NORTHERN REGION

Corporate Headquarters: Millersburg

349 Union Street Millersburg, Pa 17061 717.692.2133

Operations Center:

Halifax

894 North River Road Halifax Pa 17032

Dalmatia

132 School Road Dalmatia, Pa 17017 570.758.2711

Dauphin

1001 Peters Mountain Road Dauphin, Pa 17018 717.921.8899

Elizabethville

4642 State Route 209 Elizabethville, Pa 17023 717.362.8147

Lykens

550 Main Street Lykens, Pa 17048 717.453.7185

Tower City

545 East Grand Avenue Tower City, Pa 17980 717.647.2157





CAPITAL REGION

Harrisburg

5500 Allentown Boulevard Harrisburg, Pa 17112 717.920.1772

Camp Hill

2101 Market Street Camp Hill, Pa 17011 717.920.0224

Harrisburg

4098 Derry Street Harrisburg, Pa 17111 717.558.2144

Harrisburg

2615 North Front Street Harrisburg, Pa 17110 717.233.7380

Harrisburg

17 North Second Street Harrisburg, Pa 17101 717.920.1980

Mechanicsburg

4622 Carlisle Pike Mechanicsburg, Pa 17050 717.761.2480

Middletown

1100 Spring Garden Drive Middletown, Pa 17057 717.985.0100

Steelton

51 South Front Street Steelton, Pa 17113 717.939.1966

OUR MISSION

To be a long-term, viable community bank that offers deposit and credit products to meet and exceed our customers' financial needs; provides a predictable and consistent return on shareholders' investment; and offers employees a rewarding work experience.



As will be seen in your review of the enclosed financial information, 2009 was a disappointing year from an earnings standpoint for Mid Penn Bancorp, Inc. (Mid Penn). While we made notable gains in core deposit growth, loan growth, and net interest income, we still reported a loss for the year.

HOW DID THAT OCCUR?

Primarily, the loss is attributable to two expenses which increased significantly in 2009. The first, and most impactful, was an increase of \$8,290,000 in the provision for loan and lease losses. This resulted from deterioration in the overall quality of our loan portfolio. Nonperforming loans increased from \$4,164,000 at year end 2008 to \$15,241,000 at year end 2009, and that was after chargeoffs of \$7,431,000 during 2009. The overall recession and problems in the commercial real estate sector of the economy negatively impacted a number of loans in our portfolio, and we adjusted accordingly. While there is no way to predict what the future holds for individual loans in our portfolio, we are confident that we have identified all of the recognizable problems and have prepared for those problems prudently. While the increased provision caused us to incur a net loss for the vear, it should be noted that the bank remains well-capitalized (the highest regulatory definition for capital) in all of its capital ratios. We have remained well-capitalized despite the earnings loss and without raising additional capital in 2009. Having a strong capital position is more important than ever, and we take comfort in ours.

The second expense increase that negatively impacted earnings in 2009 was the amount that we pay to the Federal Deposit Insurance Corporation (FDIC) to insure our customers' deposits. Our FDIC insurance expense increased over \$1,000,000 in 2009. The reason for the increase was not related to the financial performance of Mid Penn. It was directly related to the number of bank failures throughout the country for which the FDIC had to use its Deposit Insurance Fund to cover the failed banks' depositors. The increased assessment level for 2009, which applied to all FDIC-insured banks throughout the country, was done in an effort to replenish the Deposit Insurance Fund and to keep it robust going forward. For 2010, although we do not expect a return to the 2008 levels of FDIC insurance expense, we do feel confident it will not increase at the level it did in 2009.

While we recognize the issues that negatively impacted earnings in 2009, we are encouraged by the successes we did have in the year, as proof that our plan is working. In 2009, Core Deposits grew 21.5%. Loans grew 10.5%. Net Interest Income grew 6.3%. These are all admirable gains in key financial metrics and all are reflective of our renewed focus on building long-term profitable relationships every day. Our return to acceptable earnings will be dependent upon our ability to not only improve asset quality, but do so while continuing to improve the core earnings engine through those key metrics.

As we reflect on our financial performance in 2009, it is also important to look at some of the non-financial successes we had throughout the year. Early in the year, we opened our new Operations Center in Halifax where we now house 36 employees. This office was efficiently designed for our needs today and the immediate future and helps to reinforce us as THE bank in the Upper Dauphin community. In the spring of 2009, we held our second "Everyday Heroes" ceremony. It was a well received event and gave four humble community heroes much deserved recognition for their efforts. In July, we saved the annual fourth of July Fireworks Celebration in Millersburg, after the community was abandoned at the last minute by the traditional sponsoring bank. The event became a financial success for us as we recognized significant deposit growth, but, more importantly, it was a demonstration of our commitment to the great people in the Upper Dauphin community. In the fall, we renewed our commitment to our "First Responders Program," which rewards first responders for doing business with us. In this age of decreasing governmental support, that financial assistance has become very important to the various fire, ambulance and police companies in our communities and to the people that rely on their services.

2009 was a beginning of a "back to the future" for Mid Penn. The formula of Mid Penn for many, many years was relatively simple. Make good loans. Bring in core deposits. Build profitable relationships through world-class customer service. Tightly control discretionary expenses. Follow a community-based marketing plan. Be good community citizens. That is the exact strategic plan we put in place in 2009, and we will continue to follow through on that

plan in 2010. We are committed to world-class customer service, pristine asset quality, the further development of traditional non-interest products and services, 24/7/365 customer access, support of our communities, and most importantly, a responsible use of our shareholders' investment.

The results we delivered to you in 2009 are personally very disappointing to me, and to all associated with Mid Penn. Income from the quarterly dividend and growth from an appreciation in stock value are things you have come to expect and deserve, but they are things that we did not deliver in 2009. I hope you share my confidence that our focus on executing a conservative and fundamentally sound business plan will reverse that soon.

I would also like to express our ongoing sympathy to the family of Guy Snyder, Jr. Guy passed away in February of 2009. Guy, who was President of Snyder Fuels in Sunbury, was a long-time Board member of the Bank and Holding Company. He was a valued member of Mid Penn and the entire community, and he will be missed.

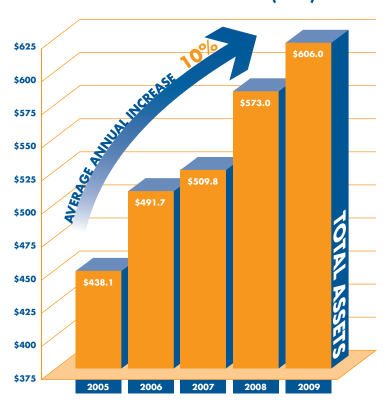
Thank you for your ongoing interest in Mid Penn, whether as a Shareholder, Customer or both. As always, I am available to you by phone, (717) 692-7103, email (rory. ritrievi@midpennbank.com), letter (349 Union Street in Millersburg) or simply by stopping by when you are in Millersburg.



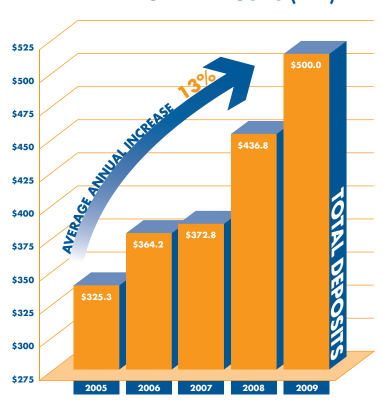
FINANCIAL HIGHLIGHTS as of and for the year ended December 31

(Dollars in thousands, except per share data)	2009	2008	Change
Total Assets	\$606,010	\$572,999	5.8%
Total Deposits	500,015	436,824	14.5%
Net Loans and Leases	472,699	429,138	10.2%
Total Investments and Interest Bearing Time Deposits with Other Financial Institutions Shareholders' Equity Net (Loss) Income Available to Common Shareholder (Loss) Earnings Per Share (Basic)	85,949 46,704	102,815 50,890 3,572 1.03	-16.4% -8.2% -178.6% -178.6%
(Loss) Earnings Per Share (Fully Diluted)	(0.81)	1.03	-178.6%
Cash Dividends	0.52	0.80	-35.0%
Book Value Per Common Share	10.55	11.75	-10.2%
Return on Average Shareholders' Equity Return on Average Assets Net Interest Margin Nonperforming Assets to Total Assets	-4.43% -0.39% 3.42% 2.62%	8.87% 0.67% 3.50% 0.86%	-149.9% -158.2% -2.3% 204.7%

TOTAL ASSETS (in millions)

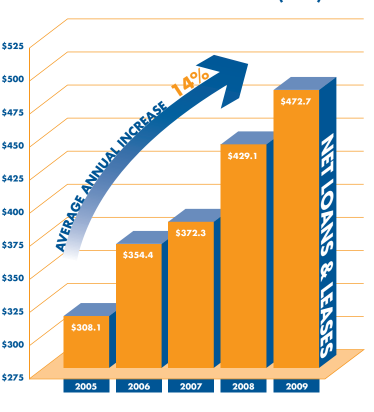


TOTAL DEPOSITS (in millions)





Net Loans & Leases (in millions)





UNITED STATES SECURITIES AND EXCHANGE COMMISSION **WASHINGTON, DC 20549**

FORM 10-K

One) ANNUAL REPORT PURSUANT TO SECTION ACT OF 1934	ON 13 OR 15(d) OF THE SECURITIES EXCHANGE
For the fiscal year	ended December 31, 2009
	OR
TRANSITION REPORT PURSUANT TO SE EXCHANGE ACT OF 1934	CCTION 13 OR 15(d) OF THE SECURITIES
For the transition period from to	
Commission 1	ile number 1-13677
	BANCORP, INC. rant as Specified in its Charter)
Pennsylvania (State or Other Jurisdiction of Incorporation or Organization)	25-1666413 (I.R.S. Employer Identification Number)
349 Union Street Millersburg, Pennsylvania (Address of Principal Executive Offices)	17061 (Zip Code)
Registrant's telephone numbe	r, including area code 717.692.2133
	uant to Section 12(b) of the Act:
Title of Each Class Common Stock, \$1.00	Name of Each Exchange on Which Registered The NASDAQ Stock Market, Inc.
,	<u>-</u>
Securities registered pursuan	at to Section 12(g) of the Act: None.
Indicate by check mark if the registrant is a well-known seasoned issue	r, as defined in Rule 405 of the Securities Act. Yes \square No \square
Indicate by check mark if the registrant is not required to file reports pu	rsuant to Section 13 or Section 15(d) of the Act. Yes \square No \boxtimes
	equired to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 strant was required to file such reports), and (2) has been subject to such filing
	m 405 of Regulation S-K is not contained herein, and will not be contained, to the best incorporated by reference in Part III of this Form 10-K or any amendment to this Form
, e	ally and posted on its corporate Web site, if any, every Interactive Data File required to 405 of this chapter) during the preceding 12 months (or for such shorter period that the \Box
Indicate by check mark whether the registrant is a large accelerated file definition of "large accelerated filer", "accelerated filer", and "smaller to	r, an accelerated filer, a non-accelerated filer or a smaller reporting company. See reporting company" in Rule 12b-2 of the Exchange Act. (Check One).
Large accelerated filer	Filer
Indicated by check mark whether the registrant is a shell company (as d	efined in Rule 12b-2 of the Act). Yes \square No \square
	ommon equity held by non-affiliates computed by reference to the closing price of the 30, 2009, the last business day of the registrant's most recently completed second fiscal
As of February 1, 2010, the registrant had 3,479,780 shares of common	stock outstanding.
DOCUMENTS INCOD	DODATED DV DEFEDENCE

Portions of the registrant's definitive proxy statement to be used in connection with the 2010 Annual Meeting of Shareholders is incorporated herein by reference in partial response to Part III, hereof.

FORM 10-K TABLE OF CONTENTS

		PAGE_
PART I Item 1 -	Business	3
Item 1A -	Risk Factors	11
Item 1B -	Unresolved Staff Comments	13
Item 2 -	Properties	14
Item 3 -	Legal Proceedings	14
Item 4 -	(Removed and Reserved)	14
PART II		
Item 5 -	Market for Registrant's Common Equity, Related Shareholder Matters And Issuer Purchases of Equity Securities	15
Item 6 -	Selected Financial Data	17
Item 7 -	Management's Discussion and Analysis of Financial Condition and Results of Operations	18
Item 7A -	Quantitative and Qualitative Disclosure About Market Risk	34
Item 8 -	Financial Statements and Supplementary Data	36
Item 9 -	Changes In and Disagreements With Accountants on Accounting and Financial Disclosure	69
Item 9A -	Controls and Procedures	69
Item 9B -	Other Information	69
PART III		
Item 10 -	Directors, Executive Officers and Corporate Governance	71
Item 11 -	Executive Compensation	71
Item 12 -	Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters	71
Item 13 -	Certain Relationships and Related Transactions, and Director Independence	71
Item 14 -	Principal Accountant Fees and Services	71
PART IV		
Item 15 -	Exhibits and Financial Statement Schedules	72
	<u>Signatures</u>	74
EXHIBITS		75

PART I

ITEM 1. BUSINESS

The disclosures set forth in this Item are qualified by the section captioned "Special Cautionary Notice Regarding Forward-Looking Statements" contained in Part II, Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations of this report and other cautionary statements set forth elsewhere in this report.

Mid Penn Bancorp, Inc., Inc.

Mid Penn Bancorp, Inc., Inc. is a one-bank holding company, incorporated in the Commonwealth of Pennsylvania in August 1991. Mid Penn Bancorp, Inc., Inc. and its wholly owned subsidiaries are collectively referred to herein as "Mid Penn" or the "Corporation." On December 31, 1991, Mid Penn acquired, as part of the holding company formation, all of the outstanding common stock of Mid Penn Bank, and the Bank became a wholly owned subsidiary of Mid Penn. Mid Penn's other wholly owned subsidiaries are Mid Penn Insurance Services, LLC, which provides a range of personal and investment insurance products and Mid Penn Investment Corporation, which is engaged in investing activities. Mid Penn's primary business is to supervise and coordinate the business of its subsidiaries and to provide them with capital and resources.

Mid Penn's consolidated financial condition and results of operations consist almost entirely of that of Mid Penn Bank, which is managed as a single business segment. At December 31, 2009, Mid Penn had total consolidated assets of \$606,010,000, total deposits of \$500,015,000, and total shareholders' equity of \$46,704,000.

As of December 31, 2009, Mid Penn Bancorp, Inc., Inc. did not own or lease any properties. Mid Penn Bank owns the banking offices as identified in Item 2.

All Mid Penn employees are employed by Mid Penn Bank. At December 31, 2009, the Bank had 155 full-time and 33 part-time employees. The Bank and its employees are not subject to a collective bargaining agreement, and the Bank believes it enjoys good relations with its personnel.

Mid Penn Bank

Millersburg Bank, the predecessor to Mid Penn Bank (the "Bank"), was organized in 1868, and became a state chartered bank in 1931, obtaining trust powers in 1935, at which time its name was changed to Millersburg Trust Company. In 1962, the Lykens Valley Bank merged with and into Millersburg Trust Company. In 1971, Farmer's State Bank of Dalmatia merged with Millersburg Trust Company and the resulting entity adopted the name "Mid Penn Bank." In 1985, the Bank acquired Tower City National Bank. In 1998, Mid Penn acquired Miners Bank of Lykens, which was merged into Mid Penn Bank. The Pennsylvania Department of Banking and the Federal Deposit Insurance Corporation supervise the Bank. Mid Penn's and the Bank's legal headquarters are located at 349 Union Street, Millersburg, Pennsylvania 17061. The Bank presently has 14 offices located in Dauphin, Northumberland, Schuylkill, and Cumberland Counties, Pennsylvania.

Mid Penn's primary business consists of attracting deposits from its network of community banking offices operated by the Bank. The Bank engages in full-service commercial banking and trust business, making available to the community a wide range of financial services, including, but not limited to, installment loans, personal loans, mortgage and home equity loans, secured and unsecured commercial and consumer loans, lines of credit, construction financing, farm loans, community development and local government loans and various types of time and demand deposits. Deposits of the Bank are insured by the Bank Insurance Fund of the FDIC to the maximum extent provided by law. In addition, the Bank provides a full range of trust services through its Trust Department. The Bank also offers other services such as Internet banking, telephone banking, cash management services, automated teller services and safe deposit boxes.

Business Strategy

The Bank provides an array of sophisticated products typically found only in major regional banks. These services are provided to small and middle market businesses, high net worth individuals, and retail consumers through 14 full service banking facilities. Several banking locations have seasoned management with significant lending experience who are responsible for credit and pricing decisions, subject to loan committee approval for larger credits. This decentralized relationship management approach, coupled with the continuity of service by its banking officers, enables the Bank to develop long-term customer relationships, maintain high quality service and provide quick responses to customer needs. Mid Penn believes that its emphasis on local relationship building, together with its conservative approach to lending, are important factors in the success and the growth of Mid Penn.

The Bank seeks credit opportunities of good quality within its target market that exhibit positive historical trends, stable cash flows and secondary sources of repayment from tangible collateral. The Bank extends credit for the purpose of obtaining and continuing long-term relationships. Lenders are provided with detailed underwriting policies for all types of credit risks accepted by the Bank and must obtain appropriate approvals for credit extensions in excess of conservatively assigned lending limits. The Bank also maintains strict documentation

requirements and extensive credit quality assurance practices in order to identify credit portfolio weaknesses as early as possible so any exposures that are discovered might be reduced.

Lending Activities

The Bank offers a variety of loan products to its customers, including loans secured by real estate, commercial and consumer loans. The Bank's lending objectives are as follows:

- to establish a diversified commercial loan portfolio; and
- to provide a satisfactory return to Mid Penn's shareholders by properly pricing loans to include the cost of funds, administrative costs, bad debts, local economic conditions, competition, customer relationships, the term of the loan, credit risk, collateral quality and a reasonable profit margin.

Credit risk is managed through portfolio diversification, underwriting policies and procedures and loan monitoring practices. The Bank generally secures its loans with real estate with such collateral values dependent and subject to change based on real estate market conditions within its market area. As of December 31, 2009, the Bank's highest concentrations of credit were in Commercial Real Estate, Hotel/Motel, Commercial Construction and Land Development, and Restaurant financings. Most of the Bank's business activity with customers was located in Central Pennsylvania, specifically in Dauphin, lower Northumberland, western Schuylkill, and eastern Cumberland Counties.

Investment Activities

Mid Penn's investment portfolio is used to improve earnings through investments of funds in higher-yielding assets, while maintaining asset quality, which provides the necessary balance sheet liquidity for Mid Penn. Mid Penn does not have any significant concentrations within investment securities.

Mid Penn's entire portfolio of investment securities is considered available for sale. As such, the investments are recorded on the balance sheet at fair value. Mid Penn's investments include US Treasury, agency and municipal securities that are given a market price relative to investments of the same type with similar maturity dates. As the interest rate environment changes, Mid Penn's fair value of existing securities will change. This difference in value, or unrealized gain, amounted to \$1,238,000, as of December 31, 2009. A majority of the investments are high quality United States and municipal securities that, if held to maturity, are expected to result in no loss to the Bank.

For additional information with respect to Mid Penn's business activities, see Part II, Item 7 of this report, which is incorporated herein by reference.

Sources of Funds

The Bank primarily uses deposits and borrowings to finance lending and investment activities. Borrowing sources include advances from the Federal Home Loan Bank of Pittsburgh, reverse repurchase agreements with investment banks and overnight borrowings from the Bank's customers and correspondent bank. All borrowings, except for the line of credit with the Bank's correspondent bank, require collateral in the form of loans or securities. Collateral levels therefore, limit borrowings and the available lines of credit extended by the Bank's creditors. As a result, deposits remain key to the future funding and growth of the business. Deposit growth within the banking industry has been subject to strong competition from a variety of financial services companies. This competition may require financial institutions to adjust their product offerings and pricing to adequately grow deposits.

Competition

The banking business is highly competitive, and the profitability of Mid Penn depends principally upon the Bank's ability to compete in its market area. The Bank actively competes with other financial services companies for deposit and loan business. Competitors include other commercial banks, savings banks, savings and loan associations, insurance companies, securities brokerage firms, credit unions, finance companies, mutual funds, and money market funds. Financial institutions compete primarily on the quality of services rendered, interest rates on loans and deposits, service charges, the convenience of banking facilities, location and hours of operation and, in the case of loans to larger commercial borrowers, relative lending limits.

Many competitors are significantly larger than the Bank and have significantly greater financial resources, personnel and locations from which to conduct business. In addition, the Bank is subject to banking regulations while certain competitors may not be. There are relatively few barriers for companies wanting to enter into the financial services industry. For more information, see the "Supervision and Regulation" section below.

Mid Penn has been able to compete effectively with other financial institutions by emphasizing technology and customer service, including local decision making on loans, establishing long-term customer relationships and building customer loyalty, and providing products and services designed to address the specific needs of its customers. The Gramm-Leach-Bliley Act (see discussion below), which breaks down many barriers between the banking, securities and insurance industries, may significantly affect the competitive environment in which Mid Penn operates.

The growth of mutual funds over the past decade has made it increasingly difficult for financial institutions to attract deposits. The continued flow of cash into mutual funds, much of which is made through tax deferred investment vehicles such as 401(k) plans, and a generally strong economy, have, until recently, fueled high returns for these investments, in particular, certain equity funds. The recent economic turmoil has negatively impacted the returns on many of these investments and impacted the manner in which investors distribute their funds across investment alternatives. The safety of traditional bank products has recently become an attractive option during this period of market volatility. Mid Penn's ability to attract funds in the future will be impacted by the public's appetite for the safety of insured or local investments versus the returns offered by alternative choices as part of their personal investment mix.

Mid Penn's success is dependent to a significant degree on economic conditions in Central Pennsylvania, especially in Dauphin, lower Northumberland, western Schuylkill and eastern Cumberland Counties, which Mid Penn defines as our primary market. The banking industry is affected by general economic conditions including the effects of inflation, recession, unemployment, real estate values, trends in the national and global economics, and other factors beyond our control. An economic recession or a delayed recovery over a prolonged period of time in the Central Pennsylvania area could cause an increase in the level of the Bank's non-performing assets and loan and lease losses, thereby causing operating losses, impairing liquidity and eroding capital. Mid Penn cannot assure you that adverse changes in the local economy would not have a material adverse effect on Mid Penn's consolidated financial condition, results of operations, and cash flows.

Supervision and Regulation

General

Bank holding companies and banks are extensively regulated under both Federal and state laws. The regulation and supervision of Mid Penn and the Bank are designed primarily for the protection of depositors, the Deposit Insurance Fund, and the monetary system, and not Mid Penn or its shareholders. Enforcement actions may include the imposition of a conservator or receiver, cease-and-desist orders and written agreements, the termination of insurance on deposits, the imposition of civil money penalties and removal and prohibition orders. If a banking regulator takes any enforcement action, the value of an equity investment in Mid Penn could be substantially reduced or eliminated.

Federal and state banking laws contain numerous provisions affecting various aspects of the business and operations of Mid Penn and the Bank. Mid Penn is subject to, among others, the regulations of the Securities and Exchange Commission and the Federal Reserve Board, and the Bank is subject to, among others, the regulations of the Pennsylvania Department of Banking and the Federal Deposit Insurance Corporation. The following descriptions of and references to applicable statutes and regulations are not intended to be complete descriptions of these provisions or their effects on Mid Penn or the Bank. They are summaries only and are qualified in their entirety by reference to such statutes and regulations.

Holding Company Regulation

Mid Penn is a registered bank holding company subject to supervision and regulation by the Board of Governors of the Federal Reserve System (the "Federal Reserve"). As such, it is subject to the Bank Holding Company Act of 1956 ("BHCA") and many of the Federal Reserve's regulations promulgated thereunder. The Federal Reserve has broad enforcement powers over bank holding companies, including the power to impose substantial fines and civil penalties.

The BHCA requires Mid Penn to file an annual report with the Federal Reserve regarding the holding company and its subsidiary bank. The Federal Reserve Board also makes examinations of the holding company. The Bank is not a member of the Federal Reserve System; however, the Federal Reserve possesses cease-and-desist powers over bank holding companies and their subsidiaries where their actions would constitute an unsafe or unsound practice or violation of law. The Federal Reserve Board also makes policy that guides the declaration and distribution of dividends by bank holding companies.

The BHCA restricts a bank holding company's ability to acquire control of additional banks. In addition, the BHCA restricts the activities in which bank holding companies may engage directly or through non-bank subsidiaries.

Gramm-Leach-Bliley Financial Modernization Act

The Gramm-Leach-Bliley Act ("GLB") became effective on March 11, 2000. The primary purpose of GLB was to eliminate barriers between investment banking and commercial banking and to permit, within certain limitations, the affiliation of financial service providers. Generally, GLB:

- repealed the historical restrictions against, and eliminated many federal and state law barriers to affiliations among banks, securities
 firms, insurance companies and other financial service providers;
- provided a uniform framework for the activities of banks, savings institutions and their holding companies;

- broadened the activities that may be conducted by and through national banks and other banking subsidiaries of bank holding companies;
- provided an enhanced framework for protecting the privacy of consumers' information;
- adopted a number of provisions related to the capitalization, membership, corporate governance and other measures designed to modernize the Federal Home Loan Bank System;
- modified the laws governing the implementation of the Community Reinvestment Act; and
- addressed a variety of other legal and regulatory issues affecting both day-to-day operations and long-term activities of financial institutions.

More specifically, under GLB, bank holding companies, such as Mid Penn, that meet certain management, capital, and Community Reinvestment Act standards, are permitted to become financial holding companies and, by doing so, to affiliate with securities firms and insurance companies and to engage in other activities that are financial in nature, incidental to such financial activities, or complementary to such activities. A bank holding company may become a financial holding company if each of its subsidiary banks is well capitalized under the FDIC Improvement Act's prompt corrective action provisions, is well managed and has at least a satisfactory rating under the Community Reinvestment Act. The required filing is a declaration that the bank holding company wishes to become a financial holding company and meets all applicable requirements. Mid Penn has not elected to become a financial holding company at this time.

No prior regulatory approval will be required for a financial holding company to acquire a company, other than a bank or savings association, engaged in activities permitted under GLB. Activities cited by GLB as being financial in nature include:

- securities underwriting, dealing and market making;
- sponsoring mutual funds and investment companies;
- insurance underwriting and agency;
- merchant banking activities; and
- activities that the Federal Reserve has determined to be closely related to banking.

In addition to permitting financial services providers to enter into new lines of business, the law allows firms the freedom to streamline existing operations and to potentially reduce costs. The Act may increase both opportunity as well as competition. Many community banks are less able to devote the capital and management resources needed to facilitate broad expansion of financial services including insurance and brokerage services.

