYSIS

The following table sets forth as of June 30, 2022 and 2021, management's estimates of the projected changes in net portfolio value in the event of 100, 200, and 300 basis point, instantaneous and permanent increases or decreases in market interest rates.

Computations of prospective effects of hypothetical changes in interest rates and are based on an internally generated model using the actual maturity and repricing schedules for Southern Bank's loans and deposits, adjusted by management's assumptions for prepayment rates and deposit runoff. Further, the computations do not consider any reactions that the Bank may undertake in response to changes in interest rates. These projected changes should not be relied upon as indicative of actual results in any of the aforementioned interest rate changes.

Management cannot accurately predict future interest rates or their effect on the Company's NPV and net interest income in the future. Certain shortcomings are inherent in the method of analysis presented in the computation of NPV. For example, although certain assets and liabilities may have similar maturities or periods of repricing, they may react in different degrees to changes in market interest rates. Also, the interest rates on octrain types of assets and liabilities may flave of changes in market interest rates are short beind changes in market interest rates. Additionally, most of Southern Bank's loans have features while interest rates on other types of assets and liabilities may lag behind changes in market interest rates. Further, in the event of a change in interest rates, prepayment and early withdrawal levels would likely deviate significantly from those assumed in calculating the foregoing table. Finally, the ability of many borrowers to service their debt may decrease in the event of an interest rate increase.

7	ć	
I	o	

			June 30, 2022			
		N	et Portfolio		NPV as Percer PV of Ass	
Change in Rates	 Value	(Dolla	Change rs in thousands)	% Change	NPV Ratio (%)	Change (basis points)
+300 bp	\$ 189,624	\$	(129,048)	(40)	6.50	(345)
+200 bp	231,603		(87,069)	(27)	7.70	(225)
+100 bp	286,614		(32,058)	(10)	9.20	(75)
0 bp	318,672		_	_	9.95	_
-100 bp	350,857		32,185	10	10.66	71
-200 bp	442,479		123,807	39	13.06	311
-300 bp	523,486		204,814	64	15.09	514

		Net Portfol	lio		NPV as Perce PV of As	
Change in Rates	 Value	Chang		% Change	NPV Ratio	Change
		(Dollars in thou			(%)	(basis points)
+300 bp	\$ 252,800	\$	(46,274)	(15)	10.05	(96)
+200 bp	277,898		(21,176)	(7)	10.76	(25)
+100 bp	297,372		(1,702)	(1)	11.23	21
0 bp	299,074		—	_	11.01	_
-100 bp	334,713		35,638	12	12.11	109
-200 bp	347,520		48,446	16	12.51	149
-300 bp	352,759		53,685	18	12.67	165

The Company's growth strategy has included origination of fixed-rate loans, as discussed under Item 7a "Quantitative and Qualitative Disclosures About Market Risk" above. The Company's interest rate sensitivity has increased during the fiscal year ended June 30, 2022, primarily as a result of these originations. This increased sensitivity is reflected in the tables above.

The Company has worked to limit its exposure to rising rates by (a) increasing the share of funding on its balance sheet obtained from non-maturity transaction accounts, (b) limiting FHLB borrowings and (c) limiting the duration of its available-for-sale investment portfolio.

Item 8. Financial Statements and Supplementary Information

Report of Independent Registered Public Accounting Firm

To the Shareholders, Board of Directors, and Audit Committee Southern Missouri Bancorp, Inc. Poplar Bluff, Missouri

Opinion on the Consolidated Financial Statements

We have audited the accompanying consolidated balance sheets of Southern Missouri Bancorp, Inc. (the "Company") as of June 30, 2022 and 2021 and the related consolidated statements of income, comprehensive income, stockholders' equity, and cash flows for each of the years in the three-year period ended June 30, 2022, and the related notes (collectively referred to as the "financial statements"). In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Company as of June 30, 2022 and 2021, and the results of its operations and its cash flows for each of the years in the three-year period ended June 30, 2022, in conformity with accounting principles generally accepted in the United States of America.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the Company's internal control over financial reporting as of June 30, 2022, based on criteria established in *Internal Control – Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated September 13, 2022, expressed an unqualified opinion thereon.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits.

We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Critical Audit Matters

The critical audit matters communicated below are matters arising from the current-period audit of the financial statements that were communicated or required to be communicated to the audit committee and that: (1) relate to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on

the financial statements, taken as a whole, and we are not, by communicating the critical audit matters below, providing separate opinions on the critical audit matters or on the accounts or disclosures to which they relate.

Allowances for Credit Losses

The Company's loan portfolio totaled \$2.7 billion as of June 30, 2022 and the associated allowance for credit losses on loans was \$33.2 million. The Company's unfunded loan commitments totaled \$38.7 million, with an associated allowance for credit loss of \$3.4 million. Together these amounts represent the allowances ("ACL"). As discussed in Notes 1 and 3 to the consolidated financial statements, the allowance for credit losses related to loans is a contra-asset valuation account that is deducted from the amorized cost basis of loans to present the net amount expected to be collected. As discussed in Notes 1 and 3 to the consolidated financial statements is a liability account and is included in other liabilities. The amount of each allowance account represented management's best estimate of current expected credit losses on these financial instruments considering all relevant available information, from internal and external sources, relevant to assessing exposure to credit loss over the contractual term of the instrument.

In calculating the allowance for credit losses, loans were segmented into pools based upon similar risk characteristics. For each of these loan pools, management measured expected credit losses over the life of each loan utilizing either a remaining life model or a discounted cash flow (DCF) model. The remaining life model used historical internal and peer loss rates applied to the estimated remaining life of each pool. For the DCF model, management generates cash flow projections at the instrument level adjusting payment expectations for estimated prepayment speed, curtailments, time to recovery, probability of default and loss given default. The Company uses regression analysis of historical internal and peer data to determine suitable loss drivers while modeling lifetime probability of default and loss given default. The Company's analysis also determines how expected probability of default and loss given default will react to forecasted levels of the loss drivers. The models were adjusted to reflect the current impact of certain macroeconomic variables as well as their expected changes over a reasonable and supportable forecast period. After the reasonable and supportable forecast period, the forecasted macroeconomic variables were reverted to their historical mean utilizing a rational, systematic basis. Additional qualitative adjustments are applied for risk factors that are not considered within the modeling process but are relevant in assessing the expected credit losses within the loan pools. Loans that do not share risk characteristics are evaluated on an individual basis, which may be based on the fair value of the collateral or a discounted cash flow model of expected eash flows. For unfunded commitments, the Company applies expected funding percentages to the respective model loss rates based on similar risk characteristics to estimate the allowance for credit losses.

Auditing management's estimate of the ACL and allowance for unfunded commitments involves a high degree of subjectivity due to the complexities of the key assumptions used, such as applicable loss drivers for collectively evaluated segments of the loan portfolio and the timing and amount of cash flows for individually analyzed loans. Management's identification and measurement of the qualitative factor adjustments is highly judgmental and had a significant effect on the ACL. There was a high degree of auditor judgment involved, due to the significant judgments made by management related to significant assumptions used and related uncertainty in determining the ACL. Therefore, there was an increased level of audit effort when performing audit procedures to evaluate ACL.

How We Addressed the Matter in Our Audit

The primary procedures we performed related to this CAM included:

- Obtained an understanding of the Company's process for establishing the ACL, including the implementation of models and assumptions and the qualitative factor adjustments of the ACL
- Evaluated and tested the design and operating effectiveness of related controls over the reliability and accuracy of data used to calculate and estimate
 the various components of the ACL including:
 - $\circ \quad \ \ {\rm Loan \ data \ completeness \ and \ accuracy}$
 - Grouping of loans based on similar risk characteristics
 - Use of historical internal data and external peer data
 - Model inputs utilized
 - Approval of model assumptions selected
 - Establishment of qualitative factors
 - Loan risk ratings
- Tested the mathematical accuracy of the calculation of the ACL
- Performed reviews of individual credit files and internally prepared loan review reports and support to evaluate the reasonableness of loan credit risk
 ratings
- Tested the completeness and accuracy, including the evaluation of the relevance and reliability, of inputs utilized in the calculation of the ACL
- · Evaluated the reasonableness of selected loss drivers utilized and loss driver forecasts for loan segments
- · Tested the reasonableness of specific allowances on individually reviewed loans
- · Tested the reasonableness of the peer group utilized for inclusion with the selected loss drivers
- Evaluated analytically credit quality trends in delinquencies, non-accruals, charge-offs and loan risk ratings
- Evaluated the overall reasonableness of the ACL considering trends identified within peer groups
- · Tested significant assumptions used in the estimation of the ACL of unfunded loan commitments
- Evaluated qualitative adjustments made to the ACL, including assessing the reasonableness and basis for those adjustments in estimating the ACL

Business Combination

Description of the Matter

As described in Note 14 to the consolidated financial statements, the Company completed an acquisition with one bank holding company during the year ended June 30, 2022, resulting in the expansion of the Company's operating footprint and additional goodwill of approximately \$13 million being recognized on the Company's consolidated balance sheet. Management determined that the acquisition qualified as a

business combination. Accordingly, all identifiable assets acquired and liabilities assumed were valued at fair value as part of the purchase price allocation as of each acquisition date. The identification and valuation of such acquired assets and assumed liabilities requires management to exercise significant judgment and consider the use of outside vendors to estimate the fair value allocations.

We identified the acquisition and the related valuation of acquired assets and assumed liabilities as a critical audit matter. Auditing the acquired net assets and acquisition-related considerations involved a high degree of subjectivity in evaluating management's operational assumptions of the acquisitions, fair value estimates, purchase price allocations, and assessing the appropriateness of management's valuation models.

How We Addressed the Matter in Our Audit

The primary procedures we performed to address the accounting for the business combinations included:

- Obtained and reviewed the executed Agreement and Plan of Merger document to gain an understanding of the underlying terms of the completed acquisitions
- Obtained and reviewed management's business combination memos to gain an understanding of the procedures performed to identify and calculate the fair value of the acquired assets and liabilities
- Tested management's business combination accounting analysis, focusing on the completeness and accuracy of the assets acquired and liabilities
 assumed and the related fair value purchase price allocations
- Obtained valuation estimates prepared by management internally and challenged management's analysis of the appropriateness of the valuations
 allocated to assets acquired and liabilities assumed; including but not limited to, testing of critical inputs, assumptions applied, and valuation models
 utilized
- Utilized FORVIS's internal valuation specialists to assist with evaluating the related fair value purchase price allocations made to certain identified
 assets acquired and liabilities assumed
- Tested the goodwill calculation resulting from the completed acquisition, which is the difference between the total net consideration paid and the fair value of the net assets acquired
- Evaluated the accuracy and completeness of the disclosures made in the consolidated financial statements

FORVIS (Formerly BKD, LLP)

/sig/ FORVIS, LLP

We have served as the Company's auditor since 2002. Decatur, Illinois September 13, 2022

> CONSOLIDATED BALANCE SHEETS < JUNE 30, 2022 AND 2021 Southern Missouri Bancorp, Inc.

		2022		2021
(dollars in thousands)				
Assets				
Cash and cash equivalents	\$	86,792	\$	123,592
Interest-bearing time deposits		4,768		979
Available for sale securities (Note 2)		235,394		207,020
Stock in FHLB of Des Moines		5,893		5,873
Stock in Federal Reserve Bank of St. Louis		5,790		5,031
Loans receivable, net of ACL of \$33,192 and \$33,222 at June 30, 2022 and June 30, 2021, respectively (Note 3)		2,686,198		2,200,244
Accrued interest receivable		11,052		10,079
Premises and equipment, net (Note 4)		71,347		64,077
Bank owned life insurance – cash surrender value		48,705		43,817
Goodwill		27,288		14,089
Other intangible assets, net		8,175		7,129
Prepaid expenses and other assets		23,380		18,600
TOTAL ASSETS	\$	3,214,782	\$	2,700,530
	_		_	, ,
Liabilities and Stockholders' Equity				
Deposits (Note 5)	\$	2,815,075	\$	2,330,803
Advances from FHLB (Note 6)		37,957		57,529
Accounts payable and other liabilities		17,122		12,753
Accrued interest payable		801		779
Subordinated debt (Note 7)		23.055		15.243
TOTAL LIABILITIES		2,894,010		2,417,107
		,,		, , ,
Commitments and contingencies (Note 12)				
Common stock, \$.01 par value; 25,000,000 shares authorized; 9,815,736 and 9,361,629 shares issued at				
June 30, 2022 and June 30, 2021, respectively		98		94
Additional paid-in capital		119.162		95,585
Retained earnings		240.115		200,140
Treasury stock of 588,625 and 456,431 shares at June 30, 2022 and June 30, 2021, respectively, at cost		(21,116)		(15,278)
Accumulated other comprehensive income (loss)		(17,487)		2,882
TOTAL STOCKHOLDERS' EQUITY		320,772		283.423
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	S	3,214,782	\$	2,700,530
TOTAL EIABILITIES AND STOCKHOLDER'S EQUIT	9	5,214,782	÷	2,700,550

See accompanying notes to consolidated financial statements.

> CONSOLIDATED STATEMENTS OF INCOME < YEARS ENDED JUNE 30, 2022, 2021 AND 2020 Southern Missouri Bancorp. Inc.

2020

\$

102,129

1,992 2,802

129 107,052

24,084 1,932 112

788 26,916 80,136 6,002

74,134

5,680 3,073 573 196 1,258 1,630

1,021 1,319

7,288 5,173

1,263 155 969 1,227 804 1,771

6,890

6,887

27,545

3.00

2.99

0.60

\$ \$

0.62

(3)

	Southern Missouri Bancorp, Inc.			
(d	ollars in thousands except per share data)	 2022		2021
Interest Income:				
Loans		\$ 111,495	\$	105,077
Investment securities		2,197		2,130
Mortgage-backed securities		2,738		2,042
Other interest-earning assets		437		226
	TOTAL INTEREST INCOME	 116,867	_	109,475
Interest Expense:				
Deposits		11,822		14,889
Advances from FHLB		792		1,366
Note payable		_		_
Subordinated debt		686		534
	TOTAL INTEREST EXPENSE	13,300		16,789
	NET INTEREST INCOME	 103,567		92,686
Provision for credit losses (Note 3)		1,487		(1,024)
	NET INTEREST INCOME AFTER PROVISION FOR LOAN LOSSES	 102,080	_	93,710
Noninterest income:		 	_	
Deposit account charges and relat	ed fees	6,450		5,254
Bank card interchange income		4,224		3,913
Loan late charges		553		587
Loan servicing fees		946		1,454
Other lean fees		2 260		1 200

Noninterest inco Deposit account Bank card inter Loan late charge Loan servicing Other loan fees 1,200 3,980 90 2,369 1,598 Net realized gains on sale of loans Net realized gains on sale of AFS securities Earnings on bank owned life insurance Other income 1,800 1,764 1,168 3,895 TOTAL NONINTEREST INCOME 21,203 20,042 14,750 Noninterest expense: Compensation and benefits Occupancy and equipment, net Data processing expense 29,336 35,611 31,010 9,248 5,996 7,880 4,812 1,273 743 1,362 1,496 823 1,441 Telecommunications expense Deposit insurance premiums Legal and professional fees 1,261 766 1,093 1,080 796 1,395 Advertising Postage and office supplies Intangible amortization Foreclosed property expenses/losses Provision for off balance sheet credit exposure 1,771 992 648 4,826 54,452 34,432 522 142 4,864 3,812 Other operating expense TOTAL NONINTEREST EXPENSE INCOME BEFORE INCOME TAXES 63,379 54,047 59,705 59,904 Income Taxes (Note 9) Current 10,844 1,681 13,352 Deferred (617) 12,525 12,735 NET INCOME \$ 47,169 47,180 5.22 5.22 Basic earnings per share \$ 5.22 5.21

Diluted earnings per share Dividends paid

. See accompanying notes to consolidated financial statements.

83

\$

\$

\$

0.80

> CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME < YEARS ENDED JUNE 30, 2022, 2021 AND 2020 Southern Missouri Bancorp, Inc.

(dollars in thousands)			2022		2021		2020
	NET INCOME	\$	47,169	\$	47,180	\$	27,545
Other comprehensive income (loss):							
Unrealized gains (losses) on securities available-for-sale			(26, 100)		(1,925)		4,095
Less: reclassification adjustment for realized gains included in net income			—		90		_
Defined benefit pension plan net gain (loss)			(11)		6		6
Tax benefit (expense)			5,742		444		(901)
Total other comprehensive income (loss)			(20,369)		(1,565)		3,200
	COMPREHENSIVE INCOME	\$	26,800	\$	45,615	\$	30,745
	COMPREHENSIVE INCOME	-	20,000	3	45,015	φ	50,745

See accompanying notes to consolidated financial statements.

> CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY < YEARS ENDED JUNE 30, 2022, 2021 AND 2020 Southern Missouri Bancorp, Inc.

(du	ollars in thousands)	Common Stock	Additional Paid-In Capital	Retained Earnings	Treasury Stock	Accumulated Other Comprehensive Income (Loss)	Total Stockholders' Equity
	BALANCE AS OF JUNE 30, 2019	\$ 93	\$ 94,541	\$ 143,677	\$ (1,166)	\$ 1,247	\$ 238,392
Net Income				27.545			27.545
Change in unrealized gain on ava	ailable for sale securities net			27,010		3.194	3,194
Defined benefit pension plan net	gain					6	6
Dividends paid on common stock				(5,513)			(5,513)
Stock option expense	()		74	(74
Stock grant expense			356				356
Exercise of stock options			64				64
Treasury stock purchased					(5,771)		(5,771)
	BALANCE AS OF JUNE 30, 2020	93	95,035	165,709	(6,937)	4,447	258,347
Impact of ASU 2016-13 adoption	n			(7,151)			(7.151)
Net Income				47,180			47.180
Change in unrealized gain on avail	ailable for sale securities, net					(1.571)	(1,571)
Defined benefit pension plan net	gain					6	6
Dividends paid on common stock	k (\$.62 per share)			(5,598)			(5,598)
Stock option expense	• •		142				142
Stock grant expense			408				408
Common stock issued		1					1
Treasury stock purchased					(8,341)		(8,341)
	BALANCE AS OF JUNE 30, 2021	94	95,585	200,140	(15,278)	2,882	283,423
Net Income				47.169			47.169
Change in unrealized loss on ava	ulable for sale securities, net					(20.358)	(20,358)
Defined benefit pension plan net						(11)	(11)
Dividends paid on common stocl	k (\$.80 per share)			(7,194)		(1)	(7,194)
Stock option expense	• •		165	(, , , , , , , , , , , , , , , , , , ,			165
Stock grant expense			532				532
Common stock issued		4	22,880				22,884
Treasury stock purchased					(5,838)		(5,838)
	BALANCE AS OF JUNE 30, 2022	\$ 98	\$ 119,162	\$ 240,115	\$ (21,116)	\$ (17,487)	\$ 320,772

See accompanying notes to consolidated financial statements.

> CONSOLIDATED STATEMENTS OF CASH FLOWS < YEARS ENDED JUNE 30, 2022, 2021 AND 2020 Southern Missouri Bancorp, Inc.

(dollars in th	ousands)	2022			2021		2020
Cash Flows From Operating Activities:							
	NET INCOME	\$	47,169	\$	47,180	\$	27,545
Items not requiring (providing) cash:							
Depreciation			4,480		4,029 80		3,783 482
Loss on disposal of fixed assets			3 697		550		482
Stock option and stock grant expense Loss on sale/write-down of REO			460		550		430
Amortization of intangible assets			460		1,395		1.771
Amortization of intangible assets Accretion of purchase accounting adjustments			(1.565)		(1.502)		(1.403)
Increase in cash surrender value of bank owned life insurance	(ROLI)		(1,168)		(1,502)		(1,403)
Provision for credit losses	(BOLI)		1.487		(1,800)		6.002
Gains realized on sale of AFS securities			1,407		(1,024)		0,002
Net amortization of premiums and discounts on securities			1.198		1.633		1.295
Bargain purchase gain			1,170		1,000		(123
Originations of loans held for sale			(42.808)		(151,171)		(72.165
Proceeds from sales of loans held for sale			44.004		151.813		70,929
Gain on sales of loans held for sale			(1,598)		(3,980)		(1,630
Changes in:							
Accrued interest receivable			(391)		2,037		(1,758)
Prepaid expenses and other assets			9,681		1,790		4,566
Accounts payable and other liabilities			5,016		(47)		1,224
Deferred income taxes			(617)		1,681		26
Accrued interest payable			(147)		(867)		(453)
	NET CASH PROVIDED BY OPERATING ACTIVITIES		67,342		51,762		40,301
Cash flows from investing activities:							
Net increase in loans		C	281.544)		(62.864)		(246.930)
Net change in interest-bearing deposits			(1,488)		(7)		(2
Proceeds from maturities of available for sale securities			40,474		57,723		51,649
Proceeds from sales of available for sale securities			_		16,284		_
Net (purchases) redemptions of Federal Home Loan Bank sto	ck		691		517		(1,072)
Net purchases of Federal Reserve Bank of St. Louis stock			(759)		(668)		(13)
Purchases of available-for-sale securities			(96,144)		(108,057)		(55,486)
Purchases of long-term investment			(383)		(40)		_
Purchases of premises and equipment			(4,617)		(2,856)		(4,304
Purchases of BOLI			40.00		_		(4,000
Net cash paid (received) for acquisition			48,767		(5.225)		(9,080
Investments in state & federal tax credits Proceeds from sale of fixed assets			(11,276) 928		(5,325) 580		(5,103) 349
Proceeds from sale of foreclosed assets			1.423		1.444		
Proceeds from sale of foreclosed assets Proceeds from BOLI claim			1,423		1,444		1,632
Floceeds from BOLI claim	NET CASH USED IN INVESTING ACTIVITIES		303.928)		(101,918)		(272.360)
Cont form from formation anticipier	NET CASH USED IN INVESTING ACTIVITIES	(.	505,928)		(101,918)	-	(272,360
Cash flows from financing activities: Net increase in demand deposits and savings accounts			273.356		257.876		249.285
Net increase in demand deposits and savings accounts Net decrease in certificates of deposits					(111.885)		(4,788)
Net decrease in certificates of deposits Net decrease in securities sold under agreements to repurchas			(31,221)		(111,885)		(4,788)
Proceeds from Federal Home Loan Bank advances	e		_		110,100		640,900
Repayments of Federal Home Loan Bank advances			(29,300)		(122,649)		(615,897)
Repayments of long term debt			(2),500)		(122,047)		(3,000
Exercise of stock options			_		_		64
Purchase of treasury stock			(5.838)		(8.341)		(5.771)
Dividends paid on common stock			(7,194)		(5,598)		(5.513
	NET CASH PROVIDED BY FINANCING ACTIVITIES	_	99.803		119 503	-	250 904
(Decrease) increase in cash and cash equivalents	ALT CASH TROVIDED DI TRANCINO ACTIVITIES		(36,783)		69.347		18,845
Cash and cash equivalents at beginning of period			23,592		54,245		35,400
Cash and cash equivalents at end of period		\$	86.809	s	123 592	¢.	54,245
		ف	00,007	ş	123,372	ş	34,243
Supplemental disclosures of cash flow information:							

Noncash investing and financing activities: Conversion of loans to foreclosed real estate						
	\$	127	\$	748	\$	1,057
Conversion of loans to repossessed assets		26		461		210
Right of use assets obtained in exchange for lease obligations: Operating Leases		95		804		2,004
The Company purchased all of the Fortune Financial Corporation on February 25, 2022.						
In comparisy purchased an or the Fortune Financial Corporation for Fortuary 25, 2022.						
Fair value of assets acquired	s	267,913				
Less' common stock issued	.,	22,885				
Cash received Liabilities assumed		12,663				
Liabilities assumed		232,365				
The Company assumed the liabilities and purchased associated assets of the First National Bank -Cairo branch on December 15, 2021.						
In conjunction with the acquisition, liabilities were assumed as follows:						
Fair value of assets acquired	\$	1.707				
Cash paid		27,151				
Liabilities assumed		28,859				
The Company purchased all of the capital stock of Central Federal for \$21,942 on May 22, 2020.						
In conjunction with the acquisitions, liabilities were assumed as follows:						
Fair value of assets acquired					\$	70,570
Cash paid for the capital stock						21,942
Liabilities assumed						48,504
Cash paid during the period for:						
Interest (net of interest credited)	S	2,057	S	2,654	S	3.813
Income taxes		361		9.240		2,437
				.,		_,

See accompanying notes to consolidated financial statements.