Corporate Governance

On July 30, 2002, the Sarbanes-Oxley Act of 2002 was enacted. The Sarbanes-Oxley Act represents a comprehensive revision of laws affecting corporate governance, auditor independence and accounting standards, executive compensation, insider loans, whistleblower protection, and enhanced and timely disclosure of corporate information. The Sarbanes-Oxley Act is applicable to all companies with equity securities registered or that file reports under the Securities Exchange Act of 1934. In particular, the Sarbanes-Oxley Act established:

- new requirements for audit committees, including independence, expertise and responsibilities;
- additional responsibilities regarding financial statements for the Chief Executive Officer and Chief Financial Officer of the reporting company;
- new standards for auditors and regulation of audits;
- increased disclosure and reporting obligations for the reporting company and its directors and executive officers; and
- new and increased civil and criminal penalties for violations of the securities laws.

The SEC and NASDAQ have adopted numerous rules implementing the provisions of the Sarbanes-Oxley Act that affect Mid Penn. The changes are intended to allow shareholders to monitor more effectively the performance of companies and management.

Bank Regulation

The Bank, a Pennsylvania-chartered institution, is subject to supervision, regulation and examination by the Pennsylvania Department of Banking and the FDIC. The deposits of the Bank are insured by the FDIC to the extent provided by law. The FDIC assesses deposit insurance premiums the amount of which may, in the future, depend in part on the condition of the Bank. Moreover, the FDIC may terminate deposit insurance of the Bank under certain circumstances. The Bank regulatory agencies have broad enforcement powers over depository institutions under their jurisdiction, including the power to terminate deposit insurance, to impose fines and other civil and criminal penalties, and to appoint a conservator or receiver if any of a number of conditions is met. In addition, the Bank is subject to a variety of local, state and federal laws that affect its operations.

Banking regulations include, but are not limited to, permissible types and amounts of loans, investments and other activities, capital adequacy, branching, interest rates on loans and the safety and soundness of banking practices.

Capital Requirements

Under risk-based capital requirements for bank holding companies, Mid Penn is required to maintain a minimum ratio of total capital to risk-weighted assets (including certain off-balance-sheet activities, such as standby letters of credit) of eight percent. At least half of the total capital is to be composed of common equity, retained earnings and qualifying perpetual preferred stock, less goodwill ("Tier 1 Capital" and together with Tier 2 Capital, Total Capital"). The remainder may consist of subordinated debt, non-qualifying preferred stock and a limited amount of the loan loss allowance ("Tier 2 Capital").

In addition, the Federal Reserve Board has established minimum leverage ratio requirements for bank holding companies. These requirements provide for a minimum leverage ratio of Tier 1 Capital to adjusted average quarterly assets ("leverage ratio") equal to 3% for bank holding companies that meet certain specified criteria, including having the highest regulatory rating. All other bank holding companies will generally be required to maintain a leverage ratio of at least 4-5%. The requirements also provide that bank holding companies experiencing internal growth or making acquisitions will be expected to maintain strong capital positions substantially above the minimum supervisory levels without significant reliance on intangible assets. Furthermore, the requirements indicate that the Federal Reserve Board will continue to consider a "Tangible Tier 1 Leverage Ratio" (deducting all intangibles) in evaluating proposals for expansion or new activity. The Federal Reserve Board has not advised Mid Penn of any specific minimum Tier 1 leverage ratio.

The Bank is subject to similar capital requirements adopted by the FDIC. The FDIC has not advised the Bank of any specific minimum leverage ratios

The capital ratios of Mid Penn and the Bank are described in Note 18 to Mid Penn's Consolidated Financial Statements, which are incorporated herein by reference.

Banking regulators continue to indicate their desire to further develop capital requirements applicable to banking organizations. Changes to capital requirements could materially affect the profitability of Mid Penn or the fair value of Mid Penn stock.

FDIC Improvement Act

As a result of the FDIC Improvement Act of 1991, banks are subject to increased reporting requirements and more frequent examinations by the bank regulatory agencies. The agencies also have the authority to dictate certain key decisions that formerly were left to management, including compensation standards, loan underwriting standards, asset growth, and payment of dividends. Failure to comply with these standards, or failure to maintain capital above specified levels set by the regulators, could lead to the imposition of penalties or the forced resignation of management. If a bank becomes critically undercapitalized, the banking agencies have the authority to place an institution into receivership.

Safety and Soundness Standards

Pursuant to FDICIA, the federal banking regulatory agencies have adopted a set of guidelines prescribing safety and soundness standards for depository institutions such as the Bank. The guidelines establish general standards relating to internal controls and information systems, internal audit systems, loan documentation, credit underwriting, interest rate exposure, asset growth, asset quality, earnings and compensation, fees and benefits. In general, the guidelines require, among other things, appropriate systems and practices to identify and manage the risks and exposures specified in the guidelines. The guidelines prohibit excessive compensation as an unsafe and unsound practice and describe compensation as excessive when the amounts paid are unreasonable or disproportionate to the services performed by an executive officer, employee, director or principal shareholder. In addition, the agencies adopted regulations that authorize an agency to order an institution that has been given notice by an agency that it is not satisfying any of such safety and soundness standards to submit a compliance plan. If the institution fails to submit an acceptable compliance plan or fails to implement an accepted plan, the agency must issue an order directing action to correct the deficiency and may issue an order directing other actions be taken, including restricting asset growth, restricting interest rates paid on deposits, and requiring an increase in the institution's ratio of tangible equity to assets.

Payment of Dividends and Other Restrictions

Mid Penn is a legal entity separate and distinct from its subsidiary, the Bank. There are various legal and regulatory limitations on the extent to which the Bank can, among other things, finance, or otherwise supply funds to, Mid Penn. Specifically, dividends from the Bank are the principal source of Mid Penn's cash funds and there are certain legal restrictions under Pennsylvania law and Pennsylvania banking regulations on the payment of dividends by state-chartered banks. The relevant regulatory agencies also have authority to prohibit Mid Penn and the Bank from engaging in what, in the opinion of such regulatory body, constitutes an unsafe or unsound banking practice. The payment of dividends could, depending upon the financial condition of Mid Penn and the Bank, be deemed to constitute such an unsafe or unsound practice. Further, under the terms of the Capital Purchase Program ("CPP"), Mid Penn is restricted from increasing its dividends on its common stock above the last per share quarterly dividend declared prior to October 14, 2008 (\$0.20 per share) without permission as long as the CPP preferred stock is outstanding.

Prompt Corrective Action

In addition to the required minimum capital levels described above, federal law establishes a system of "prompt corrective actions" which Federal banking agencies are required to take, and certain actions which they have discretion to take, based upon the capital category into which a federally regulated depository institution falls. Regulations set forth detailed procedures and criteria for implementing prompt corrective action in the case of any institution, which is not adequately capitalized. Under the rules, an institution will be deemed to be "adequately capitalized" if it exceeds the minimum Federal regulatory capital requirements. However, it will be deemed "undercapitalized" if it fails to meet the minimum capital requirements, "significantly undercapitalized" if it has a total risk-based capital ratio that is less than 6.0%, a Tier 1 risk-based capital ratio that is less than 3.0%, or a leverage ratio that is less than 3.0%, and "critically undercapitalized" if the institution has a ratio of tangible equity to total assets that is equal to or less than 2.0%.

The prompt corrective action rules require an undercapitalized institution to file a written capital restoration plan, along with a performance guaranty by its holding company or a third party. In addition, an undercapitalized institution becomes subject to certain automatic restrictions including a prohibition on payment of dividends, a limitation on asset growth and expansion, in certain cases, a limitation on the payment of bonuses or raises to senior executive officers, and a prohibition on the payment of certain "management fees" to any "controlling person". Institutions that are classified as undercapitalized are also subject to certain additional supervisory actions, including increased reporting burdens and regulatory monitoring, a limitation on the institution's ability to make acquisitions, open new branch offices, or engage in new lines of business, obligations to raise additional capital, restrictions on transactions with affiliates, and restrictions on interest rates paid by the institution on deposits. In certain cases, bank regulatory agencies may require replacement of senior executive officers or directors, or sale of the institution to a willing purchaser. If an institution is deemed "critically undercapitalized" and continues in that category for four quarters, the statute requires, with certain narrowly limited exceptions, that the institution be placed in receivership.

Deposit Insurance

The FDIC insures deposits of the Bank through the Deposit Insurance Fund ("DIF"). The FDIC maintains the DIF by assessing depository institutions an insurance premium. The amount each institution is assessed is based upon a variety of factors that include the balance of insured deposits as well as the degree of risk the institution poses to the insurance fund. The FDIC recently increased the amount of deposits it insures from \$100,000 to \$250,000. This increase is temporary and will continue through December 31, 2013. The Bank pays an insurance premium into the DIF based on the quarterly average daily deposit liabilities net of certain exclusions. The FDIC uses a risk-based premium system that assesses higher rates on those institutions that pose greater risks to the DIF. The FDIC places each institution in one of four risk categories using a two-step process based first on capital ratios (the capital group assignment) and then on other relevant information (the supervisory group assignment). Subsequently, the rate for each institution within a risk category may be adjusted depending upon different factors that either enhance or reduce the risk the institution poses to the DIF, including the unsecured debt, secured liabilities and brokered deposits related to each institution. Finally, certain risk multipliers may be applied to the adjusted assessment. In 2009, the FDIC increased the amount assessed from financial institutions by increasing its risk-based deposit insurance assessment scale. The quarterly annualized assessment scale for 2009 ranged from twelve basis points of assessable deposits for the strongest institutions to 77.5 basis points for the weakest. In 2009, the FDIC also adopted a uniform special assessment rate for all institutions not to exceed 10 basis points on the individual bank's assessment base. The total amount paid by the Bank for FDIC insurance for the year ended December 31, 2009 under these provisions was \$1,163,000.

On November 12, 2009, the FDIC approved a rule to require insured institutions to prepay their estimated quarterly risk-based assessments for the fourth quarter of 2009, and for all of 2010, 2011, and 2012. An insured institution's risk-based deposit insurance assessments will continue to be calculated on a quarterly basis, but will be paid from the amount the institution prepaid until the later of the date that amount is exhausted or June 30, 2013, at which point any remaining funds would be returned to the insured institution. Consequently, Mid Penn's prepayment of DIF premiums made in December 2009 resulted in a prepaid asset of \$2,719,000.

Environmental Laws

Management does not anticipate that compliance with environmental laws and regulations will have any material effect on Mid Penn's capital, expenditures, earnings, or competitive position. However, environmentally related hazards have become a source of high risk and potentially unlimited liability for financial institutions.

In 1995, the Pennsylvania General Assembly enacted the Economic Development Agency, Fiduciary and Lender Environmental Liability Protection Act, which among other things, provides protection to lenders from environmental liability and remediation costs under the environmental laws for releases and contamination caused by others. A lender who engages in activities involved in the routine practices of commercial lending, including, but not limited to, the providing of financial services, holding of security interests, workout practices, foreclosure or the recovery of funds from the sale of property shall not be liable under the environmental acts or common law equivalents to the Pennsylvania Department of Environmental Resources or to any other person by virtue of the fact that the lender engages in such commercial lending practice. A lender, however, will be liable if it, its employees or agents, directly cause an immediate release or directly exacerbate a release of regulated substance on or from the property, or known and willfully compelled the borrower to commit an action which caused such release or violate an environmental act. The Economic Development Agency, Fiduciary and Lender Environmental Liability Protection Act does not limit federal liability which still exists under certain circumstances.

Consumer Protection Laws

A number of laws govern the relationship between the Bank and its customers. For example, the Community Reinvestment Act is designed to encourage lending by banks to persons in low and moderate income areas. The Home Mortgage Disclosure Act and the Equal Credit Opportunity Act attempt to minimize lending decisions based on impermissible criteria, such as race or gender. The Truth-in-Lending Act and the Truth-in-Savings Act require banks to provide certain disclosure of relevant terms related to loans and savings accounts, respectively. Anti-tying restrictions (which prohibit conditioning the availability or terms of credit on the purchase of another banking product) further restrict the Bank's relationships with its customers.

Privacy Laws

In 2000, the federal banking regulators issued final regulations implementing certain provisions of GLB governing the privacy of consumer financial information. The regulations limit the disclosure by financial institutions, such as Mid Penn and the Bank, of nonpublic personal information about individuals who obtain financial products or services for personal, family, or household purposes. Subject to certain exceptions allowed by law, the regulations cover information sharing between financial institutions and nonaffiliated third parties. More specifically, the regulations require financial institutions to:

- provide initial notices to customers about their privacy policies, describing the conditions under which they may disclose nonpublic personal financial information to nonaffiliated third parties and affiliates;
- provide annual notices of their privacy policies to their current customers; and
- provide a reasonable method for consumers to "opt out" of disclosures to nonaffiliated third parties.

Protection of Customer Information

In 2001, the federal banking regulators issued final regulations implementing the provisions of GLB relating to the protection of customer information. The regulations, applicable to Mid Penn and the Bank, relate to administrative, technical, and physical safeguards for customer records and information. These safeguards are intended to:

- insure the security and confidentiality of customer records and information;
- protect against any anticipated threats or hazards to the security or integrity of such records; and
- protect against unauthorized access to or use of such records or information that could result in substantial harm or inconvenience to any customer.

Affiliate Transactions

Transactions between Mid Penn and the Bank and its affiliates are governed by Sections 23A and 23B of the Federal Reserve Act. An "affiliate" of a bank or savings institution is any company or entity that controls, is controlled by, or is under common control with the bank or savings institution. Generally, a subsidiary of a depository institution that is not also a depository institution is not treated as an affiliate of the bank for purposes of Sections 23A and 23B. Sections 23A and 23B are intended to protect insured depository institutions from suffering losses arising from transactions with non-insured affiliates, by limiting the extent to which a bank or its subsidiaries may engage in covered transactions with any one affiliate and with all affiliates of the bank in the aggregate, and requiring that such transactions be on terms that are consistent with safe and sound banking practices.

Effective April 1, 2003, Regulation W of the Federal Reserve comprehensively amended Sections 23A and 23B. The regulation unifies and updates staff interpretations issued over the years, incorporates several new interpretative proposals (such as to clarify when transactions with an unrelated third party will be attributed to an affiliate), and addresses new issues arising as a result of the expanded scope of non-banking activities engaged in by bank and bank holding companies in recent years and authorized for financial holding companies under the GLB.

The USA Patriot Act

In 2001, the Uniting and Strengthening America by Providing Appropriate Tools Required to Intercept and Obstruct Terrorism Act of 2001 (USA Patriot Act) was signed into law. The USA Patriot Act broadened the application of anti-money laundering regulations to apply to additional types of financial institutions, such as broker-dealers, and strengthened the ability of the U.S. government to detect and prosecute international money laundering and the financing of terrorism. The principal provisions of Title III of the USA Patriot Act require that regulated financial institutions, including state-chartered banks:

- establish an anti-money laundering program that includes training and audit components;
- comply with regulations regarding the verification of the identity of any person seeking to open an account;
- take additional required precautions with non-U.S. owned accounts; and
- perform certain verification and certification of money laundering risk for their foreign correspondent banking relationships.

The USA Patriot Act also expanded the conditions under which funds in a U.S. interbank account may be subject to forfeiture and increased the penalties for violation of anti-money laundering regulations. Failure of a financial institution to comply with the USA Patriot Acts requirements could have serious legal and reputational consequences for the institution. The Bank has adopted policies, procedures and controls to address

compliance with the requirements of the USA Patriot Act under the existing regulations and will continue to revise and update its policies, procedures and controls to reflect changes required by the USA Patriot Act and implementing regulations.

Anti-Money Laundering and Anti-Terrorism Financing

Under Title III of the USA PATRIOT Act, also known as the International Money Laundering Abatement and Anti-Terrorism Financing Act of 2001, all financial institutions, including Mid Penn and the Bank, are required in general to identify their customers, adopt formal and comprehensive anti-money laundering programs, scrutinize or prohibit altogether certain transactions of special concern, and be prepared to respond to inquiries from U.S. law enforcement agencies concerning their customers and their transactions. Additional information-sharing among financial institutions, regulators, and law enforcement authorities is encouraged by the presence of an exemption from the privacy provisions of the GLB Act for financial institutions that comply with this provision and the authorization of the Secretary of the Treasury to adopt rules to further encourage cooperation and information-sharing. The effectiveness of a financial institution in combating money-laundering activities is a factor to be considered in any application submitted by the financial institution under the Bank Merger Act, which applies to the Bank.

Emergency Economic Stabilization Act of 2008 and Related Programs

Mid Penn is subject to the rules and regulations promulgated under the Emergency Economic Stabilization Act of 2008 ("EESA") and related legislation as a result of its sale of preferred stock to the U.S. Treasury under the U.S. Treasury's Capital Purchase Program ("CPP"). Additional information relating to the CPP, including restrictions on dividends and redemptions of common stock, is included in the information set forth in Item 7 of this report under the caption, "Capital Purchase Program Participation." Furthermore, under rules and regulations of EESA to which the Mid Penn is subject, no dividends may be declared or paid on Mid Penn's common stock and Mid Penn may not repurchase or redeem any common stock unless dividends then due and payable with respect to Treasury's preferred stock have been paid in full. Moreover, the consent of Treasury would be required for any increase in the per share dividend amount on the common stock beyond the per share dividend declared immediately prior to October 14, 2008 (\$0.20 per share per quarter) until the third anniversary of the date of Treasury's investment, unless prior to the third anniversary, Treasury's preferred stock is redeemed in whole or Treasury has transferred all of its preferred shares to third parties. Because of Mid Penn's participation in the CPP, Mid Penn is subject to certain restrictions on its executive compensation practices, which are discussed in Item 7 of this report under the caption, "Capital Purchase Program Participation."

In November 2008, the FDIC created the Temporary Liquidity Guaranty Program to strengthen confidence and encourage liquidity in the banking system by guaranteeing newly issued senior unsecured debt of banks, thrifts, and certain holding companies via its Debt Guaranty Program, and by providing full coverage of noninterest bearing deposit transaction accounts and capped NOW accounts, regardless of dollar amount via its Temporary Account Guaranty Program. As of October 31, 2009, banks were no longer eligible to issue additional debt under the Temporary Liquidity Guaranty Program and Mid Penn has opted not to participate in the Temporary Account Guaranty Program beyond December 31, 2009.

Effects of Government Policy and Potential Changes in Regulation

Changes in regulations applicable to Mid Penn or the Bank, or shifts in monetary or other government policies, could have a material affect on our business. Mid Penn's and the Bank's business is also affected by the state of the financial services industry in general. As a result of legal and industry changes, management believes that the industry will continue to experience an increased rate of change as the financial services industry strives for greater product offerings, market share and economies of scale.

From time to time, legislation is enacted that has the effect of increasing the cost of doing business, limiting or expanding permissible activities or affecting the competitive balance between banks and other financial institutions. Proposals to change the laws and regulations governing the operations and taxation of banks, bank holding companies and other financial institutions are frequently made in Congress, and before various bank regulatory agencies. Mid Penn cannot predict the likelihood of any major changes or the impact such changes might have on Mid Penn and/or the Bank. Various congressional bills and other proposals have proposed a sweeping overhaul of the banking system, including provisions for: limitations on deposit insurance coverage; changing the timing and method financial institutions use to pay for deposit insurance; expanding the power of banks by removing the restrictions on bank underwriting activities; and tightening the regulation of bank derivatives activities; and allowing commercial enterprises to own banks.

Mid Penn's earnings are, and will be affected by domestic economic conditions and the monetary and fiscal policies of the United States government and its agencies. The monetary policies of the Federal Reserve have had, and will likely continue to have, an impact on the operating results of commercial banks because of the Federal Reserve's power to implement national monetary policy to, among other things, curb inflation or combat recession. The Federal Reserve has a major impact on the levels of bank loans, investments and deposits through its open market operations in United States government securities and through its regulation of, among other things, the discount rate on borrowings of member banks and the reserve requirements against member bank deposits. It is not possible to predict the nature and impact of future changes in monetary and fiscal policies.

From time to time, various types of federal and state legislation have been proposed that could result in additional regulation of, and restrictions on, the business of Mid Penn and the Bank. As a consequence of the extensive regulation of commercial banking activities in the United States,

the Bank's business is particularly susceptible to being affected by federal legislation and regulations that may increase the costs of doing business. Congress is currently debating major legislation that may fundamentally change the regulatory oversight of banking institutions in the United States. Whether any legislation will be enacted or additional regulations will be adopted, and how they might impact Mid Penn cannot be determined at this time.

Available Information

Mid Penn's common stock is registered under Section 12(b) of the Securities Exchange Act of 1934 and is traded on the NASDAQ Stock Market under the trading symbol MPB. Mid Penn is subject to the informational requirements of the Exchange Act, and, accordingly, files reports, proxy statements and other information with the Securities and Exchange Commission. The reports, proxy statements and other information filed with the SEC are available for inspection and copying at the SEC's Public Reference Room at 100 F Street, NE, Room 1580, Washington, D.C. 20549. You may obtain information on the operation of the Public Reference Room by calling the SEC at (202) 551-8090. Mid Penn is an electronic filer with the SEC. The SEC maintains an Internet site that contains reports, proxy and information statements, and other information regarding issuers that file electronically with the SEC. The SEC's Internet site address is www.sec.gov.

Mid Penn's headquarters are located at 349 Union Street, Millersburg, Pennsylvania 17061, and its telephone number is (717) 692-2133. Mid Penn's Internet address is www.midpennbank.com. Mid Penn makes available through its website, free of charge, its annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to those reports as soon as reasonably practicable after filing with the Securities and Exchange Commission. Mid Penn has adopted a Code of Ethics that applies to all employees. This document is also available on Mid Penn's website. The information included on our website is not a part of this document.

ITEM 1A. RISK FACTORS

Future dividend payments and common stock repurchases are restricted by the terms of the U.S. Treasury's equity investment in Mid Penn

Under the terms of the CPP, for so long as any preferred stock issued under the CPP remains outstanding, Mid Penn is prohibited from increasing dividends to holders of its common stock above the last per share quarterly amount in effect immediately prior to October 14, 2008 (\$0.20 per share), and from making certain repurchases of equity securities, including our common stock, without the U.S. Treasury's consent until the third anniversary of the U.S. Treasury's investment or until the U.S. Treasury has transferred all of the preferred stock it purchased under the CPP to third parties. As long as the preferred stock issued to the U.S. Treasury is outstanding, dividend payments and repurchases or redemptions relating to certain equity securities, including Mid Penn's common stock, are prohibited until all accrued and unpaid dividends are paid on such preferred stock, subject to certain limited exceptions.

Mid Penn is subject to interest rate risk

Mid Penn's earnings and cash flows are largely dependent upon its net interest income. Net interest income is the difference between interest income earned on interest-earning assets such as loans and securities and interest expense paid on interest-bearing liabilities such as deposits and borrowed funds. Interest rates are highly sensitive to many factors that are beyond Mid Penn's control, including general economic conditions and policies of various governmental and regulatory agencies and, in particular, the Board of Governors of the Federal Reserve System. Changes in monetary policy, including changes in interest rates, could influence not only the interest Mid Penn receives on loans and securities and the amount of interest it pays on deposits and borrowings, but such changes could also affect (i) Mid Penn's ability to originate loans and obtain deposits, (ii) the fair value of Mid Penn's financial assets and liabilities, and (iii) the average duration of Mid Penn's mortgage-backed securities portfolio. If the interest rates paid on deposits and other borrowings increase at a faster rate than the interest rates received on loans and other investments, Mid Penn's net interest income, and therefore earnings, could be adversely affected. Earnings could also be adversely affected if the interest rates received on loans and other investments fall more quickly than the interest rates paid on deposits and other borrowings.

Management believes it has implemented effective asset and liability management strategies to reduce the potential effects of changes in interest rates on Mid Penn's results of operations. Any substantial, unexpected, prolonged change in market interest rates could have a material adverse effect on Mid Penn's financial condition and results of operations.

Mid Penn is subject to lending risk

As of December 31, 2009, approximately 70.7% of Mid Penn's loan portfolio consisted of commercial and industrial, construction and commercial real estate loans. These types of loans are generally viewed as having more risk of default than residential real estate loans or consumer loans. These types of loans are also typically larger than residential real estate loans and consumer loans. Because Mid Penn's loan portfolio contains a significant number of commercial and industrial, construction and commercial real estate loans with relatively large balances, the deterioration of one or a few of these loans could cause a significant increase in non-performing loans. An increase in non-performing loans could result in a net loss of earnings from these loans, an increase in the provision for possible loan and lease losses and an increase in loan charge-offs, all of which could have a material adverse effect on Mid Penn's financial condition and results of operations.

Mid Penn's allowance for possible loan and lease losses may be insufficient

Mid Penn maintains an allowance for possible loan and lease losses, which is a reserve established through provisions for possible losses charged to expense, that represents management's best estimate of probable losses that have been incurred within the existing portfolio of loans. The allowance, in the judgment of management, is necessary to reserve for estimated loan and lease losses and risks inherent in the loan portfolio. The level of the allowance reflects management's continuing evaluation of industry concentrations; specific credit risks; loan loss experience; current loan portfolio quality; present economic, political and regulatory conditions and unidentified losses inherent in the current loan portfolio. The determination of the appropriate level of the allowance for possible loan and lease losses inherently involves a high degree of subjectivity and requires Mid Penn to make significant estimates of current credit risks and future trends, all of which may undergo material changes. Changes in economic conditions affecting borrowers, new information regarding existing loans, identification of additional problem credits and other factors, both within and outside of Mid Penn's control, may require an increase in the allowance. In addition, bank regulatory agencies periodically review Mid Penn's allowance for possible loan and lease losses or the recognition of further loan charge-offs, based on judgments different than those of management. In addition, if charge-offs in future periods exceed the allowance, Mid Penn will need additional provisions to increase the allowance for possible loan and lease losses. Any increases in the allowance will result in a decrease in net income and, possibly, capital, and may have a material adverse effect on Mid Penn's financial condition and results of operations.

Competition from other financial institutions may adversely affect Mid Penn's profitability

Mid Penn's banking subsidiary faces substantial competition in originating, both commercial and consumer loans. This competition comes principally from other banks, savings institutions, mortgage banking companies and other lenders. Many of its competitors enjoy advantages, including greater financial resources and higher lending limits, a wider geographic presence, more accessible branch office locations, the ability to offer a wider array of services or more favorable pricing alternatives, as well as lower origination and operating costs. This competition could reduce the Corporation's net income by decreasing the number and size of loans that its banking subsidiary originates and the interest rates it may charge on these loans.

In attracting business and consumer deposits, its banking subsidiary faces substantial competition from other insured depository institutions such as banks, savings institutions and credit unions, as well as institutions offering uninsured investment alternatives, including money market funds. Many of Mid Penn's competitors enjoy advantages, including greater financial resources, more aggressive marketing campaigns, better brand recognition and more convenient branch locations. These competitors may offer higher interest rates than Mid Penn, which could decrease the deposits that Mid Penn attracts or require Mid Penn to increase its rates to retain existing deposits or attract new deposits. Increased deposit competition could adversely affect Mid Penn's ability to generate the funds necessary for lending operations. As a result, Mid Penn may need to seek other sources of funds that may be more expensive to obtain and could increase its cost of funds.

Mid Penn's banking subsidiary also competes with non-bank providers of financial services, such as brokerage firms, consumer finance companies, credit unions, insurance agencies and governmental organizations, which may offer more favorable terms. Some of its non-bank competitors are not subject to the same extensive regulations that govern its banking operations. As a result, such non-bank competitors may have advantages over Mid Penn's banking subsidiary in providing certain products and services. This competition may reduce or limit Mid Penn's margins on banking services, reduce its market share and adversely affect its earnings and financial condition.

Mid Penn's controls and procedures may fail or be circumvented

Management regularly reviews and updates Mid Penn's internal controls, disclosure controls and procedures, and corporate governance policies and procedures. Any system of controls, however well designed and operated, is based in part on certain assumptions and can provide only reasonable, not absolute, assurances that the objectives of the system are met. Any failure or circumvention of Mid Penn's controls and procedures or failure to comply with regulations related to controls and procedures could have a material adverse effect on Mid Penn's business, results of operations, and financial condition.

Mid Penn's ability to pay dividends depends primarily on dividends from its banking subsidiary, which is subject to regulatory limits

Mid Penn is a bank holding company and its operations are conducted by its subsidiaries. Its ability to pay dividends depends on its receipt of dividends from its subsidiaries. Dividend payments from its banking subsidiary are subject to legal and regulatory limitations, generally based on net profits and retained earnings, imposed by the various banking regulatory agencies. The ability of Mid Penn's subsidiaries to pay dividends is also subject to their profitability, financial condition, capital expenditures and other cash flow requirements. There is no assurance that Mid Penn's subsidiaries will be able to pay dividends in the future or that Mid Penn will generate adequate cash flow to pay dividends in the future. Mid Penn's failure to pay dividends on its common stock could have a material adverse effect on the market price of its common stock.

Mid Penn may not be able to attract and retain skilled people

Mid Penn's success depends, in large part, on its ability to attract and retain key people. Competition for the best people in most activities engaged in by Mid Penn can be intense and Mid Penn may not be able to hire people or to retain them. The unexpected loss of services of one or more of Mid Penn's key personnel could have a material adverse impact on Mid Penn's business because of their skills, knowledge of Mid Penn's market, years of industry experience, and the difficulty of promptly finding qualified replacement personnel.

Mid Penn is subject to claims and litigation pertaining to fiduciary responsibility

From time to time, customers make claims and take legal action pertaining to Mid Penn's performance of its fiduciary responsibilities. Whether customer claims and legal action related to Mid Penn's performance of its fiduciary responsibilities are founded or unfounded, if such claims and legal actions are not resolved in a manner favorable to Mid Penn they may result in significant financial liability and/or adversely affect the market perception of Mid Penn and its products and services as well as impact customer demand for those products and services. Any financial liability or reputation damage could have a material adverse effect on Mid Penn's business, which, in turn, could have a material adverse effect on Mid Penn's financial condition and results of operations.

The trading volume in Mid Penn's common stock is less than that of other larger financial services companies

Mid Penn's common stock is listed for trading on NASDAQ; the trading volume in its common stock is less than that of other larger financial services companies. A public trading market having the desired characteristics of depth, liquidity and orderliness depends on the presence in the marketplace of willing buyers and sellers of Mid Penn's common stock at any given time. This presence depends on the individual decisions of investors and general economic and market conditions over which Mid Penn has no control. Given the lower trading volume of Mid Penn's common stock, significant sales of Mid Penn's common stock, or the expectation of these sales, could cause Mid Penn's stock price to fall.

Mid Penn operates in a highly regulated environment and may be adversely affected by changes in federal, state and local laws and regulations

Mid Penn is subject to extensive regulation, supervision and examination by federal and state banking authorities. Any change in applicable regulations or federal, state or local legislation could have a substantial impact on Mid Penn and its operations. Additional legislation and regulations that could significantly affect Mid Penn's powers, authority and operations may be enacted or adopted in the future, which could have a material adverse effect on its financial condition and results of operations. Further, regulators have significant discretion and authority to prevent or remedy unsafe or unsound practices or violations of laws by banks and bank holding companies in the performance of their supervisory and enforcement duties. The exercise of regulatory authority may have a negative impact on Mid Penn's results of operations and financial condition.

Mid Penn must comply with significant anti-money laundering and anti-terrorism laws. Under these laws, Mid Penn is required, among other things, to enforce a customer identification program and file currency transaction and suspicious activity reports with the federal government. Government agencies have substantial discretion to impose significant monetary penalties on institutions, which fail to comply with these laws or make required reports.

The soundness of other financial institutions may adversely affect Mid Penn

Financial services institutions are interrelated as a result of trading, clearing, counterparty, or other relationships. Mid Penn has exposure to many different industries and counterparties, and routinely executes transactions with counterparties in the financial services industry, including commercial banks, brokers and dealers, investment banks, and other institutional clients. Many of these transactions expose Mid Penn to credit risk in the event of a default by a counterparty or client. In addition, Mid Penn's credit risk may be exacerbated when the collateral held by Mid Penn cannot be realized upon or is liquidated at prices not sufficient to recover the full amount of the credit or derivative exposure due to Mid Penn. Any such losses could have a material adverse affect on the Mid Penn's financial condition and results of operations.

Current levels of market volatility are unprecedented and may have materially adverse effects on our liquidity and financial condition

The capital and credit markets have been experiencing extreme volatility and disruption for more than two years. In some cases, the markets have exerted downward pressure on stock prices, security prices and credit availability for certain issuers without regard to their underlying financial strength. If the current levels of market disruption and volatility continue or worsen, there can be no assurance that we will not experience adverse effects, which may be material, on our liquidity, financial condition, and profitability.

ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

ITEM 2. PROPERTIES

With the exception of the Market Square Office in Harrisburg, PA, the Bank owns its main office, branch offices and certain parking facilities related to its banking offices, all of which are free and clear of any lien. The Bank's main office and all branch offices are located in Pennsylvania. All of these properties are in good condition and are deemed by management to be adequate for the Bank's purposes. The table below sets forth the location of each of the Bank's properties.

Property Location	Description of Property	Property Location	Description of Property
Main Office 349 Union Street Millersburg, PA 17061	Main Bank Office	Lykens Office 550 Main Street Lykens, PA 17048	Branch Office
Elizabethville Office 4642 State Route 209 Elizabethville, PA 17023	Branch Office	Allentown Boulevard Office 5500 Allentown Boulevard Harrisburg, PA 17112	Branch Office
Dalmatia Office 132 School House Road Dalmatia, PA 17017	Branch Office	Market Square Office 17 N. Second Street Harrisburg, PA 17101	Branch Office
Carlisle Pike Office 4622 Carlisle Pike Mechanicsburg, PA 17050	Branch Office	Steelton Office 51 South Front Street Steelton, PA 17113	Branch Office
Derry Street Office 4098 Derry Street Harrisburg, PA 17111	Branch Office	Middletown Office 1100 Spring Garden Drive Middletown, PA 17057	Branch Office
Front Street Office 2615 North Front Street Harrisburg, PA 17110	Branch Office	Camp Hill Office 2101 Market Street Camp Hill, PA 17011	Branch Office
Tower City Office 545 East Grand Avenue Tower City, PA 17980	Branch Office	Operations Center 894 N. River Road Halifax, PA 17032	Operations Center
Dauphin Office 1001 Peters Mountain Road Dauphin, PA 17018	Branch Office		

ITEM 3. LEGAL PROCEEDINGS

Management is not aware of any litigation that would have a material adverse effect on the consolidated financial position of the Corporation. Mid Penn and the Bank have no proceedings pending other than ordinary routine litigation occurring in the normal course of business. In addition, management does not know of any material proceedings contemplated by governmental authorities against Mid Penn or the Bank or any of its properties.

ITEM 4. (REMOVED AND RESERVED)

PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED SHAREHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

The Corporation's common stock is traded on the NASDAQ Stock Market under the symbol MPB. The following table shows the range of high and low sale prices for the Corporation's stock and cash dividends paid for the quarters indicated.

			Cash zidends
	<u>High</u>	Low	 Paid
Quarter Ended:			
March 31, 2009	\$ 22.00	\$ 17.36	\$ 0.20
June 30, 2009	24.00	15.80	0.16
September 30, 2009	17.99	14.00	0.16
December 31, 2009	15.06	9.75	-
March 31, 2008	\$ 26.70	\$ 23.00	\$ 0.20
June 30, 2008	27.50	22.85	0.20
September 30, 2008	25.85	21.60	0.20
December 31, 2008	24.00	14.75	0.20

Transfer Agent: Registrar and Transfer Company, 10 Commerce Drive, Cranford, NJ 07016. Phone: 1-800-368-5948.

Number of Shareholders: As of February 16, 2010, there were approximately 1,476 shareholders of record of Mid Penn's common stock.

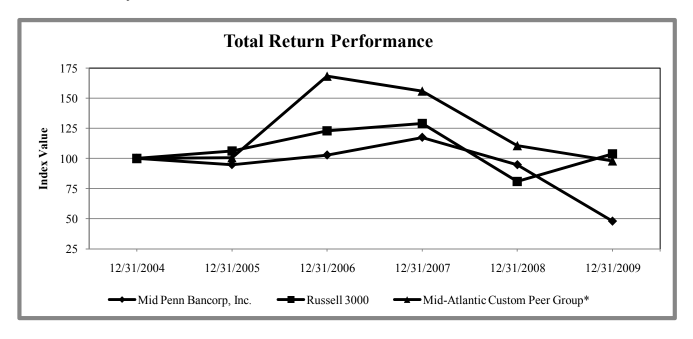
<u>Dividends</u>: Quarterly cash dividends of \$0.52 in the aggregate were paid during 2009. Quarterly cash dividends of \$0.80 in the aggregate were paid during 2008. The quarterly dividend payment was suspended during the fourth quarter of 2009 consistent with the Federal Reserve Board policy that dividend payouts should not exceed net income for the previous four quarters, net of dividends previously paid during that period. Mid Penn presently plans to resume a quarterly dividend payment to common shareholders once the provisions of the Federal Reserve policy can be satisfied.

<u>Dividend Reinvestment and Stock Purchases:</u> Shareholders of Mid Penn may acquire additional shares of common stock by reinvesting their cash dividends under the Dividend Reinvestment Plan without paying a brokerage fee. Voluntary cash contributions may also be made under the Plan. For additional information about the Plan, contact the Transfer Agent.

Annual Meeting: The Annual Meeting of the Shareholders of Mid Penn will be held at 10:00 a.m. on Tuesday, May 4, 2010, at 349 Union Street, Millersburg, Pennsylvania.

Accounting, Auditing and Internal Control Complaints: Information on how to report a complaint regarding accounting, internal accounting controls or auditing matters is available at Mid Penn's website: www.midpennbank.com.

Stock Performance Graph



Period Ending

Index	12/31/2004	12/31/2005	12/31/2006	12/31/2007	12/31/2008	12/31/2009
Mid Penn Bancorp, Inc.	100.0	94.8	102.8	117.5	94.7	47.9
Russell 3000	100.0	106.1	122.8	129.1	80.9	103.9
Mid-Atlantic Custom Peer Group*	100.0	100.7	168.2	155.9	110.7	98.0

^{*}Mid-Atlantic Custom Peer Group consists of Mid-Atlantic commercial banks with assets less than \$1B.

Source : SNL Financial LC, Charlottesville, VA © 2010

A detailed list of the Banks comprising the Mid-Atlantic Custom Peer Group is incorporated herein by reference to Exhibit 99.1, which is attached to this Annual Report on Form 10-K.

ITEM 6. SELECTED FINANCIAL DATA

Summary of Selected Financial Data

(Dollars in thousands, except per share data)

DICOME.		<u>2009</u>		<u>2008</u>		<u>2007</u>		<u>2006</u>		<u>2005</u>
INCOME: Total Interest Income	\$	31,336	\$	31,856	\$	31,444	ď	28,214	ď	23,294
Total Interest Expense	Ф	13,304	Ф	14,890	Ф	15,339	Ф	12,732	Ф	23,294 9,557
Net Interest Income		18,032		16,966		16,105		15,482		13,737
Provision for Loan and Lease Losses		9,520		1,230		925		735		225
Noninterest Income		3,656		3,682		3,481		3,028		2,953
Noninterest Expense		16,671		14,726		12,596		11,263		10,262
Income (Loss) Before (Benefit from) Provision for Income Taxes		(4,503)		4,692		6,065		6,512		6,203
(Benefit from) Provision for Income Taxes		(2,208)		1,104		1,394		1,624		1,600
Net (Loss) Income		(2,295)		3,588		4,671		4,888		4,603
Preferred Stock Dividends and Discount Accretion		514		16		-		-		-
Net (Loss) Income Available to Common Shareholders		(2,809)		3,572		4,671		4,888		4,603
COMMON STOCK DATA PER SHARE:										
(Loss) Earnings Per Common Share (Basic)	\$	(0.81)	\$	1.03	\$	1.34	\$	1.39	\$	1.31
(Loss) Earnings Per Common Share (Fully Diluted)	Ψ	(0.81)	Ψ	1.03	Ψ	1.34	Ψ	1.39	Ψ	1.31
Cash Dividends		0.52		0.80		0.80		0.80		0.80
Book Value		10.55		11.75		11.56		11.12		10.48
AVED ACE CHARES OUTSTANDING (DASIG)		2 470 790		2 492 007		2 407 906		2 514 920		2 515 714
AVERAGE SHARES OUTSTANDING (BASIC) AVERAGE SHARES OUTSTANDING (FULLY DILUTED)		3,479,780		3,483,097		3,497,806		3,514,820		3,515,714
AVERAGE SHARES OUTSTANDING (FULLT DILUTED)		3,479,780		3,483,153		3,497,806		3,514,820		3,515,714
AT YEAR-END:										
Investments	\$	47,345	\$	52,739	\$,	\$		\$	54,549
Loans and Leases, Net of Unearned Discount		480,385		434,643		377,128		358,612		311,837
Allowance for Loan and Lease Losses		7,686		5,505		4,790		4,187		3,704
Total Assets		606,010		572,999		509,757		491,694		438,110
Total Deposits		500,015		436,824		372,817		364,226		325,274
Short-term Borrowings		16,044		23,977		37,349		24,275		12,342
Long-term Debt		38,057		55,223		54,581		59,713		59,838
Shareholders' Equity		46,704		50,890		40,444		39,085		36,861
RATIOS:										
Return on Average Assets		-0.39%		0.67%		0.94%		1.08%		1.10%
Return on Average Shareholders' Equity		-4.43%		8.87%		11.84%		12.93%		12.87%
Cash Dividend Payout Ratio		-64.40%		77.67%		59.70%		54.79%		55.56%
Allowance for Loan and Lease Losses to										
Loans and Leases		1.60%		1.27%		1.27%		1.17%		1.19%
Average Shareholders' Equity to										
Average Assets		8.88%		7.55%		7.82%		8.34%		8.55%

ITEM 7. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

SPECIAL CAUTIONARY NOTICE REGARDING FORWARD-LOOKING STATEMENTS

Certain of the matters discussed in this document may constitute forward-looking statements for purposes of the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended, and as such may involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of Mid Penn to be materially different from future results, performance or achievements expressed or implied by such forward-looking statements. The words "expect," "anticipate," "intend," "plan," "believe," "estimate," and similar expressions are intended to identify such forward-looking statements.

Mid Penn's actual results may differ materially from the results anticipated in these forward-looking statements due to a variety of factors, including, without limitation:

- The effects of future economic conditions on Mid Penn and its customers;
- Governmental monetary and fiscal policies, as well as legislative and regulatory changes;
- The effect of changes in accounting policies and practices, as may be adopted by the regulatory agencies, as well as the Financial Accounting Standards Board and other accounting standard setters;
- The risks of changes in interest rates on the level and composition of deposits, loan demand, and the values of loan collateral, securities and interest rate protection agreements, as well as interest rate risks;
- The effects of economic deterioration on current customers, specifically the effect of the economy on loan customers' ability to repay loans:
- The effects of competition from other commercial banks, thrifts, mortgage banking firms, consumer finance companies, credit unions, securities brokerage firms, insurance companies, money market and other mutual funds and other financial institutions operating in Mid Penn's market area and elsewhere, including institutions operating locally, regionally, nationally and internationally, together with such competitors offering banking products and services by mail, telephone, computer and the internet;
- The costs and effects of litigation and of unexpected or adverse outcomes in such litigation;
- Technological changes:
- Acquisitions and integration of acquired businesses;
- The failure of assumptions underlying the establishment of reserves for loan and lease losses and estimations of values of collateral and various financial assets and liabilities;
- Acts of war or terrorism;
- Volatilities in the securities markets;
- Deteriorating economic conditions.

All written or oral forward-looking statements attributable to Mid Penn are expressly qualified in their entirety by these cautionary statements.

Management's Discussion and Analysis of Financial Condition and Results of Operations analyzes the major elements of Mid Penn's consolidated financial statements and should be read in conjunction with the Consolidated Financial Statements of the Corporation and Notes thereto and other detailed information appearing elsewhere in this Annual Report. Mid Penn is not aware of any known trends, events, uncertainties or of any current recommendations by the regulatory authorities which, if they were to be implemented, would have a material effect on Mid Penn's liquidity, capital resources or operations.

Financial Summary

The consolidated earnings of Mid Penn are derived primarily from the operations of its wholly owned subsidiary, Mid Penn Bank.

Mid Penn recorded a net loss available to common shareholders of (\$2,809,000) for the year 2009, compared to net income available to common shareholders of \$3,572,000 in 2008, which was a decrease of \$6,381,000 or 178.6%. This represents a net loss in 2009 of (\$0.81) per common share compared to net income of \$1.03 per common share in 2008 and \$1.34 per common share in 2007.

Total assets of Mid Penn continued to grow in 2009, reaching the level of \$606,010,000, an increase of \$33,011,000 or 5.8% over \$572,999,000 at year-end 2008. The majority of growth came from increases in commercial and commercial real estate loans. These increases were funded primarily through growth in deposits.

Mid Penn's return on average shareholders' equity, (ROE), a widely recognized performance indicator in the financial industry, was (4.43%) in 2009, 8.87% in 2008 and 11.84% in 2007. Return on average assets (ROA), another performance indicator, was (0.39%) in 2009, 0.67% in 2008 and 0.94% in 2007.

Mid Penn's performance during 2009 was adversely impacted by several factors. First was an increase in provision for loan and lease losses, driven by deterioration in the overall quality of the loan portfolio. The recession and problems in the commercial real estate sector of the economy negatively impacted a number of loans in the portfolio, causing a precipitous increase in non-performing loans. Mid Penn also

experienced strong growth in loan volumes. Further discussion of this increase can be found in the Provision for Loan and Lease Losses section below.

Second was the dramatic increase in FDIC insurance expense. This increase of \$1,047,000 or 902.6% over 2008 levels resulted primarily from an industry-wide assessment by the FDIC on all of its member banks to restore the Deposit Insurance Fund to address future bank failures should they occur. This increase is not a reflection on Mid Penn's financial performance, but rather on the number of bank failures throughout the country which had depleted the Deposit Insurance Fund. Further discussion of this and other expense increases can be found in the Noninterest Expense section below.

Finally is the decline in interest rate environment that occurred late in 2008 and early 2009. While Mid Penn exhibited strong growth in both loans and deposits, the Federal Reserve's program of interest rate cuts to spur a loosening of the credit markets blunted the benefit of this growth. Mid Penn's net interest margin declined to 3.42% in 2009 from 3.50% in 2008. Mid Penn's net interest margin was also negatively impacted by the interest lost on nonperforming loans and leases. Net interest income on a tax equivalent basis rose \$1,150,000 or 6.4% over 2008 levels in spite of an 8.8% increase in average earning assets. Further discussion of net interest margin can be found in the Net Interest Income section below.

Mid Penn's fundamental operating performance in 2009 was sound despite these issues and the general economic conditions and credit crisis issues experienced by the banking industry as a whole. Mid Penn's ongoing investment in marketing and business development in 2009 and 2008 was rewarded with strong growth in loans and deposits in its markets.

The Bank's tier one capital (to risk weighted assets) of \$44,434,000 or 9.2% and total capital (to risk weighted assets) of \$50,496,000 or 10.4% at December 31, 2009, are above the regulatory requirements, which is 4% for tier one capital and 8% for total capital. Tier one capital consists primarily of the Bank's shareholders' equity. Total capital includes qualifying subordinated debt, if any, and the allowance for loan and lease losses, within permitted limits. Risk-weighted assets are determined by assigning various levels of risk to different categories of assets and off-balance sheet activities.

Critical Accounting Estimates

Mid Penn's consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") and conform to general practices within the banking industry. Application of these principles involves significant judgments and estimates by management that have a material impact on the carrying value of certain assets and liabilities. The judgments and estimates that we used are based on historical experiences and other factors, which are believed to be reasonable under the circumstances. Because of the nature of the judgments and estimates that we have made, actual results could differ from these judgments and estimates, which could have a material impact on the carrying values of assets and liabilities and the results of our operations.

Management of the Corporation considers the accounting judgments relating to the allowance for loan and lease losses and the evaluation of the Corporation's investment securities for other-than-temporary impairment to be the accounting areas that require the most subjective and complex judgments.

The allowance for loan and lease losses represents management's estimate of probable incurred credit losses inherent in the loan and lease portfolio. Determining the amount of the allowance for loan and lease losses is considered a critical accounting estimate because it requires significant judgment and the use of estimates related to the amount and timing of expected future cash flows on impaired loans, estimated losses on pools of homogeneous loans based on historical loss experience, and consideration of current economic trends and conditions, all of which may be susceptible to significant change. The loan and lease portfolio also represents the largest asset type on the consolidated balance sheet. Throughout the remainder of this report, the terms "loan" or "loans" refers to both loans and leases.

Valuations for the investment portfolio are determined using quoted market prices, where available. If quoted market prices are not available, investment valuation is based on pricing models, quotes for similar investment securities, and observable yield curves and spreads. In addition to valuation, management must assess whether there are any declines in value below the carrying value of the investments that should be considered other than temporary or otherwise require an adjustment in carrying value and recognition of the loss in the consolidated statement of operations.

Net Interest Income

Net interest income, Mid Penn's primary source of revenue, represents the difference between interest income and interest expense. Net interest income is affected by changes in interest rates and changes in average balances (volume) in the various interest-sensitive assets and liabilities.

TABLE 1: AVERAGE BALANCES, EFFECTIVE INTEREST DIFFERENTIAL AND INTEREST YIELDS

Income and Rates on a Taxable Equivalent Basis for Years Ended (Dollars in thousands)

(1 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Dec	cember 31, 2009)	December 31, 2008			December 31, 2007			
	Average		Average	Average		Average	Average		Average	
	Balance	Interest	Rates	Balance	Interest	Rates	Balance	Interest	Rates	
ASSETS:										
Interest Earning Balances	\$ 41,925	\$ 1,460	3.48%	\$ 54,804	\$ 2,499	4.56%	\$ 46,900	\$ 2,546	5.43%	
Investment Securities:										
Taxable	18,829	665	3.53%	19,870	831	4.18%	21,709	959	4.42%	
Tax-Exempt	25,188	1,774	7.04%	27,287	1,895	6.94%	29,726	2,062	6.94%	
Total Securities	44,017	•		47,157			51,435			
Federal Funds Sold	279	1	0.30%	-	-	-	624	33	5.29%	
Loans and Leases, Net:										
Taxable	446,649	27,370	6.13%	394,674	26,713	6.77%	361,324	26,592	7.36%	
Tax-Exempt	17,504	1,013	5.79%	8,994	648	7.20%		-	-	
Total Loans										
and Leases, Net	464,153			403,668			361,324			
Restricted Investment										
in Bank Stocks	3,929	1	0.03%	3,657	134	3.66%	3,334	191	5.73%	
Total Earning Assets	554,303	32,284	5.82%	509,286	32,720	6.42%	463,617	32,383	6.98%	
Cash and Due from Banks	6,795			7,745			7,559			
Other Assets	22,071	•		21,326			25,012			
Total Assets	\$ \$ 583,169	:		\$ 538,357			\$ 496,188			
LIABILITIES &										
SHAREHOLDERS' EQUITY:										
Interest Bearing Deposits:										
NOW	\$ 38,198	33	0.09%	\$ 36,551	108	0.30%	\$ 35,048	144	0.41%	
Money Market	87,427	1,383	1.58%	69,251	1,456	2.10%	63,927	2,208	3.45%	
Savings	26,241	17	0.06%	25,607	65	0.25%	25,513	72	0.28%	
Time	255,123	9,293	3.64%	230,773	9,903	4.29%	203,671	9,006	4.42%	
Short-term Borrowings	19,715	112	0.57%	29,144	608	2.09%	22,528	1,049	4.66%	
Long-term Debt	47,241	2,466	5.22%	52,843	2,750	5.20%	56,908	2,860	5.03%	
Total Interest										
Bearing Liabilities	473,945	13,304	2.81%	444,169	14,890	3.35%	407,595	15,339	3.76%	
Demand Deposits	51,464			47,274			44,021			
Other Liabilities	5,985			6,456			5,734			
Shareholders' Equity	51,775			40,458			38,838			
Total Liabilities and				A 520.255			A 406 100			
Shareholders' Equity	\$ 583,169	ф. 10.000		\$ 538,357	A 17 020		\$ 496,188	0 17 044		
Net Interest Income		\$ 18,980			\$ 17,830			\$ 17,044		
Net Yield on Interest Earning Asse	ets:									
Total Yield on Earning Assets			5.82%			6.42%			6.98%	
Rate on Supporting Liabilities			2.81%			3.35%			3.76%	
Average Interest Spread			3.01%			3.07%			3.22%	
Net Interest Margin			3.42%			3.50%			3.68%	

Interest and average rates are presented on a fully taxable equivalent basis, using an effective tax rate of 34%. For purposes of calculating loan yields, average loan balances include nonaccrual loans.