NOTE 1: Organization and Summary of Significant Accounting Policies

Organization. Southern Missouri Bancorp, Inc., a Missouri corporation (the Company) was organized in 1994 and is the parent company of Southern Bank (the Bank). Substantially all of the Company's consolidated revenues are derived from the operations of the Bank, and the Bank represents substantially all of the Company's consolidated assets and liabilities. SB Real Estate Investments, LLC is a wholly-owned subsidiary of the Bank formed to hold Southern Bank Real Estate Investments, LLC. Southern Bank Real Estate Investments, LLC is a real estate investment trust (REIT) which is controlled by SB Real Estate Investments, LLC, and has other preferred shareholders in order to meet the requirements to be a REIT. At June 30, 2022, assets of the REIT were approximately \$1.3 billion, and consisted primarily of real estate loan participations acquired from the Bank.

The Bank is primarily engaged in providing a full range of banking and financial services to individuals and corporate customers in its market areas. The Bank and Company are subject to competition from other financial institutions. The Bank and Company are subject to the regulation of certain federal and state agencies and undergo periodic examinations by those regulatory authorities.

Basis of Financial Statement Presentation. The consolidated financial statements of the Company have been prepared in conformity with accounting principles generally accepted in the United States of America and general practices within the banking industry. In the normal course of business, the Company encounters two significant types of risk: economic and regulatory. Economic risk is comprised of interest rate risk, credit risk, and market risk. The Company is subject to interest rate risk to the degree that its interest-bearing liabilities reprice on a different basis than its interest-earning assets. Credit risk is the risk of default on the Company's investment or loan portfolios resulting from the borrowers' inability or unwillingness to make contractually required payments. Market risk reflects changes in the value of the investment portfolio, collateral underlying loans receivable, and the value of the Company's investments in real estate.

Principles of Consolidation. The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All significant intercompany accounts and transactions have been eliminated.

Use of Estimates. The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosures of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

On July 1, 2020, the Company adopted ASU 2016-13, *Financial Instruments – Credit Losses*, also known as the current expected credit loss ("CECL") standard, which created material changes to the existing critical accounting policy that existed at June 30, 2020. Effective July 1, 2020, the significant accounting policy which was considered to be the most critical in preparing the Company's consolidated financial statements is the determination of the allowance for credit losses ("ACL") on loans.

Material estimates that are particularly susceptible to significant change relate to the determination of the allowance for credit losses, and estimated fair values of purchased loans.

Cash and Cash Equivalents. For purposes of reporting cash flows, cash and cash equivalents includes cash, due from depository institutions and interest-bearing deposits in other depository institutions with original maturities of three months or less. Interest-bearing deposits in other depository institutions were \$47.3 million and \$83.2 million at June 30, 2022 and 2021, respectively. The deposits are held in various commercial banks with a total of \$5.8 million and \$1.8 million exceeding the FDIC deposit insurance limits at June 30, 2022 and 2021, respectively, as well as at the Federal Reserve and the Federal Home Loan Bank of Des Moines and Chicago.

Interest-bearing Time Deposits. Interest bearing deposits in banks mature within seven years and are carried at cost.

Available for Sale Securities. Available for sale securities ("AFS"), which include any security for which the Company has no immediate plan to sell but which may be sold in the future, are carried at fair value. Unrealized gains and losses, net of tax, are reported in accumulated other comprehensive income (loss), a component of stockholders' equity. All securities have been classified as available for sale.

Premiums and discounts on debt securities are amortized or accreted as adjustments to income over the estimated life of the security using the level yield method. Realized gains or losses on the sale of securities is based on the specific identification method. The fair value of securities is based on quoted market prices or dealer quotes. If a quoted market price is not available, fair value is estimated using quoted market prices.

The Company does not invest in collateralized mortgage obligations that are considered high risk.

For AFS securities with fair value less than amortized cost that management has no intent to sell and believes that it more likely than not will not be required to sell prior to recovery, only the credit loss component of the impairment is recognized in earnings, while the noncredit loss is recognized in accumulated other comprehensive income (loss). The credit loss component recognized in earnings is identified as the amount of principal cash flows not expected to be received over the remaining term of the security as projected based on cash flow projections, and is recorded to the ACL, by a charge to provision for credit losses. Accrued interest receivable is excluded from the estimate of credit losses. Both the ACL and the adjustment to net income may be reversed if conditions change. However, if the Company intends to sell an impaired AFS security, or, if it is more likely than not the Company will be required to sell such a security is amortized cost basis. Because the security's amortized cost basis is adjusted to fair value, there is no ACL in this situation.

At adoption of ASU 2016-13, no impairment on AFS securities was attributable to credit. The Company evaluates impaired AFS securities at the individual level on a quarterly basis, and considers such factors including, but not limited to: the extent to which the fair value of the security is less than the amortized cost basis; adverse conditions specifically related to the security, or geographic area; the payment structure of the security and likelihood of the issuer to be able to make payments that may increase in the future; failure of the issuer to make scheduled interest or principal payments; any changes to the rating of the security by a rating agency; and the ability and intent to hold the security until maturity. A qualitative determination as to whether any portion of the impairment is attributable to credit risk is acceptable. There were no credit related factors underlying unrealized losses on AFS securities at June 30, 2022, and June 30, 2021.

Changes in the ACL are recorded as expense. Losses are charged against the ACL when management believes the uncollectability of an AFS debt security is confirmed or when either of the criteria regarding intent or requirement to sell is met.

Federal Reserve Bank and Federal Home Loan Bank Stock. The Bank is a member of the Federal Reserve and the Federal Home Loan Bank (FHLB) systems. Capital stock of the Federal Reserve and the FHLB is a required investment based upon a predetermined formula and is carried at cost.

Loans. Loans are generally stated at unpaid principal balances, less the ACL, any net deferred loan origination fees, and unamortized premiums or discounts on purchased loans.

Interest on loans is accrued based upon the principal amount outstanding. The accrual of interest on loans is discontinued when, in management's judgment, the collectability of interest or principal in the normal course of business is doubtful. The Company complies with regulatory guidance which indicates that loans should be placed in nonaccrual status when 90 days past due, unless the loan is both well-secured and in the process of collection. A loan that is "in the

process of collection" may be subject to legal action or, in appropriate circumstances, through other collection efforts reasonably expected to result in repayment or restoration to current status in the near future. A loan is considered delinquent when a payment has not been made by the contractual due date. Interest income previously accrued but not collected at the date a loan is placed on nonaccrual status is reversed against interest income. Cash receipts on a nonaccrual status applied to principal and interest in accordance with its contractual terms unless full payment of principal is not expected, in which case cash receipts, whether designated as principal or interest, are applied as a reduction of the carrying value of the loan. A nonaccrual loan is generally returned to accrual status when principal and interest payments are current, full collectability of principal and interest is reasonably assured, and a consistent record of performance has been demonstrated.

The ACL is a valuation account that is deducted from the loans' amortized cost basis to present the net amount expected to be collected on the loans, and is established through provision for credit losses charged to current earnings. The ACL is increased by the provision for losses on loans charged to expense and reduced by loans charged off, net of recoveries. Loans are charged off in the period deemed uncollectible, based on management's analysis of expected cash flows (for non-collateral dependent loans) or collateral value (for collateral-dependent loans). Subsequent recoveries of loans previously charged off, if any, are credited to the allowance when received.

Management estimates the ACL using relevant available information, from internal and external sources, relating to past events, current conditions, and reasonable and supportable forecasts. Adjustments may be made to historical loss information for differences identified in current loans, specific risk characteristics, such as differences in underwriting standards or terms; lending review systems; experience, ability, or depth of lending management and staff; portfolio growth and mix; delinquency levels and trends; as well as for changes in environmental conditions, such as changes in economic activity or employment, agricultural economic conditions, property values, or other relevant factors. The Company generally incorporates a reasonable and supportable forecast period of four quarters, and a four-quarter, straight-line reversion period to return to long-term historical averages.

The ACL is measured on a collective (pool) basis when similar risk characteristics exist. For loans that do not share general risk characteristics with the collectively evaluated pools, the Company estimates credit losses on an individual loan basis, and these loans are excluded from the collectively evaluated pools. An ACL for an individually evaluated loan is recorded when the amortized cost basis of the loan exceeds the discounted estimated cash flows using the loan's initial effective interest rate or the fair value, less estimated costs to sell, of the collateral for certain collateral dependent loans. For the collectively evaluated pools, the Company segments the loan portfolio primarily by loan purpose and collateral into 24 pools, which are homogeneous groups of loans that possess similar loss potential characteristics. The Company primarily utilizes the discounted cash flow ("DCF") methodology for measurement of the required ACL. For a limited number of pools with a relatively small balance of unpaid principal balance, the Company utilized the remaining life method. The DCF model implements probability of default ("PD") and loss given default ("LGD") calculations at the instrument level. PD and LGD are determined based on statistical analysis and correlation of historical losses with various economic factors over time. In general, the Company's losses have not correlated well with economic factors, and the Company has utilized peer data where more appropriate. The Company defines a default as an event of charge off, an adverse (substandard or worse) internal credit rating, becoming delinquent 90 days or more, or

being placed on nonaccrual status. A PD/LGD estimate is applied to a projected model of the loan's cashflow, including principal and interest payments, with consideration for prepayment speeds, principal curtailments, and recovery lag.

Subsequent to the July 1, 2020, adoption of ASU 2016-13, loans acquired in a business combination that have experienced more-than-insignificant deterioration in credit quality since origination are considered purchased credit deteriorated ("PCD") loans. At the acquisition date, an estimate of expected credit losses is made for groups of PCD loans with similar risk characteristics and individual PCD loans without similar risk characteristics. This initial ACL is allocated to individual PCD loans and added to the purchase price or acquisition date fair values to establish the initial amortized cost basis of the PCD loans. As the initial ACL is added to the purchase price, there is no credit loss expense recognized upon acquisition of a PCD loan. Any difference between the unpaid principal balance of PCD loans and the amortized cost basis is considered to relate to non-credit factors and results in a discount or premium. Discounts and premiums are recognized through interest income on a level-yield method over the life of the loans.

Upon adoption of ASU 2016-13, the amortized cost basis of the PCD assets were adjusted to reflect the addition of \$434,000 to the ACL. The remaining noncredit discount, based on the adjusted amortized cost basis, will be accreted into interest income at the effective interest rate as of July 1, 2020.

Loan fees and certain direct loan origination costs are deferred, and the net fee or cost is recognized as an adjustment to interest income using the interest method over the contractual life of the loans.

Off-Balance Sheet Credit Exposures. Off-balance sheet credit instruments include commitments to make loans, and commercial letters of credit, issued to meet customer financing needs. The Company's exposure to credit loss in the event of non-performance by the other party to the financial instrument for offbalance sheet loan commitments is represented by the contractual amount of those instruments. Such financial instruments are recorded when they are funded. The ACL on off-balance sheet credit exposures is estimated by loan pool on a quarterly basis under the current CECL model using the same methodologies as portfolio loans, taking into consideration the likelihood that funding will occur and is included in other liabilities on the Company's consolidated balance sheets. The Company records an ACL on off-balance sheet credit exposures, unless the commitments to extend credit are unconditionally cancelable. In prior periods the charge for credit loss expense for off-balance sheet credit exposures was included in other non-interest expense in the Company's consolidated statements of income, whereas under updated regulatory accounting guidelines, that figure is combined with the provision for credit losses beginning July 1, 2020.

Foreclosed Real Estate. Real estate acquired by foreclosure or by deed in lieu of foreclosure is initially recorded at fair value less estimated selling costs, establishing a new cost basis. Costs for development and improvement of the property are capitalized.

Valuations are periodically performed by management, and an allowance for losses is established by a charge to operations if the carrying value of a property exceeds its estimated fair value, less estimated selling costs.

Loans to facilitate the sale of real estate acquired in foreclosure are discounted if made at less than market rates. Discounts are amortized over the fixed interest period of each loan using the interest method.

Premises and Equipment. Premises and equipment are stated at cost less accumulated depreciation and include expenditures for major betterments and renewals. Maintenance, repairs, and minor renewals are expensed as incurred. When property is retired or sold, the retired asset and related accumulated depreciation are removed from the accounts and the resulting gain or loss taken into income. The Company reviews property and equipment for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. If such assets are considered to be impaired, the impairment loss recognized is measured by the amount by which the carrying amount exceeds the fair value of the assets.

Depreciation is computed by use of straight-line method over the estimated useful lives of the assets. Estimated lives are generally seven to forty years for premises, three to seven years for equipment, and three years for software.

Bank Owned Life Insurance. Bank owned life insurance policies are reflected in the consolidated balance sheets at the estimated cash surrender value. Changes in the cash surrender value of these policies, as well as a portion of the insurance proceeds received, are recorded in noninterest income in the consolidated statements of income.

Goodwill. The Company's goodwill is evaluated annually for impairment or more frequently if impairment indicators are present. A qualitative assessment is performed to determine whether the existence of events or circumstances leads to a determination that it is more likely than not the fair value is less than the carrying amount, including goodwill. If, based on the evaluation, it is determined to be more likely than not that the fair value is less than the carrying amount, including goodwill. If, based on the evaluation, it is determined to be more likely than not that the fair value is less than the carrying amount, encluding goodwill is tested further for impairment. If the implied fair value of goodwill is lower than its carrying amount, a goodwill impairment is indicated and goodwill is written down to its implied fair value. Subsequent increases in goodwill value are not recognized in the financial statements. As of June 30, 2022, there was no impairment indicated, based on a qualitative assessment of goodwill, which considered: the market value of the Company's common stock, concentrations of credit; profitability; nonperforming assets; capital levels; and results of recent regulatory examinations. The Company believes there is no impairment of goodwill at June 30, 2022.

Intangible Assets. The Company's intangible assets at June 30, 2022 included gross core deposit intangibles of \$17.0 million with \$11.5 million accumulated amortization, gross other identifiable intangibles of \$3.8 million with accumulated amortization of \$3.8 million, and mortgage and SBA servicing rights of \$2.7 million. At June 30, 2021, the Company's intangible assets included gross core deposit intangibles of \$1.5 million accumulated amortization of \$3.8 million, and mortgage ervicing rights of \$1.9 million. The Company's core deposit intangibles of \$3.8 million with accumulated amortization of \$3.8 million, and mortgage servicing rights of \$1.9 million. The Company's core deposit intangible assets are being amortized using the straight line method, over periods ranging from five to seven years, with amortization expense expected to be approximately \$1.6 million in fiscal 2023, \$1.6 million in fiscal 2024, \$1.1 million in fiscal 2025, \$581,000 in fiscal 2026, \$558,000 in fiscal 2027, and \$417,000 thereafter. As of June 30, 2022, and June 30, 2021, there was no impairment indicated.

Income Taxes. The Company accounts for income taxes in accordance with income tax accounting guidance (ASC 740, Income Taxes). The income tax accounting guidance results in two components of income tax expense: current and deferred. Current income tax expense reflects taxes to be paid or refunded for the current period by applying the provisions of the enacted tax law to the taxable income or excess of deductions over revenues. The Company determines deferred income taxes using the liability (or balance sheet) method. Under this method, the net deferred tax asset or liability is based on the tax effects of the differences between the book and tax bases of assets and liabilities, and enacted changes in tax rates and laws are recognized in the period in which they occur.

Deferred income tax expense results from changes in deferred tax assets and liabilities between periods. Deferred tax assets are recognized if it is more likely than not, based on the technical merits, that the tax position will be realized or sustained upon examination. The term more likely than not means a likelihood of more than 50 percent; the terms examined and upon examination also include resolution of the related appeals or litigation processes, if any. A tax position that meets the more-likely-than-not recognition threshold is initially and subsequently measured as the largest amount of tax benefit that has a greater than 50 percent likelihood of being realized upon settlement with a taxing authority that has full knowledge of all relevant information. The determination of whether or not a tax position has met the more-likely-than-not recognition threshold considers the facts, circumstances, and information available at the reporting date and is subject to the management's judgment. Deferred tax assets are reduced by a valuation allowance if, based on the weight of evidence available, it is more likely than not that some portion or all of a deferred tax asset will not be realized.

The Company recognizes interest and penalties on income taxes as a component of income tax expense.

The Company files consolidated income tax returns with its subsidiaries, the Bank and SB Real Estate Investments, LLC, with a tax year ended June 30. Southern Bank Real Estate Investments, LLC files a separate REIT return for federal tax purposes, and also files state income tax returns with a tax year ended December 31.

Incentive Plans. The Company accounts for its Equity Incentive Plan (EIP), and Omnibus Incentive Plan (OIP) in accordance with ASC 718, "Share-Based Payment," Compensation expense is based on the market price of the Company's stock on the date the shares are granted and is recorded over the vesting period. The difference between the grant-date fair value and the fair value on the date the shares are considered earned represents a tax benefit to the Company that is recorded as an adjustment to income tax expense.

Outside Directors' Retirement. The Bank adopted a directors' retirement plan in April 1994 for outside directors. The directors' retirement plan provides that each non-employee director (participant) shall receive, upon termination of service on the Board on or after age 60, other than termination for cause, a benefit in equal annual installments over a five year period. The benefit will be based upon the product of the participant's vesting percentage and the total Board fees paid to the participant service on the Board, whether before or after the reorganization date.

In the event that the participant dies before collecting any or all of the benefits, the Bank shall pay the participant's beneficiary. Benefits shall not be payable to anyone other than the beneficiary, and shall terminate on the death of the beneficiary.

Stock Options. Compensation cost is measured based on the grant-date fair value of the equity instruments issued, and recognized over the vesting period during which an employee provides service in exchange for the award.

Earnings Per Share. Basic earnings per share available to common stockholders is computed using the weighted-average number of common shares outstanding. Diluted earnings per share available to common stockholders includes the effect of all weighted-average dilutive potential common shares (stock options and restricted stock grants) outstanding during each period.

Comprehensive Income. Comprehensive income consists of net income and other comprehensive income (loss), net of applicable income taxes. Other comprehensive income (loss) includes unrealized appreciation (depreciation) on available-for-sale securities, unrealized appreciation (depreciation) on availablefor-sale securities for which a portion of an other-than-temporary impairment has been recognized in income, and changes in the funded status of defined benefit pension plans.

Transfers Between Fair Value Hierarchy Levels. Transfers in and out of Level 1 (quoted market prices), Level 2 (other significant observable inputs) and Level 3 (significant unobservable inputs) are recognized on the period ending date.

The following paragraphs summarize the impact of new accounting pronouncements:

In June 2016, the FASB issued ASU 2016-13, Financial Instruments – Credit Losses (Topic 326), which the Company adopted July 1, 2020. The Update amended guidance on reporting credit losses for financial assets held at amortized cost basis and available for sale debt securities. For financial assets held at amortized cost basis, Topic 326 eliminated the probable initial recognition threshold in current GAAP and, instead, requires an entity to reflect its current estimate of all expected credit losses. The Update affects loans, debt securities, trade receivables, net investments in leases, off balance sheet credit exposures, and any other financial assets not excluded from the scope that have the contractual right to receive cash. Adoption was applied on a modified retrospective basis, through a cumulative-effect adjustment to retained earnings. Adoption resulted in an increase to the ACL of \$8.9 million, related to the transition from PCI to PCD methodology, relative to the ALLL as of June 30, 2020. The Company also recorded an adjustment to the reserve for unfunded commitments recorded in other liabilities of \$268,000. The impact at adoption was reflected as an adjustment to beginning retained earnings, net of income taxes, in the amount of \$7.2 million. In accordance with the new standard, management did not reassess whether PCI assets me the criteria of PCD assets as of the date of adoption. The adoption of ASU 2016-13 in fiscal 2021 could also impact the Company's future earnings, perhaps materially.

The following table illustrates the impact of adoption of ASU 2016-13:

		J	uly 1, 2020		
	As reported		As reported		mpact of
	under ASU 2016-13		prior to ASU 2016-13		doption U 2016-13
(dollars in thousands)	 ASU 2010-13		ASU 2010-13	AS	0 2016-13
Loans receivable	\$ 2,142,363	\$	2,141,929	\$	434
Allowance for credit losses on loans:					
Real Estate Loans:					
Residential	8,396		4,875		3,521
Construction	1,889		2,010		(121)
Commercial	15,988		12,132		3,856
Consumer loans	2,247		1,182		1,065
Commercial loans	 5,952		4,940		1,012
Total allowance for credit losses on loans	\$ 34,472	\$	25,139	\$	9,333
Total allowance for credit losses on off-balance sheet credit exposures	\$ 2,227	\$	1,959	\$	268

The above table includes the impact of ASU 2016-13 adoption for PCD assets previously classified as PCI. The change in the ACL includes \$434,000 attributable to residential and commercial real estate loans, and the amortized cost basis of loans receivable was increased for those loans by that total amount.