Loan fees of \$683,000, \$637,000 and \$604,000 are included with interest income in Table 1 for the years 2009, 2008 and 2007, respectively.

TABLE 2: VOLUME ANALYSIS OF CHANGES IN NET INTEREST INCOME

(Dollars in thousands)		009 Compared to 2008 2008 Compared to 20							
	`	Decrease) Due to (Change In:	`	Decrease) Due to 0	Change In:			
Taxable Equivalent Basis	<u>Volume</u>	Rate	<u>Net</u>	<u>Volume</u>	Rate	<u>Net</u>			
INTEREST INCOME:									
Interest Bearing Balances	\$ (587)	\$ (452)	\$ (1,039)	\$ 429	\$ (476)	\$ (47)			
Investment Securities:									
Taxable	(44)	(122)	(166)	(81)	(47)	(128)			
Tax-Exempt	(146)	25	(121)	(169)	2	(167)			
Total Investment Securities	(190)	(97)	(287)	(250)	(45)	(295)			
Federal Funds Sold	1	-	1	(33)	-	(33)			
Loans and Leases, Net	4,703	(3,681)	1,022	3,116	(2,347)	769			
Restricted Investment Bank Stocks	10_	(143)	(133)	19_	(76)	(57)			
Total Interest Income	3,937	(4,373)	(436)	3,281	(2,944)	337			
INTEREST EXPENSE:									
Interest Bearing Deposits:									
NOW	5	(80)	(75)	6	(42)	(36)			
Money Market	382	(455)	(73)	184	(936)	(752)			
Savings	2	(50)	(48)	-	(7)	(7)			
Time	1,045	(1,655)	(610)	1,198	(301)	897			
Total Interest Bearing Deposits	1,434	(2,240)	(806)	1,388	(1,286)	102			
Short-term Borrowings	(197)	(299)	(496)	308	(749)	(441)			
Long-term Debt	(292)	8	(284)	(204)	94	(110)			
Total Interest Expense	945	(2,531)	(1,586)	1,492	(1,941)	(449)			
NET INTEREST INCOME	\$ 2,992	\$ (1,842)	\$ 1,150	\$ 1,789	\$ (1,003)	\$ 786			

The effect of changing volume and rate has been allocated entirely to the rate column. Tax-exempt income is shown on a tax equivalent basis assuming a federal income tax rate of 34%.

During 2009, net interest income increased \$1,150,000 or 6.4% as compared to an increase of \$786,000 or 4.6% in 2008. The average balances, effective interest differential, and interest yields for the years ended December 31, 2009, 2008, and 2007 and the components of net interest income, are presented in Table 1. A comparative presentation of the changes in net interest income for 2009 compared to 2008, and 2008 compared to 2007, is provided in Table 2. This analysis indicates the changes in interest income and interest expense caused by the volume and rate components of interest earning assets and interest bearing liabilities.

The yield on earning assets decreased to 5.82% in 2009 from 6.42% in 2008. The yield on earning assets for 2007 was 6.98%. The change in the yield on earning assets was due primarily to changes in market interest rates and extreme rate competition within our market. The average "prime rate" for 2009 was 3.25% as compared to 5.21% for 2008 and 8.08% for 2007. The yield on earning assets is also negatively impacted by the loss of interest on nonperforming loans. During 2009, this loss of interest amounted to \$608,000. Had this interest been included in Mid Penn's earnings, the yield on earning assets would have increased 0.11%.

Interest expense decreased by \$1,586,000, or 10.7%, in 2009 as compared to a decrease of \$449,000, or 2.9%, in 2008. The cost of interest bearing liabilities decreased to 2.81% in 2009 from 3.35% in 2008. The cost of interest bearing liabilities for 2007 was 3.76%. The reduction in cost of interest bearing liabilities was due to changes in market interest rates and Mid Penn's ability to reduce the rates on Money Market accounts and Certificates of Deposit. The reduction in market interest rates also had a positive impact on Mid Penn's cost for short-term borrowings.

Net interest margin, on a tax equivalent basis, influenced by the increase in nonaccrual loans in 2009, was 3.42% compared to 3.50% in 2008 and 3.68% in 2007. The interest rate impact of earning assets and funding sources due to changes in interest rates can be reasonably estimated at current interest rate levels, the options selected by customers, and the future mix of the loan, investment, and deposit products in the Bank's

portfolios, may significantly change the estimates used in the simulation models. In addition, our net interest income may be impacted by further interest rate actions of the Federal Reserve Bank. Management continues to monitor the net interest margin closely.

Provision for Loan and Lease Losses

The provision for loan and lease losses is the expense necessary to maintain the allowance for loan and lease losses at a level adequate to absorb management's estimate of probable losses in the loan and lease portfolio. Mid Penn's provision for loan and lease losses is based upon management's monthly review of the loan portfolio. The purpose of the review is to assess loan quality, identify impaired loans and leases, analyze delinquencies, ascertain loan and lease growth, evaluate potential charge-offs and recoveries, and assess general economic conditions in the markets we serve.

During 2009, Mid Penn continued to experience a challenging economic and operating environment. Given the economic pressures that impact some borrowers and borrowing segments, the Corporation has increased the allowance for loan and lease losses in accordance with Mid Penn's assessment process, which took into consideration the decrease in collateral values from December 31, 2008 to December 31, 2009.

Following its model for loan and lease loss allowance adequacy, management recorded a \$9,520,000 provision in 2009, as well as a provision of \$1,230,000 in 2008, and \$925,000 in 2007. The allowance for loan and lease losses as a percentage of total loans was 1.60% at December 31, 2009, compared to 1.27% at December 31, 2008 and 2007, which has been higher than that of peer financial institutions due to Mid Penn's higher level of loans to finance commercial real estate. A summary of charge-offs and recoveries of loans and leases are presented in Table 3.

TABLE 3: ANALYSIS OF THE ALLOWANCE FOR LOAN AND LEASE LOSSES

(Dollars in thousands)	Years ended December 31,						
	<u>2009</u>	<u>2008</u>	<u>2007</u>	<u>2006</u>	<u>2005</u>		
Balance, beginning of year	\$ 5,505	\$ 4,790	\$ 4,187	\$ 3,704	\$ 3,643		
Loans and leases charged off:							
Commercial real estate, construction							
and land development	2,841	384	-	17	32		
Commercial, industrial and agricultural	4,158	70	100	158	29		
Real estate - residential	115	-	-	-	-		
Consumer	209	188	231	134	138		
Leases	108	5	129				
Total loans and leases charged off	7,431	647	460	309	199		
Recoveries on loans and leases previously							
charged off:							
Commercial real estate, construction							
and land development	-	1	-	-	-		
Commercial, industrial and agricultural	16	20	5	3	12		
Consumer	76	111	49	54	23		
Leases			84				
Total loans and leases recovered	92	132	138	57	35		
Net charge-offs	7,339	515	322	252	164		
Provision for loan and lease losses	9,520	1,230	925	735	225		
Balance, end of year	\$ 7,686	\$ 5,505	\$ 4,790	\$ 4,187	\$ 3,704		

	Years ended December 31,								
	<u>2009</u>	<u>2008</u>	<u>2007</u>	<u>2006</u>	<u>2005</u>				
Ratio of net charge-offs during the year to average loans and leases outstanding during									
the year, net of unearned discount	1.58%	0.13%	0.09%	0.08%	0.06%				
Allowance for loan and lease losses as a percentage of total loans and leases at December 31	1.60%	1.27%	1.27%	1.17%	1.18%				
Allowance for loan and lease losses as a percentage of non-performing assets at December 31	48.33%	96.92%	97.68%	290.97%	166.02%				

Noninterest Income

A summary of the major components of noninterest income for the years ended December 31, 2009, 2008, and 2007 is found in Table 4. During 2009, Mid Penn earned \$3,656,000 in noninterest income, compared to \$3,682,000 earned in 2008 and \$3,481,000 earned in 2007.

Service charges on deposit accounts amounted to \$1,479,000 for 2009, a decrease of \$175,000 or 10.6% compared to \$1,654,000 for 2008, which was an increase of \$155,000 or 10.3% above 2007. The decrease in service charges in 2009 occurred in spite of general growth in transaction accounts during 2009. This is attributable to more prudent account management by customers in the face of a challenging economic environment.

Mid Penn owns cash surrender value of life insurance policies on its directors. The income on these policies amounted to \$280,000 during the year 2009, \$267,000 in 2008, and \$271,000 in 2007. In addition to the income on these life insurance policies, Mid Penn recognized a gain on life insurance proceeds in 2009 of \$158,000 from the death of a retired director in February 2009.

Trust department income for 2009 was \$243,000, a \$70,000 or 22.4% decrease from \$313,000 in 2008, which was a \$6,000 or 1.9% decrease from \$319,000 in 2007. Trust Department income can fluctuate from year to year, due to the number of estates settled during the year.

Significant revenue originated from our portfolio of ATM and debit cards. This is in the form of interchange fees generated by cardholder transactions. During 2009, Mid Penn increased the number of outstanding ATM and debit cardholders by over 36%. In spite of this increase in cardholders, the challenging economic environment, our customers reduced their transaction volumes during the year, reducing these earnings to \$341,000, a \$34,000 or 9.1% decrease from \$375,000 in 2008, which was a \$44,000 increase from 2007.

Mid Penn also earned \$173,000 in 2009, \$175,000 in 2008, and \$155,000 in 2007 in fees from the third-party seller of investments whose services the Bank has contracted.

Other income amounted to \$730,000 in 2009, \$722,000 in 2008, and \$741,000 in 2007.

TABLE 4: NONINTEREST INCOME

(Dollars in thousands)	Years ended December 31,						
	2	009	<u>2008</u>			<u>2007</u>	
Trust department income	\$	243	\$	313	\$	319	
Service charges on deposits		1,479		1,654		1,499	
Investment securities gains, net		-		9		-	
Earnings from cash surrender value of life insurance		280		267		271	
Gain on life insurance proceeds		158		-		-	
Mortgage banking income		124		78		77	
Merchant services revenue		128		89		88	
ATM debit card interchange income		341		375		331	
Retail investment revenue		173		175		155	
Other income		730		722		741	
Total Noninterest Income	\$	3,656	\$	3,682	\$	3,481	

Noninterest Expense

A summary of the major components of noninterest expense for the years ended December 31, 2009, 2008, and 2007 is reflected in Table 5. Noninterest expense increased to \$16,671,000 in 2009 from \$14,726,000 in 2008 and \$12,596,000 in 2007.

The major component of noninterest expense is salaries and employee benefits. The number of full-time equivalent employees increased from 152 to 170 during 2009. Increases in the 2009 workforce primarily included additions to loan support functions within the Corporation, in order to provide enhanced controls over the credit process and to support future growth. Mid Penn also recognized in 2009 a full year of salary and employee benefits expense from the 2008 additions within the support functions throughout the Corporation to enhance controls and support future growth.

Severance expenses related to the departure of the former CEO in October of 2008 were \$478,000. This reflects the contractual payments due under the terms of his employment contract with Mid Penn.

FDIC insurance expense took a dramatic leap from \$116,000 in 2008 to \$1,163,000 during 2009. This increase stemmed from the escalation in Deposit Insurance premiums assessed by the FDIC on all its member banks to restore the Deposit Insurance Fund and keep it solvent to handle future bank failures should they occur. Included in this expense line is the special assessment of \$265,000, levied on all FDIC member banks in June of 2009 to aid in the restoration of the Insurance Fund.

Occupancy and equipment expenses also increased in 2009 primarily in connection with the renovation and relocation of staff to a newly acquired and refurbished Operations Center in Halifax, PA. This facility was designed to meet our operation's needs well into the future.

Legal and professional expenses increased in 2009 to \$814,000 from \$769,000 in 2008. Mid Penn incurred increased legal fees associated with its loan workout efforts. The increase was also driven by ongoing projects within the technology area to implement enhanced efficiencies within the support areas and enhance Mid Penn's ability to offer new products and services in the upcoming year.

Marketing and advertising expense increased from \$525,000 in 2008 to \$679,000 in 2009, which is attributed to the promotion surrounding Mid Penn's sponsorship of the annual 4th of July fireworks celebration in Millersburg in 2009 as well as continuing promotion of loan and deposit products to enhance market share.

Computer expense increased from \$319,000 in 2008 to \$435,000 in 2009. Mid Penn has been making significant enhancements to technology platforms to enhance efficiencies within the support departments and enable updated products and services to customers. These charges reflect the ongoing service contracts for these enhancements.

Telephone expense increased in 2009 to \$302,000 from \$193,000 in 2008. Mid Penn incurred increased telephone expenses associated with the opening of the new Operations Center in April of 2009 as well as ongoing upgrades to the infrastructure between office locations to enhance customer service capabilities.

The final significant item was the loss on sale or write-down on foreclosed assets of \$110,000 in 2009 and \$281,000 in 2008. This item resulted from Mid Penn's ongoing analysis of the carrying values of our repossessed properties and the adjustment of their values to current market rates in the face of the overall decline in real estate values plaguing the economy.

TABLE 5: NONINTEREST EXPENSE

(Dollars in thousands)	Yea	ears ended December 31,						
	<u>2009</u>	<u>2008</u>	<u>2007</u>					
Salaries and employee benefits	\$ 8,173	\$ 7,197	\$ 6,554					
Severance expense	-	478	-					
Occupancy expense, net	844	967	868					
Equipment expense	1,170	870	828					
Pennsylvania Bank Shares tax expense	366	315	329					
Legal and Professional fees	814	769	562					
Marketing and advertising expense	679	525	403					
ATM debit card processing expense	126	169	140					
Director fees and benefits expense	293	354	322					
Computer expense	435	319	350					
Telephone expense	302	193	115					
Stationery and supplies expense	151	242	263					
Postage expense	156	162	152					
Meals, travel, and lodging expense	200	146	109					
Contributions expense	77	134	97					
Internet banking expense	88	112	88					
Courier expense	96	112	107					
Core deposit intangible expense	65	66	131					
Correspondent service charge expense	95	90	88					
FDIC Assessment	1,163	116	43					
Loss / write-down on sale of foreclosed assets	110	281	-					
Other expenses	1,268	1,109	1,047					
Total Noninterest Expense	\$ 16,671	\$ 14,726	\$ 12,596					

Investments

Mid Penn's investment portfolio is utilized to provide liquidity and managed to maximize return within reasonable risk parameters.

Mid Penn's entire portfolio of investment securities is considered available for sale. As such, the investments are recorded at fair value. Our investments are valued at a market price relative to investments of the same type with similar maturity dates. As the interest rate environment of these securities changes, the value of securities changes accordingly.

As of December 31, 2009, the unrealized gain on investment securities resulted in an increase in shareholders' equity of \$817,000 (unrealized gain on securities of \$1,238,000 less estimated income tax expense of \$421,000). At December 31, 2008, the unrealized gain on investment securities resulted in an increase in shareholders' equity of \$553,000 (unrealized gain on securities of \$837,000 less estimated income tax expense of \$284,000) compared to a December 31, 2007 increase in the unrealized gain included in other comprehensive income of \$434,000 (unrealized gain on securities of \$657,000, less estimated income tax expense of \$223,000). Mid Penn does not have any significant concentrations within investment securities. Table 6 provides a summary of our available for sale investment securities.

TABLE 6: FAIR VALUE OF INVESTMENT SECURITIES

	December 31,						
<u>2009</u>	<u>2008</u>	<u>2007</u>					
\$ 15,700	\$ 23,086	\$ 12,063					
4,619	4,173	6,858					
26,781	25,244	31,088					
245	236	241					
\$ 47,345	\$ 52,739	\$ 50,250					
	\$ 15,700 4,619 26,781 245	2009 2008 \$ 15,700 \$ 23,086 4,619 4,173 26,781 25,244 245 236					

Maturity and yield information relating to the investment portfolio is shown in Table 7.

TABLE 7: INVESTMENT MATURITY AND YIELD

(Dollars in thousands)		After One	After Five		
As of December 31, 2009	One Year	Year thru	Years thru	After Ten	
	and Less	Five Years	Ten Years	Years	<u>Total</u>
U.S. Treasury and U.S. government agencies	\$ 502	\$ 8,760	\$ 6,438	\$ -	\$ 15,700
Mortgage-backed U.S. government agencies	-	13	19	4,587	4,619
State and political subdivision obligations	524	3,361	11,979	10,917	26,781
Equity securities	-	-	-	245	245
	\$ 1,026	\$ 12,134	\$ 18,436	\$ 15,749	\$ 47,345
		After One	After Five		
		Alter Offe	Alter Five		
	One Year	Year thru	Years thru	After Ten	
	One Year and Less			After Ten <u>Years</u>	<u>Total</u>
Weighted Average Yields		Year thru	Years thru		<u>Total</u>
Weighted Average Yields U.S. Treasury and U.S. government agencies		Year thru	Years thru		<u>Total</u> 2.95%
	and Less	Year thru Five Years	Years thru Ten Years		
U.S. Treasury and U.S. government agencies	and Less	Year thru Five Years 2.10%	Years thru Ten Years 4.30%	Years -	2.95%
U.S. Treasury and U.S. government agencies Mortgage-backed U.S. government agencies	and Less 0.40%	Year thru Five Years 2.10% 6.15%	Years thru Ten Years 4.30% 3.07%	<u>Years</u> - 4.80%	2.95% 4.80%
U.S. Treasury and U.S. government agencies Mortgage-backed U.S. government agencies State and political subdivision obligations (FTE)	and Less 0.40%	Year thru Five Years 2.10% 6.15%	Years thru Ten Years 4.30% 3.07%	<u>Years</u> - 4.80% 6.21%	2.95% 4.80% 6.39%

Loans

At December 31, 2009, loans and leases totaled \$480,385,000; a \$45,742,000 or 10.5% increase from December 31, 2008. During 2009, Mid Penn experienced a net increase in commercial real estate and commercial/industrial loans of approximately \$33,526,000.

At December 31, 2009, loans, net of unearned income, represented 84.8% of earning assets as compared to 80.2% on December 31, 2008, and 77.9% on December 31, 2007.

The Bank's loan portfolio is diversified among individuals, farmers, and small and medium-sized businesses generally located within the Bank's trading area of Dauphin County, lower Northumberland County, western Schuylkill County and eastern Cumberland County. Commercial real estate, construction and land development loans are collateralized mainly by mortgages on the income-producing real estate or land involved. Commercial, industrial and agricultural loans are made to business entities and may be secured by business assets, including commercial real estate, or may be unsecured. Residential real estate loans are secured by liens on the residential property. Consumer loans include installment loans, lines of credit and home equity loans. The Bank has no concentration of credit to any one borrower. The Bank's highest concentration of credit is in Commercial Real Estate, Hotel/Motel, Commercial Construction and Land Development, and Restaurant financings.

A distribution of the Bank's loan portfolio according to major loan classification is shown in Table 8.

TABLE 8: LOAN PORTFOLIO

				December 2	31,				
<u>2009</u>		<u>2008</u>		<u>2007</u>		<u>2006</u>		<u>2005</u>	
<u>Amount</u>	<u>%</u>	<u>Amount</u>	<u>%</u>	<u>Amount</u>	<u>%</u>	<u>Amount</u>	<u>%</u>	<u>Amount</u>	<u>%</u>
\$ 253,878	52.8	\$ 234,762	53.9	\$ 197,192	52.1	\$ 191,420	53.1	\$ 183,543	58.6
85,795	17.8	71,385	16.4	65,421	17.3	60,566	16.8	39,820	12.7
128,522	26.7	118,547	27.2	106,141	28.0	98,323	27.3	80,530	25.7
12,884	2.7	11,103	2.5	9,987	2.6	10,027	2.8	9,530	3.0
481,079	100.0	435,797	100.0	378,741	100.0	360,336	100.0	313,423	100.0
(694)		(1,154)		(1,613)		(1,763)		(1,586)	
480,385		434,643		377,128		358,573		311,837	
(7,686)		(5,505)		(4,790)		(4,187)		(3,704)	
\$ 472,699		\$ 429,138		\$ 372,338		\$ 354,386		\$ 308,133	
	Amount \$ 253,878 85,795 128,522 12,884 481,079 (694) 480,385 (7,686)	Amount % \$ 253,878	Amount % Amount \$ 253,878 52.8 \$ 234,762 \$ 85,795 17.8 71,385 128,522 26.7 118,547 12,884 2.7 11,103 481,079 100.0 435,797 (694) (1,154) 480,385 434,643 (7,686) (5,505)	Amount % Amount % \$ 253,878 52.8 \$ 234,762 53.9 85,795 17.8 71,385 16.4 128,522 26.7 118,547 27.2 12,884 2.7 11,103 2.5 481,079 100.0 435,797 100.0 (694) (1,154) 480,385 434,643 (7,686) (5,505)	2009 Amount 2008 % 2008 Amount 2007 % \$ 253,878 52.8 \$ 234,762 53.9 \$ 197,192 \$ 5,795 17.8 71,385 16.4 65,421 128,522 26.7 118,547 27.2 106,141 12,884 2.7 11,103 2.5 9,987 481,079 100.0 435,797 100.0 378,741 (694) (1,154) (1,613) 480,385 434,643 377,128 (7,686) (5,505) (4,790)	Amount % Amount % Amount % \$ 253,878 52.8 \$ 234,762 53.9 \$ 197,192 52.1 \$ 85,795 17.8 71,385 16.4 65,421 17.3 128,522 26.7 118,547 27.2 106,141 28.0 12,884 2.7 11,103 2.5 9,987 2.6 481,079 100.0 435,797 100.0 378,741 100.0 (694) (1,154) (1,613) 480,385 434,643 377,128 (7,686) (5,505) (4,790)	2009 Amount 2008 Mount 2007 Mount 2007 Mount 2006 Amount 2006 Amount \$ 253,878 52.8 \$ 234,762 53.9 \$ 197,192 52.1 \$ 191,420 \$ 5,795 17.8 71,385 16.4 65,421 17.3 60,566 128,522 26.7 118,547 27.2 106,141 28.0 98,323 12,884 2.7 11,103 2.5 9,987 2.6 10,027 481,079 100.0 435,797 100.0 378,741 100.0 360,336 (694) (1,154) (1,613) (1,763) 480,385 434,643 377,128 358,573 (7,686) (5,505) (4,790) (4,187)	2009 Amount 2008 Mount 2007 Mount 2007 Mount 2006 M	Amount ½ Am

Mid Penn's maturity and rate sensitivity information related to the loan portfolio is reflected in Table 9.

TABLE 9: LOAN MATURITY AND INTEREST SENSITIVITY

(Dollars in thousands)		After One		
(Dollars in thousands) As of December 31, 2009 Commercial real estate, construction and land development Commercial, industrial and agricultural Real estate - residential mortgages Consumer	One Year			
	and Less	Five Years	<u>Years</u>	<u>Total</u>
Commercial real estate, construction				
and land development	\$ 71,105	\$ 163,119	\$ 19,654	\$ 253,878
Commercial, industrial and				
agricultural	27,298	49,589	8,908	85,795
Real estate - residential mortgages	24,971	80,742	22,809	128,522
Consumer	4,728	5,588	1,874	12,190
	\$ 128,102	\$ 299,038	\$ 53,245	\$ 480,385
Rate Sensitivity				
Predetermined rate	\$ 27,596	\$ 91,359	\$ 49,717	\$ 168,672
Floating or adjustable rate	100,506	207,679	3,528	311,713
	\$ 128,102	\$ 299,038	\$ 53,245	\$ 480,385

Allowance for Loan and Lease Losses

The allocation of the allowance for loan and lease losses among the major classifications is shown in Table 10 as of December 31 of each of the past five years.

TABLE 10: ALLOCATION OF THE ALLOWANCE FOR LOAN AND LEASE LOSSES

(Dollars in thousands)	December 31,									
		<u>2009</u>		2008	<u>2007</u>		<u>2006</u>			<u>2005</u>
Commercial real estate, construction										
and land development	\$	3,334	\$	3,326	\$	2,908	\$	2,462	\$	2,037
Commercial, industrial and agricultural		3,545		1,860		1,607		1,515		1,481
Real estate - residential		175		87		75		54		52
Consumer		467		172		148		124		110
General		165		60		52		32		24
	\$	7,686	\$	5,505	\$	4,790	\$	4,187	\$	3,704

The 2009 provision of \$9,520,000 is an increase of \$8,290,000 over the \$1,230,000 provision in 2008. The larger provision is reflective of the deterioration in the overall quality of our loan portfolio caused by the recession and problems in the commercial real estate sector as well as the robust growth in the loan portfolio during 2009.

The allowance for loan and lease losses at December 31, 2009 was \$7,686,000, or 1.60% of total loans less unearned discount as compared to \$5,505,000, or 1.27% at December 31, 2008 and \$4,790,000 or 1.27% at December 31, 2007.

Nonperforming Assets

Nonperforming assets, other than consumer loans and 1-4 family residential mortgages, include nonaccrual loans, restructured loans and other real estate (including residential property). Nonaccrual loans are loans on which we no longer recognize daily interest income. A loan is generally classified as nonaccrual when principal or interest has consistently been in default for a period of 90 days or more, or because of deterioration in the financial condition of the borrower, payment in full of principal or interest is not expected. Restructured loans are those loans whose terms have been modified to lower interest or principal payments because of borrower financial difficulties. Foreclosed assets held for sale include those assets that have been acquired through foreclosure for debts previously contracted, in settlement of debt. Loans past due 90 days or more and still accruing interest are loans that are generally well secured and in the process of collection or repayment and comprise additional risk elements in the loan portfolio.

Consumer loans are generally recommended for charge-off when they become 90 days delinquent. All 1-4 family residential mortgages 90 days or more past due are reviewed by Management, and collection decisions are made in light of the analysis of each individual loan. The amount of consumer and residential mortgage loans past due 90 days or more at year-end was \$250,000, \$465,000 and \$916,000 in 2009, 2008 and 2007, respectively.

A presentation of nonperforming assets as of December 31 for each of the past five years is given in Table 11. At December 31, 2009, there were seven parcels of primarily residential real estate in Other Real Estate Owned. The foreclosed assets held for sale at December 31, 2008, consisted of ten parcels of primarily residential real estate in Other Real Estate Owned.