In December 2019, the FASB issued ASU No. 2019-12, Income Taxes (Topic 740): Simplifying the Accounting for Income Taxes ("ASU 2019-12"), that removes certain exceptions for investments, intraperiod allocations and interim calculations, and adds guidance to reduce complexity in accounting for income taxes. ASU 2019-12 introduces the following new guidance: i) guidance to evaluate whether a step-up in tax basis of goodwill relates to a business combination in which book goodwill was recognized or a separate transaction and ii) a policy election to not allocate consolidated income taxes when a member of a consolidated tax return is not subject to income tax. ASU 2019-12 is effective for fiscal years, and interim periods within those fiscal years beginning after December 15, 2020. The adoption of ASU 2019-12 does there in the company's consolidated operations, financial position or disclosures.

In March 2020, the CARES Act was signed into law, creating a forbearance program for federally backed mortgage loans, protects borrowers from negative credit reporting due to loan accommodations related to the National Emergency, and provides financial institutions the option to temporarily suspend certain requirements under U.S. GAAP related to troubled debt restructurings (TDR) for a limited period of time to account for the effects of COVID-19. The Company has elected to not apply ASC Subtopic 310-40 for loans eligible under the CARES Act, based on the modification's (1) relation to COVID-19, (2) execution for a loan that was not more than 30-days past due as of December 31, 2019, and (3) execution between March 1, 2020, and the earlier of the date that falls 60 days following the termination of the declared National Emergency, or December 31, 2020. The 2021 Consolidated Appropriations Act, signed into law in December 2020, extended the window during which loans may be modified without classification as TDRs under ASC Subtopic 310-40, to the earlier of January 1, 2022, or 60 days following the termination of the declared National Emergency.

In March 2020, the FASB issued ASU No. 2020-04, Reference Rate Reform (Topic 848): "Facilitation of the Effects of Reference Rate Reform on Financial Reporting,". The amendments in this update provide optional guidance for a limited period to ease the potential burden in accounting for (or recognizing the effects of) reference rate reform on financial reporting. It provides optional expedients and exceptions for applying GAAP to contracts, hedging relationships, and other transactions affected by reference rate reform if certain criteria are met. The amendments in this update are effective for all entities as of March 12, 2020 through December 31, 2022. Pursuant to the Interagency Statement on LIBOR Transition issued in November 2020, the Company will not enter into any new LIBOR-based credit agreements after December 31, 2021. The adoption of ASU 2020-04 is not expected to have a material impact on the Company's consolidated financial statements.

In January 2021, the FASB issued ASU 2021-01, Reference Rate Reform (Topic 848): Scope. ASU 2021-01 clarifies that certain optional expedients and exceptions in ASC 848 for contract modifications and hedge accounting apply to derivatives that are affected by the discounting transition. ASU 2021-01 also amends the expedients and exceptions in ASC 848 to capture the incremental consequences of the scope clarification and to tailor the existing guidance to derivative instruments affected by the discounting transition. ASU 2021-01 was effective upon issuance and generally can be applied through December 31, 2022. ASU 2021-01 is not expected to have a material impact on the Company's consolidated financial statements.

In March 2022, the FASB issued ASU No. 2022-02, "Financial Instruments – Credit Losses (Topic 326), Troubled Debt Restructurings and Vintage Disclosures. ASU 2022-02 eliminates the accounting guidance for TDRs in ASC 310-40, "Receivables – Troubled Debt Restructurings by Creditors" for entities that have adopted the CECL model introduced by ASU 2016-13, "Financial Instruments – Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments." ASU 2022-02 also requires that public business entities disclose current-period gross charge offs by year of origination for financing receivables and net investments in leases within the scope of Subtopic 326-20, "Financial Instruments – Credit Losses – Measured at Amortized Cost." ASU 2022-02 also requires that public business entities that have adopted the amendments in Update 2016-13, and is not expected to have a material impact on the Company's consolidated financial statements.

NOTE 2: Available for Sale Securities

The amortized cost, gross unrealized gains, gross unrealized losses and approximate fair value of securities available for sale consisted of the following:

					Jı	ine 30, 2022			-
(dollars in thousands)	A	umortized Cost	Ur	Gross realized Gains	ι	Gross Inrealized Losses	owance for lit Losses	1	Estimated Fair Value
Debt and equity securities:							 		
Obligations of states and political subdivisions	\$	47,383	\$	77	\$	(2,981)	\$ _	\$	44,479
Corporate obligations		20,818		32		(963)	_		19,88
Other securities		486				(43)	—		443
Total debt and equity securities		68,687		109		(3,987)	 -		64,809
Mortgage-backed securities (MBS) and collateralized mortgage obligations (CMOs):									
Residential MBS issued by governmental sponsored enterprises (GSEs)		76,345		-		(7,177)	-		69,168
Commercial MBS issued by GSEs		51,435		_		(5,705)	_		45,730
CMOs issued by GSEs		61,293		_		(5,606)	_		55,687
Total MBS and CMOs		189,073		_		(18,488)	_		170,585
Total AFS securities	\$	257,760	\$	109	\$	(22,475)	\$ 	\$	235,394
					Л	ine 30, 2021			
(dollars in thousands)	ļ	Amortized Cost	U	Gross nrealized Gains	ι	Gross Jnrealized Losses	 owance for lit Losses	1	Estimated Fair Value
Debt and equity securities:									
Obligations of states and political subdivisions	\$	46,257	\$	1,479	\$	(40)	\$ _		47,690
Corporate obligations		20,356		290		(335)	_		20,31
Other securities		647		25		<u> </u>	_		672
Total debt and equity securities	_	67,260		1,794	_	(375)	 —		68,679
Mortgage-backed securities (MBS) and collateralized mortgage obligations (CMOs):									
Residential MBS issued by governmental sponsored enterprises (GSEs)		64,400		932		(379)	_		64,953
Commercial MBS issued by GSEs		35,425		1,394		(338)	_		36,48
CMOs issued by GSEs		36,201		755		(49)	_		36,90
Total MBS and CMOs		136,026		3,081		(766)	_		138,34
		203,286	S	4,875	-	(1,141)	\$ 	di la	207,02

The amortized cost and fair value of available-for-sale securities, by contractual maturity, are shown below. Expected maturities will differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

	June	0, 2022
one year but less than five years five years but less than ten years ten years I investment securities S and CMOs	Amortized Cost	Estimated Fair Value
Within one year	\$ 868	\$ 869
After one year but less than five years	10,485	10,258
After five years but less than ten years	32,161	30,340
After ten years	25,173	23,342
Total investment securities	68,687	64,809
MBS and CMOs	189,073	170,585
Total AFS securities	\$ 257,760	\$ 235,394

The carrying value of investment and mortgage-backed securities pledged as collateral to secure public deposits and securities sold under agreements to repurchase amounted to \$198.3 million at \$155.6 million at June 30, 2022 and 2021, respectively. The securities pledged consist of marketable securities, including \$126.3 million and \$95.4 million of Mortgage-Backed Securities, \$27.3 million and \$18.8 million of Collateralized Mortgage Obligations, \$42.3 million and \$41.4 million of State and Political Subdivisions Obligations, and \$2.4 million and \$0 of Other Securities at June 30, 2022 and 2021, respectively.

There were no gains or losses recognized from sales of available-for-sale securities in fiscal 2022. Gains of \$138,000 and losses of \$48,000 were recognized from sales of securities from sales of available-for-sale securities in fiscal 2021.

The Company did not hold any securities of a single issuer, payable from and secured by the same source of revenue or taxing authority, the book value of which exceeded 10% of stockholders' equity at June 30, 2022.

Certain investments in debt securities are reported in the consolidated financial statements at an amount less than their historical cost. Total fair value of these investments at June 30, 2022, was \$219.3 million, which is approximately 93.2% of the Company's available for sale investment portfolio, as compared to \$67.2 million or approximately 32.5% of the Company's available for sale investment portfolio at June 30, 2021. Management believes the declines in fair value for these securities to be temporary.

The following tables below show the Company's investments' gross unrealized losses and fair value, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position for which ACL has not been recorded at June 30, 2022 and 2021.

	Less than 1	2 mor	nths		12 month	is or n	nore		Tot	al	
		U				U				U	nrealized
Fa	air Value		Losses		air Value		Losses		Fair Value		Losses
\$	31,985	\$	2,639	\$	1,600	\$	342	\$	33,585	\$	2,981
	10,944		420		6,911		543		17,855		963
	418		43		_		_		418		43
	137,590		12,482		29,834		6,006		167,424		18,488
\$	180,937	\$	15,584	\$	38,345	\$	6,891	\$	219,282	\$	22,475
	Fa	Fair Value \$ 31,985 10,944 418 137,590	Fair Value U \$ 31,985 \$ 10,944 418 137,590	\$ 31,985 \$ 2,639 10,944 420 418 43 137,590 12,482	Fair Value Unrealized Losses I \$ 31,985 \$ 2,639 \$ 10,944 420 418 43 137,590 12,482 12,482	Unrealized Fair Value Unrealized \$ 31,985 \$ 2,639 \$ 1,600 10,944 420 6,911 418 43 - 137,590 12,482 29,834	Unrealized Fair Value Unrealized Fair Value U \$ 31,985 \$ 2,639 \$ 1,600 \$ 1,000 <	Unrealized Fair Value Unrealized Losses Unrealized Fair Value Unrealized Losses \$ 31,985 \$ 2,639 \$ 1,600 \$ 342 10,944 420 6,911 543 418 43 — — 137,590 12,482 29,834 6,006	Unrealized Fair Value Unrealized Losses Unrealized Fair Value Unrealized Losses \$ 31,985 \$ 2,639 \$ 1,600 \$ 342 \$ 10,944 \$ 420 6,911 543 418 43 — — — — — 137,590 12,482 29,834 6,006	Unrealized Fair Value Unrealized Losses Unrealized Losses Fair Value Fair Value \$ 31,985 \$ 2,639 \$ 1,600 \$ 342 \$ 33,585 10,944 420 6,911 543 17,855 418 43 — — 418 137,590 12,482 29,834 6,006 167,424	Unrealized Fair Value Unrealized Losses Unrealized Losses Unrealized Fair Value U \$ 31,985 \$ 2,639 \$ 1,600 \$ 342 \$ 33,585 \$ 10,944 420 6,911 543 17,855 418 43 — — 418 137,590 12,482 29,834 6,006 167,424

		Less than	12 mon	ths	12 months or more					Total			
(dollars in thousands) For the year ended June 30, 2021		air Value		realized .osses	Fa	r Value		nrealized Losses	I	Fair Value		nrealized Losses	
Obligations of state and political subdivisions	s	3,177	s	40	s	_	\$	_	s	3,177	s	40	
Corporate obligations		9,331		79		720		256		10,051		335	
MBS and CMOs		53,893		764		70		2		53,963		766	
Total AFS securities	\$	66,401	\$	883	\$	790	\$	258	\$	67,191	\$	1,141	

Obligations of state and political subdivisions. The unrealized losses on the Company's investments in obligations of state and political subdivisions include 65 individual securities which have been in an unrealized loss position for less than 12 months and three individual securities which have been in an unrealized loss position for more than 12 months. The securities are performing and are of high credit quality. The unrealized losses were caused by variations in market interest rates since purchase or acquisition. Because the Company does not intend to sell these securities and it is likely that the Company will not be required to sell these securities prior to recovery of their amortized cost basis, which may be maturity, the Company has not recorded an ACL on these securities.

Corporate Obligations. The unrealized losses on the Company's investments in corporate obligations include eight individual securities which have been in an unrealized loss position for less than 12 months and seven individual securities which have been in an unrealized loss position for more than 12 months. The securities are performing and are of high credit quality. The unrealized losses were caused by variations in market interest rates since purchase or acquisition. Because the Company does not intend to sell these securities and it likely that the Company will not be required to sell these securities prior to recovery of their amortized cost basis, which may be maturity, the Company has not recorded an ACL on these securities.

At June 30, 2022, corporate obligations included two pooled trust preferred securities with an estimated fair value of \$794,000 and unrealized losses of \$184,000 in a continuous unrealized loss position for twelve months or more. These unrealized losses were primarily due to the long-term nature of the pooled trust preferred securities and a reduced demand for these securities, and concerns regarding the issuers of the underlying trust preferred securities.

A cash flow analysis performed as of June 30, 2022, for these two securities indicated it is probable the Company will receive all contracted principal and related interest projected. The cash flow analysis used in making this determination was based on anticipated default, recovery, and prepayment rates, and the resulting cash flows were discounted based on the yield spread anticipated at the time the securities were purchased. Because the Company does not intend to sell these securities and it is likely that the Company will not be required to sell these securities prior to recovery of their amortized cost basis, which may be maturity, the Company has not recorded an ACL on these securities.

Other securities. The unrealized losses on the Company's investments in other securities includes two individual securities which has been in an unrealized loss position for less than 12 months and no individual securities which have been in an unrealized loss position for more than 12 months. The securities are performing and are of high credit quality. The unrealized loss was caused by variations in market interest rates since purchase or acquisition. Because the Company does not intend to sell these securities and it likely that the Company will not be required to sell these securities prior to recovery of their amortized cost basis, which may be maturity, the Company has not recorded an ACL on these securities.

MBS and CMOs. As of June 30, 2022, the unrealized losses on the Company's investments in MBS and CMOs include 106 individual securities which have been in an unrealized loss position for less than 12 months, and 16 individual securities which have been in an unrealized loss position for 12 months or more. The securities are performing and are of high credit quality. The unrealized losses were caused by variations in market interest rates since purchase or acquisition. Because the Company does not intend to sell these securities and it is likely that the Company will not be

required to sell these securities prior to recovery of their amortized cost basis, which may be maturity, the Company has not recorded an ACL on these securities.

The Company does not believe that any individual unrealized loss as of June 30, 2022, is the result of a credit loss. However, the Company could be required to recognize an ACL in future periods with respect to its available for sale investment securities portfolio.

Credit losses recognized on investments. There were no credit losses recognized in income and other losses or recorded in other comprehensive income for the periods ended June 30, 2022 and 2021.

NOTE 3: Loans and Allowance for Credit Losses

Classes of loans are summarized as follows:

(dollars in thousands)		June 30, 2022	 June 30, 2021
Real Estate Loans:			
Residential	\$	904,160	\$ 721,216
Construction		258,072	208,824
Commercial		1,146,673	889,793
Consumer loans		92,996	77,674
Commercial loans		441,598	414,124
		2,843,499	 2,311,631
Loans in process		(123,656)	(74,540)
Deferred loan fees, net		(453)	(3,625)
Allowance for credit losses		(33,192)	(33,222)
Total loans	\$	2,686,198	\$ 2,200,244

The Company's lending activities consist of origination of loans secured by mortgages on one- to four-family residences and commercial and agricultural real estate, construction loans on residential and commercial properties, commercial and agricultural business loans and consumer loans. At June 30, 2022, the Bank had purchased participations in 31 loans totaling \$70.0 million, as compared to 23 loans totaling \$83.0 million at June 30, 2021.

Residential Mortgage Lending. The Company actively originates loans for the acquisition or refinance of one- to four-family residences. This category includes both fixed-rate and adjustable-rate mortgage ("ARM") loans amortizing over periods of up to 30 years, and the properties securing such loans may be owner-occupied or non-owner-occupied. Single-family residential loans do not generally exceed 90% of the lower of the appraised value or purchase price of the secured property. Substantially all of the one- to four-family residential mortgage originations in the Company's portfolio are located within the Company's primary lending area. General risks related to one- to four-family residential lending include stability of borrower income and collateral values.

The Company also originates loans secured by multi-family residential properties that are often located outside the Company's primary lending area but made to borrowers who operate within our primary market area. The majority of the multi-family residential loans that are originated by the Company are amortized over periods generally up to 25 years, with balloon maturities typically up to ten years. Both fixed and adjustable interest rates are offered and it is typical for the Company to include an interest rate "floor" and "ceiling" in the loan agreement. Generally, multi-family residential loans do not exceed 85% of the lower of the appraised value or purchase price of the secured property. General risks related to multi-family residential lending include rental demand and supply, rental rates, and vacancies, as well as collateral values and borrower leverage.

Commercial Real Estate Lending. The Company actively originates loans secured by owner- and non-owner-occupied commercial real estate including farmland, single- and multi-tenant retail properties, restaurants, hotels, land (improved and unimproved), nursing homes and other healthcare facilities, warehouses and distribution centers; convenience stores, automobile dealerships and other automotive-related services, and other businesses. These properties are typically owned and operated by borrowers headquartered within the Company's primary lending area, however, the property may be located outside our primary lending area. Approximately \$459.9 million of the Company's \$1.1 billion in commercial real estate loans are secured by properties located outside our primary lending area. Risks to owner-occupied commercial real estate lending general collateral values, and may be heightened by unique, specific uses of the property serving as collateral. Non-owner-occupied commercial real estate lending risks include tenant demand and performance, lease rates, and vacancies, as well as collateral values and borrower leverage. These factors may be influenced by general economic conditions in the region, or in the United States generally. Risks to lending on farmland include unique factors such as commodity prices, yields, input costs, and weather, as well as farmland values.

Most commercial real estate loans originated by the Company generally are based on amortization schedules of up to 25 years with monthly principal and interest payments. Generally, the interest rate received on these loans is fixed for a maturity for up to ten years, with a balloon payment due at maturity. Alternatively, for some loans, the interest rate adjusts at least annually after an initial period up to seven years. The Company typically includes an interest rate "floor" in the loan agreement. Generally, improved commercial real estate loan amounts do not exceed 80% of the lower of the appraised value or the purchase price of the secured property. Agricultural real estate terms offered differ slightly, with amortization schedules of up to 25 years with an 80% loan-to-value ratio, or 30 years with a 75% loan-to-value ratio.

Construction Lending. The Company originates real estate loans secured by property or land that is under construction or development. Construction of residential real estate, and development, or owner-operated or non-owner occupied residential real estate, and development, these loans typically require monthly interest-only payments, with single-family residential construction is completed, permanent construction loans may be converted to mono-hydrox presidential end estate. During construction loans may be converted to mono-hydrox presidential construction is completed, permanent construction loans may be converted to monothy payments using anortization schedules of up to 30 years on residential and generally up to 25 years on commercial real estate. Charling commercial real estate. Charling commercial real estate. Charling construction has may be converted to monthly payments using anortization schedules of up to 30 years on residential and generally up to 25 years on commercial real estate. Charling commercial real estate. Charling construction has a present the case of the property in the case of land development real real testate, on the construction and prover to support to where your to construction. Changes in real estate values or other economic conditions may impact the ability of a borrower to sell property developed for that purpose.

While the Company typically utilizes relatively short maturity periods to closely monitor the inherent risks associated with construction loans for these loans, weather conditions, change orders, availability of materials and/or labor, and other factors may contribute to the lengthening of a project, thus necessitating the need to renew the construction loan at the balloon maturity. Such extensions are typically executed in incremental three month periods to facilitate project completion. The Company's average term of construction loans is approximately 12 months. During construction, loans typically require monthly interest only payments which may allow the Company an opportunity to monitor for early signs of financial difficulty should the borrower fail to make a required monthly payment. Additionally, during the construction loans outstanding included 57 loans, totaling \$13.8 million, for which a modification had been agreed to. At June 30, 2021, construction loans outstanding included 57 loans, totaling \$13.8 million, for which a modification had been agreed to. In general, these modifications were solely for the purpose of extending the maturity due due to conditions described above, pursuant to the Company's normal underwriting and monitoring procedures. As these modifications were not executed due to financial difficulty on the part of the borrower, they were not accounted for as troubled debt restructurings (TDRs); nor were they made pursuant to exemptions provided under the CARES Act, financial institutions had the option to temporarily suspend certain requirements under U.S. GAAP related to TDRs for a limited period of time to account for the effects of

COVID-19. Loans modified under the CARES Act did not include any construction loans with drawn balances at June 30, 2022.

Consumer Lending. The Company offers a variety of secured consumer loans, including home equity, direct and indirect automobile loans, second mortgages, mobile home loans and loans secured by deposits. The Company originates substantially all of its consumer loans in its primary lending area. Usually, consumer loans are originated with fixed rates for terms of up to 66 months, with the exception of home equity lines of credit, which are variable, tied to the prime rate of interest and are for a period of ten years.

Home equity lines of credit (HELOCs) are secured with a deed of trust and are issued up to 100% of the appraised or assessed value of the property securing the line of credit, less the outstanding balance on the first mortgage and are typically issued for a term of ten years. Interest rates on the HELOCs are generally adjustable. Interest rates are based upon the loan-to-value ratio of the property with better rates given to borrowers with more equity. Risks related to HELOC lending generally include the stability of borrower income and collateral values.

Automobile loans originated by the Company include both direct loans and a smaller amount of loans originated by auto dealers. The Company generally pays a negotiated fee back to the dealer for indirect loans. Typically, automobile loans are made for terms of up to 66 months for new and used vehicles. Loans secured by automobiles have fixed rates and are generally made in amounts up to 100% of the purchase price of the vehicle. Risks to automobile and other consumer lending generally include the stability of borrower income and borrower willingness to repay.

Commercial Business Lending. The Company's commercial business lending activities encompass loans with a variety of purposes and security, including loans to finance accounts receivable, inventory, equipment and operating lines of credit, including agricultural production and equipment loans. The Company offers both fixed and adjustable rate commercial boans. Generally, commercial loans secured by fixed assets are amortized over periods up to five years, while commercial operating lines of credit or agricultural production lines are generally for a one year period. Commercial lending risk is primarily driven by the borrower's successful generation of cash flow from their business enterprise sufficient to service debt, and may be influenced by factors specific to the borrower and industry, or by general economic conditions in the region or in the United States generally. Agricultural production or equipment lending includes unique risk factors such as commodity prices, yields, input costs, and weather, as well as farm equipment values.