TABLE 11: NONPERFORMING ASSETS

(Dollars in thousands)	December 31,										
		<u>2009</u>	<u>2008</u>		<u>2007</u>		<u>2006</u>		<u>2005</u>		
Nonperforming Assets:	ф. 14.022										
Nonaccrual loans	\$ 14,933		\$	4,113	\$	4,317	\$	\$ 1,293		1,773	
Loans renegotiated with borrowers		308		51		-		-		-	
Total nonperforming loans	15,241			4,164		4,317		1,293		1,773	
Foreclosed real estate		663		1,516		528		146		458	
Other repossessed property		-		-		59		-		-	
Total non-performing assets		15,904		5,680		4,904		1,439		2,231	
Accruing loans 90 days or more past due		661		1,860		2,439		995		1,086	
Total risk elements	\$	16,565	\$	7,540	\$	7,343	\$	2,434	\$	3,317	
Nonperforming loans as a % of total											
loans outstanding		3.17%		0.96%		1.14%		0.36%		0.57%	
Nonperforming assets as a % of total											
loans outstanding and other real estate		3.31%		1.30%		1.30%		0.40%		0.71%	
Ratio of allowance for loan losses											
to nonperforming loans		50.43%		132.20%		110.96%		323.82%		208.91%	

Mid Penn considers a loan or lease to be impaired when, based upon current information and events, it is probable that all interest and principal payments due according to the contractual terms of the loan or lease agreement will not be collected. An insignificant delay or shortfall in the amounts of payments would not cause a loan or lease to be considered impaired. 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 or lease and the borrower, including the length of the delay, the reasons for the delay, the borrower's prior payment record and the amount of the shortfall in relation to the principal and interest owed. Larger groups of small-balance loans, such as residential mortgages and consumer installment loans are collectively evaluated for impairment. Accordingly, individual consumer and residential loans are not separately identified for impairment disclosures unless such loans are the subject of a restructuring agreement. As discussed in Note 13 of these consolidated financial statements, Mid Penn determines the fair value of impaired loans on a case-by-case basis based primarily upon the fair value of the underlying collateral using Level 3 inputs comprised of customized collateral value discounting analyses.

As of December 31, 2009, the Corporation had several unrelated loan relationships, with an aggregate carrying balance of \$13,726,000, deemed impaired that have been placed in nonaccrual status. Specific allocations totaling \$2,561,000 have been included within the loan loss reserve for these loans. This pool of impaired loan relationships is comprised of \$8,275,000 in real estate secured commercial relationships and \$5,451,000 in business relationships. The Bank has specific allocations against the real estate secured pool totaling \$837,000, of which \$483,000 is with one large relationship. The remaining \$354,000 is spread among nine relationships composed primarily of customers engaged in real estate investment activities. The group of impaired business relationships with specific allocations is made up of six relationships primarily engaged in various forms of manufacturing and a specific allocation of \$1,724,000 has been set aside against these credits. One large commercial participation loan in this pool has shown exceptional collateral devaluation and is responsible for a specific allocation of \$1,000,000 of the total pool attributable to this segment. Two other manufacturing relationships account for an additional \$589,000 of the specific allocations due to the negative effects of the economy on their businesses and the subsequent collateral devaluation. Management currently believes that the specific reserve is adequate to cover potential future losses related to these relationships. \$4,278,000 of the 2009 non-accrual loans are also troubled debt restructured loans.

The allowance for loan losses is a reserve established in the form of a provision expense for loan and lease losses and is reduced by loan charge-offs net of recoveries. When loans are deemed to be uncollectible, they are charged off. Management has established a reserve that it believes is adequate for probable losses in the loan and lease portfolio. In conjunction with an internal loan review function that operates independently of the lending function, management monitors the loan portfolio to identify risk on a monthly basis so that an appropriate allowance is maintained. Based on an evaluation of the loan portfolio, management presents a monthly review of the allowance for loan and lease losses to the Board of Directors, indicating any changes in the allowance since the last review. In making the evaluation, management considers the results of recent regulatory examinations, which typically include a review of the allowance for loan and lease losses an integral part of the examination process.

In establishing the allowance, management evaluates on a quantitative basis individual classified loans and nonaccrual loans, and determines an aggregate reserve for those loans based on that review. In addition, an allowance for the remainder of the loan and lease portfolio is determined

based on historical loss experience within certain components of the portfolio. These allocations may be modified if current conditions indicate that loan and lease losses may differ from historical experience.

In addition, a portion of the allowance is established for losses inherent in the loan and lease portfolio which have not been identified by the quantitative processes described above. This determination inherently involves a higher degree of subjectivity, and considers risk factors that may not have yet manifested themselves in historical loss experience. These factors include:

- Changes in local, regional, and national economic and business conditions affecting the collectability of the portfolio, the values of
 underlying collateral, and the condition of various market segments.
- Changes in the volume and severity of past due loans, the volume of nonaccrual loans, and the volume and severity of adversely
 classified loans
- Changes in the experience, ability, and depth of lending management and other relevant staff as well as the quality of the institution's loan review system.
- Changes in the nature and volume of the portfolio and the terms of loans generally offered.
- The existence and effect of any concentrations of credit and changes in the level of such concentrations.

While the allowance for loan and lease losses is maintained at a level believed to be adequate by management for covering estimated losses in the loan and lease portfolio, determination of the allowance is inherently subjective, as it requires estimates, all of which may be susceptible to significant change. Changes in these estimates may impact the provisions charged to expense in future periods.

Management believes, based on information currently available, that the allowance for loan and lease losses of \$7,686,000 is adequate as of December 31, 2009.

Deposits and Other Funding Sources

Mid Penn's primary source of funds is deposits. Total deposits at December 31, 2009, increased by \$63,191,000 or 14.5% over December 31, 2008, which increased by \$64,007,000 or 17.2% over December 31, 2007. Average balances and average interest rates applicable to the major classifications of deposits for the years ended December 31, 2009, 2008, and 2007 are presented in Table 12.

Average short-term borrowings for 2009 were \$19,715,000 as compared to \$29,144,000 in 2008. These borrowings included customer repurchase agreements, treasury tax and loan note option borrowings and federal funds purchased. Three \$5,000,000 and two \$1,000,000 long-term borrowings matured in 2009, while no new long-term borrowing arrangements were entered into during the year.

At December 31, 2009, the Bank had \$27,889,000 in brokered deposits. With additional success in the local deposit environment, the Bank reduced its brokered deposit funding by \$18,219,000 in 2009, after having reduced such funding by \$3,649,000 in 2008.

TABLE 12: DEPOSITS BY MAJOR CLASSIFICATION

(Dollars in thousands)	December 31, 2009 2008 2007 Average Average Average Average Balance Rate Balance Rate \$ 51,464 0.00% \$ 47,274 0.00% \$ 44,021 0.00% 20,100 0.00% 0.00% 0.00% 0.00% 0.00% 0.00%									
		2009			2008	<u> </u>		2007	! =	
	Ave	rage	Average	A	Average	Average	1	Average	Average	
	Bal	ance	Rate Balance Rate Balance		Balance Rate		Rate Balance		Rate	
Noninterest-bearing demand deposits	\$ 5	51,464	0.00%	\$	47,274	0.00%	\$	44,021	0.00%	
Interest-bearing demand deposits	3	38,198	0.09%		36,551	0.30%		35,048	0.41%	
Money market	8	37,427	1.58%		69,251	2.10%		63,927	3.45%	
Savings	2	26,241	0.06%		25,607	0.25%		25,513	0.28%	
Time	25	55,123	3.64%		230,773	4.29%		203,671	4.42%	
	\$ 45	58,453	2.34%	\$	409,456	2.82%	\$	372,180	3.07%	
Interest-bearing demand deposits Money market Savings	\$ 3 8 2 25	51,464 88,198 87,427 26,241 55,123	0.00% 0.09% 1.58% 0.06% 3.64%	_	47,274 36,551 69,251 25,607 230,773	0.00% 0.30% 2.10% 0.25% 4.29%	-	44,021 35,048 63,927 25,513 203,671	0.00% 0.41% 3.45% 0.28% 4.42%	

The maturity distribution of time deposits of \$100,000 or more is reflected in Table 13.

TABLE 13: MATURITY OF TIME DEPOSITS \$100,000 OR MORE

(Dollars in thousands) December 31,							
		2009 2008 \$ 22,712 \$ 12,446 37,443 38,264			<u>2007</u>		
Three months or less	\$	22,712	\$	12,446	\$	8,536	
Over three months to twelve months		37,443		38,264		19,952	
Over twelve months		25,682		22,682		15,453	
	\$	85,837	\$	73,392	\$	43,941	

Capital Resources

Shareholders' equity, or capital, is evaluated in relation to total assets and the risk associated with those assets. The detailed computation of the Bank's regulatory capital ratios can be found in Note 18 of Item 8, Notes to Consolidated Financial Statements. The greater a corporation's capital resources, the more likely it is to meet its cash obligations and absorb unforeseen losses. Too much capital, however, indicates that not enough of the corporation's earnings have been paid to shareholders and the buildup makes it difficult for a corporation to offer a competitive return on the shareholders' capital going forward. For these reasons capital adequacy has been, and will continue to be, of paramount importance.

Capital growth is achieved primarily by retaining more earnings than are paid out to shareholders. Shareholders' equity decreased in 2009 by \$4,186,000 or 8.2%, following an increase in 2008 by \$10,466,000 or 25.8%, and an increase of \$1,359,000 or 3.5% in 2007. Capital was negatively impacted in 2009 by the net loss of \$2,809,000 and the payment of cash dividends to common shareholders of \$1,809,000. Capital was positively impacted in 2008 by the addition of \$10,000,000 from the U.S. Treasury's Capital Purchase Program. The program was designed to provide well-capitalized, secure financial institutions with additional capital in order to increase the flow of credit into the economy. The program details are discussed in the following section.

Mid Penn's normal intent for dividend payout is to provide quarterly cash returns to shareholders and earnings retention at a level sufficient to finance future growth. The dividend payout ratio, which represents the percentage of annual net income returned to shareholders in the form of cash dividends was 77% for 2008 and 60% for 2007. During the fourth quarter of 2009, Mid Penn suspended the quarterly cash dividend consistent with Federal Reserve Board policy that dividend payouts should not exceed net income for the previous four quarters, net of dividends paid during that period. Mid Penn presently plans to resume a quarterly cash dividend payment to common shareholders when it is prudent to do so consistent with this Federal Reserve policy.

In December of 2008, Mid Penn retired its treasury stock.

Capital Purchase Program Participation

On December 19, 2008, Mid Penn Bancorp, Inc., Inc. (the "Corporation") entered into an agreement (including the Securities Purchase Agreement – Standard Terms) (the "Purchase Agreement") with the United States Department of the Treasury (the "Treasury") pursuant to which the Treasury invested \$10,000,000 in the Corporation under the Treasury's Capital Purchase Program (the "CPP").

Under the Purchase Agreement, the Treasury received (1) 10,000 shares of Series A Fixed Rate Cumulative Perpetual Preferred Stock, \$1,000 liquidation preference, and (2) Warrants to purchase up to 73,099 shares of the Corporation's common stock at an exercise price of \$20.52 per share.

The preferred shares pay cumulative dividends at a rate of 5% per annum for the first five years and 9% per annum thereafter. The preferred shares are non-voting, other than class voting rights on certain matters that could adversely affect the preferred shares. If dividends on the preferred shares have not been paid for an aggregate of six quarterly dividend periods or more, whether consecutive or not, the Corporation's authorized number of directors will automatically be increased by two, and holders of the preferred stock, voting together with holders of any then outstanding parity stock, will have the right to elect those directors at the Corporation's next annual meeting of shareholders or special meeting of shareholders called for that purpose. These preferred share directors would be elected annually and serve until all accrued and unpaid dividends on the preferred shares have been paid.

Pursuant to the American Recovery and Reinvestment Act of 2009 ("ARRA"), the Secretary of the Treasury shall permit, subject to consultation with the appropriate Federal banking agency, the Corporation to redeem the Series A Preferred Stock. The Corporation may do so without regard to the source of the funds to be used to redeem the Series A Preferred Stock or any minimum waiting period. If the Corporation elects to redeem the Series A Preferred Stock prior to February 15, 2012, and receives approval from the Treasury and the Board of Governors of the Federal Reserve System, it must redeem at least \$2,500,000 of the Series A Preferred Stock. Upon redemption of the Series A Preferred Stock, the Secretary of the Treasury is required to liquidate the warrants associated with the Corporation's participation in the CPP at the current market price. Any redemption is subject to the consent of the Board of Governors of the Federal Reserve System. Until December 19, 2011, or

such earlier time as all preferred shares have been redeemed by the Corporation or transferred by Treasury to third parties that are not affiliated with Treasury, the Corporation may not, without Treasury's consent, increase its dividend rate per share of common stock above the per share quarterly amount in effect immediately prior to October 14, 2008 (\$0.20 per share) or, with certain limited exceptions, repurchase its common stock.

The warrants are immediately exercisable and have a 10-year term. The exercise price and number of shares subject to the warrants are both subject to anti-dilution adjustments. Treasury has agreed not to exercise voting power with respect to any shares of common stock issued upon exercise of the warrants; however, this agreement not to vote the shares does not apply to any person who may acquire such shares.

The preferred shares and the warrants were issued in a private placement exempt from registration pursuant to Section 4(2) of the Securities Act of 1933. The Corporation has filed a shelf registration statement covering the preferred shares, the warrants, and the common stock underlying the warrants. Treasury and other future holders of the preferred shares, the warrants, or the common stock issued pursuant to the warrants also have piggyback and demand registration rights with respect to these securities. None of the preferred shares, the warrants, or the shares issuable upon exercise of the warrants are subject to any contractual restrictions on transfer.

In the Purchase Agreement, the Corporation agreed that, until such time as the Treasury ceases to own any securities acquired from Mid Penn pursuant to the Purchase Agreement, the Corporation will take all necessary action to ensure that benefit plans with respect to our senior executive officers comply with Section 111(b) of the Emergency Economic Stability Act of 2008 (the "EESA") and applicable guidance or regulations issued by the Secretary of the Treasury. The applicable executive compensation requirements apply to the compensation of the Corporation's Chief Executive Officer, Chief Financial Officer, and certain other highly compensated executive officers.

These requirements, the compliance of which must be annually certified by Mid Penn's chief executive officer and chief financial officer, include:

- limits on compensation that exclude incentives for senior executive officers of Mid Penn to take unnecessary and excessive risks that
 threaten the value of Mid Penn during the period in which any obligation arising from financial assistance provided under the TARP
 remains outstanding;
- a provision for the recovery by Mid Penn of any bonus, retention award, or incentive compensation paid to a senior executive officer
 and any of the next 20 most highly-compensated employees of Mid Penn based on statements of earnings, revenues, gains, or other
 criteria that are later found to be materially inaccurate;
- 3. a prohibition on Mid Penn making any golden parachute payment to a senior executive officer or any of the next five most highly-compensated employees of Mid Penn during the period in which any obligation arising from financial assistance provided under the TARP remains outstanding:
- 4. a prohibition on Mid Penn paying or accruing any bonus, retention award, or incentive compensation to the most highly compensated employees of Mid Penn during the period in which any obligation arising from financial assistance provided under the TARP remains outstanding, except that any prohibition shall not apply to the payment of long-term restricted stock by Mid Penn, provided that such long-term restricted stock
 - Does not fully vest during the period in which any obligation arising from financial assistance provided to Mid Penn remains outstanding;
 - ii. Has a value in an amount that is not greater than one-third of the total amount of annual compensation of the employee receiving the stock; and
 - iii. Is subject to such other terms and conditions as the Secretary of the Treasury may determine is in the public interest;
- 5. a prohibition on any compensation plan that would encourage manipulation of the reported earnings of Mid Penn to enhance the compensation of any of its employees; and
- 6. a requirement that Mid Penn's compensation committee remains entirely independent and meets at least semiannually to discuss and evaluate employee compensation plans in light of an assessment of any risk posed to Mid Penn from such plans.

In compliance with the EESA and ARRA, on February 27, 2009, Rory G. Ritrievi entered into a Capital Purchase Plan Executive Compensation Restriction Agreement with Mid Penn Bancorp, Inc., Inc. and Mid Penn Bank (the "Agreement"). The Agreement prohibits, during the period which any obligation to the Federal Government remains outstanding, any payment to Mr. Ritrievi (including bonus payments and payments upon a termination) which would violate the EESA and ARRA, despite Mr. Ritrievi having an employment agreement requiring payments upon certain terminations.

In addition to these requirements, Mid Penn must have in place a company-wide policy regarding excessive or luxury expenditures and must permit a separate nonbinding shareholder vote to approve the compensation of executives as disclosed pursuant to the compensation disclosure

rules of the Securities and Exchange Commission. Mid Penn has adopted such a luxury and expense policy and it appears on the Corporation's website at www.midpennbank.com.

Federal Income Taxes

Federal income tax benefit for 2009 was \$2,208,000 compared to the federal income tax expenses of \$1,104,000 and \$1,394,000 in 2008 and 2007, respectively. The effective tax rate was 49% for 2009, 24% for 2008 and 23% for 2007.

The tax benefit was related to a loss stemming from the increased provision for loan losses and increased noninterest expenses during 2009 versus 2008. Generally, our effective tax rate is below the statutory rate due to earnings on tax-exempt loans, investments, and bank-owned life insurance, and the impact of tax credits. The realization of deferred tax assets is dependent on future earnings. As a result of Mid Penn's adoption of ASC Topic 740, *Income Taxes*, no significant income tax uncertainties were identified; therefore, Mid Penn recognized no adjustment for unrealized income tax benefits for the periods ended December 31, 2009 and December 31, 2008. We currently anticipate that future earnings will be adequate to fully utilize deferred tax assets.

Liquidity

Mid Penn's asset-liability management policy addresses the management of Mid Penn's liquidity position and its ability to raise sufficient funds to meet deposit withdrawals, fund loan growth and meet other operational needs. Mid Penn utilizes its investments as a source of liquidity, along with deposit growth and increases in repurchase agreements and borrowings. (See Deposits and Other Funding Sources which appears earlier in this discussion.) Liquidity from investments is provided primarily through investments and interest-bearing balances with maturities of one year or less. Funds are available to Mid Penn through loans from the Federal Home Loan Bank and established federal funds (overnight) lines of credit. Mid Penn's major source of funds is its core deposit base.

Major sources of cash in 2009 came from the net increase in deposits of \$63,191,000, as well as the proceeds from investment securities and interest-bearing balances of \$15,360,000 and \$11,472,000, respectively.

The major use of cash in 2009 was the net increase in loans and leases of \$53,528,000. Another major use of cash in 2009 was the repayment of \$17,166,000 in long-term debt. Other significant uses of cash included the purchase of investment securities of \$9,354,000, the purchase of premises and equipment of \$2,647,000, and the payment of \$1,809,000 in common stock cash dividends.

Major sources of cash in 2008 came from the net increase in deposits of \$64,007,000, as well as the proceeds from investment securities and long-term borrowings of \$18,420,000 and \$15,795,000, respectively. Another major source of funds was the proceeds from the U.S. Treasury's Capital Purchase Program of \$10,000,000.

The major use of cash in 2008 was a net increase in loans and leases of \$59,586,000. Other major uses of cash included the purchase of investment securities of \$16,897,000, the increase in interest-bearing balances of \$3,263,000, the payment of \$2,787,000 in cash dividends, and the purchase of bank premises and equipment of \$1,587,000.

Aggregate Contractual Obligations

Table 14 represents Mid Penn's on-and-off balance sheet aggregate contractual obligations to make future payments as of December 31, 2009:

TABLE 14: AGGREGATE CONTRACTUAL OBLIGATIONS

(Dollars in thousands)				Payments Due by Period							
	Note		•		One Year or		e to Three	Three to Five		Mo	re than
	Reference	Total		Less		Years		Years		Fiv	e Years
Certificates of deposit	10	\$	268,460	\$	170,957	\$	79,407	\$	15,503	\$	2,593
Short-term borrowings	11		16,044		16,044		-		-		-
Long-term debt	12		38,057		10,000		19,258		5,000		3,799
Operating lease obligations	20		427		79		163		158		27
Payments under benefit plans	14		1,334		94		208		244		788
		\$	324,322	\$	197,174	\$	99,036	\$	20,905	\$	7,207

We are not aware of any other commitments or contingent liabilities which may have a material adverse impact on Mid Penn's liquidity or capital resources.

Effects of Inflation

A bank's asset and liability structure is substantially different from that of an industrial company in that virtually all assets and liabilities of a bank are monetary in nature. Management believes the impact of inflation on its financial results depends principally upon Mid Penn's ability to manage the balance sheet sensitivity to changes in interest rates and, by such reaction, mitigate the inflationary impact on performance. Interest rates do not necessarily move in the same direction or at the same magnitude as the prices of other goods and services. As discussed previously, Management seeks to manage the relationship between interest sensitive assets and liabilities in order to protect against wide interest rate fluctuations, including those resulting from inflation.

Information shown elsewhere in this Annual Report will assist in the understanding of how Mid Penn is positioned to react to changing interest rates and inflationary trends. In particular, the summary of net liabilities, as well as the composition of loans, investments and deposits should be considered.

Off-Balance Sheet Items

Mid Penn makes contractual commitments to extend credit and extends lines of credit, which are subject to Mid Penn's credit approval and monitoring procedures.

As of December 31, 2009, commitments to extend credit amounted to \$116,486,000 as compared to \$98,034,000 as of December 31, 2008.

Mid Penn also issues financial standby letters of credit to its customers. The risk associated with financial standby letters of credit is essentially the same as the credit risk involved in loan extensions to customers. Financial standby letters of credit increased to \$10,697,000 at December 31, 2009, from \$10,517,000 at December 31, 2008.

Comprehensive (Loss) Income

Comprehensive (Loss) Income is a measure of all changes in equity of a corporation, excluding transactions with owners in their capacity as owners (such as proceeds from issuances of stock and dividends). The difference between Net (Loss) Income and Comprehensive (Loss) Income is termed "Other Comprehensive (Loss) Income." For Mid Penn, Other Comprehensive (Loss) Income consists primarily of unrealized gains and losses on available for sale securities, net of deferred income tax. Other Comprehensive (Loss) Income also includes a pension component in accordance with ASC Topic 715. Comprehensive (Loss) Income should not be construed to be a measure of Net (Loss) Income. The amount of unrealized gains or losses reflected in Comprehensive (Loss) Income may vary widely at statement dates depending on the markets as a whole and how interest rate movements affect the market value of the portfolio of available for sale securities. Other Comprehensive (Loss) Income for the years ended December 31, 2009, 2008 and 2007 was \$369,000, \$120,000, and (\$33,000), respectively.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

As a financial institution, Mid Penn's primary source of market risk is interest rate risk. Interest rate risk is the exposure to fluctuations in Mid Penn's future earnings (earnings at risk) resulting from changes in interest rates. This exposure or sensitivity is a function of the repricing characteristics of Mid Penn's portfolio of assets and liabilities. Each asset and liability reprices either at maturity or during the life of the instrument. Interest rate sensitivity is measured as the difference between the volume of assets and liabilities that are subject to repricing in a future period of time.

The principal purpose of asset-liability management is to maximize current and future net interest income within acceptable levels of interest rate risk while satisfying liquidity and capital requirements. Net interest income is increased by increasing the net interest margin and by volume growth. Thus the goal of interest rate risk management is to maintain a balance between risk and reward such that net interest income is maximized while risk is maintained at an acceptable level.

Mid Penn utilizes an asset-liability management model to measure the impact of interest rate movements on its interest rate sensitivity position. Mid Penn's management also reviews the traditional maturity gap analysis regularly. Mid Penn does not always attempt to achieve an exact match between interest sensitive assets and liabilities because it believes that an actively managed amount of interest rate risk is inherent and appropriate in the management of the Corporation's profitability.

Modeling techniques and simulation analysis involve assumptions and estimates that inherently cannot be measured with complete precision. Key assumptions in the analyses include maturity and repricing characteristics of assets and liabilities, prepayments on amortizing assets, non-maturing deposit sensitivity, and loan and deposit pricing. These assumptions are inherently uncertain due to the timing, magnitude and frequency of rate changes and changes in market conditions and management strategies, among other factors. However, the analyses are useful in quantifying risk and provide a relative gauge of Mid Penn's interest rate risk position over time.

Management reviews interest rate risk on a quarterly basis. This analysis includes earnings scenarios whereby interest rates are increased and decreased by 100, 200, and 300 basis points. These scenarios, detailed in Table 15, indicate that there would not be a significant variance in net

interest income over a one-year time frame due to interest rate changes; however, actual results could vary significantly from the calculations prepared by Management. At December 31, 2009, all interest rate risk levels according to the model were within the tolerance limits of Board approved policy. In addition, the table does not take into consideration changes, which Management would make to realign its portfolio in the event of a changing rate environment.

TABLE 15: EFFECT OF HYPOTHETICAL CHANGES IN INTEREST RATES

	December 31, 2009			December 31, 2008	
	% Change in			% Change in	
Change in	Net Interest		Change in	Net Interest	
Basis Points	<u>Income</u>	Risk Limit	Basis Points	<u>Income</u>	Risk Limit
300	12.59%	+/- 25%	300	-11.97%	+/ - 25%
200	8.42%	+/- 15%	200	-7.89%	+/- 15%
100	4.17%	+/- 10%	100	-4.02%	+/ - 10%
0			0		
(100)	-4.17%	+/- 10%	(100)	3.99%	+/ - 10%
(200)	-8.41%	+/- 15%	(200)	7.76%	+/- 15%
(300)	-12.59%	+/- 25%	(300)	11.69%	+/ - 25%

MID PENN BANCORP, INC.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The following audited financial statements are set forth in this Annual Report of Form 10-K on the following pages:

Index to Financial Statements and Supplementary Data

Report of Independent Registered Public Accounting Firm	37
Consolidated Balance Sheets	38
Consolidated Statements of Operations	39
Consolidated Statements of Changes in Shareholders' Equity	40
Consolidated Statements of Cash Flows	41
Notes to Consolidated Financial Statements	43

Report of Independent Registered Public Accounting Firm

To the Board of Directors and Shareholders Mid Penn Bancorp, Inc., Inc.

We have audited the accompanying consolidated balance sheets of Mid Penn Bancorp, Inc., Inc. and subsidiaries (the "Corporation") as of December 31, 2009 and 2008, and the related consolidated statements of operations, changes in shareholders' equity, and cash flows for each of the years in the three-year period ended December 31, 2009. The Corporation's management is responsible for these consolidated financial statements. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of the Corporation as of December 31, 2009 and 2008, and the results of their operations and their cash flows for each of the years in the three-year period ended December 31, 2009 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), the effectiveness of the Corporation's internal control over financial reporting as of December 31, 2009, based on criteria established in *Internal Control – Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"), and our report dated March 16, 2010 expressed an unqualified opinion.

ParenteBeard LLC

Harrisburg, Pennsylvania

Parente Beard LLC

March 16, 2010

(Dollars in thousands, except share data)	December 31,					
		<u>2009</u>		<u>2008</u>		
ASSETS						
Cash and due from banks	\$	7,526	\$	7,478		
Interest-bearing balances with other financial institutions		1,434		970		
Total cash and cash equivalents		8,960		8,448		
Interest-bearing time deposits with other financial institutions		38,604		50,076		
Available for sale investment securities		47,345		52,739		
Loans and leases, net of unearned interest		480,385		434,643		
Less: Allowance for loan and lease losses		(7,686)		(5,505)		
Net loans and leases		472,699		429,138		
Bank premises and equipment, net		12,904		11,377		
Restricted investment in bank stocks		4,029		3,618		
Foreclosed assets held for sale		663		1,516		
Accrued interest receivable		2,781		2,747		
Deferred income taxes		2,257		2,150		
Goodwill		1,016		1,016		
Core deposit and other intangibles, net		369		406		
Cash surrender value of life insurance		7,368		7,437		
Other assets		7,015		2,331		
Total Assets	\$	606,010	\$	572,999		
LIABILITIES & SHAREHOLDERS' EQUITY						
Deposits:						
Noninterest bearing demand	\$	55,943	\$	48,602		
Interest bearing demand		42,148		39,048		
Money Market		107,295		75,750		
Savings		26,169		25,364		
Time		268,460		248,060		
Total Deposits		500,015		436,824		
Short-term borrowings		16,044		23,977		
Long-term debt		38,057		55,223		
Accrued interest payable		1,750		2,411		
Other liabilities		3,440		3,674		
Total Liabilities		559,306		522,109		
Shareholders' Equity:		,		,		
Preferred stock, par value \$1,000; authorized 10,000,000 shares; 5% cumulative						
dividend; 10,000 shares issued and outstanding at December 31, 2009 and						
December 31, 2008		10,000		10,000		
Common stock, par value \$1 per share; 10,000,000 shares authorized; 3,479,780		10,000		10,000		
shares issued and outstanding at December 31, 2009 and December 31, 2008		3,480		3,480		
Additional paid-in capital		29,824		29,838		
Retained earnings		2,627		7,168		
Accumulated other comprehensive income		773		404		
Total Shareholders' Equity		46,704		50,890		
Total Liabilities and Shareholders' Equity	\$	606,010	\$	572,999		
Total Endomnies and Shareholders Equity	Ψ	000,010	Ψ	512,777		

The accompanying notes are an integral part of these consolidated financial statements.

MID PENN BANCORP, INC.

Consolidated Statements of Operations

(Dollars in thousands, except per share data)	Ye	r 31,			
	<u>2009</u>	<u>2008</u>	<u>2007</u>		
INTEREST INCOME					
Interest & fees on loans and leases	\$ 28,039	\$ 27,141	\$ 26,357		
Interest on interest-bearing balances	1,460	2,499	2,546		
Interest and dividends on investment securities:					
U.S. Treasury and government agencies	652	819	944		
State and political subdivision obligations, tax-exempt	1,171	1,251	1,361		
Other securities	13	146	203		
Interest on federal funds sold and securities purchased					
under agreements to resell	1	-	33		
Total Interest Income	31,336	31,856	31,444		
INTEREST EXPENSE					
Interest on deposits	10,726	11,532	11,430		
Interest on short-term borrowings	112	608	1,049		
Interest on long-term debt	2,466	2,750	2,860		
Total Interest Expense	13,304	14,890	15,339		
Net Interest Income	18,032	16,966	16,105		
PROVISION FOR LOAN AND LEASE LOSSES	9,520	1,230	925		
Net Interest Income After Provision for Loan and Lease Losses	8,512	15,736	15,180		
NONINTEREST INCOME					
Trust department income	243	313	319		
Service charges on deposits	1,479	1,654	1,499		
Earnings from cash surrender value of life insurance	280	267	271		
Gain on life insurance proceeds	158	-	-		
Mortgage banking income	124	78	77		
Other income	1,372	1,370	1,315		
Total Noninterest Income	3,656	3,682	3,481		
NONINTEREST EXPENSE					
Salaries and employee benefits	8,173	7,197	6,554		
Severance expense	-	478	-		
Occupancy expense, net	844	967	868		
Equipment expense	1,170	870	828		
Pennsylvania Bank Shares tax expense	366	315	329		
FDIC Assessment	1,163	116	43		
Legal and professional fees	814	769	562		
Director fees and benefits expense	293	354	322		
Marketing and advertising expense	679	525	403		
Computer expense	435	319	350		
Telephone expense	302	193	115		
Loss on sale/write-down of foreclosed assets	110	281	-		
Intangible amortization	65	66	66		
Other expenses	2,257	2,276	2,156		
Total Noninterest Expense	16,671	14,726	12,596		
(LOSS) INCOME BEFORE (BENEFIT FROM) PROVISION FOR					
INCOME TAXES	(4,503)	4,692	6,065		
(Benefit from) provision for income taxes	(2,208)	1,104	1,394		
NET (LOSS) INCOME	(2,295)	3,588	4,671		
Preferred stock dividends and discount accretion	514	16	-		
NET (LOSS) INCOME AVAILABLE TO COMMON SHAREHOLDERS	\$ (2,809)	\$ 3,572	\$ 4,671		
PER COMMON SHARE DATA:					
Basic (Loss) Earnings Per Common Share	\$ (0.81)	\$ 1.03	\$ 1.34		
Diluted (Loss) Earnings Per Common Share	(0.81)	1.03	1.34		
Cash Dividends	0.52	0.80	0.80		

 ${\it The\ accompanying\ notes\ are\ an\ integral\ part\ of\ these\ consolidated\ financial\ statements}.$

Consolidated Statements of Changes in Shareholders' Equity

FOR YEARS ENDED DECEMBER 31, 2009, 2008 AND 2007

(Dollars in thousands, except share data)			Additional		Accumulated Other		Total
	Preferred	Common	Paid-in	Retained	Comprehensive	Treasury	Shareholder's
	Stock	Stock Stock	Capital	<u>Earnings</u>	<u>Income</u>	Stock	Equity
Balance, December 31, 2006	\$0	\$3,367	\$27,452	\$8,583	\$317	(\$634)	\$39,085
Comprehensive income:							
Net income	-	-	-	4,671	-	-	4,671
Change in net unrealized gain (loss) on securities							
available for sale, net of reclassification							
adjustment and tax effects	-	-	-	-	143	-	143
Defined benefit plans, net of tax effects	-	-	-	-	(176)		(176)
Total comprehensive income							4,638
Cash dividends (\$0.80 per share)	-	-	-	(2,773)	-	-	(2,773)
Stock dividend 5% issued February 2007	-	166	3,655	(3,821)	-	-	-
Purchase of treasury stock (20,668 shares)		-	-	-	-	(506)	(506)
Balance, December 31, 2007	-	3,533	31,107	6,660	284	(1,140)	40,444
Cumulative effect adjustment of accounting						•	
principle adoption of ASC Topic 715	-	-	-	(277)	-	-	(277)
Balance, January 1, 2008	-	3,533	31,107	6,383	284	(1,140)	40,167
Comprehensive income:						•	
Net income	-	-	-	3,588	-	-	3,588
Change in net unrealized gain (loss) on securities							
available for sale, net of reclassification							
adjustment and tax effects	-	-	-	-	120	-	120
Total comprehensive income						•	3,708
Cash dividends (\$0.80 per share)				(2,787)		•	(2,787)
Issuance of preferred stock and warrants	10,000	-	70	-	-	-	10,070
Accrued preferred dividends	-	-	-	(16)	-	-	(16)
Purchase of treasury stock (9,854 shares)	-	-	-	-	-	(252)	(252)
Cancellation of treasury stock	-	(53)	(1,339)	-	-	1,392	- 1
Balance, December 31, 2008	10,000	3,480	29,838	7,168	404	-	50,890
Comprehensive loss:							
Net loss	-	-	-	(2,295)	-	-	(2,295)
Change in net unrealized gain (loss) on securities				, , , ,			
available for sale, net of reclassification							
adjustment and tax effects	_	-	-	_	263	_	263
Defined benefit plans, net of tax effects	_	-	-	_	106	_	106
Total comprehensive loss						•	(1,926)
Cash dividends (\$0.52 per share)				(1,809)		•	(1,809)
Preferred dividends	-	-	-	(437)	-	_	(437)
Amortization of warrant cost	-	-	(14)	-	-	-	(14)
Balance, December 31, 2009	\$10,000	\$3,480	\$29,824	\$2,627	\$773	\$0	\$46,704

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Cash Flows

(Dollars in thousands) Years Ended December 31,	
<u>2009</u>	<u>2007</u>
Operating Activities:	
Net (Loss) Income \$ (2,295) \$ 3,588	4,671
Adjustments to reconcile net (loss) income to net cash	
provided by operating activities:	
Provision for loan and lease losses 9,520 1,230	925
Depreciation 1,115 848	809
Amortization of core deposit intangible 37 66	56
Net accretion of security discounts (212) (9)	(25)
Earnings on cash surrender value of life insurance (280) (476)	193
Gain from life insurance proceeds (158)	-
Loss on disposal of property, plant, and equipment 5 -	-
Loss on sale / write-down of foreclosed assets 110 281	9
Deferred income tax benefit (243) (160)	(427)
(Increase) decrease in accrued interest receivable (34)	4
Increase in other assets (4,593) (828)	(661)
(Decrease) increase in accrued interest payable (661) 421	78
(Decrease) increase in other liabilities (218) 805	(172)
Net Cash Provided By Operating Activities 2,093 5,837	5,460
Investing Activities:	
Net decrease (increase) in interest-bearing balances 11,472 (3,263)	108
Proceeds from the maturity of investment securities 15,360 18,420	10,074
Purchases of investment securities (9,354) (16,897)	(6,645)
Purchases of restricted investment in bank stock (411) (3,618)	-
Net increase in loans and leases (53,528) (59,546)	(19,385)
Purchases of bank premises and equipment (2,647) (1,587)	(1,885)
Proceeds from sale of foreclosed assets 1,190 248	137
Proceeds from cash surrender value of life insurance 507	-
Net Cash Used In Investing Activities (37,411) (66,243)	(17,596)
Financing Activities:	
Net increase in demand deposits and savings accounts 42,791 17,962	8,433
Net increase in time deposits 20,400 46,045	158
Net (decrease) increase in short-term borrowings (7,933) (13,372)	13,074
Issued senior preferred stock - 10,000	-
Preferred stock dividend paid (453) -	-
Common stock dividend paid (1,809) (2,787)	(2,773)
Long-term debt repayment (17,166) (15,153)	(5,132)
Purchase of treasury stock - (252)	(506)
Proceeds from long-term debt - 15,795	
Net Cash Provided By Financing Activities 35,830 58,238	13,254
Net increase (decrease) in cash and cash equivalents 512 (2,168)	1,118
Cash and cash equivalents, beginning of period 8,448 10,616	9,498
Cash and cash equivalents, end of period \$ 8,960 \$ 8,448	

Consolidated Statements of Cash Flows

(Dollars in thousands)	Years Ended December 31,								
	<u>2009</u>			<u>2008</u>		2007			
Supplemental Disclosures of Cash Flow Information:									
Interest paid	\$	13,965	\$	14,469	\$	15,261			
Income taxes paid	\$	50	\$	1,720	\$	1,930			
Supplemental Noncash Disclosures:									
Transfers to foreclosed assets held for sale	\$	447	\$	1,556	\$	529			
Warrants issued	\$	-	\$	70	\$	-			
Cancelled treasury stock	\$	-	\$	1,392	\$	-			
Preferred dividend accrued	\$	-	\$	16	\$	-			

The accompanying notes are an integral part of these consolidated financial statements.

(1) <u>Basis of Presentation</u>

The accompanying consolidated financial statements include the accounts of Mid Penn Bancorp, Inc., Inc. and its wholly-owned subsidiaries Mid Penn Bank ("Bank"), Mid Penn Investment Corporation and Mid Penn Insurance Services, LLC, (collectively, "Mid Penn"). All material intercompany accounts and transactions have been eliminated in consolidation.

For comparative purposes, the December 31, 2008 and December 31, 2007 balances have been reclassified to conform to the 2009 presentation. Such reclassifications had no impact on net income.

Mid Penn has evaluated events and transactions occurring subsequent to the balance sheet date of December 31, 2009, for items that should potentially be recognized or disclosed in these consolidated financial statements. The evaluation was conducted through the date these consolidated financial statements were issued.

(2) <u>Nature of Business</u>

The Bank engages in a full-service commercial banking and trust business, making available to the community a wide range of financial services, including, but not limited to, installment loans, mortgage and home equity loans, secured and unsecured commercial and consumer loans, lines of credit, construction financing, farm loans, community development loans, loans to non-profit entities and local government loans and various types of time and demand deposits, including but not limited to, checking accounts, savings accounts, clubs, money market deposit accounts, certificates of deposit and IRAs. In addition, the Bank provides a full range of trust services through its Trust Department. Deposits are insured by the Federal Deposit Insurance Corporation ("FDIC") to the extent provided by law.

The financial services are provided to individuals, partnerships, non-profit organizations, and corporations through its fourteen offices located in Dauphin County, the southern portion of Northumberland County, the western portion of Schuylkill County and the eastern portion of Cumberland County.

Mid Penn Insurance Services, LLC provides title insurance. Due to the lack of activity within this subsidiary, the decision was made to exit this line of business effective December 31, 2009.

Mid Penn Investment Corporation is currently inactive.

(3) Summary of Significant Accounting Policies

The accounting and reporting policies of Mid Penn conform with accounting principles generally accepted in the United States of America ("GAAP") and to general practice within the financial industry. The following is a description of the more significant accounting policies.

(a) <u>Use of Estimates</u>

The preparation of financial statements requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting periods. Actual results could differ from those estimates

Material estimates that are particularly susceptible to significant change relate to the determination of the allowance for loan and lease losses, the valuation of deferred tax assets, the assessment of other-than-temporary impairment of investment securities, core deposit intangible and goodwill valuation, and the potential impairment of restricted stock.

(b) Investment Securities

<u>Available for Sale Securities</u> - includes debt and equity securities. Debt and equity securities are reported at fair value, with unrealized holding gains and losses excluded from earnings and reported, net of deferred income taxes, as a component of accumulated other comprehensive income (loss) within shareholders' equity. Realized gains and losses on sales of investment securities are computed on the basis of specific identification of the cost of each security. Mid Penn had no trading securities or held to maturity securities in 2009 or 2008.

(c) Loans

Interest on loans is recognized on a method that approximates a level yield basis over the life of the loans. The accrual of interest on loans, including impaired loans, is generally discontinued when principal or interest has consistently been in default for a period of 90 days or more, or because of deterioration in the financial condition of the borrower, payment in full of principal or interest is not expected. Interest income is subsequently recognized only to the extent cash payments are

received. The placement of a loan on the nonaccrual basis for revenue recognition does not necessarily imply a potential charge-off of loan principal. Loan origination fees and certain direct origination costs are capitalized and recognized as an adjustment of the yield on the related loan.

(d) Allowance for Loan and Lease Losses

The Bank's methodology for determining the allowance for loan and lease losses employs both a quantitative and qualitative component. The quantitative portion of the allowance represents the results of the evaluation on individual classified and nonaccrual loans. Potential credit problems are monitored to determine whether specific loans are impaired, with impairment normally measured by reference to borrowers' collateral values and estimated cash flows. An allowance for the remainder of the loan and lease portfolio is determined based on historical loss experience within certain components of the portfolio. These loss factors may be modified if current conditions indicate that loan losses may differ from historical experience.

The qualitative portion of the allowance for loan and lease losses represents the results of measuring potential losses inherent in the portfolio that are not identified in the quantitative allowance analysis. This qualitative portion is determined using risk factors that may not have yet manifested themselves in historical loan and lease loss experience. These risk factors include changes in economic conditions, fluctuations in loan quality measures, changes in the experience of the lending staff and loan review systems, growth or changes in the mix of loans originated, and shifting industry or portfolio concentrations.

Management believes the allowance for loan and lease losses is adequate. Identification of specific losses is an ongoing process using currently available information. Specifically, monthly management meetings to review "problem" loans and leases are utilized to determine a plan for collection and, if necessary, a recommendation to the Board of Directors for charge-off. Future additions to the allowance for loan and lease losses through a provision for loan and lease losses will be made based on identified changes in the above factors coupled with loss experience.

Various regulatory agencies, as an integral part of their examination process, periodically review the Bank's allowance for loan and lease losses. These agencies may require the Bank to recognize changes to the allowance based on their judgment about information available to them at the time of their examinations.

(e) <u>Bank Premises and Equipment</u>

Land is carried at cost. Buildings, furniture, fixtures, equipment, land improvements, and leasehold improvements are stated at cost less accumulated depreciation. Depreciation is computed by the straight-line method over the estimated useful lives of the assets. Building assets are depreciated using an estimated useful life of five to fifty years. Furniture, fixtures, and equipment are depreciated using an estimated useful life of three to ten years. Land improvements are depreciated over an estimated useful life of ten to twenty years. Leasehold improvements are depreciated using an estimated useful life that is the lesser of the remaining life of the lease or ten to thirty years. Maintenance and normal repairs are charged to expense when incurred, while major additions and improvements are capitalized. Gains and losses on disposals are reflected in current operations.

(f) Restricted Investment in Federal Home Loan Bank Stock

The Bank owns restricted stock investments in the Federal Home Loan Bank ("FHLB"). Federal law requires a member institution of the FHLB to hold stock according to a predetermined formula. The stock is carried at cost. In December 2008, the FHLB of Pittsburgh notified member banks that it was suspending dividend payments and the repurchase of capital stock and as of December 31, 2009 has not changed its position.

Management evaluates the restricted stock for impairment on an annual basis. Management's determination of whether these investments are impaired is based on their assessment of the ultimate recoverability of their cost rather than by recognizing temporary declines in value. The determination of whether a decline affects the ultimate recoverability of their cost is influenced by criteria such as (1) the significance of the decline in net assets of the FHLB as compared to the capital stock amount for the FHLB and the length of time this situation has persisted, (2) commitments by the FHLB to make payments required by law or regulation and the level of such payments in relation to the operating performance of the FHLB, and (3) the impact of legislative and regulatory changes on institutions and, accordingly, on the customer base of the FHLB.

Management believes no impairment charge is necessary related to the FHLB restricted stock as of December 31, 2009.

(g) Foreclosed Assets Held for Sale

Foreclosed assets held for sale consist primarily of real estate acquired through, or in lieu of, foreclosure in settlement of debt and are recorded at fair value less cost to sell at the date of transfer, establishing a new cost basis. Any valuation adjustments required at the date of transfer are charged to the allowance for loan losses. Subsequent to acquisition, foreclosed assets are carried at fair value less costs of disposal, based upon periodic evaluations that consider changes in market conditions and development and disposal costs. Operating results from assets acquired in satisfaction of debt, including rental income less operating costs and gains or losses on the sale of, or the periodic evaluation of foreclosed assets, are recorded in noninterest expense.

(h) <u>Investment in Limited Partnership</u>

Mid Penn invested as a limited partner in a partnership in September 2008 that provides low-income housing in Enola, Pennsylvania. The carrying value of Mid Penn's investment in the limited partnership was \$656,000 at December 31, 2009 using the equity method. Mid Penn's maximum exposure to loss is limited to the carrying value of its investment at year-end. The project was not completed at year-end; therefore, there were no low income housing tax credits available as of December 31, 2009. The partnership anticipates receiving \$76,000 annually in low-income housing tax credits once the project is complete.

(i) <u>Income Taxes</u>

Certain items of income and expense are recognized in different accounting periods for financial reporting purposes than for income tax purposes. Deferred income tax assets and liabilities are provided in recognition of these temporary differences at currently enacted income tax rates. As changes in tax laws or rates are enacted, deferred income tax assets and liabilities are adjusted through the provision for income taxes. Mid Penn recognizes interest and/or penalties related to income tax matters in income tax expense.

(j) <u>Core Deposit Intangible</u>

Core deposit intangible is a measure of the value of consumer demand and savings deposits acquired in business combinations accounted for as purchases. The core deposit intangible is being amortized over an 8-year life on a straight-line basis. The core deposit intangible is subject to impairment testing whenever events or changes in circumstances indicate its carrying amount may not reflect benefit.

(k) Goodwill

Goodwill is the excess of the purchase price over the fair value of assets acquired in connection with 2004 and 2006 business acquisitions accounted for as purchases. Accounting Standards codification ("ASC") Topic 350, *Intangibles, Goodwill and Other* requires a two-step process for testing the impairment of goodwill on at least an annual basis. No impairment of goodwill was recognized in 2009, 2008 or 2007.

(l) Bank Owned Life Insurance

Mid Penn is the owner and beneficiary of bank owned life insurance ("BOLI") policies on current and former directors. The earnings from the BOLI policies are an asset that can be liquidated, if necessary, with associated tax costs. However, Mid Penn intends to hold these policies and, accordingly, Mid Penn has not provided deferred income taxes on the earnings from the increase in cash surrender value.

GAAP requires Split-Dollar Life Insurance Arrangements to have a liability recognized related to the postretirement benefits covered by an endorsement split-dollar life insurance arrangement, and a liability for the future death benefit. Mid Penn recorded a cumulative effect adjustment to the balance of retained earnings of \$277,000, as of January 1, 2008.

(m) <u>Marketing and Advertising Costs</u>

Marketing and advertising costs are expensed as incurred and were \$679,000 in 2009, \$525,000 in 2008, and \$403,000 in 2007.

(n) Postretirement Benefit Plans

Mid Penn follows the guidance in ASC Topic 715, Compensation-Retirement Benefits related to postretirement benefit plans. This guidance requires additional disclosures about defined benefit pension plans and other postretirement defined benefit plans.

(o) Other Benefit Plan

A funded contributory defined-contribution plan is maintained for substantially all employees. The cost of the Mid Penn defined contribution plan is charged to current operating expenses and is funded annually.

(p) Trust Assets and Income

Assets held by the Bank in a fiduciary or agency capacity for customers of the Trust Department are not included in the consolidated financial statements since such items are not assets of the Bank. Trust income is recognized on the cash basis, which is not materially different than if it were reported on the accrual basis.

(q) (Loss) Earnings Per Share

(Loss) Earnings per share is computed by dividing net (loss) income by the weighted average number of common shares outstanding during each of the years presented. The following data show the amounts used in computing basic and diluted (loss) earnings per share. As shown in the table that follows, diluted (loss) earnings per share is computed using weighted average common shares outstanding, plus weighted average common shares available from the exercise of all dilutive stock warrants issued to the U.S. Treasury under the provisions of the Capital Purchase Program, based on the average share price of Mid Penn's common stock during the period.

The computations of basic (loss) earnings per common share follow:

(Dollars in thousands, except per share data)

Adjusted weighted-average common shares outstanding

Diluted (loss) earnings per common share

	<u>2009</u>	<u>2008</u>	<u>2007</u>
Net (Loss) Income	\$ (2,295)	\$ 3,588	\$ 4,671
Less: Dividends on preferred stock	(500)	(16)	-
Accretion of preferred stock discount	 (14)	-	
Net (loss) income available to common stockholders	\$ (2,809)	\$ 3,572	\$ 4,671
Weighted average common shares outstanding	3,479,780	3,483,097	3,497,806
Basic (loss) earnings per common share	\$ (0.81)	\$ 1.03	\$ 1.34
The computations of diluted (loss) earnings per common share follow:			
(Dollars in thousands, except per share data)			
	<u>2009</u>	<u>2008</u>	<u>2007</u>
Net (loss) income available to common stockholders	\$ (2,809)	\$ 3,572	\$ 4,671
Weighted average number of common shares outstanding	3,479,780	3,483,097	3,497,806
Dilutive effect of potential common stock arising from stock warrants: Exercise of outstanding stock warrants issued to U.S. Treasury			
under the Capital Repurchase Program	-	56	-

As of December 31, 2009, Mid Penn had 73,099 warrants that were anti-dilutive because the fair value of the common stock was below the \$20.52 exercise price of these warrants.

3,479,780

(0.81) \$

3,483,153

1.03

3,497,806

1.34

\$

(4) <u>Comprehensive Income (Loss)</u>

GAAP requires that recognized revenue, expenses, gains, and losses be included in net (loss) income. Changes in certain assets and liabilities such as unrealized gains on securities available for sale and the liability associated with defined benefit plans, are reported as a separate component of the shareholders' equity section of the balance sheet. Such items, along with net (loss) income, are components of comprehensive income (loss). The components of other comprehensive income (loss), and the related tax effects, are as follows:

(Dollars in thousands)	Years Ended December 31,						
	2	<u>009</u>	<u>2008</u>			<u> 2007</u>	
Change in unrealized holding gains on available for sale securities	\$	400	\$	191	\$	217	
Less reclassification adjustment for gains realized in income				(9)			
Net unrealized gains		400		182		217	
Change in defined benefit plans		161		-		(266)	
Other comprehensive income (loss)		561		182		(49)	
Income tax benefit (expense)		(192)		(62)		16	
Net of tax amount	\$	369	\$	120	\$	(33)	

The components of accumulated other comprehensive income, net of taxes, are as follows:

(Dollars in thousands)			mulated ther
	 ized Gain ecurities	ed Benefit Liability	rehensive come
Balance - December 31, 2007	\$ 434	\$ (150)	\$ 284
Balance - December 31, 2008	\$ 554	\$ (150)	\$ 404
Balance - December 31, 2009	\$ 817	\$ (44)	\$ 773

(5) Restrictions on Cash and Due from Bank Accounts

The Bank is required to maintain reserve balances with the Federal Reserve Bank of Philadelphia. The amounts of those required reserve balances were \$163,000 at December 31, 2009, and \$182,000 at December 31, 2008.

(6) <u>Investment Securities</u>

Securities to be held for indefinite periods, but not intended to be held to maturity, are classified as available for sale and carried at fair value. Securities held for indefinite periods include securities that management intends to use as part of its asset and liability management strategy and that may be sold in response to liquidity needs, changes in interest rates, resultant prepayment risk, and other factors related to interest rate and resultant prepayment risk changes.

Realized gains and losses on dispositions are based on the net proceeds and the adjusted book value of the securities sold, using the specific identification method. Unrealized gains and losses on investment securities available for sale are based on the difference between book value and fair value of each security. These gains and losses are credited or charged to other comprehensive income, whereas realized gains and losses flow through the Corporation's results of operations.

ASC Topic 320, "Investments – Debt and Equity Securities", clarifies the interaction of the factors that should be considered when determining whether a debt security is other-than-temporarily impaired. For debt securities, management must assess whether (a) it has the intent to sell the security and (b) it is more likely than not that it will be required to sell the security prior to its anticipated recovery. These steps are done before assessing whether the entity will recover the cost basis of the investment. Previously, this assessment required management to assert it has both the intent and the ability to hold a security for a period of time sufficient to allow for an anticipated recovery in fair value to avoid recognizing other-than-temporary impairment. This change does not affect the need to forecast recovery of the value of the security through either cash flows or market price.