Allowance for Credit Losses. The provision for credit losses or loan losses for the fiscal years ended June 30, 2022, 2021, and 2020, was a charge of \$1.5 million, a recovery of \$1.0 million, and a charge of \$6.0 million, respectively. During the fiscal year ended June 30, 2022, the allowance for credit losses (ACL) required for purchased credit deteriorated (PCD) loans acquired in the Fortune acquisition was \$120,000, and was funded through purchase accounting adjustments, while the ACL required for non-PCD loans acquired in the Fortune acquisition was \$12,000, and was funded through a charge to provision for credit losses (PCL). Additionally, the allowance for off-balance sheet credit exposures was increased by \$120,000 due to the Fortune acquisition was \$19 million, and was funded through a charge to provision for credit losses (PCL). Additionally, the allowance for off-balance sheet credit exposures was increased by \$120,000 due to the Fortune acquisition and through a charge to PCL. Exclusive of the charges required as a result of the Fortune acquisition, was \$120, million. Negative provisioning, scularity of approximately \$533,000 in the current year. The recovery was based on the estimated required ACL, reflecting management's estimate of the current expected credit losses in the Company's loan portfolio at June 30, 2022, and as of that date the Company's ACL was \$332 million. Negative provisioning, exclusive of the impact of the Fortune acquisition, in the year ended June 30, 2022, was attributed primarily to an improved outlook regarding the potential adverse impact on its borrowers, generally low and consistent levels of the COVID-19 pandemic, and the Company notes less uncertainty regarding the potential adverse impact on its borrowers, generally low and consistent levels of net charge offs, and a reduction in delinquent or adversely classified credit, and nonperforming loans. While the Company sassess that the economic outlook has continued to improve during the current year ascompared to the year e

- economic conditions and projections as provided by Moody's Analytics, including baseline and downside scenarios were utilized in the Company's
 estimate at June 30, 2022. Economic factors considered in the projections included national and state levels of unemployment, and national and state
 rates of inflation-adjusted growth in the gross domestic product. Economic conditions are considered to be a moderate and stable risk factor;
- the pace of growth of the Company's loan portfolio, exclusive of acquisitions or government guaranteed loans, relative to overall economic growth. This measure is considered to be a moderate and increasing risk factor;
- levels and trends for loan delinquencies nationally and in the region. This measure as reported remains relatively stable, and the level of uncertainty about loan delinquencies is considered to be diminishing. This is considered to be a moderate and declining risk factor;
- exposure to the hotel industry, in particular, metropolitan area hotels which were negatively impacted by activity restrictions and a lack of business or convention-related travel. This is considered to be an elevated and stable risk factor.

PCD Loans. In connection with the acquisition of Fortune on February 25, 2022, the Company acquired loans both with and without evidence of credit quality deterioration since origination. Acquired loans are recorded at their fair value at the time of acquisition with no carryover from the acquired institution's previously recorded allowance for loan and lease losses. Acquired loans are accounted for under ASC 326, Financial Instruments – Credit Losses.

The fair value of acquired loans recorded at the time of acquisition is based upon several factors, including the timing and payment of expected cash flows, as adjusted for estimated credit losses and prepayments, and then discounting these cash flows using comparable market rates. The resulting fair value adjustment is recorded in the form of a premium or discount to the unpaid principal balance of the respective loans. As it relates to acquired loans that, as of the date of acquisition, have experienced a more-than-insignificant deterioration in credit quality since origination ("PCD"), the net premium or net discount is adjusted to reflect the Company's allowance for credit losses recorded for PCD loans at the time of acquisition, and the remaining fair value adjustment is accreted or amortized into interest income over the remaining life of the respective loans. As it relates to loans not classified as PCD") loans, the credit loss and yield components of their fair value adjustment are aggregated, and the resulting net premium or net discount is accreted or amortized into interest income over the remaining life of the respective loans. As it relates to loans not classified as PCD") loans, the credit loss and herefore, no further adjustments are made to the net premium or net discount for non-PCD loans at the time of acquisition through provision expense, and therefore, no further adjustments are made to the net premium or net discount for non-PCD loans.

Loans that the Company acquired from Fortune that, at the time of acquisition, had more-than-insignificant deterioration of credit quality since origination are classified as PCD loans and presented in the table below at acquisition carrying value:

	dollars in thousands)	June 30	, 2022
PCD Loans:			
Purchase price of PCD loans at ac	quisition	\$	15,055
Allowance for credit losses at acq	aisition		(120)
Fair value of PCD loans at acquis	tion	\$	14,935

1	02	
	02	

The following tables present the balance in the ACL and the recorded investment in loans (excluding loans in process and deferred loan fees) based on portfolio segment as of June 30, 2022 and 2021, and activity in the ACL and ALLL for the fiscal years ended June 30, 2022, 2021, and 2020:

(dollars in thousands) June 30, 2022 Allowance for credit losses:		esidential eal Estate		onstruction al Estate		Commercial Real Estate	Consumer		Commercial			Total
Balance, beginning of period	\$	11.192	\$	2,170	\$	14.535	s	916	\$	4,409	\$	33,222
Initial ACL on PCD loans		23		4		52		_		41		120
Provision (benefit) charged to expense		(2,238)		46		2,251		(205)		80		(66)
Losses charged off		(72)		_				(65)		(16)		(153)
Recoveries		3		_		_		64		2		69
Balance, end of period	\$	8,908	\$	2,220	\$	16,838	\$	710	\$	4,516	\$	33,192
(dollars in thousands)	F	Residential	Co	nstruction	Co	ommercial						
June 30, 2021	F	Real Estate	Re	eal Estate	R	eal Estate	C	onsumer	Co	ommercial		Total
Allowance for credit losses:												
Balance, beginning of period	\$	4,875	\$	2,010	\$	12,132	\$	1,182	\$	4,940	\$	25,139
Impact of CECL adoption		3,521		(121)		3,856		1,065		1,012		9,333
Provision charged to expense		2,973		281		(1,364)		(1,232)		(1, 260)		(602)
Losses charged off		(180)		_		(90)		(146)		(318)		(734)
Recoveries		3		—		1		47		35		86
Balance, end of period	\$	11,192	\$	2,170	\$	14,535	\$	916	\$	4,409	\$	33,222
	_		_		_							
(dollars in thousands)	-	Residential		nstruction		ommercial						
June 30, 2020 Allowance for loan losses:	F	Real Estate	Re	eal Estate	R	eal Estate	C	onsumer	Co	ommercial		Total
	6	2 707	s	1.265	¢	0.200	¢	1.046	¢	4 207	s	10.002
Balance, beginning of period	\$	3,706	\$	1,365	\$	9,399	\$	1,046 300	\$	4,387	\$	19,903
Provision charged to expense		1,529		645		2,730				798		6,002
Losses charged off		(379)		_		(12)		(189) 25		(273) 28		(853) 87
Recoveries	-		¢	2 010	¢		6		¢		¢	
Balance, end of period	\$	4,875	\$	2,010	\$	12,132	\$	1,182	\$	4,940	\$	25,139

The following tables present the balance in the allowance for off-balance credit exposure based on portfolio segment as of June 30, 2022 and 2021, and activity in allowance for the fiscal yeasr ended June 30, 2022 and 2021:

(dollars in thousands)	Re	sidential	C	onstruction	C	ommercial					
June 30, 2022	Re	l Estate	R	eal Estate	R	eal Estate	C	onsumer	Cor	mmercial	 Total
Allowance for off-balance sheet credit exposure:											
Balance, beginning of period	\$	37	\$	502	\$	188	\$	218	\$	860	\$ 1,805
Provision (benefit) charged to expense		21		1,676		233		(157)		(220)	1,553
Balance, end of period	\$	58	\$	2,178	\$	421	\$	61	\$	640	\$ 3,358
(dollars in thousands) June 30, 2021		idential Il Estate		nstruction al Estate		mmercial il Estate	Co	nsumer	Con	nmercial	Total
							Co	nsumer	Con	nmercial	 Total
June 30, 2021							 \$	nsumer 153	Con \$	nmercial 846	\$ Total 1,959
June 30, 2021 Allowance for off-balance sheet credit exposure:	Rea	il Estate	Re	al Estate	Rea	il Estate	 \$				\$
June 30, 2021 Allowance for off-balance sheet credit exposure: Balance, beginning of period period	Rea	Il Estate	Re	al Estate 769	Rea	11 Estate	<u>Co</u> \$	153		846	\$ 1,959

Credit Quality Indicators. The Company categorizes loans into risk categories based on relevant information about the ability of borrowers to service their debt such as: current financial information, historical payment experience, credit documentation, public information, and current economic trends among other factors. The Company analyzes loans individually by classifying the loans as to credit risk. This analysis is performed on all loans at origination, and is updated on a quarterly basis for loans risk rated Watch, Special Mention, Substandard, or Doubtful. In addition, lending relationships of \$3 million or more, exclusive of any consumer or owner-occupied residential loan, are subject to an annual credit analysis which is prepared by the loan administration department and presented to a loan committee with appropriate lending authority. A sample of lending relationships in excess of \$1 million (exclusive of single-family residential real estate loans) are subject to an independent loan review annually, in order to verify risk ratings. The Company uses the following definitions for risk ratings:

Watch - Loans classified as watch exhibit weaknesses that require more than usual monitoring. Issues may include deteriorating financial condition, payments made after due date but within 30 days, adverse industry conditions or management problems.

Special Mention - Loans classified as special mention exhibit signs of further deterioration but still generally make payments within 30 days. This is a transitional rating and loans should typically not be rated Special Mention for more than 12 months.

Substandard – Loans classified as substandard possess weaknesses that jeopardize the ultimate collection of the principal and interest outstanding. These loans exhibit continued financial losses, ongoing delinquency, overall poor financial condition, and insufficient collateral.

Doubtful - Loans classified as doubtful have all the weaknesses of substandard loans, and have deteriorated to the level that there is a high probability of substantial loss.

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

A periodic review of selected credits (based on loan size and type) is conducted to identify loans with heightened risk or probable losses and to assign risk grades. The primary responsibility for this review rests with loan administration personnel. This review is supplemented with periodic examinations of both selected credits and the credit review process by the Company's internal audit function and applicable regulatory agencies. The information from these reviews assists management in the timely identification of problems and potential problems and provides a basis for deciding whether the credit continues to share similar risk characteristics with collectively evaluated loan pools, or whether credit losses for the loan should be evaluated on an individual loan basis.

The following tables presents the credit risk profile of the Company's loan portfolio (excluding loans in process and deferred loan fees) based on rating category and year of origination as of June 30, 2022. This tables includes PCD loans, which are reported according to risk categorization after acquisition based on the Company's standards for such classification:



(dollars in thousands) June 30,		2022		2021		2020		2019		2018		Prior	1	Revolving loans		Total
Residential Real Estate																
Pass	\$	380,502	\$	295,260	\$	118,464	\$	19,383	\$	22,143	\$	58,545	\$	6,074	\$	900,371
Watch		44		242		1,083		56		_		30		_		1,455
Special Mention				918		87		440						-		
Substandard		266		918		8/		440		18		605		_		2,334
Doubtful	-															
Total Residential Real Estate	Ş	380,812	\$	296,420	\$	119,634	\$	19,879	\$	22,161	\$	59,180	\$	6,074	\$	904,160
Construction Real Estate																
Pass	\$	100,114	\$	34,082	\$	_	\$	_	\$	_	\$	_	\$	220	\$	134,416
Watch		_		_		—		_		—		_		_		_
Special Mention		_		_		_		_		_		_		_		-
Substandard		_		_		_		_		_		_		_		_
Doubtful						_		_		_		_		_		_
Total Construction Real Estate	\$	100,114	\$	34,082	\$	-	\$	_	\$	_	\$	_	\$	220	\$	134,416
Commercial Real Estate																
Pass	\$	487,486	\$	284,736	\$	105,893	\$	71,380	\$	51,804	\$	78,115	\$	23,669	\$	1,103,083
Watch		4,763		769		1,818				668		2,000		548		10,566
Special Mention		9,297		_		_				_		_		_		9,297
Substandard		22,086		481		140		13		22		93		65		22,900
Doubtful		827		_		_		_		_		_		_		827
Total Commercial Real Estate	\$	524,459	\$	285,986	\$	107,851	\$	71,393	\$	52,494	\$	80,208	\$	24,282	\$	1,146,673
Consumer																
Pass	\$	28,519	\$	10,989	\$	3,662	\$	1,524	\$	916	\$	676	\$	46,521	\$	92,807
Watch		21		71				_		_		_		_		92
Special Mention		-		-		_		-		-		_		-		-
Substandard		23		6		4		_		10		31		23		97
Doubtful		_		_		_		_		_		_				_
Total Consumer	\$	28,563	Ş	11,066	\$	3,666	\$	1,524	\$	926	\$	707	\$	46,544	\$	92,996
Commercial																
Pass	S	111,370	S	93,906	S	20,795	S	10.496	S	3.253	s	7.612	S	190.235	\$	437.667
Watch		1.319		194		38		6		_		186		1.206		2,949
Special Mention		_		_		_		_		_		_		_		_
Substandard		295		11		_		186		_		167		323		982
Doubtful		_		_		_				_		_		_		
Total Commercial	\$	112,984	\$	94,111	\$	20,833	\$	10,688	\$	3,253	Ş	7,965	\$	191,764	\$	441,598
Total Loans																
Pass	S	1,107,991	S	718,973	S	248,814	S	102,783	S	78,116	s	144,948	S	266,719	S	2,668,344
Watch	Ŷ	6,147	~	1.276	2	2,939	2	62	2	668	1	2.216		1.754	-	15.062
Special Mention		9,297														9,297
Substandard		22.670		1.416		231		639		50		896		411		26,313
Doubtful		827				_		_		_		_		_		827
Total	\$	1,146,932	\$	721,665	\$	251,984	\$	103,484	\$	78,834	\$	148,060	\$	268,884	\$	2,719,843

At June 30, 2022, PCD loans comprised \$23.1 million of credits rated "Pass"; \$4.7 million of credits rated "Watch"; none rated "Special Mention"; \$1.1 million of credits rated "Substandard"; and none rated "Doubtful".

The following tables presents the credit risk profile of the Company's loan portfolio (excluding loans in process and deferred loan fees) based on rating category and year of origination as of June 30, 2021. This tables includes PCD loans, which are reported according to risk categorization after acquisition based on the Company's standards for such classification:

(dollars in thousands) June 30, Residential Real Estate		2021		2020		2019		2018		2017		Prior	1	Revolving loans		Total
Pass	s	361,876	s	175,772	s	43.576	s	32,929	s	23.267	s	71.592	s	5.557	s	714.569
Watch	3	301,876	\$	175,772	\$	43,576	\$	32,929	\$	23,267	\$	/1,392	3	5,557	3	1,706
Special Mention		328		70		410				89		809		_		1,700
Substandard		4.288		89		_		92		_		472				4.941
Doubtful		4,200				_		92		_		472		_		4,741
Total Residential Real Estate	¢	366.492	S	175,931	S	43,986	ŝ	33.021	S	23,356	S	72.873	S	5.557	S	721.216
Iotai Residentiai Reai Estate	3	300,492	ş	1/3,931	\$	43,760	¢	35,021	ş	23,330	¢	12,013	\$	3,337	3	721,210
Construction Real Estate																
Pass	s	88.371	S	45.866	S	-	S	_	Ś	_	\$	_	S	_	S	134,237
Watch		00,071		15,000	9	_	Ψ	_	÷	_		_	~	_		151,257
Special Mention		_		_		_				_						_
Substandard		47		_		_		_		_		_		_		47
Doubtful				-		-		_		_		_		_		
Total Construction Real Estate	s	88.418	S	45,866	S	_	\$	_	S	_	Ś	_	S	_	s	134,284
Total Constituction Real Estate	-	00,110	Ŷ	15,000	ý		ų		Ψ		Ψ		4		4	101,201
Commercial Real Estate																
Pass	S	351.732	S	147.670	S	104.746	\$	75.967	\$	70.927	\$	61.194	S	23.699	S	835.935
Watch		4.456		2.365		9,502		1.377		726		10		810		19.246
Special Mention		_		8,806		_		1,793		12,826		_		300		23,725
Substandard		8,191		1,137		505		31		5		99		69		10,037
Doubtful		_		-		850		_		_		_		_		850
Total Commercial Real Estate	\$	364,379	\$	159,978	\$	115,603	\$	79,168	\$	84,484	\$	61,303	\$	24,878	\$	889,793
Consumer																
Pass	s	23.858	s	8.626	s	3,597	\$	1.126	\$	534	s	650	s	39.071	s	77.462
Watch	3	25,858	3	8,020	3	3,397	.p	1,120	÷	554	÷	050	3	48	3	128
Special Mention				_		_						_		40		120
Substandard						_		30		30				24		84
Doubtful								30		30				24		04
Total Consumer	S	23,938	S	8.626	S	3,597	Ś	1.156	Ś	564	Ś	650	S	39,143	S	77,674
Totai Consumer	4	25,550	Ŷ	0,020	9	5,571	Ψ	1,150	φ	501	φ	050	4	57,115	4	11,011
Commercial																
Pass	S	189.280	S	42.549	S	17.960	S	5,591	S	7.265	\$	9.120	S	136,603	S	408,368
Watch		1,551		262		1.323		22						463		3,621
Special Mention										_				_		
Substandard		594		81		305		_		176		_		979		2.135
Doubtful		_		_				_		_		_		_		_
Total Commercial	\$	191,425	\$	42,892	\$	19,588	\$	5,613	\$	7,441	\$	9,120	\$	138,045	\$	414,124
															_	
Total Loans																
Pass	\$	1,015,117	\$	420,483	\$	169,879	\$	115,613	\$	101,993	\$	142,556	\$	204,930	\$	2,170,571
Watch		6,415		2,697		11,235		1,399		815		819		1,321		24,701
Special Mention				8,806				1,793		12,826		_		300		23,725
Substandard		13,120		1,307		810		153		211		571		1,072		17,244
Doubtful		_		_		850		_		_		_				850
Total		1.034.652	S	433.293	S	182,774	Ś	118,958	Ś	115.845	S	143.946	S	207.623		2.237.091

At June 30, 2021, PCD loans comprised \$3.2 million of credits rated "Pass"; \$9.0 million of credits rated "Watch"; none rated "Special Mention"; \$2.7 million of credits rated "Substandard"; and none rated "Doubtful".

Past Due Loans. The following tables present the Company's loan portfolio aging analysis (excluding loans in process and deferred loan fees) as of June 30, 2022 and 2021. These tables include PCD loans, which are reported according to aging analysis after acquisition based on the Company's standards for such classification:

(dollars in thousands) June 30, 2022		-59 Days ast Due		-89 Days ast Due		reater Than 90 Days Past Due	P	Total Past Due	 Current		Total Loans Receivable		Greater Than 90 Days Past Due and Accruing
Real Estate Loans:													
Residential	\$	1,402	\$	_	\$	1,064	\$	2,466	\$ 901,694	\$	904,160	\$	_
Construction		_		_		_		_	134,416		134,416		_
Commercial		416		615		288		1,319	1,145,354		1,146,673		_
Consumer loans		340		45		57		442	92,554		92,996		_
Commercial loans		274		72		13		359	441,239		441,598		_
Total loans	\$	2,432	\$	732	\$	1,422	\$	4,586	\$ 2,715,257	\$	2,719,843	\$	_
(dollars in thousands)		-59 Days ast Due		-89 Days ast Due		reater Than 90 Days Past Due	P	Total Past Due	 Current		Total Loans Receivable		Greater Than 90 Days Past Due and Accruing
June 30, 2021 Real Estate Loans:	Р	ast Due	P	ast Due	_	90 Days Past Due		Past Due	 	_	Receivable	_	Days Past Due
June 30, 2021 Real Estate Loans: Residential						90 Days Past Due 613	 \$	1,289	\$ 719,927	\$	Receivable 721,216		Days Past Due
June 30, 2021 Real Estate Loans: Residential Construction	Р	312	P	ast Due	_	90 Days Past Due 613 30		1,289 30	\$ 719,927 134,254	\$	Receivable	_	Days Past Due
June 30, 2021 Real Estate Loans: Residential	Р	ast Due	P	ast Due	_	90 Days Past Due 613		1,289	\$ 719,927	\$	Receivable 721,216	_	Days Past Due and Accruing
June 30, 2021 Real Estate Loans: Residential Construction Commercial Consumer Joans	Р	312 	P	364 66	_	90 Days Past Due 613 30 374 84		1,289 30 737 345	\$ 719,927 134,254 889,056 77,329	\$	Receivable 721,216 134,284 889,793 77,674	_	Days Past Due and Accruing
June 30, 2021 Real Estate Loans: Residential Construction Commercial	Р	312 	P	364	_	90 Days Past Due 613 30 374		1,289 30 737	\$ 719,927 134,254 889,056	\$	Receivable 721,216 134,284 889,793	_	Days Past Due and Accruing

Under the CARES Act, financial institutions had the option to temporarily suspend certain requirements under U.S. GAAP related to TDRs for a limited period of time to account for the effects of COVID-19. Loans with such modifications in effect at June 30, 2021, included \$23.9 million in loans reported as current in the above table, while none were reported as past due.

At June 30, 2022 and 2021 there were no PCD loans that were greater than 90 days past due.

Loans that experience insignificant payment delays and payment shortfalls generally are not adversely classified or determined to not share similar risk characteristics with collectively evaluated pools of loans for determination of the ACL estimate. Management determines the significance of payment delays and payment shortfalls on a case-by-case basis, taking into consideration all of the circumstances surrounding the loan and the borrower, including the length of the delay, the teracons for the delay, the parameterized and the amount of the shortfall in relation to the principal and interest owed. Significant payment delays on shortfalls may lead to a determination that a loan should be individually evaluated for estimated credit losses.

Collateral-dependent Loans. The following table presents the Company's collateral dependent loans and related ACL at June 30, 2022 and 2021:

(dollars in thousands)	loans de	ed cost basis of etermined to be ral dependent	Related allowance for credit losses		
Residential real estate loans					
1- to 4-family residential loans	\$	864	\$	193	
Total loans	\$	864	\$	193	

	Amortized	cost basis of		
(dollars in thousands)	loans deter	mined to be	Related a	illowance
June 30, 2021	collateral	dependent	for cred	it losses
Residential real estate loans				
1- to 4-family residential loans	\$	895 \$	5	223
Total loans	\$	895 8		223

Nonaccrual Loans. The following table presents the Company's amortized cost basis of nonaccrual loans segmented by class of loans at June 30, 2022 and 2021. The table excludes performing TDRs.

		Jur	June 30,					
	(dollars in thousands)	2022		2021				
Residential real estate		\$ 1,647	\$	3,235				
Construction real estate		—		30				
Commercial real estate		2,259		1,914				
Consumer loans		73		100				
Commercial loans		139		589				
Total loans		\$ 4,118	\$	5,868				

At June 30, 2022, there were no nonaccrual loans individually evaluated for which no ACL was recorded. Interest income recognized on nonaccrual loans in the periods ended June 30, 2022 and 2021, was immaterial.

Troubled Debt Restructurings. TDRs are evaluated to determine whether they share similar risk characteristics with collectively evaluated loan pools, or must be individually evaluated. These concessions typically result from our loss mitigation activities, and could include reductions in the interest rate, payment extensions, forgiveness of principal, forbearance, or other actions. In general, the Company's loans that have been subject to classification as TDRs are the result of guidance under ASU No. 2011-02, which indicates that the Company's loans that have been subject to classification as tDRs are the result before the restructuring in determining whether a concession has been granted. Certain TDRs are classified as nonperforming at the time of restructuring and typically are returned to performing status after considering the borrower's sustained repayment performance for a reasonable period of at least six months.