14

493

236

52,739

MID PENN BANCORP, INC.

Equity securities

In instances when a determination is made that other-than-temporary impairment exists but the investor does not intend to sell the debt security and it is not more likely than not that it will be required to sell the debt security prior to its anticipated recovery, this guidance changes the presentation and amount of the other-than-temporary impairment recognized in the income statement. The other-than-temporary impairment is separated into (a) the amount of the total other-than-temporary impairment related to a decrease in cash flows expected to be collected from the debt security (the credit loss) and (b) the amount of the total other-than-temporary impairment related to all other factors. The amount of the total other-than-temporary impairment related to the credit loss is recognized in earnings. The amount of the total other-than-temporary impairment related to all other factors is recognized in other comprehensive income.

At December 31, 2009 and 2008, amortized cost, fair value, and unrealized gains and losses on investment securities are as follows:

(Dollars in thousands)											
	A	mortized	Unrealized Gains		Unrealized Unrealized			ealized	Fair		
		Cost			Lo	osses	Value				
December 31, 2009											
Available for sale securities:											
U.S. Treasury and U.S. government agencies	\$	15,291	\$	409	\$	-	\$	15,700			
Mortgage-backed U.S. government agencies		4,522		97		-		4,619			
State and political subdivision obligations		26,044		828		91		26,781			
Equity securities		250		_		5		245			
4. 9	\$	46,107	\$	1,334	\$	96	\$	47,345			
(Dallars in thousands)											
(Dollars in thousands)	Α.	mortized	I I	realized	I I	ealized		Fair			
	A										
December 31, 2008		Cost		Gains	L(osses		Value			
Available for sale securities:											
U.S. Treasury and U.S. government agencies	\$	22,347	\$	739	\$	-	\$	23,086			
Mortgage-backed U.S. government agencies		4,153		26		6		4,173			
State and political subdivision obligations		25,150		567		473		25,244			

Estimated fair values of debt securities are based on quoted market prices, where applicable. If quoted market prices are not available, fair values are based on quoted market prices of comparable instruments, adjusted for differences between the quoted instruments and the instruments being valued.

250

51.900

1.332

Included in equity securities is an investment in Access Capital Strategies, an equity fund that invests in low to moderate income financing projects. This investment was purchased in 2004 to help fulfill the Bank's regulatory requirement of the Community Reinvestment Act and at December 31, 2008, and December 31, 2009, is reported at fair value.

Investment securities having a fair value of \$37,434,000 at December 31, 2009, and \$41,847,000 at December 31, 2008, were pledged to secure public deposits and other borrowings.

The following table presents gross unrealized losses and fair value of investments aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position at December 31, 2009 and 2008.

(Dollars in thousands)	Less Than 12 Months			onths	12 Months or More				Total			
December 31, 2009		Fair 'alue	Unrealized Losses			Fair 'alue		ealized osses		Fair ⁷ alue		ealized osses
Available for sale securities:		J										
U.S. Treasury and U.S. government agencies	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Mortgage-backed U.S. government agencies		-		-		-		-		-		-
State and political subdivision obligations		4,321		91		-		-		4,321		91
Equity securities		-		-		245		5		245		5
Total temporarily impaired		-		-		-		-		-		-
available for sale securities	\$	4,321	\$	91	\$	245	\$	5	\$	4,566	\$	96
(Dollars in thousands) December 31, 2008]	ess Than Fair 'alue	Unre	onths ealized osses]	2 Month Fair 'alue	Unr	fore ealized		To Fair ⁷ alue		ealized
Available for sale securities:					'							<u>.</u>
U.S. Treasury and U.S. government agencies	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Mortgage-backed U.S. government agencies		1,400		6		-		-		1,400		6
State and political subdivision obligations		5,520		293		2,098		180		7,618		473
Equity securities		-		-		236		14		236		14
Total temporarily impaired												
available for sale securities	\$	6,920	\$	299	\$	2,334	\$	194	\$	9,254	\$	493

Management evaluates securities for other-than-temporary impairment at least on a quarterly basis; and more frequently when economic or market concerns warrant such evaluation. Consideration is given to the length of time and the extent to which the fair value has been less than cost, and the financial condition and near term prospects of the issuer. In addition, for debt securities, the Corporation considers (a) whether management has the intent to sell the security, (b) it is more likely than not that management will be required to sell the security prior to its anticipated recovery, and (c) whether management expects to recover the entire amortized cost basis. For equity securities, management considers the intent and ability to hold securities until recovery of unrealized losses.

At December 31, 2009, Mid Penn had 8 debt securities with unrealized losses. These securities have depreciated 2.07% from their amortized cost basis. At December 31, 2008, 21 debt securities with unrealized losses had depreciated 5.05% from the amortized cost basis. These securities are issued by either the U.S. Government or other governmental agencies. These unrealized losses were determined principally by reference to current interest rates for similar types of securities. In analyzing an issuer's financial condition, management considers whether the U.S. Government or its agencies issued the securities, whether downgrades by bond rating agencies have occurred, and the results of reviews of the issuer's financial condition. Based on the above conditions management has determined that no declines are deemed to be other-than-temporary.

The table below is the maturity distribution of investment securities at amortized cost and fair value at December 31, 2009 and 2008:

December 31, 2009			009	December			r 31, 2008			
Ar	nortized		Fair	Aı	nortized		Fair			
	Cost		Value		Cost		Value			
\$	1,022	\$	1,026	\$	11,643	\$	11,671			
	11,878		12,121		9,053		9,378			
	17,662		18,417		18,106		18,929			
	10,773		10,917		8,696		8,352			
	41,335		42,481		47,498		48,330			
	4,522		4,619		4,154		4,173			
	250		245		250		236			
\$	46,107	\$	47,345	\$	51,902	\$	52,739			
		Amortized Cost \$ 1,022 11,878 17,662 10,773 41,335 4,522 250	Amortized Cost \$ 1,022 \$ 11,878 17,662 10,773 41,335 4,522 250	Amortized Cost Fair Value \$ 1,022 \$ 1,026 11,878 12,121 17,662 18,417 10,773 10,917 41,335 42,481 4,522 4,619 250 245	Amortized Cost Fair Value Ar Value \$ 1,022 \$ 1,026 \$ 11,878 \$ 17,662 \$ 18,417 \$ 10,773 \$ 10,917 \$ 41,335 \$ 42,481 \$ 4,522 \$ 4,619 \$ 250 \$ 245	Amortized Fair Amortized Cost Value Cost \$ 1,022 \$ 1,026 \$ 11,643 11,878 12,121 9,053 17,662 18,417 18,106 10,773 10,917 8,696 41,335 42,481 47,498 4,522 4,619 4,154 250 245 250	Amortized Cost Fair Value Amortized Cost \$ 1,022 \$ 1,026 \$ 11,643 \$ 11,878 \$ 17,662 \$ 18,417 \$ 18,106 \$ 10,773 \$ 10,917 \$ 8,696 \$ 41,335 \$ 42,481 \$ 47,498 \$ 4,522 \$ 4,619 \$ 4,154 \$ 250 \$ 245 \$ 250			

(7) Loans

A summary of loans at December 31, 2009 and 2008 is as follows:

(Dollars in thousands)	<u>2009</u>	<u>2008</u>
Commercial real estate, construction and land development	\$ 253,878	\$ 234,762
Commercial, industrial and agricultural	85,795	71,385
Real estate - residential	128,522	118,547
Consumer	 12,190	 9,949
	\$ 480,385	\$ 434,643

Net unamortized loan fees and costs of \$504,000 in 2009 and \$303,000 in 2008 were deducted from loans.

The Bank has granted loans to certain of its executive officers, directors, and their related interests. These loans were made on substantially the same basis, including interest rates and collateral as those prevailing for comparable transactions with other borrowers at the same time. The aggregate amount of these loans was \$6,244,000 and \$1,449,000 at December 31, 2009 and 2008, respectively. During 2009, \$12,713,000 of new loans and advances were extended and repayments totaled \$7,918,000. None of these loans were past due, in non-accrual status, or restructured at December 31, 2009.

(8) Allowance for Loan and Lease Losses

Changes in the allowance for loan and lease losses for the years 2009, 2008 and 2007 are summarized as follows:

(Dollars in thousands)	2009	<u>2008</u>	;	<u>2007</u>
Balance, January 1	\$ 5,505	\$ 4,790	\$	4,187
Provision for loan and lease losses	9,520	1,230		925
Loans and leases charged off	(7,431)	(647)		(460)
Recoveries on loans and leases charged off	 92	 132		138
Balance, December 31	\$ 7,686	\$ 5,505	\$	4,790

The recorded investment in loans and leases that are considered impaired amounted to \$13,726,000 on December 31, 2009, and \$6,858,000 on December 31, 2008. By definition, impairment of a loan or lease is considered when, based on current information and events, it is probable that all amounts due will not be collected according to the contractual terms of the loan or lease agreement. The allowance for loan and lease losses related to loans and leases classified as impaired amounted to \$2,561,000 at December 31, 2009 and \$856,000 at December 31, 2008. At December 31, 2009, impaired loans with a valuation allowance were \$4,597,000 and those without a valuation allowance were \$9,129,000. At December 31, 2008, impaired loans with a valuation allowance were \$4,663,000 and those without a valuation allowance were \$2,195,000. The average balances of total impaired loans and leases amounted to \$13,293,000, \$5,376,000 and \$2,504,000 for the years 2009, 2008 and 2007, respectively. The Bank applies payments on impaired loans on a principal first basis. Interest income is recognized on impaired loans and leases on a cash basis. The cash receipts recognized as interest income were \$982,000, \$51,000, and \$66,000 for the years ended December 31, 2009, 2008, and 2007.

Loans and leases which were past due 90 days or more for which interest continued to be accrued amounted to \$661,000 at December 31, 2009 and \$1,860,000 at December 31, 2008. Total nonaccrual loans and leases amounted to \$14,933,000 at December 31, 2009 and \$4,113,000 at December 31, 2008. \$4,278,000 of the 2009 non-accrual loans are also troubled debt restructured loans. If these nonaccrual loans and leases had been current in accordance with their original terms and had been outstanding throughout the period or since origination, if held for part of the period, Mid Penn would have recorded interest income of \$608,000, \$335,000, and \$390,000 in the years ended December 31, 2009, 2008, and 2007 respectively. Mid Penn has no commitments to lend additional funds to borrowers with impaired or nonaccrual loans.

(9) Bank Premises and Equipment

At December 31, 2009 and 2008, bank premises and equipment are as follows:

(Dollars in thousands)	<u>2009</u>			<u>2008</u>
Land	\$	2,791	\$	2,791
Buildings		9,239		9,060
Furniture, fixtures, and equipment		9,879		8,001
Land and Leasehold improvements		376		326
Construction in progress		692		168
		22,977		20,346
Less accumulated depreciation		(10,073)		(8,969)
	\$	12,904	\$	11,377

Depreciation expense was \$1,115,000 in 2009, \$848,000 in 2008 and \$809,000 in 2007.

(10) Deposits

At December 31, 2009 and 2008, time deposits amounted to \$268,460,000 and \$248,060,000, respectively. Interest expense on such certificates of deposit amounted to \$9,293,000, \$9,903,000 and \$9,006,000 for the years ended December 31, 2009, 2008 and 2007, respectively. These time deposits at December 31, 2009, mature as follows:

(Dollars in thousands)	Time Deposits					
	\$100,0	\$100,000 or more Less than \$				
Maturing in 2010	\$	60,155	\$	110,802		
Maturing in 2011		12,911		26,385		
Maturing in 2012		7,835		32,276		
Maturing in 2013		796		3,243		
Maturing in 2014		3,480		7,984		
Maturing thereafter		660		1,933		
	\$	85,837	\$	182,623		

Brokered deposits included in the deposit totals equaled \$27,889,000 at December 31, 2009 and \$46,108,000 at December 31, 2008. Deposits and other funds from related parties held by Mid Penn at December 31, 2009 and 2008 amounted to \$8,717,000 and \$5,765,000, respectively.

(11) Short-term Borrowings

Short-term borrowings as of December 31, 2009 and 2008 consisted of:

(Dollars in thousands)	<u>2009</u>			<u>2008</u>		
Federal funds purchased	\$	12,886		\$	17,928	
Repurchase agreements		2,839			5,041	
Treasury, tax and loan notes		319			1,008	
	\$	16,044		\$	23,977	

The weighted average interest rate on total short-term borrowings outstanding was 0.57% at December 31, 2009, and 2.09% at December 31, 2008.

Federal funds purchased represent overnight funds. The Bank has a line of credit commitment from the Federal Home Loan Bank ("FHLB") for overnight borrowings up to \$40,000,000 of which \$12,886,000 was outstanding at December 31, 2009. This line is collateralized by certain qualifying loans and investment securities of the Bank. Securities sold under repurchase agreements generally mature between one day and one year. Treasury, tax and loan notes are open-ended interest bearing notes payable to the U.S. Treasury upon call. All tax deposits accepted by the Bank are placed in the Treasury note account. The Bank also has unused lines of credit with a correspondent bank amounting to \$7,500,000 at December 31, 2009.

(12) <u>Long-term Debt</u>

The Bank is a member of the Federal Home Loan Bank of Pittsburgh ("FHLB") and through its membership, the Bank can access a number of credit products, which are utilized to provide liquidity. The maximum borrowing capacity available to the Bank at the FHLB at December 31, 2009 was \$218,483,000. As of December 31, 2009 and 2008, the Bank had long-term debt in the amount of \$38,057,000 and \$55,223,000, respectively, consisting of:

(Dollars in thousands)	At December 31,				
	<u>20</u>	<u> </u>	<u>2008</u>		
Loans maturing in 2009 with rates ranging from 4.22% to 7.24%	\$	-	\$	17,000	
Loans maturing in 2010 with rates ranging from 6.28% to 6.71%		10,000		10,000	
Loans maturing in 2011 at a rate of 5.13%		5,000		5,000	
Loans maturing in 2013 with rates ranging from 3.24% to 4.75%		14,258		14,279	
Loans maturing in 2015 at a rate of 4.18%		5,000		5,000	
Loans maturing in 2026 at a rate of 4.80%		3,715		3,857	
Loans maturing in 2027 at a rate of 6.71%		84		87	
	\$	38,057	\$	55,223	

The aggregate amounts due on long-term debt subsequent to December 31, 2009 are \$10,174,000 (2010), \$5,182,000 (2011), \$191,000 (2012), \$14,365,000 (2013), \$184,000 (2014), and \$7,961,000 thereafter. All of Mid Penn's long-term debt, \$778,000 of the Bank's investments and the Bank's entire mortgage loan portfolio are pledged to secure FHLB borrowings.

(13) Fair Value Measurement

Mid Penn adopted Accounting Standards Codification ("ASC") Topic 820, Fair Value Measurements and Disclosures effective January 1, 2008 for financial assets and financial liabilities and on January 1, 2009, for non-financial assets and non-financial liabilities. This guidance defines fair value, establishes a framework for measuring fair value in accordance with generally accepted accounting principles, and expands disclosures about fair value measurements.

Fair value measurement and disclosure guidance defines fair value as the price that would be received to sell the asset or transfer the liability in an orderly transaction (that is, not a forced liquidation or distressed sale) between market participants at the measurement date under current market conditions. This guidance provides additional information on determining when the volume and level of activity for the asset or liability has significantly decreased. The guidance also includes information on identifying circumstances when a transaction may not be considered orderly.

Fair value measurement and disclosure guidance provides a list of factors that a reporting entity should evaluate to determine whether there has been a significant decrease in the volume and level of activity for the asset or liability in relation to normal market activity for the asset or liability. When the reporting entity concludes there has been a significant decrease in the volume and level of activity for the asset or liability, further analysis of the information from that market is needed and significant adjustments to the related prices may be necessary to estimate fair value in accordance with the fair value measurement and disclosure guidance.

This guidance clarifies that when there has been a significant decrease in the volume and level of activity for the asset or liability, some transactions may not be orderly. In those situations, the entity must evaluate the weight of the evidence to determine whether the transaction is orderly. The guidance provides a list of circumstances that may indicate that a transaction is not orderly. A transaction price that is not associated with an orderly transaction is given little, if any, weight when estimating fair value.

Fair value is 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. Inputs to valuation techniques refer to the assumptions that market participants would use in pricing the asset or liability. Inputs may be observable, meaning those that reflect the assumptions market participants would use in pricing the asset or liability developed based on market data obtained from independent sources, or unobservable, meaning those that reflect the reporting entity's own belief about the assumptions market participants would use in pricing the asset or liability based upon the best information available in the circumstances. Fair value measurement and disclosure guidance establishes a fair value hierarchy for valuation inputs that gives the highest priority to quoted prices in active markets for identical assets or liabilities and the lowest priority to unobservable inputs. The fair value hierarchy is as follows:

Level 1 Inputs - Unadjusted quoted prices in active markets that are accessible at the measurement date for identical, unrestricted assets or liabilities;

Level 2 Inputs - Quoted prices in markets that are not active, or inputs that are observable either directly or indirectly, for substantially the full term of the asset or liability;

Level 3 Inputs - Prices or valuation techniques that require inputs that are both significant to the fair value measurement and unobservable (i.e., supported by little or no market activity).

A description of the valuation methodologies used for instruments measured at fair value, as well as the general classification of such instruments pursuant to the valuation hierarchy, is set forth below. These valuation methodologies were applied to all of Mid Penn's financial assets and financial liabilities carried at fair value effective January 1, 2008.

The following table illustrates the financial instruments measured at fair value on a recurring basis segregated by hierarchy fair value levels:

(Dollars in thousands)		Fair value measurements at December 31, 2009 using:					
Assets:	rrying value at ber 31, 2009	Quoted prices in active markets (Level 1) Significant other observable inputs (Level 2)			unob ir	nificant servable aputs evel 3)	
Securities available for sale	\$ 47,345	\$	245	\$	47,100	\$	-
(Dollars in thousands)		Fa	ir value mea	surement	s at December	31, 2008	using:
				۵		\mathcal{E}	nificant
Aggetor	rrying value at	active	markets	obser	ficant other vable inputs	ir	servable iputs
Assets: Securities available for sale	 ber 31, 2008	\$	236		Level 2)	\$	evel 3)
Securities available for sale	\$ 52,739	Ф	230	\$	52,503	Ф	-

Certain financial assets and financial liabilities are measured at fair value on a nonrecurring basis; that is, the instruments are not measured at fair value on an ongoing basis, but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment).

The following table illustrates the financial instruments measured at fair value on a nonrecurring basis segregated by hierarchy fair value levels:

(Dollars in thousands)			Fair value measurements at December 31, 2009 using:					
Assets:	-	ying value at er 31, 2009	Quoted prices in active markets (Level 1)	Significant other observable inputs (Level 2)	unob ir	nificant servable nputs evel 3)		
Impaired Loans	\$	2,036			\$	2,036		
Foreclosed Assets		663				663		
(Dollars in thousands)			Fair value mea	surements at December	31, 2008 u	ısing:		
	Total carry	ying value at	Quoted prices in active markets	Significant other observable inputs	unob	nificant servable nputs		
Assets:	Decembe	er 31, 2008	(Level 1)	(Level 2)	(Le	evel 3)		
Impaired Loans	\$	3,807			\$	3,807		
Foreclosed Assets		1,516				1,516		

Certain non-financial assets and non-financial liabilities measured at fair value on a recurring basis include reporting units measured at fair value in the first step of a goodwill impairment test. Certain non-financial assets and non-financial liabilities measured at fair value on a non-recurring basis include non-financial assets and non-financial liabilities measured at fair value in the second step of a goodwill impairment test, as well as intangible assets and other non-financial long-lived assets measured at fair value for impairment

MID PENN BANCORP, INC.

assessment. As stated above, this guidance was applicable to these fair value measurements beginning January 1, 2009 and were not significant at December 31, 2009.

The following methodologies and assumptions were used to estimate the fair value of Mid Penn's financial instruments:

Cash and Cash Equivalents:

The carrying value of cash and cash equivalents is considered to be a reasonable estimate of fair value.

Interest-bearing Balances with other Financial Institutions:

The estimate of fair value was determined by comparing the present value of quoted interest rates on like deposits with the weighted average yield and weighted average maturity of the balances.

Securities Available for Sale:

The fair value of securities classified as available for sale is determined by obtaining quoted market prices on nationally recognized securities exchanges (Level 1), or matrix pricing (level 2), which is a mathematical technique used widely in the industry to value debt securities without relying exclusively on quoted market prices for the specific securities but rather relying on the securities' relationship to other benchmark quoted prices.

Impaired Loans:

Certain loans are evaluated for impairment using the practical expedients including impaired loans measured at an observable market price (if available), or at the fair value of the loan's collateral (if the loan is collateral dependent). The value of the collateral is determined through appraisals performed by independent licensed appraisers. When the value of the collateral, less estimated costs to sell, is less than the principal balance of the loan, a specific allowance is established. Mid Penn considers the appraisals used in its impairment analysis to be Level 3 inputs. Impaired loans are reviewed and evaluated as needed for additional impairment, and allowances are adjusted accordingly.

Loans:

For variable-rate loans that reprice frequently and which entail no significant changes in credit risk, carrying values approximated fair value. The fair value of other loans are estimated by calculating the present value of the cash flow difference between the current rate and the market rate, for the average maturity, discounted quarterly at the market rate.

Foreclosed Assets:

Assets included in foreclosed assets held for sale are carried at fair value and accordingly is presented as measured on a non-recurring basis. Values are estimated using Level 3 inputs, based on appraisals that consider the sales prices of property in the proximate vicinity.

Accrued Interest Receivable and Payable:

The carrying amount of accrued interest receivable and payable approximates their fair values.

Restricted Investment in Bank Stocks:

The carrying amount of required and restricted investment in correspondent bank stock approximates fair value, and considers the limited marketability of such securities.

Deposits:

The fair value for demand deposits (e.g., interest and noninterest checking, savings, and money market deposit accounts) is by definition, equal to the amount payable on demand at the reporting date (i.e. their carrying amounts). Fair value for fixed-rate certificates of deposit was estimated using a discounted cash flow calculation by combining all fixed-rate certificates into a pool with a weighted average yield and a weighted average maturity for the pool and comparing the pool with interest rates currently being offered on a similar maturity.

Short-term Borrowings:

Because of time to maturity, the estimated fair value of short-term borrowings approximates the book value.

Long-term Debt:

The estimated fair values of long-term debt were determined using discounted cash flow analysis, based on currently available borrowing rates for similar types of borrowing arrangements.

Commitments to Extend Credit and Letters of Credit:

The fair value of commitments to extend credit is estimated using the fees currently charged to enter into similar agreements, taking into account market interest rates, the remaining terms and present credit worthiness of the counterparties. The fair value of guarantees and letters of credit is based on fees currently charged for similar agreements.

The following table summarizes the carrying value and fair value of financial instruments at December 31, 2009 and 2008.

Dollars in thousands) Decer		December	ember 31, 2009			December 31, 2008		
		Book		Fair		Book		Fair
		<u>Value</u>		<u>Value</u>		<u>Value</u>		<u>Value</u>
Financial assets:								
Cash and cash equivalents	\$	8,960	\$	8,960	\$	8,448	\$	8,448
Interest-bearing balances with other								
financial institutions		38,604		38,604		50,076		50,076
Investment securities		47,345		47,345		52,739		52,739
Net loans and leases		472,699		487,476		429,138		456,323
Restricted investment in bank stocks		4,029		4,029		3,618		3,618
Accrued interest receivable		2,781		2,781		2,747		2,747
Financial liabilities:								
Deposits	\$	500,015	\$	506,616	\$	436,824	\$	447,482
Short-term borrowing		16,044		16,044		23,977		23,977
Long-term debt		38,057		39,578		55,223		58,721
Accrued interest		1,750		1,750		2,411		2,411
Off-balance sheet financial instruments:								
Commitments to extend credit	\$	-	\$	-	\$	-	\$	-
Financial standby letters of credit		-		-		-		-

(14) Postretirement Benefit Plans

Mid Penn has an unfunded noncontributory defined benefit plan for directors. The plan provides defined benefits based on years of service.

Mid Penn also has other postretirement benefit plans covering full-time employees. These health care and life insurance plans are noncontributory.

The significant aspects of each plan are as follows:

(a) <u>Health Insurance</u>

For full-time employees who retire after at least 20 years of service, Mid Penn will pay premiums for major medical insurance (as provided to active employees) for a period ending on the earlier of the date the participant obtains other employment where major medical coverage is available or the date of the participant's death; however, in all cases payment of medical premiums by Mid Penn will not exceed five years. If the retiree becomes eligible for Medicare within the five-year period beginning on his/her retirement date, the Bank may pay, at its discretion, premiums for 65 Special coverage or a similar supplemental coverage. After the five-year period has expired, all Mid Penn paid benefits cease; however, the retiree may continue coverage through the Bank at his/her own expense. This plan was amended in 2008 to encompass only those employees that had achieved ten years of full-time continuous service to Mid Penn as of January 1, 2008. Employees hired after that date and those that had not achieved the service requirements are not eligible for the plan.

(b) <u>Life Insurance</u>

For full-time employees who retire after at least 20 years of service, Mid Penn will provide term life insurance. The amount of coverage prior to age 65 will be three times the participant's annual salary at retirement or \$50,000, whichever is less. After age 65, the life insurance coverage amount will decrease by 10% per year, subject to a minimum amount of \$2,000.

(c) <u>Directors' Retirement Plan</u>

Mid Penn has an unfunded defined benefit retirement plan for directors with benefits based on years of service. The adoption of this plan generated unrecognized prior service cost of \$274,000, which is being amortized over the expected future years of service of active directors. The unamortized balance at December 31, 2009, was \$197,000.