During fiscal 2022, there were six loans modified as TDRs totaling \$24.5 million. During fiscal 2021, there were three loans modified as TDRs totaling \$894,000.

Table of Contents

Performing loans classified as TDRs at June 30, 2022 and June 30, 2021 segregated by class, are shown in the table below. Nonperforming TDRs are shown in nonaccrual loans.

	June 3	0, 2022	June 30	, 2021
(dollars in thousands)	Number of modifications	Recorded Investment	Number of modifications	Recorded Investment
Residential real estate	11	\$ 3,625	1	\$ 895
Construction real estate	—	—	—	—
Commercial real estate	8	25,132	4	949
Consumer loans	—	_	—	_
Commercial loans	8	1,849	7	1,397
Total	27	\$ 30,606	12	\$ 3,241

Real Estate Foreclosures. The Company may obtain physical possession of real estate collateralizing a residential mortgage loan or home equity loan via foreclosure or in-substance repossession. As of June 30, 2022 and June 30, 2021, the carrying value of foreclosed residential real estate properties as a result of obtaining physical possession was \$580,000 and \$622,000, respectively. In addition, as of June 30, 2022 and June 30, 2021, the Company had residential mortgage loans and home equity loans with a carrying value of \$486,000 and \$533,000, respectively, collateralized by residential real estate property for which formal foreclosure proceedings were in process.

Following is a summary of loans to executive officers, directors, significant shareholders and their affiliates held by the Company at June 30, 2022 and 2021, respectively:

	June	30,		
	(dollars in thousands)	 2022	_	2021
Beginning Balance		\$ 10,624	\$	8,603
Additions		6,393		8,474
Repayments		(6,403)		(6,453)
Ending Balance		\$ 10,614	\$	10,624

NOTE 4: Premises and Equipment

Following is a summary of premises and equipment:

	1	une 30,	
(dollars in thousands)	2022		2021
Land	\$ 13,53	32 \$	12,452
Buildings and improvements	64,73	0	56,422
Construction in progress	14	12	1,158
Furniture, fixtures, equipment and software	20,83	8	18,985
Automobiles	12	20	120
Operating leases ROU asset	3,84	9	2,770
	103,2	1	91,907
Less accumulated depreciation	31,80	<i>i</i> 4	27,830
· ·	\$ 71,34	7 \$	64,077

Leases. The Company elected certain relief options under ASU 2016-02, Leases (Topic 842), including the option not to recognize right of use asset and lease liabilities that arise from short-term leases (leases with terms of twelve months or less). The Company has five leased properties and numerous office equipment lease agreements in which it is the lessee, with lease terms exceeding twelve months.

The Company leases facilities it owns or portions of facilities it owns to other third parties. The Company has determined that all of these lease agreements, in terms of being the lessor, are classified as operating leases. For the years ended June 30, 2022 and 2021, income recognized from these lessor agreements was \$279,000 and \$307,000, respectively. Income from lessor agreements was included in net occupancy and equipment expense. The operating leases are now included as a ROU asset in the premises and equipment line item on the Company's consolidated balance sheets. The corresponding lease liability is included in the accounts payable and other liabilities line item on the Company's consolidated balance sheets.

In the February 2022 acquisition of Fortune, the Company assumed a ground lease with an entity that is controlled by a Company insider. This property is in St. Louis County, MO and is in its third year of a twenty year term.

ASU 2016-02 also requires certain other accounting elections. The Company elected the short-term lease recognition exemption for all leases that qualify, meaning those with terms under twelve months. ROU assets or lease liabilities are not to be recognized for short-term leases. The calculated amount of the ROU assets and lease liabilities in the table below are impacted by the length of the lease term and the discount rate used to present value the minimum lease payments. The Company's lease agreements often include one or more options to renew at the Company's discretion. If at lease inception, the Company considers the exercising of a renewal option to be reasonably certain, the Company will include the extended term in the calculation of the ROU asset and lease liability. Regarding the discount rate, the ASU requires the use of the rate implicit in the lease whenever this rate is readily determinable. As this rate is rarely determinable, the Company tiltizes its incremental borrowing rate at lease inception over a similar term. The discount rate utilized was 5%. The expected lease terms range from 18 months to 20 years.

	Twe	At or For the lve Months Ended June 30, 2022	At or For the Twelve Months Ended June 30, 2021
Consolidated Balance Sheet			
Operating leases right of use asset	\$	3,849 \$	2,770
Operating leases liability	\$	3,849 \$	2,770
Consolidated Statement of Income			
Operating lease costs classified as occupancy and equipment expense	\$	451 \$	340
(includes short-term lease costs)			
Supplemental disclosures of cash flow information			
Cash paid for amounts included in the measurement of lease liabilities:			
Operating cash flows from operating leases	\$	382 \$	282
ROU assets obtained in exchange for operating lease obligations:	\$	— \$	804

For the years ended June 30, 2022 and 2021, lease expense was \$451,000 and \$340,000, respectively. At June 30, 2022, future expected lease payments for leases with terms exceeding one year were as follows:

(dollars in thousands)	
2023	\$ 442
2024	443
2025	439
2026	434
2027	418
Thereafter	4,074
Future lease payments expected	\$ 6,250

Table of Contents

NOTE 5: Deposits

Deposits are summarized as follows:

		Jun	e 30,	
(dollars in thousands)	_	2022		2021
Non-interest bearing accounts	\$	426,929	\$	358,418
NOW accounts		1,171,620		925,280
Money market deposit accounts		303,612		253,614
Savings accounts		274,283		230,905
TOTAL NON-MATURITY DEPOSITS		2,176,444		1,768,217
Certificates				
0.00-0.99%		408,479		332,958
1.00-1.99%		171,997		155,078
2.00-2.99%		51,692		63,777
3.00-3.99%		6,298		10,606
4.00-4.99%		165		167
TOTAL CERTIFICATES	_	638,631		562,586
TOTAL DEPOSITS	\$	2,815,075	\$	2,330,803

The aggregate amount of deposits with a minimum denomination of \$250,000 was \$848.9 million and \$668.8 million at June 30, 2022 and 2021, respectively.

Certificate maturities are summarized as follows:

(dollars in thousands)		
July 1, 2022 to June 30, 2023		\$ 377,842
July 1, 2023 to June 30, 2024		91,429
July 1, 2024 to June 30, 2025		71,706
July 1, 2025 to June 30, 2026		54,057
July 1, 2026 to June 30, 2027		42,844
Thereafter		753
	TOTAL	\$ 638,631

Brokered certificates totaled \$10.8 million and \$5.0 million at June 30, 2022 and 2021, respectively. Deposits from executive officers, directors, significant shareholders and their affiliates (related parties) held by the Company at June 30, 2022 and 2021 totaled approximately \$6.0 million and \$4.3 million, respectively.

NOTE 6: Advances from Federal Home Loan Bank

Advances from Federal Home Loan Bank are summarized as follows:

	Interest		June 30,	
Maturity	Rate		2022	2021
		_	(dollars in thous	
09/07/21	2.81	%	—	9,000
09/09/21	2.28	%	_	1,994
10/01/21	2.53	%	—	5,000
11/16/21	2.43	%	_	5,000
03/07/22	0.95	%	_	3,000
03/31/22	1.91	%	_	248
08/15/22	1.89	%	3,000	3,000
11/16/22	0.51	%	1,994	_
03/6/23	0.99	%	3,000	3,000
07/24/23	0.59	%	987	
11/15/23	0.57	%	980	_
03/6/24	0.95	%	3,000	3,000
03/28/24	2.56	%	8,000	8,000
07/24/24	0.66	%	1,940	,
08/13/24	1.88	%	3,000	3,000
02/21/25	1.28	%	´—	5,000
02/21/25	1.53	%	5,000	5,000
03/6/25	1.01	%	3,000	3,000
07/15/25	0.77	%	1,913	_
07/22/26	1.10	%	1,909	_
12/14/26	2.65	%	234	287
	TOTAL		\$ 37,957 \$	57,529
Weighted-average rate			1.47 %	1.97 %

Of the advances outstanding at June 30, 2022, one advance totaling \$5.0 million is callable by the FHLB prior to maturity. In addition to the above advance, the Bank had additional available credit amounting to \$500.6 million and \$383.0 million with the FHLB at June 30, 2022 and 2021, respectively.

Advances from FHLB of Des Moines are secured by FHLB stock and commercial real estate and one- to four-family mortgage loans pledged. To secure outstanding advances and the Bank's line of credit, loans totaling \$889.7 million and \$769.8 million were pledged to the FHLB at June 32, 2022 and 2021, respectively. The principal maturities of FHLB advances at June 30, 2022, are below:

FHLB Advance Maturities		e 30, 2022 s in thousands)
July 1, 2022 to June 30, 2023		\$ 7,994
July 1, 2023 to June 30, 2024		12,967
July 1, 2024 to June 30, 2025		12,940
July 1, 2025 to June 30, 2026		1,913
July 1, 2026 to June 30, 2027		2,143
	TOTAL	\$ 37,957

NOTE 7: Subordinated Debt

In March 2004, the Company established Southern Missouri Statutory Trust I as a statutory business trust, to issue Floating Rate Capital Securities (the "Trust Preferred Securities"). The securities mature in 2034, became redeemable after five years, and bear interest at a floating rate based on LIBOR. The securities represent undivided beneficial interests in the trust, which was established by the Company for the purpose of issuing the securities. The Trust Preferred Securities were sold in a private transaction exempt from registration under the Securities Act of 1933, as amended (the "Act") and have not been registered under the Act. The securities may not be offered or sold in the United States absent registration or an applicable exemption from registration requirements. Southern Missouri Statutory Trust I used the proceeds from the sale of the Trust Preferred Securities to purchase Junior Subordinated Debentures (the "Debentures") of the Company which have terms identical to the Trust Preferred Securities. At June 30, 2022, the Debentures carried an interest rate of 4.78%. The balance of the Debentures outstanding was \$7.2 million at June 30, 2022 and June 30, 2021. The Company used its net proceeds for working capital and investment in its subsidiaries.

In connection with its October 2013 acquisition of Ozarks Legacy Community Financial, Inc. (OLCF), the Company assumed \$3.1 million in floating rate junior subordinated debt securities. The debt securities in June 2005 by OLCF in connection with the sale of trust preferred securities, bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2035. At June 30, 2022, the current rate was 4.28%. The carrying value of the debt securities was approximately \$2.7 million at June 30, 2022 and 2021.

In connection with its August 2014 acquisition of Peoples Service Company, Inc. (PSC), the Company assumed \$6.5 million in floating rate junior subordinated debt securities. The debt securities had been issued in 2005 by PSC's subsidiary bank holding company, Peoples Banking Company, in connection with the sale of trust preferred securities, bear interest at a floating rate based on LIBOR, are now redeemable at par, and mature in 2035. At June 30, 2022, the current rate was 3.63%. The carrying value of the debt securities was approximately \$5.4 million at \$5.3 million at June 30, 2022 and 2021, respectively.

The Company's investment at a face amount of \$505,000 in these trusts is included with Prepaid Expenses and Other Assets in the consolidated balance sheets, and is carried at a value of \$461,000 at June 30, 2022.

In connection with its February 2022 acquisition of Fortune Financial Corporation (Fortune), the Company assumed \$7.5 million in fixed-to-floating rate subordinated notes. The notes had been issued in May 2021 by Fortune to a multi-lender group, bear interest through May 2026 at a fixed rate of 4.5%, and will bear interest thereafter at SOFR plus 3.77%. The notes will be redeemable at par beginning in May 2026, and mature in May 2031. The carrying value of the notes was approximately \$7.7 million at June 30, 2022.

NOTE 8: Employee Benefits

401(k) Retirement Plan. The Bank has a 401(k) retirement plan that covers substantially all eligible employees. The Bank makes "safe harbor" matching contributions of up to 4% of eligible compensation, depending upon the percentage of eligible pay deferred into the plan by the employee. Additional profit-sharing contributions of 5% of eligible salary have been accrued for the plan year ended June 30, 2022, which the board of directors authorizes based on management recommendations and financial performance for fiscal 2022. Total 401(k) expense for fiscal 2022, 2021, and 2020, was \$1.9 million, \$1.7 million, respectively. At June 30, 2022, 401(k) plan participants held approximately 398, bhares of the Company's stock in the plan. Employee deferrals and safe harbor contributions are fully vested. Profit-sharing or other contributions vest over a period of five years.

2008 Equity Incentive Plan. The Company adopted an Equity Incentive Plan (the EIP) in 2008, reserving for award 132,000 shares (split-adjusted). EIP shares were available for award to directors, officers, and employees of the Company and its affiliates by a committee of outside directors. The committee held the power to set vesting requirements for each award under the EIP. At the 2017 annual meeting, shareholders approved the 2017 Omnibus Incentive Plan, which provided that no further awards would be made under the EIP. From fiscal 2012 through fiscal

2017, the Company awarded 122,803 shares, and no awards were made under the plan since fiscal 2017. All EIP awards were in the form of either restricted stock vesting at the rate of 20% of such shares per year, or performance-based restricted stock vesting at up to of 20% of such shares per year, contingent on the achievement of specified profitability targets over a three-year period. During fiscal 2022, 2021, and 2020, there were 2.250, 2.700, and 2.825 EIP shares (splitadjusted) vested each year, respectively. Compensation expense, in the amount of the fair market value of the common sock at the date of grant, is recognized pro-rata over the five years during which the shares vest. The EIP expense for fiscal 2022, 2021, and 2020 was \$46,000, \$84,000, and \$88,000, respectively. At June 30, 2022, no awards remained outstanding, and there was no unvested compensation expense related to the EIP.

2003 Stock Option Plan. The Company adopted a stock option plan in October 2003 (the 2003 Plan). Under the plan, the Company granted options to purchase 242,000 shares (split-adjusted) to employees and directors, of which, options to purchase 187,000 shares (split-adjusted) have been exercised, options to purchase 45,000 shares (split-adjusted) have been forfeited, and 10,000 remain outstanding. Under the 2003 Plan, exercised options may be issued from either authorized but unissued shares, or treasury shares. At the 2017 annual meeting, shareholders approved the 2017 Omnibus Incentive Plan, which provided that no further awards would be made under the 2003 Plan.

As of June 30, 2022, there was no remaining unrecognized compensation expense related to unvested stock options under the 2003 Plan. The aggregate intrinsic value of stock options outstanding, all of which were exercisable, at June 30, 2022, was \$277,000. During fiscal 2020, options to purchase 10,000 shares were exercised; no options to purchase shares were exercised in fiscal 2022 or 2021. The intrinsic value of options vested in fiscal 2020 was \$14,000, and no options vested in fiscal 2022 or 2021.

2017 Omnibus Incentive Plan. The Company adopted an equity-based incentive plan in October 2017 (the 2017 Plan). Under the 2017 plan, the Company reserved for issuance 500,000 shares of common stock for awards to employees and directors, against which full value awards (stock-based awards other than stock options and stock appreciation rights) are to be counted on a 2.5-for-1 basis. The 2017 Plan authorized awards to be made to employees, officers, and directors by a committee of outside directors. The committee held the power to set vesting requirements for each award under the 2017 Plan. Under the 2017 Plan, stock awards and shares issued pursuant to exercised options may be issued from either authorized but unissued shares, or treasury shares.

Under the 2017 Plan, options to purchase 94,000 shares have been issued to employees, of which none have been exercised or forfeited, and 94,000 remain outstanding. As of June 30, 2022, there was \$561,000 in remaining unrecognized compensation expense related to unvested stock options under the 2017 Plan, which will be recognized over the remaining weighted average vesting period. The aggregate intrinsic value of in-the-money stock options outstanding under the 2017 Plan at June 30, 2022, was \$752,000, and no options were exercisable at June 30, 2022, at a strike price in excess of the market price. The intrinsic value of options vested in fiscal 2022 and 2021 was \$150,000, and \$87,000, respectively. No in-the-morey options were vested in fiscal 2020.

Full value awards totaling 22,350, 18,925, and 15,525 shares, respectively, were issued to employees and directors in fiscal 2022, 2021, and 2020. All full value awards were in the form of either

- restricted stock vesting at the rate of 20% of such shares per year, performance-based restricted stock vesting at up to 20% of such shares per year, contingent on the achievement of specified profitability targets • over a trailing three-year period, or
- restricted stock vesting after a three-year service requirement.

During fiscal 2022, 2021, and 2020, full value awards of 12,860, 9,770, and 7,080 shares were vested, respectively. Compensation expense, in the amount of the fair market value of the common stock at the date of groups, include a provide the vesting period. Compensation expenses for full value awards under the 2017 Plan for fiscal 2022, 2021, and 2020 was \$548,000, \$351,000, and \$293,000, respectively. At June 30, 2022, unvested compensation expense related to full value awards under the 2017 Plan was approximately \$1.9 million.

Table of Contents

Changes in options outstanding under the 2003 Plan and the 2017 Plan were as follows:

	2022				2021				2020		
		Veighted Average				Veighted Average			Weighted Average		
		Price	Numbe	er		Price	Number		Price	Number	
Outstanding at beginning of year	\$	33.77	89,	500	\$	33.22	60,50	0 5	3 26.35	51,000	
Granted		53.82	14,:	500		34.91	29,00	0	37.40	19,500	
Exercised		_		_		_	-	_	6.38	(10,000)	
Forfeited		-		—		-	-	-	-	—	
Outstanding at year-end	\$	36.56	104,	000	\$	33.77	89,50	0 \$	33.22	60,500	
Options exercisable at year-end	\$	31.92	44,	900	\$	29.79	29,00	0 5	3 26.31	18,900	

The following is a summary of the assumptions used in the Black-Scholes pricing model in determining the fair values of options granted during fiscal years 2022, 2021, and 2020:

	2022		2021		2020
Assumptions:					
Expected dividend yield	1.49) %	1.83	%	1.60 %
Expected volatility	28.02	%	27.72	%	22.55 %
Risk-free interest rate	1.82	%	1.14	%	1.55 %
Weighted-average expected life (years)	10.00)	10.00		10.00
Weighted-average fair value of options granted during the year	\$ 16.38	5	\$ 9.19	\$	8.81

The table below summarizes information about stock options outstanding under the 2003 Plan and 2017 Plan at June 30, 2022:

Weighted		Outstanding	Options Exercisable		
Average Remaining		Weighted Average		Weighted Average	
Contractual Life	Number Outstanding	Exercise Price	Number Exercisable	Exercise Price	
26 mo.	10,000	\$ 17.55	10,000	\$ 17.55	
67 mo.	13,500	37.31	10,800	37.31	
78 mo.	17,500	34.35	10,500	34.35	
92 mo.	19,500	37.40	7,800	37.40	
103 mo.	29,000	34.91	5,800	34.91	
115 mo.	14,500	53.82	—	53.82	

NOTE 9: Income Taxes

The Company and its subsidiary files income tax returns in the U.S. Federal jurisdiction and various states. The Company is no longer subject to federal and state tax examinations by tax authorities for tax years ending June 30, 2017 and before. The Company's Missouri income tax returns for the fiscal years ending June 30, 2016 through 2018 are under audit by the Missouri Department of Revenue. The Company recognized no interest or penalties related to income taxes for the periods presented.

The components of net deferred tax assets (included in other assets on the condensed consolidated balance sheet) are summarized as follows: (dollars in thousands) June 30, 2022 June 30, 2021

(uonurs in inousunus)		ane 50, 2022		June 50, 2021
Deferred tax assets:			_	
Provision for losses on loans	\$	7,761	\$	7,626
Accrued compensation and benefits		828		826
NOL carry forwards acquired		57		147
Unrealized loss on other real estate		72		180
Unrealized loss on available for sale securities		4,921		_
Other	_		_	182
Total deferred tax assets		13,639		8,961
Deferred tax liabilities:				
Purchase accounting adjustments		224		210
Depreciation		1,974		1,842
FHLB stock dividends		120		120
Prepaid expenses		415		283
Unrealized gain on available for sale securities		_		821
Other		181		1,193
Total deferred tax liabilities		2,914		4,469
Net deferred tax asset	\$	10,725	\$	4,492

As of June 30, 2022, the Company had approximately \$261,000 and \$0 in federal and state net operating loss carryforwards, respectively, which were acquired in the July 2009 acquisition of Southern Bank of Commerce, the February 2014 acquisition of Citizens State Bankshares of Bald Knob, Inc., and the April 2020 acquisition of Central Federal Savings and Loan. The amount reported is net of the IRC Sec. 382 limitation, or state equivalent, related to utilization of net operating loss carryforwards of acquired corporations. Unless otherwise utilized, the net operating losses will begin to expire in 2027.

A reconciliation of income tax expense at the statutory rate to the Company's actual income tax expense is shown below:

	For the year ended June 30				
(dollars in thousands)	2022		2021		2020
Tax at statutory rate	\$ 12,580	\$	12,538	\$	7,231
Increase (reduction) in taxes resulting from:					
Nontaxable municipal income	(349)		(453)		(444)
State tax, net of Federal benefit	812		1,018		299
Cash surrender value of Bank-owned life insurance	(245)		(378)		(214)
Tax credit benefits	(45)		(11)		(48)
Other, net	(18)		(189)		63
Actual provision	\$ 12,735	\$	12,525	\$	6,887

For the years ended June 30, 2022, 2021, and 2020, income tax expense at the statutory rate was calculated using a 21% annual effective tax rate (AETR). Tax credit benefits are recognized under the deferral method of accounting for investments in tax credits.

NOTE 10: Accumulated Other Comprehensive Income (AOCI)

The components of AOCI, included in stockholders' equity, are as follows:

	June 30,			
(dollars in thousands)		2022	_	2021
Net unrealized gain (loss) on securities available-for-sale	\$	(22,366)	\$	3,734
Net unrealized gain on securities available-for-sale securities for which a portion of an other-				
than-temporary impairment has been recognized in income		(1)		(1)
Unrealized gain from defined benefit pension plan		(37)		(26)
		(22,404)	-	3,707
Tax effect		4,917		(825)
Net of tax amount	\$	(17,487)	\$	2,882

Amounts reclassified from AOCI and the affected line items in the consolidated statements of income during the years ended June 30, 2022 and 2021, were as follows:

	A	Amounts Reclass	sified F	rom AOCI	
(dollars in thousands)		2022		2021	Affected Line Item in the Condensed Consolidated Statements of Income
Unrealized gain on securities available-for-sale	\$	_	\$	90	Net realized gains on sale of AFS securities
Amortization of defined benefit pension items:					Compensation and benefits (included in
		(11)		6	computation of net periodic pension costs)
Total reclassified amount before tax		(11)		96	
Tax benefit		(2)		20	Provision for income tax
Total reclassification out of AOCI	\$	(9)	\$	76	Net Income

NOTE 11: Stockholders' Equity and Regulatory Capital

The Company and Bank are subject to various regulatory capital requirements administered by the Federal banking agencies. Failure to meet minimum capital requirements can result in certain mandatory – and possibly additional discretionary – actions by regulators that, if undertaken, could have a direct material effect on the Company's financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Company and Bank must meet specific capital guidelines that involve quantitative measures of the Company and the Bank's assets, liabilities, and certain off-balance sheet items as calculated under U.S. GAAP, regulatory reporting requirements abut components, risk weightings, and other factors. Furthermore, the Company and Bank's regulatory capital not reflected in the consolidated financial statements.

Quantitative measures established by regulatory capital standards to ensure capital adequacy require the Company and the Bank to maintain minimum amounts and ratios (set forth in the table below) of total capital, Tier 1 capital (as defined), and common equity Tier 1 capital (as defined) to risk-weighted assets (as defined) and of Tier 1 capital (as defined) to average total assets (as defined). Additionally, to make distributions or discretionary bonus

payments, the Company and Bank must maintain a capital conservation buffer of 2.5% of risk-weighted assets. Management believes, as of June 30, 2022 and 2021, that the Company and the Bank met all capital adequacy requirements to which they are subject.

Effective January 1, 2020, depository institutions and depository institution holding companies that have less than \$10 billion in total consolidated assets and meet other qualifying criteria, including a tier 1 leverage ratio of greater than 9 percent, are considered qualifying community banking organizations and are eligible to opt into an alternative, simplified regulatory capital framework, which utilizes a newly-defined "Community Bank Leverage Ratio" (CBLR). The CBLR framework is an optional framework that is designed to reduce burden by removing the requirements for calculating and reporting risk-based capital ratios for qualifying community banking organizations that opt into the framework. Qualifying community banking organizations that opt into the framework. Qualifying community banking organizations that opt into the framework. Qualifying community banking organizations that opt into the framework. Qualifying community banking organizations that OP into the framework and that maintain a leverage ratio of greater than 9 percent are considered to have satisfied the risk-based capital requirements in the agencies" generally applicable capital rule. In April 2020, the federal bank regulatory agencies announced the issuance of two interim final rules to provide temporary relief to community banking organizations. Under the rules, CBLR requirement was a minimum of 8.5% for calendar year 2021, and 9% thereafter. The Company and the Bank have not made an election to utilize the CBLR framework, but will continue to monitor the available option, and could do so in the future.

In August 2020, the Federal banking agencies adopted a final rule updating a December 2018 rule regarding the impact on regulatory capital of adoption of the CECL standard. The rule now allows institutions that adopt the CECL standard in 2020 a five-year transition period to recognize the estimated impact of adoption on regulatory capital. The Company and the Bank elected to exercise the option to recognize the impact of adoption over the five-year period.

As of June 30, 2022, the most recent notification from the Federal banking agencies categorized the Bank as well capitalized under the regulatory framework for prompt corrective action. To be categorized as well capitalized the Bank must maintain minimum total risk-based, Tier 1 risk-based, common equity Tier 1 risk-based, and Tier 1 leverage ratios as set forth in the table. There are no conditions or events since that notification that management believes have changed the Bank's category.

The tables below summarize the Company and Bank's actual and required regulatory capital:

	Actual		For Capital Adequa	cv Purnoses	To Be Well Capitali Prompt Correctiv Provision	e Action
As of June 30, 2022	 Amount	Ratio	Amount	Ratio	Amount	Ratio
(dollars in thousands)						
Total Capital (to Risk-Weighted Assets)						
Consolidated	\$ 370,013	13.42 % \$	220,558	8.00 %	n/a	n/a
Southern Bank	352,169	12.90 %	218,397	8.00 %	272,996	10.00 %
Tier I Capital (to Risk-Weighted Assets)						
Consolidated	335,316	12.16 %	165,418	6.00 %	n/a	n/a
Southern Bank	325,183	11.91 %	163,797	6.00 %	218,397	8.00 %
Tier I Capital (to Average Assets)						
Consolidated	335,316	10.41 %	128,822	4.00 %	n/a	n/a
Southern Bank	325,183	10.22 %	127,333	4.00 %	159,167	5.00 %
Common Equity Tier I Capital (to Risk-Weighted						
Assets)						
Consolidated	319,971	11.61 %	124,064	4.50 %	n/a	n/a
Southern Bank	325,183	11.91 %	122,848	4.50 %	177,447	6.50 %

	Actual For Capital Adequacy Purposes		y Purposes	To Be Well Capitalized Under Prompt Corrective Action Provisions			
As of June 30, 2021		Amount	Ratio	Amount	Ratio	Amount	Ratio
(dollars in thousands)							
Total Capital (to Risk-Weighted Assets)							
Consolidated	\$	315,490	14.18 % \$	177,938	8.00 %	n/a	n/a
Southern Bank		308,482	13.96 %	176,816	8.00 %	221,019	10.00 %
Tier I Capital (to Risk-Weighted Assets)							
Consolidated		287,701	12.93 %	133,453	6.00 %	n/a	n/a
Southern Bank		282,638	12.79 %	132,612	6.00 %	176,816	8.00 %
Tier I Capital (to Average Assets)							
Consolidated		287,701	10.61 %	108,505	4.00 %	n/a	n/a
Southern Bank		282,638	10.43 %	108,369	4.00 %	135,461	5.00 %
Common Equity Tier I Capital (to Risk-Weighted							
Assets)							
Consolidated		272,458	12.25 %	100,090	4.50 %	n/a	n/a
Southern Bank		282,638	12.79 %	99,459	4.50 %	143,663	6.50 %

The Bank's ability to pay dividends on its common stock to the Company is restricted to maintain adequate capital as shown in the above tables. Additionally, prior regulatory approval is required for the declaration of any dividends generally in excess of the sum of net income for that calendar year and retained net income for the preceding two calendar years. At June 30, 2022, approximately \$38.0 million of the equity of the Bank was available for distribution as dividends to the Company without prior regulatory approval.

NOTE 12: Commitments and Contengencies

Standby Letters of Credit. In the normal course of business, the Company issues various financial standby, performance standby, and commercial letters of credit for its customers. As consideration for the letters of credit, the institution charges letter of credit fees based on the face amount of the letters and the creditworthiness of the counterparties. These letters of credit are standalone agreements, and are unrelated to any obligation the depositor has to the Company.

Standby letters of credit are irrevocable conditional commitments issued by the Company to guarantee the performance of a customer to a third party. Financial standby letters of credit are primarily issued to support public and private borrowing agrangements, including commercial paper, bond financing and similar transactions. Performance standby letters of credit are issued to guarantee performance of certain customers under non-financial contractual obligations. The credit risk involved in issuing standby letters of credit is essentially the same as that involved in extending loans to customers.

The Company had total outstanding standby letters of credit amounting to \$3.7 million at June 30, 2022, and \$4.0 million at June 30, 2021, with terms ranging from 12 to 24 months. At June 30, 2022, the Company's deferred revenue under standby letters of credit agreements was nominal.

Off-balance-sheet and Credit Risk. The Company's Consolidated Financial Statements do not reflect various financial instruments to extend credit to meet the financing needs of its customers.

These financial instruments include commitments to extend credit. These instruments involve, to varying degrees, elements of credit and interest rate risk in excess of the amount recognized in the balance sheets. Lines of credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Lines of credit generally have fixed expiration dates. Since a portion of the line may expire without being drawn upon, the total unused lines do not necessarily represent future cash requirements. Each customer's creditworthiness is evaluated on a

case-by-case basis. The amount of collateral obtained, if deemed necessary, is based on management's credit evaluation of the counterparty. Collateral held varies but may include accounts receivable, inventory, property, plant and equipment, commercial real estate and residential real estate. Management uses the same credit policies in granting lines of credit as it does for on balance sheet instruments.

The Company had \$707.7 million in commitments to extend credit at June 30, 2022, and \$491.6 million at June 30, 2021.

At June 30, 2022, total commitments to originate fixed-rate loans with terms in excess of one year were \$240.0 million at rates ranging from 2.19% to 6.75%, with a weighted-average rate of 4.66%. Commitments to extend credit and standby letters of credit include exposure to some credit loss in the event of nonperformance of the customer. The Company's policies for credit commitments and financial guarantees are the same as those for extension of credit that are recorded in the balance sheet. The commitments extend over varying periods of time with the majority being disbursed within a thirty-day period.

The Company originates collateralized commercial, real estate, and consumer loans to customers in Missouri, Arkansas, and Illinois. Although the Company has a diversified portfolio, loans aggregating \$1.0 billion at June 30, 2022, are secured by single and multi-family residential real estate generally located in the Company's primary lending area.

Legal proceedings. In the opinion of management, the Company and its Bank subsidiary are not parties to any pending claims or lawsuits that are expected to have a material effect on the Company's financial condition or operations. Periodically, there have been various claims and lawsuits involving the Company or the Bank, mainly as defendants, such as claims to enforce liens, condemnation proceedings on properties in which the Company or the Bank holds security interests, claims involving the making and servicing of real property loans and other activities incident to the Company's or the Bank's ordinary business, the Company and the Bank are not parties to any material pending legal proceedings that are expected to have a material effect on the financial condition or operations of the Company.

1	2	n
1	4	υ

NOTE 13: Earnings Per Share

The following table sets forth the computations of basic and diluted earnings per common share:

(dollars in thousands except per share data)	 2022	 June 30, 2021	 2020
Net income	\$ 47,169	\$ 47,180	\$ 27,545
Less: distributed earnings allocated to participating securities	(30)	(18)	_
Less: undistributed earnings allocated to participating securities	(165)	(135)	_
Net income available to common shareholders	\$ 46,974	\$ 47,027	\$ 27,545
Denominator for basic earnings per share -			
Weighted-average shares outstanding	8,994,022	9,007,814	9,189,876
Effect of dilutive securities stock options or awards	17,122	2,923	9,293
Denominator for diluted earnings per share	 9,011,144	 9,010,737	9,199,169
Basic earnings per share available to common stockholders	\$ 5.22	\$ 5.22	\$ 3.00
Diluted earnings per share available to common stockholders	\$ 5.21	\$ 5.22	\$ 2.99

Certain option and restricted stock awards were excluded from the computation of diluted earnings per share because they were anti-dilutive, based on the average market prices of the Company's common stock for these periods. Outstanding options and shares of restricted stock totaling 22,750, 99,825, and 50,500 were excluded from the computation of diluted earnings per share for the fiscal years ended June 30, 2022, 2021, and 2020, respectively.

NOTE 14: Acquisitions

On February 25, 2022, the Company completed its acquisition of Fortune Financial Corporation ("Fortune"), and its wholly owned subsidiary, FortuneBank ("FB"), in a stock and cash transaction valued at approximately \$35.5 million. The acquired financial institution was merged with and into Southern Bank simultaneously with the acquisition of Fortune. For the fiscal year ended June 30, 2022, the Company incurred \$1.4 million of third party acquisition-related costs, included in noninterest expense in the Company's consolidated statements of income.

Under the acquisition method of accounting, the total purchase price is allocated to net tangible and intangible assets based on their current estimated fair values on the date of the acquisition. Based on valuations of the fair value of tangible and intangible assets acquired and liabilities assumed, the purchase price for the Fortune acquisition is detailed in the following table.

1	2	1	
1	4	1	

Fortune Financial Corporation Fair Value of Consideration Transferred

(dollars in thousands)		
Cash	\$	12,664
Common stock, at fair value		22,884
Total consideration	\$	35,548
Recognized amounts of identifiable assets acquired and liabilities assumed		
Cash and cash equivalents	S	34,280
Interest bearing time deposits	3	2,300
Loans		2,300
Premises and equipment		7,690
BOLI		3,720
Identifiable intangible assets		1,602
Miscellaneous other assets		3,512
Deposits		(213,670)
FHLB Advances		(9,681)
Subordinated debt		(7,800)
Miscellaneous other liabilities		(1,214)
Total identifiable net assets		22,792
Goodwill	\$	12,756

Of the total purchase price, \$1.6 million has been allocated to core deposit intangible, and will be amortized over seven years on a straight line basis. Additionally, \$12.8 million has been allocated to goodwill, and none of the purchase price is deductible. Goodwill is attributable to synergies and economies of scale expected from combining the operations of the Bank and Fortune. To the extent that management revises any of the fair value of the above fair value adjustments as a result of continuing evaluation, the amount of goodwill recorded in the acquisition will change.

The Company acquired the \$204.1 million loan portfolio at an estimated fair value discount of \$2.1 million. The excess of expected cash flows above the fair value of the performing portion of loans will be accreted to interest income over the remaining lives of the loans in accordance with ASC 310-30. Loans acquired that were not subject to guidance relating to purchase credit deteriorated (PCD) loans include loans with a fair value and gross contractual amounts receivable of \$187.0 million and \$211.0 million at the date of acquisition. Management identified 31 PCD loans, with a book balance of \$15.1 million, associated with the Fortune acquisition (ASC 310-30).

On December 15, 2021, the Company completed its acquisition of the Cairo, Illinois, branch ("Cairo") of First National Bank, Oldham, South Dakota. The deal resulted in Southern Bank relocating its facility from its prior location to the First National Bank location in Cairo. The Company views the acquisition and updates to the new facility as an expression of its continuing commitment to the Cairo community. For the fiscal year ended June 30, 2022, the Company incurred \$50,000 of third-party acquisition-related costs, included in noninterest expense in the Company's consolidated statements of income.

Under the acquisition method of accounting, the total purchase price is allocated to net tangible and intangible assets based on their current estimated fair values on the date of the acquisition. Based on valuations of the fair value of tangible and intangible assets acquired and liabilities assumed, the purchase price for the Cairo acquisition is detailed in the following table.

First National Bank - Cairo Branch Fair Value of Consideration Transferred

(dollars in thousands)	
Cash received	\$ (26,932)
Common stock, at fair value	 _
Total consideration	\$ (26,932)
Recognized amounts of identifiable assets acquired and liabilities assumed	
Cash and cash equivalents	\$ 220
Loans	408
Premises and equipment	468
Identifiable intangible assets	168
Miscellaneous other assets	1
Deposits	(28,540)
Miscellaneous other liabilities	(99)
Total identifiable net liabilities	 (27,374)
Goodwill	\$ 442

On May 22, 2020 the Company completed its acquisition of Central Federal Baneshares, Inc. ("Central"), and its wholly owned subsidiary, Central Federal Savings and Loan Association ("Central Federal"), in an all-cash transaction valued at approximately \$21.9 million. Net cash paid for the acquisition totaled approximately \$9.1 million. The conversion of data systems took place on June 7, 2020. The Company incurred \$1.2 million of third-party acquisition-related costs with \$1.2 million being included in noninterest expense in the Company's consolidated statement of income for the year ended June 30, 2020.

Under the acquisition method of accounting, the total purchase price is allocated to net tangible and intangible assets based on their current estimated fair values on the date of the acquisition. Based on valuations of the fair value of tangible and intangible assets acquired and liabilities assumed, the purchase price for the Central acquisition is detailed in the following table.

Central Federal Bancshares Fair Value of Consideration Transferred

\$	21,942
S	12,862
	4,355
	51,449
	723
	540
	639
	(46,720)
	(1,783)
	22,065
\$	(123)
	S

Of the total purchase price of \$21.9 million, \$540,000 has been allocated to core deposit intangible. None of the purchase price was allocated to goodwill, as the acquisition resulted in a bargain purchase gain of \$123,000. The core deposit intangible will be amortized over six years on a straight line basis.

The Company acquired the \$52.1 million loan portfolio at an estimated fair value discount of \$662,000. The excess of expected cash flows above the fair value of the performing portion of loans will be accreted to interest income over the remaining lives of the loans in accordance with ASC 310-30. Management identified no purchased credit-impaired loans associated with the Central acquisition (ASC 310-30).

NOTE 15: Fair Value Measurements

ASC Topic 820, Fair Value Measurements, defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. Topic 820 also establishes a fair value hierarchy which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value. The standard describes three levels of inputs that may be used to measure fair value:

Level 1 - Quoted prices in active markets for identical assets or liabilities

Level 2 – Observable inputs other than Level 1 prices, such as quoted prices for similar assets or liabilities; quoted prices in active markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities

Obligations of state and political subdivisions

Corporate obligations

Level 3 - Unobservable inputs supported by little or no market activity and significant to the fair value of the assets or liabilities

Recurring Measurements. The following table presents the fair value measurements of assets recognized in the accompanying consolidated balance sheets measured at fair value on a recurring basis and the level within the fair value hierarchy in which the fair value measurements fall at June 30, 2022 and 2021:

			ements at June 30, 2022, Usir	ig:
(dollars in thousands)	Fair Value	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Obligations of state and political subdivisions	\$ 44,479	\$	\$ 44,479	s _
Corporate obligations	19,887		19,887	_
Other securities	443	_	443	_
MBS and CMOs	170,585	_	170,585	_
		Fair Value Measure	ements at June 30, 2021, Usin	g:
(dollars in thousands)	Fair Value	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)

Other securities	672	_	672	_
MBS and CMOs	138,341	_	138,341	_
Following is a description of the valuation methodologies ar	nd inputs used for assets measure	d at fair value on a	recurring basis and recogi	nized in the

\$

47,696 20,311 47,696 20,311

\$

rolowing is a description of the valuation includinges and input used to assess measured at fait value of a recurring basis and recognized in the accompanying consolidated balance sheets, as well as the general classification of such assets pursuant to the valuation hierarchy. There have been no significant changes in the valuation techniques during the year ended June 30, 2022.

Available-for-sale Securities. When quoted market prices are available in an active market, securities are classified within Level 1. If quoted market prices are not available, then fair values are estimated using pricing models, or quoted prices of securities with similar characteristics. For these securities, our Company obtains fair value measurements from an independent pricing service. The fair value measurements consider observable data that may include dealer quotes, market spreads, cash flows, the U.S. Treasury yield curve, live trading levels, trade execution data, market consensus prepayment speeds, credit information and the bond's terms and conditions, among other things. In certain cases where Level 1 or Level 2 inputs are not available, securities are classified within Level 3 of the hierarchy.



Nonrecurring Measurements. The following tables present the fair value measurement of assets measured at fair value on a nonrecurring basis and the level within the ASC 820 fair value hierarchy in which the fair value measurements fell at June 30, 2022 and 2021:

			nents at June 30, 2022, Usi	ng:
(dollars in thousands)	Fair Value	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Foreclosed and repossessed assets held for sale	\$	\$	»	s —
			ments at June 30, 2021, Usir	ng:
		Quoted Prices in	a: :a . od	
		Active Markets for Identical Assets	Significant Other Observable Inputs	Significant Unobservable Inputs
(dollars in thousands)	Fair Value	(Level 1)	(Level 2)	(Level 3)
Foreclosed and repossessed assets held for sale	\$ 280	\$	\$	\$ 280

The following table presents losses recognized on assets measured on a non-recurring basis for the years ended June 30, 2022 and 2021:

(dollars in thousands)	 2022	 2021
Foreclosed and repossessed assets held for sale	\$ (503)	\$ (44)
Total losses on assets measured on a non-recurring basis	\$ (503)	\$ (44)

The following is a description of valuation methodologies and inputs used for assets measured at fair value on a nonrecurring basis and recognized in the accompanying consolidated balance sheets, as well as the general classification of such assets pursuant to the valuation hierarch. For assets classified within Level 3 of fair value hierarchy, the process used to develop the reported fair value process is described below.

Foreclosed and Repossessed Assets Held for Sale. Foreclosed and repossessed assets held for sale are valued at the time the loan is foreclosed upon or collateral is repossessed and the asset is transferred to foreclosed or repossessed assets held for sale. The value of the asset is based on third party or internal appraisals, less estimated costs to sell and appropriate discounts, if any. The appraisals are generally discounted based on current and expected market conditions that may impact the sale or value of the asset and management's knowledge and experience with similar assets. Such discounts typically may be significant and for additional impairment and are adjusted accordingly if impairment is identified.

Unobservable (Level 3) Inputs. The following table presents quantitative information about unobservable inputs used in recurring and nonrecurring Level 3 fair value measurements at June 30, 2021. There were no Level 3 fair value measurements at June 30, 2022.

(dollars in thousands) Nonrecurring Measurements	Fair value at June 30, 2021	Valuation technique	 Unobservable inputs	Range of inputs applied	Weighted-average inputs applied
Foreclosed and repossessed assets	\$ 280	Third party appraisal	Marketability discount	7.2% - 80.6 %	37.1 %

Table of Contents

Fair Value of Financial Instruments. The following table presents estimated fair values of the Company's financial instruments and the level within the fair value hierarchy in which the fair value measurements fell at June 30, 2022 and 2021:

	June 30, 2022							
(dollars in thousands)		Carrying Amount		Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)			Significant Unobservable Inputs (Level 3)
Cash and cash equivalents	\$	86,792	\$	86,792	\$		\$	
Interest-bearing time deposits	\$	4,768	\$	80,792	+	768	Ф	
Stock in FHLB		5,893				893		
Stock in Federal Reserve Bank of St. Louis		5,790		_		,790		
Loans receivable, net		2,686,198		-				2,655,882
Accrued interest receivable		11,052		_	11.	052		_
Financial liabilities		,						
Deposits		2,815,075		2,176,444		_		637,163
Advances from FHLB		37,957			35.	916		_
Accrued interest payable		801		_		801		_
Subordinated debt		23,055		_		—		22,070
Unrecognized financial instruments (net of contract amount)								
Commitments to originate loans		—		—		—		_
Letters of credit		—		—		—		—
Lines of credit		_		_		—		_

	June 30, 2021							
(dollars in thousands)		Carrying Amount		Quoted Prices in Active Markets for dentical Assets (Level 1)	Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	
Financial assets								
Cash and cash equivalents	\$	123,592	\$	123,592	\$	\$	_	
Interest-bearing time deposits		979		—	979		—	
Stock in FHLB		5,873		—	5,873		—	
Stock in Federal Reserve Bank of St. Louis		5,031		_	5,031			
Loans receivable, net		2,200,244		_	_		2,218,762	
Accrued interest receivable		10,079		_	10,079		_	
Financial liabilities								
Deposits		2,330,803		1,768,217	—		565,123	
Advances from FHLB		57,529		_	58,587		_	
Accrued interest payable		779		_	779		_	
Subordinated debt		15,243		_	_		15,468	
Unrecognized financial instruments (net of contract amount)								
Commitments to originate loans		_		_	_		_	
Letters of credit		—		—	—		—	
Lines of credit		_		—	_		-	

NOTE 16: Significant Estimates

Accounting principles generally accepted in the United States of America require disclosure of certain significant estimates and current vulnerabilities due to certain concentrations. Estimates related to the allowance for loan losses are described in Note 1.

NOTE 17: Condensed Parent Company Only Financial Statements

The following condensed balance sheets, statements of income and comprehensive income and cash flows for Southern Missouri Bancorp, Inc. should be read in conjunction with the consolidated financial statements and the notes thereto:

		June 30,				
(dollars in thousands)			2022		2021	
Condensed Balance Sheets Assets						
Cash and cash equivalents		\$	8,964	\$	1,193	
Other assets		Ψ	28,691		14,380	
Investment in common stock of Bank			306,549		283,500	
TOTAL.	ASSETS	\$	344,204		299,073	
IUIAL	133E1	, ₄	544,204	, J	277,012	
Liabilities and Stockholders' Equity						
Accrued expenses and other liabilities		\$	377	\$	403	
Subordinated debt			23,055		15,243	
TOTAL LIAB	ILITIES	3	23,432		15,650	
Stockholders' equity			320,772		283,423	
		0		¢		
TOTAL LIABILITIES AND STOCKHOLDERS' H	QUITY	\$	344,204	\$	299,07.	
IOTAL LIABILITIES AND STOCKHOLDERS F	QUITY	\$	344,204	\$	299,073	
			Year ended Ju			
(dollars in thousands)		2022	<i>.</i>		 299,073	
			Year ended Ju		\$ 2020	
(dollars in thousands)	_	2022	Year ended Ju 2021	ine 30,	\$ 2020	
(dollars in thousands) Interest income Interest expense	_	2022	Year ended Ju 2021	ine 30, 13	\$ 2020 27 899	
Condensed Statements of Income (dollars in thousands) Interest income	_	2022 14 686	Year ended Ju 2021 \$	13 13	\$ 2020 27 899 (872	
(dollars in thousands) (dollars in thousands) Interest income Interest expense Net interest expense	_	14 686 (672)	Year ended Ju 2021 \$	13 534 521)	\$ 2020 27 899 (872 34,000	
(dollars in thousands) Interest income Interest expense Net interest expense Dividends from Bank	_	14 686 (672)	Year ended Ju 2021 \$ (12,	13 534 521)	\$ 2020 2' 899 (872 34,000 12:	
(dollars in thousands) Interest income Interest expense Net interest expense Dividends from Bank Bargain purchase gain	_	14 686 (672) 31,000	Year ended Ju 2021 \$ (12,	13 534 521) 000	\$ 2020 27 899 (872 34,000 122 1,529	
(dollars in thousands) Interest income Interest spense Net interest expense Dividends from Bank Bargain purchase gain Operating expenses Income before income taxes and equity in undistributed income of the Bank	_	14 686 (672) 31,000 	Year ended Ju 2021 \$ (12, 10,	13 534 521) 000 	\$ 2020 2' 899 (872 34,000 12: 1,529 31,722	
(dollars in thousands) Interest income Interest expense Net interest expense Dividends from Bank Bargain purchase gain Operating expenses	_	2022 14 686 (672) 31,000 	Year ended Ju 2021 \$ (12, 10,	13 534 521) 000 599 880	\$ 2020 27 899 (872 34,000 122 1,529 31,722 292	
(dollars in thousands) Interest income Interest expense Net interest expense Dividends from Bank Bargain purchase gain Operating expenses Income before income taxes and equity in undistributed income of the Bank Income tax benefit	_	14 686 (672) 31,000 	Year ended Ju 2021 \$ (12, 10, 11,	13 534 521) 000 599 880 235	\$ 2020 27 899 (872 34,000 122 1,529 31,722 299 32,014	
(dollars in thousands) Condensed Statements of Income Interest income Interest expense Net interest expense Dividends from Bank Bargain purchase gain Operating expenses Income before income taxes and equity in undistributed income of the Bank Income before equity in undistributed income of the Bank	_	2022 14 686 (672) 31,000 1,124 29,204 321 29,525	Year ended Ju 2021 \$ (12, 10, 11, 36,	13 534 521) 000 599 880 235 ,115	\$	

Table of Contents

			Year	ended June 30,		
(dollars in thousands) Condensed Statements of Cash Flow		2022	_	2021		2020
Cash Flows from operating activities:						
Net income	\$	47,169	\$	47,180	\$	27,545
Changes in:						
Equity in undistributed income of the Bank		(17,644)		(36,065)		4,469
Other adjustments, net		(698)		(559)		(904)
NET CASH PROVIDED BY OPERATING ACTIVITES	_	28,827		10,556	_	31,110
Investments in Bank subsidiaries		(8,024)		—		(20,463)
NET CASH USED IN INVESTING ACTIVITIES		(8,024)		_		(20,463)
	_					
Cash flows from financing activities:						
Dividends on common stock		(7,194)		(5,598)		(5,513)
Exercise of stock options		_		_		64
Payments to acquire treasury stock		(5,838)		(8,341)		(5,771)
Repayments of long term debt		_		_		(3,000)
NET CASH USED IN FINANCING ACTIVITIES		(13,032)	_	(13,939)		(14,220)
Net increase (decrease) in cash and cash equivalents		7,771		(3,383)		(3,573)
Cash and cash equivalents at beginning of year		1,193		4,576		8,149
CASH AND CASH EQUIVALENTS AT END OF YEAR	\$	8,964	\$	1,193	\$	4,576

Table of Contents

NOTE 18: Quarterly Financial Data (Unaudited) Quarterly operating data is summarized as follows (in thousands):

<	is summarized as follows (in mousane					June	30, 20			
	(dollars in thousands)			First Ouarter		Second Quarter		Third Quarter		Fourth Quarter
Interest income	(uonurs in mousunus)		\$	28,860	\$	28.096	\$	28,339	\$	31.57
nterest expense				3,223		3,038		3,225		3,81
Net interest income				25,637		25,058		25,114		27,75
Provision for credit losses				(305)		_		1,552		24
Noninterest income				4,515		5,285		4,904		6,49
Noninterest expense				14,221		15,070	_	16,757		17,3
Income before income taxes				16,236		15,273		11,709		16,6
Income tax expense				3,487		3,288		2,358		3,6
		NET INCOME	\$	12,749	\$	11,985	\$	9,351	\$	13,0
Basic earnings per share			\$	1.43	\$	1.35	\$	1.03	\$	1.4
Diluted earnings per share			\$	1.43	\$	1.34	\$	1.03	\$	1.
						June 3	30, 20			
	(dollars in thousands)			First Quarter		Second Quarter		Third Quarter		Fourth Quarter
Interest income	(10000000000000000000000000000000000000		\$	26,972	\$	27,871	\$	27,100	\$	27,5
nterest expense				4,908		4,344		3,951		3,5
Net interest income				22,064		23,527		23,149		23,9
Provision for loan losses				1.000		1.000		(409)		(2,6
Noninterest income				4,941		5,720		4,524		4,8
Noninterest expense				13,272		13,046		13,528		14,2
ncome before income taxes				12,733	_	15,201	_	14,554	_	17,2
ncome tax expense				2,747		3,153		3,096		3,5
		NET INCOME	\$	9,986	\$	12,048	\$	11,458	\$	13,6
Basic earnings per share			\$	1.09	\$	1.33	\$	1.27	\$	1.
Diluted earnings per share			\$	1.09	\$	1.32	\$	1.27	\$	1.
						June 3	30, 20			
	(dollars in thousands)			First Quarter		Second Ouarter		Third Quarter		Fourth Quarter
interest income	(uonurs in monsunus)		\$	26,922	\$	26,646	\$	26,220	\$	27,2
nterest expense				7,362	_	7,269	_	6,802	_	5,4
Net interest income				19,560		19,377		19,418		21,7
Provision for loan losses				896		388		2,850		1.8
Noninterest income				3,489		3,674		3,229		4,3
Noninterest expense				12,349		13,025		13,569		15,5
Income before income taxes			_	9,804	-	9,638	-	6,228		8.7
ncome tax expense				1,976		1,921		1,129		1,8
		NET INCOME	\$	7,828	\$	7,717	\$	5,099	\$	6,9
Basic earnings per share			\$	0.85	s	0.84	\$	0.55	\$	0.
Diluted earnings per share			\$	0.85	s	0.84	s	0.55	\$	0.
share carnings per share			э	0.85	ې	0.64	\$	0.55	ф	0.

Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure

None

Item 9A.Controls and Procedures

An evaluation of the Company's disclosure controls and procedures (as defined in Rule13a-15(e) under the Securities Exchange Act of 1934 (the "Exchange Act")) as of June 30, 2022, was carried out under the supervision and with the participation of our Chief Executive Officer, our Chief Administrative Officer, and our Chief Financial Officer concluded that our disclosure controls and procedures were effective as of June 30, 2022, in ensuring that the information required to be disclosed in the reports the Company files or submits under the Exchange Act is (i) accumulated and communicated to our management (including our Chief Executive Officer, our Chief Administrative Officer and our Chief Financial Officer, our Chief Administrative Officer and our Chief Financial Officer, our Chief Administrative Officer and our Chief Financial Officer, our Chief Administrative Officer and our Chief Financial Officer, our Chief Administrative Officer and our Chief Financial Officer, our Chief Administrative Officer and our Chief Financial Officer) in a timely manner, and (ii) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. We intend to continually review and evaluate the design and effectiveness of the Company's disclosure controls and procedures so ret time and to correct any deficiencies that we may discover in the future. The goal is to ensure that senior management has timely access to all material financial and non-financial information concerning the Company's business. While we believe the present design of the disclosure controls and procedures is effective to achieve its goal, future events affecting its business may cause the Company to modify its disclosure controls and procedures. There have been no changes in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Act) that occurred during the year ended June 30, 2022, that has materially affected, or is reasonably likely to materially affect, our internal over financial rep

The Company does not expect that its disclosure controls and procedures and internal control over financial reporting will prevent all error and all fraud. A control procedure, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control procedure remet. Because of the inherent limitations in all control procedures no evaluation of controls can provide absolute assurance that all control issues and instances of fraund, if any, within the Company have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdowns can occur because of simple error or mistake. Additionally, controls can provide us by use all acts of some persons, by collusion of two or more people, or by management override of the control. The design of any control procedure also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions, over time, controls may become inadequate because of the advect. The design of matter were time there may become inst-effective control procedure, misstatements due to error or fraud may occur and not be detected.

Management's Report on Internal Control Over Financial Reporting

The management of Southern Missouri Bancorp, Inc., is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rule 13a-15(f). The Company's internal control over financial reporting is a process designed to provide reasonable assurance to the Company's management and board of directors regarding the reliability of financial reporting and the preparation of the consolidated financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America.

The Company's internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the Company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with accounting principles generally accepted in the United States of America, and that receipts and expenditures of the Company are being made only in accordance with authorizations of

management and directors of the Company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the Company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal controls over financial reporting may not prevent or detect misstatements. All internal control systems, no matter how well designed, have inherent limitations, including the possibility of human error and the circumvention of overriding controls. Accordingly, even effective internal control over financial reporting can provide only reasonable assurance with respect to financial statement preparation. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

Our management assessed the effectiveness of the Company's internal control over financial reporting as of June 30, 2022. In making this assessment, it used the criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in Internal Control-Integrated Framework (2013). Based on our assessment, we believe that, as of June 30, 2022, the Company's internal control over financial reporting was effective based on those criteria.

Date: September 13, 2022

- By: /s/ Greg A. Steffens Greg A. Steffens Chairman and Chief Executive Officer (Principal Executive Officer)
- By: /s/ Matthew T. Funke Matthew T. Funke
 - Chief Administrative Officer (Principal Financial Officer)
- By: /s/ Lora L. Daves Lora L. Daves Chief Financial Officer (Principal Accounting Officer)

Report of Independent Registered Public Accounting Firm

To the Shareholders, Board of Directors, and Audit Committee Southern Missouri Bancorp, Inc. Poplar Bluff, Missouri

Opinion on the Internal Control over Financial Reporting

We have audited Southern Missouri Bancorp Inc.'s (the "Company") internal control over financial reporting as of June 30, 2022, based on criteria established in *Internal Control – Integrated Framework: (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of June 30, 2022, based on criteria established in *Internal Control – Integrated Framework: (2013)* issued by the OSO.

We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) ("PCAOB"), the consolidated financial statements of the Company as of June 30, 2022 and 2021, and for each of the three years in the period ended June 30, 2022 and our report dated September 13, 2022, expressed an unqualified opinion on those financial statements.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's report. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit.

We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audit also included performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definitions and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of reliable financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Table of Contents

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions or that the degree of compliance with the policies or procedures may deteriorate.

FORVIS (Formerly, BKD, LLP)

/sig/ FORVIS, LLP

Decatur, Illinois September 13, 2022

Changes in Internal Controls

There were no changes in our internal control over financial reporting (as defined in SEC Rule 13a-15(f) under the Exchange Act) that occurred during the June 30, 2022, fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information

None.

Item 9C. Disclosure Regarding Foreign Jurisdictions that Prevent Inspections

None.

PART III

Item 10. Directors, Executive Officers, and Corporate Governance

Directors

Information concerning the directors of the Company required by this item is incorporated herein by reference from the definitive proxy statement for the annual meeting of shareholders to be held in October 2022, a copy of which will be filed not later than 120 days after the close of the fiscal year.

Executive Officers

Information concerning the executive officers of the Company required by this item is contained in Part I of this Annual Report on Form 10-K under the heading "Information about our Executive Officers," and is incorporated herein by reference.

Delinquent Section 16(a) Reports

Information concerning the delinquent Section 16 reports is incorporated by reference from the definitive proxy statement for the annual meeting of shareholders to be held in October 2023, a copy of which will be filed not later than 120 days after the close of the fiscal year.

Audit Committee Matters and Audit Committee Financial Expert

The Board of Directors of the Company has a standing Audit/Compliance Committee, which has been established in accordance with Section 3(a)(58) (A) of the Exchange Act. The members of that committee are Directors Love (Chairman), Bagby, Schalk, Brooks, Hensley, Robison, and Tooley, all of whom are considered independent under applicable Nasdaq listing standards. The Board of Directors has determined that Mr. Love is an "audit committee financial expert" as defined in applicable SEC rules. Additional information concerning the audit committee of the Company's Board of Directors is incorporated herein by reference from the Company's definitive proxy statement for its Annual Meeting of Stockholders to be held in October 2022, except for information contained under the heading "Report of the Audit Committee of the Board of Directors", a copy of which will be filed not later than 120 days after the close of the fiscal year.

Code of Ethics

The Company has adopted a written Code of Conduct and Ethics (the "Code") based upon the standards set forth under Item 406 of the Securities Exchange Act. The Code applies to all of the Company's directors, officers and employees. The Code may be reviewed at the Company's website, www.bankwithsouthern.com, by following the "investor relations" and "corporate governance" links.

Nomination Procedures

There have been no material changes to the procedures by which stockholders may recommend nominees to the Company's Board of Directors since last disclosed to shareholders.

Item 11. Executive Compensation

The information required by this item is incorporated herein by reference from the definitive proxy statement for the annual meeting of shareholders to be held in October 2022, a copy of which will be filed not later than 120 days after the close of the fiscal year.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

Information concerning security ownership of certain beneficial owners and management required by this item is incorporated herein by reference from the definitive proxy statement for the annual meeting of shareholders to be held in October 2022, a copy of which will be filed not later than 120 days after the close of the fiscal year.

Management is not aware of any arrangements, including any pledge by any person of securities of the Company, the operation of which may at a subsequent date result in a change in control of the Company.

The following table sets forth information as of June 30, 2022, with respect to compensation plans under which shares of common stock may be issued.

Equity Compensation Plan Information

Plan Category	Number of securities to	Weighted-average	Number of Securities
	be issued upon exercise	exercise price of	remaining available for
	of outstanding options	outstanding options	future issuance under
	warrants and rights	warrants and rights	equity compensation plans
Equity Compensation Plans Approved By Security Holders	104,000	\$ 36.56	185,000 (1)

(1) Under the terms of the 2017 Omnibus Incentive Plan, the total number of shares available for awards under that plan is 500,000, against which limit, full value shares are to be counted on a 2.5-for-1 basis. The 185,000 shares remaining available for future awards under the plan, as of June 30, 2022, reflects the 500,000 shares originally available under the shares authorization, less awards of 94,000 option shares and 94,300 full value shares (counted on a 2.5-for-1 basis, or 21,000), plus forfeitures of 5,900 full value shares (counted on a 2.5-for-1 basis, or 21,700 shares).

Item 13. Certain Relationships, Related Transactions, and Director Independence

Information concerning certain relationships and related transactions required by this item is incorporated herein by reference from the definitive proxy statement for the annual meeting of shareholders to be held in October 2022, a copy of which will be filed not later than 120 days after the close of the fiscal vear.

Item 14. Principal Accountant Fees and Services

Information concerning fees and services by our principal accountants required by this item is incorporated herein by reference from our definitive Proxy Statement for the 2022 Annual Meeting of Shareholders, a copy of which will be filed not later than 120 days after the close of the fiscal year.

PART IV

Item 15. Exhibits and Financial Statement Schedules

(a)(1) Financial Statements:

The following are contained in Part II, Item 8 of this Form 10-K:

Report of Independent Registered Public Accounting Firm. Forvis, LLP, Springfield, MO, Firm ID 686. Consolidated Balance Sheets at June 30, 2022 and 2021 Consolidated Statements of Income for the Years Ended June 30, 2022, 2021, and 2020 Consolidated Statements of Stockholders' Equity for the Years Ended June 30, 2022, 2021, and 2020 Consolidated Statements of Comprehensive Income for the Years Ended June 30, 2022, 2021, and 2020 Consolidated Statements of Comprehensive Income for the Years Ended June 30, 2022, 2021, and 2020 Consolidated Statements of Cash Flows for the Years Ended June 30, 2022, 2021, and 2020 Notes to the Consolidated Financial Statements, June 30, 2022, 2021, and 2020

(a)(2) Financial Statement Schedules:

All financial statement schedules have been omitted as the information is not required under the related instructions or is not applicable.

(a)(3) Exhibits:

Exhibits incorporated by reference below are incorporated by reference pursuant to Rule 12b-32.

Regulation S-K	
Exhibit Number	Document
3.1(i)	Articles of Incorporation of the Registrant (filed as an exhibit to the Registrant's Annual Report on Form 10-KSB for the fiscal year ended
	June 30, 1999 and incorporated herein by reference)
3.1(i)A	Amendment to Articles of Incorporation of Southern Missouri increasing the authorized capital stock of Southern Missouri (filed as an
	exhibit to Southern Missouri's Current Report on Form 8-K filed on November 21, 2016 and incorporated herein by reference)
3.1(i)B	Amendment to Articles of Incorporation of Southern Missouri increasing the authorized capital stock of Southern Missouri (filed as an
	exhibit to Southern Missouri's Current Report on Form 8-K filed on November 8, 2018 and incorporated herein by reference)
3.1(ii)	Certificate of Designation for the Registrant's Senior Non-Cumulative Perpetual Preferred Stock, Series A (filed as an exhibit to the
	Registrant's Current Report on Form 8-K filed on July 26, 2011 and incorporated herein by reference)
3.2	Bylaws of the Registrant (filed as an exhibit to the Registrant's Current Report on Form 8-K filed on December 6, 2007 and incorporated
	herein by reference)
4	Description of Registrant's Securities Registered Pursuant to Section 12 of the Securities Exchange Act of 1934 (filed as an
	exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2020 and incorporated herein by
	reference).
10	Material Contracts:
	1. Registrant's 2017 Omnibus Incentive Plan (attached to the Registrant's definitive proxy statement filed on September 26, 2017, and
	incorporated herein by reference)
	2. 2008 Equity Incentive Plan (attached to the Registrant's definitive proxy statement filed on September 19, 2008 and incorporated herein
	by reference)
	3. 2003 Stock Option and Incentive Plan (attached to the Registrant's definitive proxy statement filed on September 17, 2003 and
	incorporated herein by reference)
	4. 1994 Stock Option and Incentive Plan (attached to the Registrant's definitive proxy statement filed on October 21, 1994 and incorporated
	herein by reference)

Table of Contents

 Management Recognition and Development Plan (attached to the Registrant's definitive proxy statement filed on October 21, 1994 and incorporated herein by reference) Employment Agreements Employment Agreements Amended and Restated Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Annual Report on Form 10-KSB for the year ended June 30. 1999) Amended and Restated Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 for the quarter ended September 30. 2019, and incorporated herein by reference) Director's Retirement Agreements Director's Retirement Agreement with Sammy A. Schalk filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with Ronnie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with Couples Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with Rohecca McI and Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement
 6. Employment Agreements 9. Employment Agreements 9. Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Annual Report on Form 10-KSB for the year ended June 30, 1999) 9. Amended and Restated Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-0 for the guarter ended September 30, 2019, and incorporated herein by reference) 7. Director's Retirement Agreements 9. Director's Retirement Agreement with Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 SB for the guarter ended December 31, 2000 and incorporated herein by reference) 9. Director's Retirement Agreement with Composite and therein by reference) 9. Director's Retirement Agreement with Douglas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference) 9. Director's Retirement Agreement with Louglas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference) 9. Director's Retirement Agreement with Rehecca McLane Brookst filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference) 9. Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference) 9. Director's Retirement Agreement with Charles R. Robfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference) 9. Director's Retirement Agreement with Charles R. Robfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter end
 (i) Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Annual Report on Form 10-KSB for the year ended June 30. 1999) (ii) Anneede and Restated Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended September 30. 2019, and incorporated herein by reference) 7. Director's Retirement Agreements (ii) Director's Retirement Agreement with Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended September 31. 2000 and incorporated herein by reference) (iii) Director's Retirement Agreement with Romic D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31. 2000 and incorporated herein by reference) (iii) Director's Retirement Agreement with Longlas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31. 2000 and incorporated herein by reference) (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31. 2004 and incorporated herein by reference) (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31. 2004 and incorporated herein by reference) (iv) Director's Retirement Agreement with Charles R. Molfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31. 2004 and incorporated herein by reference) (ivi) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31. 2004 and incorporated herein by reference) (ivi) Director's Retirement Agreement with Denies C. Robison (filed as
 inded Jane 30. 1999) (ii) Amended and Restated Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 for the guarter ended September 30, 2019, and incorporated herein by reference). 7. Director's Retirement Agreements (i) Director's Retirement Agreement with Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (ii) Director's Retirement Agreement with Romie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (iii) Director's Retirement Agreement with Romie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Rebecca McLane Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Rebecca McLane Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (vi) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with Charles R. Moffith (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorpora
 (ii) Amended and Restated Employment Agreement with Greg A. Steffens (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 for the guarter ended Sentember 30, 2019, and incorporated herein by reference). (i) Director's Retirement Agreements in Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (ii) Director's Retirement Agreement with Ronnie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (iii) Director's Retirement Agreement with Ronnie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2000 and incorporated herein by reference). (iii) Director's Retirement Agreement with Charles R Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (vi) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with Charles R. Mofrit (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (viii) Director's Retirement Agreement with Charles R. Mofrit (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0SB for the guarter ended December 31, 2004 and incorporated herein by reference). (viii) D
 Form 10-O for the quarter ended September 30, 2019, and incorporated herein by reference) 7. Director's Retirement A greements (i) Director's Retirement A greement with Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) (ii) Director's Retirement Agreement with Romic D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) (iii) Director's Retirement Agreement with Douglas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) (iv) Director's Retirement Agreement with Charles R. Love(filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (v) Director's Retirement Agreement with Charles R. Love(filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vi) Director's Retirement Agreement with Charles R. Love(filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Charles R. Mofitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Danis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with Danis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter e
 Director's Retirement Agreements Director's Retirement Agreements Director's Retirement Agreement with Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with Ronnie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with L-Douglas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference) Director's Retirement Agreement with Rohecca McLane Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement Agreement with Charles R. Robrits (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) Director's Retirement Agreement with Tode Retirement by reference) Director's Retirement Agreement with Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSD
 (i) Director's Retirement Agreement with Sammy A. Schalk (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (ii) Director's Retirement Agreement with Romie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iii) Director's Retirement Agreement with Charles R. McLang Brooks filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Rohecca McLang Brooks filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (v) Director's Retirement Agreement with Charles R. Morfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vi) Director's Retirement Agreement with Charles R. Morfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2004 and incorporated herein by reference). (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference). (viii) Director's Retirement (filed as an exhibit t
for the quarter ended December 31, 2000 and incorporated herein by reference) (ii) Director's Retirement Agreement with Ronnie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2000 and incorporated herein by reference) (iii) Director's Retirement Agreement with Roberts and the product of the same schibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2000 and incorporated herein by reference) (iv) Director's Retirement Agreement with Roberce McLane Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vi) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Charles R. Molfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with David J. Tooley (file
 (ii) Director's Retirement Agreement with Ronnie D. Black (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iii) Director's Retirement Agreement with L. Douglash Bagby, filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Rebecca MeL and Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (iv) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (ivi) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 J. Jandia and componated herein by reference). (ivii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 J. and incorporated herein by reference). (iv) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 J. and incorporated herein by reference). (iv) Director's Querement with Charles C.
 for the quarter ended December 31, 2000 and incorporated herein by reference). (iii) Director's Retirement Agreement with L. Douglas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vi) Director's Retirement Agreement with Charles R. Mofitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with Dennis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (viii) Director's Retirement Agreement with Dennis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2004 and incorporated herein by reference). (viii) Director's Retirement Agreement with Double J. Looley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2004 and incorporated herein by reference). (xii) Director's Retirement Agreement with Tooley (filed as an exhibit to the Registrant's Annual Report on Form 10-O for the quarter ended December 31, 2014 and incorporated herein by reference). (xii) Director's Retirement (filed as an exhibit to the Registrant's Annual Report on Form 10-O. for the year ended June 30, 2014 and incorporated herein by reference). (xii) Director J. 2014
 (iii) Director's Retirement Agreement with L Douglas Bagby (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2000 and incorporated herein by reference). (iv) Director's Retirement Agreement with Robecca McL and Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vi) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (viii) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSE for the quarter ended December 31, 2001 and incorporated herein by reference). (viii) Director's Retirement Agreement with Tode E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-OSE for the year ended June 30, 2014 and incorporated herein by reference). (ix) Director's Retirement Agreement with Tode E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-OSE for the year ended June 30, 2014 and incorporated herein by reference). (ix) Director's Retirement
 for the quarter ended December 31, 2000 and incorporated herein by reference) (iv) Director's Retirement Agreement with Rehecca McLane Brooks (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (iv) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (iv) Director's Retirement Agreement with Charles R. Moffit (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (ivi) Director's Retirement Agreement with Charles R. Moffit (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (ivii) Director's Retirement Agreement with Densits C. Robison (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the quarter ended December 31, 2004 and incorporated herein by reference) (ivii) Director's Retirement Agreement with Donsits C. Robison (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the quarter ended December 31, 2004 and incorporated herein by reference) (ivii) Director's Retirement Agreement with Tooley (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the quarter ended December 31, 2004 and incorporated herein by reference) (iv) Director's Retirement Agreement with Tooley (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the quarter ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended Septement) 20, 2014 and incorporated herein by reference) 9. Change-in-Control Agreeme
 (iv) Director's Retirement Agreement with Rebecci McLane Brooks (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vi) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Darles R. Mofitti (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with Darles R. Mofitti (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with Darles (Filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended December 31, 2004 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-Q for the year ended June 30, 2014 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-Q for the year ended June 30, 2014 and incorporated herein by reference) (ix) Director's Retirement agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 and incorporated herein by reference) (i) Change-in-Control Agreement with Kimberly Capps (filed as
 Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vi) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with Davids C. Robison /filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with Davids J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference) (wiii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference) (wiii) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended March 31, 2015 and incorporated herein by reference) 8. Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2014 and incorporated herein by reference) (ii) Change-in-Control A
 (v) Director's Retirement Agreement with Charles R. Love (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vi) Director's Retirement Agreement with Charles R. Molfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Charles R. Molfitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-QSB for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with Danis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended December 31, 2004 and incorporated herein by reference) (viii) Director's Retirement Agreement with Danis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended December 31, 2011 and incorporated herein by reference) (viii) Director's Retirement Agreement with Tooley (filed as an exhibit to the Registrant's Annual Report on Form 10-Q for the quarter ended June 30, 2014 and incorporated herein by reference) (x) Director's Retirement (filed as an exhibit to the Registrant's Annual Report on Form 10-Q for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended Genements) 9. Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014 and incorporated herein by reference) (ii) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014 and incorp
 for the quarter ended December 31, 2004 and incorporated herein by reference) (vi) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Dennis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with Dennis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with David L. Hensley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended March 31, 2015 and incorporated herein by reference) 8. Tax Sharing Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2014 and incorporated herein by reference) (i) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Yunk (filed as an exhibit to the Registrant's Qu
 (vi) Director's Retirement Agreement with Charles R. Moffitt (filed as an exhibit to the Registrant's Quarterly Report on Form 10-OSB for the quarter ended December 31, 2004 and incorporated herein by reference). (vii) Director's Retirement Agreement with Dennis C. Robison (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2008 and incorporated herein by reference). (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference). (viii) Director's Retirement Agreement with David E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference). (iv) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference). (iv) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-O for the quarter ended March 31, 2015 and incorporated herein by reference). 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended March 31, 2015 and incorporated herein by reference). 9. Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2014 and incorporated herein by reference). (ii) Change-in-Control Agreement with Matthew Y Hunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2014 and hereoparted herein by reference). (ii) Change-in-Control Agreement with Matthew Y Hunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for
for the quarter ended December 31, 2004 and incorporated herein by reference) (vii) Director's Retirement Agreement with Dennis C. Robison (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O, for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-O for the year ended June 30, 2014 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-O for the year ended June 30, 2014 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the ouarter ended March 31, 2015 and incorporated herein by reference) (ix) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-O for the quarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2019 and incorporated herein by reference) (iii) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the guarter ended September 30, 2019 and theoret predice achibit to the Registrant's Quarterly Report on Form 10-O for the guarter ended September 30, 2019 and theoret predice achibit to the Registrant's Quarterly Report
 (viii) Director's Retirement Agreement with Dennis C. Robison / filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended December 31, 2011 and incorporated herein by reference) (ix) Director's Retirement Agreement with Toold E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 and incorporated herein by reference) 9. Change-in-Control Agreements with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 and incorporated herein by reference) (i) Change-in-Control Agreements with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the guarter endel September 30, 2019 and incorporated herein by reference)
for the quarter ended December 31, 2008 and incorporated herein by reference) (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) (ix) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended March 31, 2015 and incorporated herein by reference) 9. Change-in-Control Agreements with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2014 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended September 30, 2019 and incorporated herein by reference)
 (viii) Director's Retirement Agreement with David J. Tooley (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the quarter ended December 31, 2011 and incorporated herein by reference) (iv) Director's Retirement Agreement with Todd E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-D for the quarter ended March 31, 2015 and incorporated herein by reference) 9. Change-in-Control Agreements (i) <u>Change-in-Control Agreement with Kimberty Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-D for the quarter ended September 30, 2019 and incorporated herein by reference)</u> (ii) <u>Change-in-Control Agreement with Matthew Funkc (filed as an exhibit to the Registrant's Quarterly Report on Form 10-D for the quarter ended September 30, 2019 and incorporated herein by reference)</u> (iii) <u>Change-in-Control Agreement with Matthew Funkc (filed as an exhibit to the Registrant's Quarterly Report on Form 10-D for the guarter ended September 30, 2019 and incorporated herein by reference)</u> (iii) <u>Change-in-Control Agreement with Matthew Funkc (filed as an exhibit to the Registrant's Quarterly Report on Form 10-D for the guarter ended September 30, 2019 and incorporated herein by reference)</u>
the quarter ended December 31. 2011 and incorporated herein by reference) (ix) Director's Retirement Agreement with Told E. Hensley (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30. 2014 and incorporate herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 and incorporated herein by reference) 9. Change-in-Control Agreements with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2014 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Funce (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
 (ix) Director's Retirement Agreement with Todd E. Hendey (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2014 and incorporated herein by reference) Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 and incorporated herein by reference) Change-in-Control Agreements with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 and incorporated herein by reference) Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the Change-in-Control Agreement with Matthew Yunke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
 the year ended June 30, 2014 and incorporated herein by reference) 8. Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended March 31, 2015 and incorporated herein by reference) 9. Change-in-Control Agreements (i) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the quarter ended September 30, 2019 and incorporated herein by reference) (iii) Change-in-Control Agreement with Matthew Funke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the guarter ended September 30, 2019 and incorporated herein by reference)
 Tax Sharing Agreement (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 for the quarter ended March 31, 2015 and incorporated herein by reference) Change-in-Control Agreements Change-in-Control Agreements with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 for the quarter ended September 30, 2019 and incorporated herein by reference) Change-in-Control Agreement with Matthew Funce (filed as an exhibit to the Registrant's Quarterly Report on Form 10-0 for the
incomparted herein by reference) 9. Change-in-Control Agreements (i) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the guarter ended Segtember 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Funke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
9. Change-in-Control Agreements (i) Change-in-Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the guarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in-Control Agreement with Matthew Funke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
 Change_in -Control Agreement with Kimberly Capps (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the guarter ended September 30, 2019 and incorporated herein by reference) Change_in-Control Agreement with Matthew Funce (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
guarter ended September 30, 2019 and incorporated herein by reference) (ii) Change-in -Control Agreement with Matthew Funke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
(ii) Change-in - Control Agreement with Matthew Funke (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
guarter ended September 30, 2019 and incorporated herein by reference)
(iii) Change-in-Control Aereement with Lora Dayes (filed as an exhibit to the Registrant's Quarterly Report on Form 10-O for the
(iii) <u>charge in Comparison of the second se</u>
(iv) Change-in -Control Agreement with Justin Cox (filed as an exhibit to the Registrant's Quarterly Report on Form 10-Q for the
(iv) <u>change in consistent win to y the data constant constant as a change in constant is quinter to constant to y to une quarter ended September 30, 2019 and incorporated herein by reference)</u>
(v) Change-in -Control Agreement with Rick Windes (filed as an exhibit to the Registrant's Ouarterly Report on Form 10-Q for the
(i) <u>Charge in Control (section)</u> with the transformed at the formation of the registration is obtained by registration of the registration of
 (vi) Change-in -Control Agreement with Mark Hecker (filed as an exhibit to the Registrant's Current Report on Form 8-K for the event
on April 20, 2021 and incorporated herein by reference)
on April 20, 2021 and incorporated herein by reference) (vii) Changes in -Control Agreement with Brett Dorton (filed as an exhibit to the Registrant's Current Report on Form 8-K for the event
 on April 20, 2021 and incorporated herein by reference; (vii) Change-in -Control Agreement with Brett Dorton (filed as an exhibit to the Registrant's Current Report on Form 8-K for the event on March 25, 2022 and incorporated herein by reference)

	(viii) Change-in -Control Agreement with Martin Weishaar (filed as an exhibit to the Registrant's Current Report on Form 8-K for the
	event on April 20, 2021 and incorporated herein by reference)
10.1	Named Executive Officer Salary and Bonus Agreement for fiscal 2022
10.2	Director Fee Arrangements for 2022
14	Code of Conduct and Ethics (filed as an exhibit to the Registrant's Annual Report on Form 10-K for the year ended June 30, 2016)
21	Subsidiaries of the Registrant
23	Consent of Auditors
31.1	Rule 13a-14(a) Certification of Chief Executive Officer
31.2	Rule 13a-14(a) Certification of Chief Administrative Officer
31.3	Rule 13a-14(a) Certification of Chief Financial Officer
32	Certification pursuant to Section 906 of Sarbanes-Oxley Act of 2002 (18 U.S.C. Section 1350)
101	Includes the following financial and related information from Southern Missouri Bancorp, Inc.'s Annual Report on Form 10-K
	as of and for the year ended June 30, 2022, formatted in Inline Extensible Business Reporting Language (iXBRL); (1) the
	Consolidated Balance Sheets, (2) the Consolidated Statements of Income, (3) the Consolidated Statements of Comprehensive
	Income, (4) the Consolidated Statements of Changes in Stockholders' Equity, (5) the Consolidated Statements of Cash Flows,
	and (6) Notes to Consolidated Financial Statements.
104	The cover page from this Annual Report on Form 10-K, formatted in Inline XBRL.
	The cover page from any random report on Form for K, formated in miller ADKE.

Item 16. Form 10-K Summary

None.

SIGNATURES

Pursuant to the requirements of section 13 or 15(d) 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.

SOUTHERN MISSOURI BANCORP, INC.

Date: September 13, 2022

By: /s/ Greg A. Steffens Greg A. Steffens Chairman and Chief Executive Officer (Duly Authorized Representative)

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

capaci	ites and on the dates indicated.	
By:	/s/ Greg A. Steffens Greg A. Steffens	September 13, 2022
	Chairman and Chief Executive Officer	
	(Principal Executive Officer)	
By:	/s/ L. Douglas Bagby	September 13, 2022
	L. Douglas Bagby	
	Vice-Chairman and Director	
By:	/s/ Sammy A. Schalk	September 13, 2022
	Sammy A. Schalk	
	Director	
By:	/s/ Rebecca McLane Brooks	September 13, 2022
	Rebecca McLane Brooks	
	Director	
By:	/s/ Charles R. Love	September 13, 2022
	Charles R. Love	
	Director	
By:	/s/ Dennis C. Robison	September 13, 2022
	Dennis C. Robison	
	Director	
By:	/s/ David J. Tooley	September 13, 2022
	David J. Tooley	
	Director	
By:	/s/ Todd E. Hensley	September 13, 2022
	Todd E. Hensley	
	Director	
By:	/s/ Daniel L. Jones	September 13, 2022
	Daniel L. Jones	
	Director	
By:	/s/ Matthew T. Funke	September 13, 2022
	Matthew T. Funke	
	President and Chief Administrative Officer	
	(Principal Financial Officer)	
By:	/s/ Lora L. Daves	September 13, 2022
	Lora L. Daves	
	Executive Vice President and Chief Financial Officer	
	(Principal Accounting Officer)	

Named Executive Officer Salary and Bonus Arrangements for 2022

Base Salaries

The base salaries for fiscal 2022, which are effective as of June 30, 2022, for the executive officers (the "named executive officers") of Southern Missouri Bancorp, Inc. (the "Company"), who will be named in the compensation table that will appear in the Company's upcoming 2022 Annual Meeting proxy statement are as follows:

Name and Title	Ba	ise Salary
Greg A. Steffens President and Chief Executive Officer, Southern Missouri Bancorp, Inc., and Southern Bank	\$	438,500
Matthew T. Funke Executive Vice-President and Chief Financial Officer, Southern Missouri Bancorp, Inc., and Southern Bank		264,500
Justin G. Cox Regional President, Southern Missouri Bancorp., Inc., and Southern Bank		271,500
Mark E. Hecker Executive Vice-President and Chief Credit Officer Southern Missouri Bancorp, Inc., and Southern Bank		267,500
Rick A. Windes Executive Vice-President and Chief Lending Officer Southern Missouri Bancorp, Inc., and Southern Bank		268,500

Effective July 1, 2022, Mr. Steffens was named Chairman and Chief Executive Officer of the Company, while Mr. Funke was named President and Chief Administrative Officer of the Company and President and Chief Executive Officer of Southern Bank. Mr. Funke's base salary was increased to \$301,500 effective July 1, 2022.

Description of 2022 Bonus Arrangement

The Company does not have a formal cash bonus plan in place for named executive officers. For fiscal 2022, fiscal 2021, and fiscal 2020, all executive officers received cash bonuses. In determining the amount of cash bonuses to award, the compensation committee and board of directors primarily consider the Company's results in comparison to business plan targets for such measures as return on equity, earnings per share growth, net interest margin, noninterest income, and noninterest expense, as well as accomplishment of strategic objectives such as growth, entry to new markets, capitalization, and other factors.

Additional information about the 2022 bonus compensation is incorporated herein by reference from the Company's definitive proxy statement for its Annual Meeting of Stockholders to be held in October 2022, a copy of which will be filed not later than 120 days after the close of the fiscal year.

Director Fee Arrangements for Fiscal 2022

Each director of Southern Missouri Bancorp, Inc. (the "Company"), also is a director of Southern Bank (the "Bank"). For Fiscal 2022, each director receives a monthly fee of \$1,250 for serving on the Company's Board of Directors and \$1,250 for serving on the Bank's Board of Directors. Three Company directors receive a monthly fee of \$1,000 for service on regional loan approval committees for the Bank.

Parent Southern Missouri Bancorp, Inc.

Subsidiaries ^(a)	Percentage of Ownership	Jurisdiction or State of Incorporation
Southern Bank	100%	Missouri
SMS Financial Services, Inc. ^(b)	100%	Missouri
SB Corning, LLC ^(c)	100%	Missouri
SB Real Estate Investment, LLC(c)	100%	Missouri
Southern Bank Real Estate Investments, LLC ^(d)	100%	Missouri
Southern Insurance Services, LLC ^(e)	100%	Missouri
Fortune Investment Group, LLC ^(f)	100%	Missouri
Fortune Insurance Group, LLC ^(g)	100%	Missouri
Fortune SBA, LLC ^(h)	100%	Missouri

(a) The operation of the Company's wholly owned subsidiaries are included in the Company's Financial Statements contained in Item 7 hereof.
(b) Wholly owned subsidiary of Southern Bank; subsidiary is inactive.
(c) Wholly owned active subsidiary of SB Real Estate Investments, LLC.
(e) Wholly owned active subsidiary of Southern Bank.
(f) Wholly owned active subsidiary of Southern Bank.
(g) Wholly owned active subsidiary of Southern Bank.
(h) Wholly owned active subsidiary of Southern Bank.
(h) Wholly owned active subsidiary of Southern Bank.

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We consent to the incorporation by reference in the registration statement on Form S-3 (File No. 333-156563, File No. 333-200736, and File No. 333-202963), and the registration statements on Form S-8 (File No. 333-2202, File No. 333-17134, File No. 333-184188, File No. 333-170561, File No. 333-222588) relating to the Southern Missouri Bancorp, Inc. 1994 Stock Option and Incentive Plan and Management Recognition Plan, 2003 Stock Option and Incentive Plan, 2008 Equity Incentive Plan, Southern Bank 401(k) Retirement Plan, and 2017 Omnibus Incentive Plan respectively, of our report dated September 13, 2022 relating to the consolidated balance sheets of Southern Missouri Bancorp, Inc. and subsidiaries as of June 30, 2022 and 2021, and the related consolidated statements of income, comprehensive income, stockholders' equity and cash flows for each of the years in the three-year period ended June 30, 2022, and the effectiveness of internal control over financial reporting as of June 30, 2022, which reports appear in the June 30, 2022 annual report on Form 10-K of Southern Missouri Bancorp, Inc.

/s/ FORVIS, LLP

Decatur, Illinois September 13, 2022

CERTIFICATION

I. Greg A. Steffens, certify that:

- I have reviewed this annual report on Form 10-K of Southern Missouri Bancorp, Inc.; 1)
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the
- statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- The Registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the 4) registrant and have:
 - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to a) ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to me by others within those entities, particularly during the period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my b) supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and c)
 - Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent d) fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- The Registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions): 5)
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably a) likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control b) over financial reporting

Date: September 13, 2022

By:

/s/ Greg A. Steffens Greg A. Steffens Chairman and Chief Executive Officer (Principal Executive Officer)

CERTIFICATION

I, Matthew T. Funke, certify that:

- 1) I have reviewed this annual report on Form 10-K of Southern Missouri Bancorp, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The Registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(c) and 15d-15(c)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to
 ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to me by others within those
 entities, particularly during the period in which this report is being prepared;
 - Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
 - The Registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's load of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting

Date: September 13, 2022

5)

/s/ Matthew T. Funke

Matthew T. Funke President and Chief Administrative Officer (Principal Financial Officer)

CERTIFICATION

I, Lora L. Daves, certify that:

- 1) I have reviewed this annual report on Form 10-K of Southern Missouri Bancorp, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The Registrant's other certifying officers and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(c) and 15d-15(c)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under my supervision, to
 ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to me by others within those
 entities, particularly during the period in which this report is being prepared;
 - b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under my supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report my conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
 - The Registrant's other certifying officers and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting

Date: September 13, 2022

5)

/s/ Lora L. Daves

Lora L. Daves Executive Vice President and Chief Financial Officer (Principal Accounting Officer)

EXHIBIT 32

CERTIFICATION

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned hereby certifies in his capacity as an officer of Southern Missouri Bancorp, Inc. (the "Company"), that the Annual Report of the Company on Form 10-K for the fiscal year ended June 30, 2022 fully complies with the requirements of Section 13(a) of the Securities Exchange Act of 1934, as amended, and that the information contained in such report fairly presents, in all material respects, the financial condition and results of operations of the Company as of the dates and for the periods presented in the financial statements included in such report.

Date:	September 13, 2022	By:	/s/ Greg A. Steffens Greg A. Steffens Chairman and Chief Executive Office (Principal Executive Officer)
Date:	September 13, 2022	By:	/s/ Matthew T. Funke Matthew T. Funke President and Chief Administrative Officer (Principal Financial Officer)
Date:	September 13, 2022	By:	/s/ Lora L. Daves Lora L. Daves Executive Vice President and Chief Financial Officer (Principal Accounting Officer)