Health and Life

The following tables provide a reconciliation of the changes in the plan's health and life insurance benefit obligations and fair value of plan assets for the years ended December 31, 2009 and 2008, and a statement of the funded status at December 31, 2009 and 2008:

(Dollars in thousands)		Decemb				
	<u>2009</u>			2008		
Change in benefit obligations:						
Benefit obligations, January 1	\$	607	\$	625		
Service cost		16		26		
Interest cost		32		34		
Actuarial loss (gain)		(35)		9		
Plan amendment		-		(77)		
Change in assumptions		34		12		
Benefit payments		(21)		(22)		
Benefit obligations, December 31	\$	633	\$	607		
Change in fair value of plan assets:						
Fair value of plan assets, January 1	\$	-	\$	-		
Employer contributions		21		22		
Benefit payments		(21)		(22)		
Fair value of plan assets, December 31	\$	-	\$	-		
Funded status at year end	\$	(633)	\$	(607)		

The amount recognized in the consolidated balance sheet at December 31, 2009 and 2008, is as follows:

(Dollars in thousands)	2	2009	2	<u>2008</u>		
Accrued benefit liability	\$	633	\$	607		

The amounts recognized in accumulated other comprehensive income consist of:

(Dollars in thousands)		ber 31,		
	<u>2</u>	2009	<u>2</u>	8008
Net gain, net of tax effects	\$	(126)	\$	(89)
Prior service cost, net of tax effects		(5)		(4)

The accumulated benefit obligation for health and life insurance plans was \$633,000 and \$607,000 at December 31, 2009 and 2008, respectively.

The estimated net actuarial gain that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost during 2010 are \$5,718 and (\$1,053).

The components of net periodic postretirement benefit cost for 2009, 2008 and 2007 are as follows:

(Dollars in thousands)	<u>20</u>	<u>)09</u>	20	<u>800</u>	2	<u>007</u>
Service cost	\$	16	\$	26	\$	41
Interest cost		32		34		31
Amortization of transition obligation		-		4		15
Amortization of prior service cost		(1)		(1)		-
Amortization of net gain		(10)		(7)		(7)
Net periodic postretirement benefit cost	\$	37	\$	56	\$	80

Assumptions used in the measurement of Mid Penn's benefit obligations at December 31, 2009 and 2008 are as follows:

	<u>2009</u>	<u>2008</u>
Weighted-average assumptions:		
Discount rate	5.75%	5.75%
Rate of compensation increase	4.75%	4.75%

Assumptions used in the measurement of Mid Penn's net periodic benefit cost for the years ended December 31, 2009, 2008 and 2007 are as follows:

	<u>2009</u>	<u>2008</u>	<u>2007</u>
Weighted-average assumptions:			
Discount rate	5.75%	5.75%	6.00%
Rate of compensation increase	4.75%	4.75%	5.00%

Assumed health care cost trend rates at December 31, 2009, 2008 and 2007 are as follows:

	<u>2009</u>	<u>2008</u>	<u>2007</u>
Health care cost trend rate assumed for next year	8.00%	8.50%	9.00%
Rate to which the cost trend rate is assumed to decline (the			
ultimate trend rate)	5.50%	5.50%	5.00%
Year that the rate reaches the ultimate trend rate	2014	2014	2011

Assumed health care cost trend rates have a significant effect on the amounts reported for the health care plans. A one-percentage-point change in assumed health care cost trend rates would have the following effects:

(Dollars in thousands)		One-Perce	ntage Poi	nt
	Inci	<u>rease</u>	Dec	erease
Effect on total of service and interest cost	\$	5	\$	5
Effect on accumulated postretirement benefit obligation		57		51

Mid Penn expects to contribute \$23,000 to its life and health benefit plans in 2010. The following table shows the estimated benefit payments for future periods:

(Dollars in thousands)	
1/1/2010 to 12/31/2010	\$ 23
1/1/2011 to 12/31/2011	29
1/1/2012 to 12/31/2012	31
1/1/2013 to 12/31/2013	30
1/1/2014 to 12/31/2014	40
1/1/2015 to 12/31/2019	342

Benefit obligations were measured as of December 31, 2009, for the postretirement benefit plan.

MID PENN BANCORP, INC.

Retirement Plan

The following tables provide a reconciliation of the changes in the directors' defined benefit plan's benefit obligations and fair value of plan assets for the years ended December 31, 2009 and 2008 and a statement of the status at December 31, 2009 and 2008. This plan is unfunded.

(Dollars in thousands)	December 31,			
	<u>2009</u>		<u>2009</u> <u>2008</u>	
Change in benefit obligations:				
Benefit obligations, January 1	\$	1,056	\$	1,098
Service cost		20		24
Interest cost		56		60
Actuarial gain		(33)		(15)
Plan amendment		-		(60)
Change in assumptions		-		1
Benefit payments		(124)		(52)
Benefit obligations, December 31	\$	975	\$	1,056
Change in fair value of plan assets:				
Fair value of plan assets, January 1	\$	-	\$	-
Employer contributions		124		52
Benefit payments		(124)		(52)
Fair value of plan assets, December 31	\$	-	\$	-
Funded status at year end	\$	(975)	\$	(1,056)

Amounts recognized in the consolidated balance sheet at December 31, 2009 and 2008 are as follows:

(Dollars in thousands)	<u>2009</u>		<u>2008</u>	
Accrued benefit liability	\$ 975	\$	1.056	

Amounts recognized in accumulated other comprehensive income consist of:

(Dollars in thousands)	December 31,				
	<u>20</u>	009	2	2008	
Net prior service cost, net of tax effect	\$	194	\$	142	
Net loss (gain), net of tax effect		(31)		2	

The accumulated benefit obligation for the retirement plan was \$975,000 at December 31, 2009 and \$1,056,000 at December 31, 2008.

The estimated net actuarial gain and prior service costs that will be amortized from accumulated other comprehensive income (loss) into net periodic benefit cost during 2010 are \$0 and \$21,525.

The components of net periodic retirement cost for 2009, 2008 and 2007 are as follows:

(Dollars in thousands)	<u>20</u>	<u>)09</u>	<u>2</u>	800	2	007
Service cost	\$	20	\$	24	\$	26
Interest cost		56		60		59
Amortization of prior-service cost		22		21		27
Net periodic retirement cost	\$	98	\$	105	\$	112

Assumptions used in the measurement of Mid Penn's benefit obligations at December 31, 2009 and 2008 are as follows:

	<u>2009</u>	<u>2008</u>
Weighted-average assumptions:		
Discount rate	5.75%	6.00%
Change in consumer price index	3.25%	3.50%

Assumptions used in the measurement of Mid Penn's net periodic benefit cost for the years ended December 31, 2009, 2008 and 2007 are as follows:

	<u>2009</u>	<u>2008</u>	<u>2007</u>
Weighted-average assumptions:			
Discount rate	5.75%	6.00%	5.75%
Change in consumer price index	3.25%	3.50%	3.25%

Mid Penn expects to contribute \$71,000 to its retirement plan in 2010. The following table shows the estimated benefit payments for future periods:

(Dollars in thousands)	
1/1/2010 to 12/31/2010	\$ 71
1/1/2011 to 12/31/2011	73
1/1/2012 to 12/31/2012	85
1/1/2013 to 12/31/2013	86
1/1/2014 to 12/31/2014	88
1/1/2015 to 12/31/2019	446

Plan benefit obligations were measured as of December 31, 2009 for the directors' defined benefit plan.

The Bank is the owner and beneficiary of insurance policies on the lives of certain officers and directors, which informally fund the retirement plan obligation. The aggregate cash surrender value of these policies was \$3,178,000 and \$3,204,000 at December 31, 2009 and 2008, respectively.

(15) Other Benefit Plans

(a) <u>Defined-Contribution Plan</u>

The Bank has a funded contributory defined-contribution plan covering substantially all employees. The Bank's contribution to the plan was \$0 for 2009, \$186,000 for 2008 and \$238,000 for 2007.

(b) <u>Deferred Compensation Plans</u>

The Bank has an executive deferred compensation plan, which allows an executive officer to defer bonus compensation for a specified period in order to provide future retirement income. At December 31, 2009 and 2008, the Bank had accrued a liability of approximately \$166,000 and \$164,000, respectively, for this plan.

The Bank also has a directors' deferred compensation plan, which allows directors to defer receipt of fees for a specified period in order to provide future retirement income. At December 31, 2009 and 2008, the Bank had accrued a liability of approximately \$377,000 and \$365,000, respectively, for this plan.

(c) Salary Continuation Agreement

The Bank maintains a Salary Continuation Agreement ("Agreement") for a former executive officer. The Agreement provides the former executive officer with a fixed annual benefit. The benefit is payable beginning at age 65 for a period of 15 years. At December 31, 2009 and 2008, the Bank has accrued a liability of approximately \$156,000 and \$145,000, respectively, for the Agreement. The expense (income) related to the Agreement was \$11,000 for 2009, (\$116,000) for 2008 and \$29,000 for 2007. The income figure reflected for 2008 was the result of the resignation of the former executive officer and the resulting change in the vesting period related to the agreement.

The Bank is the owner and beneficiary of an insurance policy on the life of the participating former executive officer, which informally funds the benefit obligation. The aggregate cash surrender value of this policy was approximately \$1,036,000 and \$1,000,000 at December 31, 2009 and 2008, respectively.

(d) Employee Stock Ownership Plan

Mid Penn has an Employee Stock Ownership Plan ("ESOP") covering substantially all employees. Contributions to the ESOP are made at the discretion of the Board of Directors. Total expense related to Mid Penn's contribution to the ESOP for 2009, 2008 and 2007 was \$0, \$91,000 and \$76,000, respectively. The ESOP held 46,271 and 47,995 common shares of Mid Penn stock as of December 31, 2009, and December 31, 2008, respectively, all of which were allocated to plan participants. The ESOP shares are valued using Level 1 inputs as there is an active market for identical assets at the measurement date. At December 31, 2009, the fair value of Mid Penn stock on the NASDAQ Stock Market was \$10.29 per common share, resulting in a total fair value of the ESOP of \$476,129. Shares held by the ESOP are considered outstanding for purposes of calculating earnings per share. Dividends paid on shares held by the ESOP are charged to retained earnings.

(e) Split Dollar Life Insurance Arrangements

At December 31, 2009 and 2008, the Bank had Split Dollar Life Insurance arrangements with two former executives for which the aggregate collateral assignment and cash surrender values are approximately \$1,588,000 and \$1,552,000, respectively.

(f) 401(k) Plan

The Bank has a 401(k) plan that covers substantially all full-time employees. The plan allows employees to contribute a portion of their salaries and wages to the plan. The plan provides for the Bank to match a portion of employee-elected salary deferrals, subject to certain percentage maximums of their salaries and wages. The Bank's contribution to the plan was \$96,000, \$87,000, and \$80,000 for the years ending December 31, 2009, 2008, and 2007 respectively.

(16) <u>Federal Income Taxes</u>

The following temporary differences gave rise to the net deferred tax asset at December 31, 2009 and 2008:

(Dollars in thousands)	<u>2009</u>	<u>2008</u>		
Deferred tax assets:				
Allowance for loan and lease losses	\$ 2,500	\$	1,758	
Loan fees	48		-	
Benefit plans	864		996	
Nonaccrual interest	207		114	
Legal fees	12		-	
Disallowed charitable contributions	26		-	
Core deposit intangible	-		4	
Severance	 68		150	
	3,725		3,022	
Deferred tax liabilities:				
Depreciation	(651)		(263)	
Loan fees	-		(82)	
Core deposit intangible	(7)		-	
Bond accretion	(96)		(69)	
Prepaid expenses	(160)		(73)	
Goodwill and intangibles	(133)		(100)	
Unrealized gain on securities	 (421)		(285)	
	 (1,468)		(872)	
Deferred tax asset, net	\$ 2,257	\$	2,150	

The (benefit from) provision for income taxes consists of the following:

(Dollars in thousands)	<u>2009</u>		<u>2008</u>	<u>2007</u>		
Current	\$	(1,965)	\$ 1,264	\$	1,821	
Deferred		(243)	 (160)		(427)	
Total (benefit from) provision for income taxes	\$	(2,208)	\$ 1,104	\$	1,394	

A reconciliation of income tax at the statutory rate to Mid Penn's effective rate is as follows:

(Dollars in thousands)	<u>2009</u>		2008	<u>2007</u>		
(Benefit) provision at the expected statutory rate	\$	(1,531)	\$ 1,596	\$	2,001	
Effect of tax-exempt income		(609)	(571)		(601)	
Effect of investment in life insurance		(149)	(91)		(92)	
Nondeductible interest		62	68		81	
Other items		19	 102		5	
(Benefit from) provision for income taxes	\$	(2,208)	\$ 1,104	\$	1,394	

Mid Penn has no unrecognized tax benefits that, if recognized, would favorably affect the effective income tax rate in future periods. Mid Penn does not expect the total amount of unrecognized tax benefits to significantly increase or decrease in the next twelve months.

No amounts for interest and penalties were recorded in income tax (benefit) expense in the consolidated statement of operations for the years ended December 31, 2009 or 2008. There were no amounts accrued for interest and penalties at December 31, 2009 or 2008.

Mid Penn and its subsidiaries are subject to U.S. federal income tax and income tax for the state of Pennsylvania. Mid Penn is no longer subject to examination by taxing authorities for years before 2006. Tax years 2006 through the present remain open to examination.

(17) <u>Core Deposit Intangible</u>

A summary of core deposit intangible is as follows at December 31, 2009.

(Dollars in thousands)	2004		2006				
	Acquisition		<u>Acquisit</u>		<u>Acq</u>	<u>uisition</u>	<u>Total</u>
Gross carrying amount	\$	291	\$	232	\$ 523		
Less accumulated amortization		(202)		(89)	 (291)		
Net carrying amount	\$	89	\$	143	\$ 232		

The core deposit intangibles for the acquisitions are being amortized over the weighted average useful life of 8 years, with no estimated residual value.

Amortization expense amounted to \$65,000 in 2009, \$66,000 in 2008, and \$66,000 in 2007.

The estimated amortization expenses of intangible assets for each of the five succeeding fiscal years are as follows:

(Dollars in thousands)	
2010	\$ 65
2011	65
2012	45
2013	29
2014	 28
	\$ 232

(18) Regulatory Matters

Mid Penn Bancorp, Inc., Inc. is a financial holding company and, as such, chooses to maintain a well-capitalized status in its bank subsidiary. Quantitative measures established by regulation to ensure capital adequacy require Mid Penn to maintain minimum amounts and ratios (set forth below) of Tier 1 capital to average assets and of total capital (as defined in the regulations) to risk-weighted assets. As of December 31, 2009 and December 31, 2008, Mid Penn met all capital adequacy requirements to which the Bank is subject, and the Bank is considered "well-capitalized". However, future changes in regulations could increase capital requirements and may have an adverse effect on capital resources.

The FDIC Board has adopted a restoration plan that raised assessment rates for deposit insurance premiums for 2009, and enacted a special emergency assessment that has significantly affected operating results for the Corporation. The assessment was .05% of total Bank Assets, less Tier 1 Capital as of June 30, 2009, and was paid on September 30, 2009. The special assessment for Mid Penn's banking subsidiary was \$265,000.

The FDIC has also adopted a prepayment of projected deposit insurance premiums for a three-year period that would be paid on December 30, 2009. The prepayment was approximately \$2,719,000 for the Corporation. The prepayment will be carried as a prepaid expense in other assets on the balance sheet and amortized into expense in the operating period to which it applies.

Certain restrictions exist regarding the ability of the Bank to transfer funds to the Corporation in the form of cash dividends, loans or advances. At December 31, 2009, \$0 of undistributed earnings of the Bank included in the consolidated shareholders' equity, was available for distribution to the Corporation as dividends without prior regulatory approval, subject to regulatory capital requirements below.

Mid Penn maintained the following regulatory capital levels, leverage ratios, and risk-based capital ratios as of December 31, 2009, and December 31, 2008, as follows:

(Dollars in thousands)				<u>Capi</u>	tal Adequac	Y			
				_			To Be Well-Capitalized		
							Under Prompt		
]	Minimum Ca	apital	Corrective		
		Actual:			Required	<u>l:</u>	Action Provisions:		
	<u>A</u>	<u>Amount</u>	Ratio	<u> </u>	<u>Amount</u>	Ratio	:	Amount	Ratio
<u>Corporation</u>									
As of December 31, 2009:									
Tier 1 Capital (to Average Assets)	\$	44,665	7.4%	\$	24,033	4.0%		N/A	N/A
Tier 1 Capital (to Risk Weighted Assets)		44,665	9.2%		19,329	4.0%		N/A	N/A
Total Capital (to Risk Weighted Assets)		50,727	10.5%		38,658	8.0%		N/A	N/A
Bank									
As of December 31, 2009:									
Tier 1 Capital (to Average Assets)	\$	44,434	7.4%	\$	23,913	4.0%	\$	29,892	5.0%
Tier 1 Capital (to Risk Weighted Assets)		44,434	9.2%		19,329	4.0%		28,993	6.0%
Total Capital (to Risk Weighted Assets)		50,496	10.4%		38,658	8.0%		48,322	10.0%
Corporation									
As of December 31, 2008:									
Tier 1 Capital (to Average Assets)	\$	48,998	8.7%	\$	23,641	4.0%		N/A	N/A
Tier 1 Capital (to Risk Weighted Assets)		48,998	11.3%		17,284	4.0%		N/A	N/A
Total Capital (to Risk Weighted Assets)		54,399	12.6%		34,568	8.0%		N/A	N/A
Bank									
As of December 31, 2008:									
Tier 1 Capital (to Average Assets)	\$	39,975	7.2%	\$	22,146	4.0%	\$	27,683	5.0%
Tier 1 Capital (to Risk Weighted Assets)		39,975	9.3%		17,278	4.0%		25,917	6.0%
Total Capital (to Risk Weighted Assets)		45,376	10.5%		34,556	8.0%		43,195	10.0%
= · · · · · · · · · · · · · · · · · · ·					•				

(19) Concentration of Risk and Off-Balance Sheet Risk

The Bank is a party to financial instruments with off-balance sheet risk in the normal course of business to meet the financing needs of its customers. These financial instruments include commitments to extend credit and financial standby letters of credit. Those instruments involve, to varying degrees, elements of credit and interest rate risk in excess of the amount recognized in the consolidated balance sheets.

The Bank evaluates each customer's creditworthiness on a case-by-case basis. The amount of collateral obtained, if deemed necessary by the Bank upon extension of credit, is based on management's credit evaluation of the borrower. Collateral held varies but may include accounts receivable, inventory, property, plant, and equipment, and income-producing commercial properties. The Bank's exposure to credit loss in the event of nonperformance by the other party to the financial instrument for commitments to extend credit and financial standby letters of credit written is represented by the contractual amount of those instruments. The Bank uses the same credit policies in making commitments and conditional obligations as it does for direct, funded loans.

Commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements.

Financial standby letters of credit are conditional commitments issued by the Bank to guarantee the performance of a customer to a third party. The credit risk involved in issuing letters of credit is essentially the same as that involved in extending loan facilities to customers. The term of these financial standby letters of credit is generally one year or less.

As of December 31, 2009, commitments to extend credit amounted to \$116,486,000 and financial standby letters of credit amounted to \$10,697,000.

Significant concentration of credit risk may occur when obligations of parties engaged in similar activities occur and accumulate in significant amounts.

In analyzing the Bank's exposure to significant concentration of credit risk, management set a parameter of 10% or more of the Bank's total net loans outstanding as the threshold in determining whether the obligations of the same or affiliated parties would be classified as significant concentration of credit risk. Concentrations by industry, product line, type of collateral, etc., are also considered. U.S. Treasury securities, obligations of U.S. government agencies and corporations, and any assets collateralized by the same were excluded.

As of December 31, 2009, commercial real estate financing was the only similar activity that met the requirements to be classified as a significant concentration of credit risk. However, there is a geographical concentration in that most of the Bank's business activity is with customers located in Central Pennsylvania, specifically within the Bank's trading area made up of Dauphin County, lower Northumberland County, western Schuylkill County and eastern Cumberland County.

The Bank's highest concentrations of credit within the loan portfolio are in the areas of Commercial Real Estate financing (25.4%), Hotel/Motel financing (7.0%), Commercial Construction and Land Development (5.6%), and Restaurant financings (2.5%) as of December 31, 2009.

(20) Commitments and Contingencies

Operating Leases:

In April 2005, Mid Penn entered into a non-cancelable operating lease agreement to lease approximately 2,500 square feet of office space in the downtown Harrisburg area, with the initial term extending through April 2010. Mid Penn has the option to renew this lease for two additional five-year periods and has exercised the first of these options, extending the term of the lease through April of 2015. Mid Penn also has entered into a non-cancelable lease on a drive-up ATM site in Halifax, PA. This lease runs through October of 2012.

Minimum future rental payments under these operating leases as of December 31, 2009 are as follows:

(Dollars in thousands)

2010	\$ 79
2011	81
2012	82
2013	78
2014	80
Thereafter	 27
	\$ 427

Mid Penn paid rent payments in 2009, 2008, and 2007 of \$97,000, \$92,000, and \$98,000 respectively.

Litigation:

Mid Penn is subject to lawsuits and claims arising out of its business. In the opinion of management, after consultation with legal counsel, the ultimate disposition of these matters is not expected to have a material adverse effect on the consolidated financial condition of Mid Penn.

(21) <u>Common Stock</u>

Mid Penn has reserved 50,000 of authorized, but unissued shares of its common stock for issuance under a Stock Bonus Plan (the "Plan"). Shares issued under the Plan are at the discretion of the board of directors.

Under Mid Penn's amended and restated dividend reinvestment plan, (DRIP), 200,000 of Mid Penn's authorized but unissued common stock are reserved for issuance. The DRIP also allows for voluntary cash payments within specified limits, for the purchase of additional shares.

In September of 2005, Mid Penn's Board of Directors approved a Stock Repurchase Program under which the Corporation could buy back up to 250,000 shares of Mid Penn Bancorp, Inc., Inc. Common Stock. Through December 31, 2008, 53,560 shares had been

MID PENN BANCORP, INC.

repurchased at an average price of \$24.75 per share. Mid Penn retired all treasury stock in December of 2008 and the Stock Repurchase Program was terminated on December 10, 2008.

(22) Preferred Stock

On December 19, 2008, Mid Penn entered into and closed a Letter Agreement with the United States Department of the Treasury (the "Treasury") pursuant to which the Treasury invested \$10,000,000 in the Corporation under the Treasury's Capital Purchase Program (the "CPP").

Under the CPP, the Treasury received (1) 10,000 shares of Series A Fixed Rate Cumulative Perpetual Preferred Stock, \$1,000 liquidation preference, and (2) Warrants to purchase up to 73,099 shares of the Corporation's common stock at an exercise price of \$20.52 per share. The \$10,000,000 in new capital is treated as Tier 1 Capital.

The Series A Preferred Stock pays cumulative dividends at a rate of 5% per annum for the first five years and 9% per annum thereafter. Pursuant to the American Recovery and Reinvestment Act of 2009, the Secretary of the Treasury shall permit, subject to consultation with the appropriate Federal banking agency, the Corporation to redeem the Series A Preferred Stock. The Corporation may do so without regard to the source of the funds to be used to redeem the Series A Preferred Stock or any minimum waiting period. If the Corporation elects to redeem the Series A Preferred Stock prior to February 15, 2012, and receives approval from the Treasury and the Board of Governors of the Federal Reserve System, it must redeem at least \$2,500,000 of the Series A Preferred Stock. Upon redemption of the Series A Preferred Stock, the Secretary of the Treasury shall liquidate the warrants associated with the Corporation's participation in the CPP at the current market price. Upon the appropriate approval, the Corporation may redeem the Series A Preferred Stock at the original purchase price plus accrued but unpaid dividends, if any. The related Warrants expire in ten years and are immediately exercisable upon their issuance.

To participate in the program, the Corporation is required to meet certain standards, including; (1) ensuring that incentive compensation for senior executives does not encourage unnecessary and excessive risk that threaten the value of the Corporation; (2) requiring a clawback of any bonus or incentive compensation paid to a senior executive based on statements of earnings, gains or other criteria that are later proven to be materially inaccurate; (3) prohibiting the Corporation from making any golden parachute payment to a senior executive based on applicable Internal Revenue Code provisions; and (4) agreeing not to deduct for tax purposes executive compensation in excess of \$500,000 for each senior executive.

Based on the Program term sheet provided by the Treasury, the following are the effects on holders of common stock from the issuance of Senior Preferred stock to the Treasury under the Program:

Restrictions on Dividends

For as long as any Senior Preferred shares are outstanding, no dividends could be declared or paid on common shares, nor could the Corporation repurchase or redeem any common shares, unless all accrued and unpaid dividends for all past dividend periods on the Senior Preferred shares had been fully paid. In addition, the consent of the Treasury would be required for any increase in the per share dividends on common shares until the third anniversary of the date of the Senior Preferred investment unless prior to such third anniversary, the Senior Preferred shares were redeemed in whole or the Treasury had transferred all of the Senior Preferred shares to third parties.

Repurchases

The Treasury's consent would be required for any share repurchases (other than (1) repurchases of the Senior Preferred shares and (2) repurchases of common shares in connection with any benefit plan in the ordinary course of business consistent with past practice) until the third anniversary of the date of this investment unless prior to such third anniversary the Senior Preferred shares had been redeemed in whole or the Treasury had transferred all of the Senior Preferred shares to third parties. In addition, there could be no share repurchases of common shares if prohibited as described under "Restrictions on Dividends" above.

Voting Rights

The Senior Preferred shares would be non-voting, other than class voting rights on (1) any authorization or issuance of shares ranking senior to the Senior Preferred shares, (2) any amendment to the rights of senior Preferred, or (3) any merger, exchange or similar transaction which would adversely affect the rights of the Senior Preferred. If dividends on the Senior Preferred shares were not paid in full for six dividend periods, whether or not consecutive, the Senior Preferred shareholder(s) would have the right to elect two directors. The right to elect directors would end when full dividends had been paid for four consecutive dividend periods.

(23) Parent Company Statements

CONDENSED BALANCE SHEETS (Dollars in thousands)		Decem	her 31			
(Donars in mousaires)		<u>2009</u>		2008		
ASSETS						
Cash and cash equivalents	\$	173	\$	57		
U.S. Treasury investments		-		9,000		
Investment in subsidiaries		46,475		41,779		
Other assets	•	56	•	<u>70</u>		
Total assets	\$	46,704	\$	50,906		
LIABILITIES AND SHAREHOLDERS' EQUITY						
Other liabilities	\$	-	\$	16		
Shareholders' equity		46,704	•	50,890		
Total liabilities and shareholders' equity	\$	46,704	\$	50,906		
CONDENSED STATEMENTS OF OPERATIONS		Γ	F	1. 1 D	21	
(Dollars in thousands)		2009		ded Decemb 2008	er 31,	<u>2007</u>
Dividends from subsidiaries	\$	2,498	\$	3,077	\$	3,224
Undistributed (loss) earnings of subsidiaries	Ψ	(4,673)	Ψ	628	Ψ	1,517
Other expenses		(182)		(201)		(107)
Income tax benefit		62		84		37
Net (loss) income	\$	(2,295)	\$	3,588	\$	4,671
CONDENSED STATEMENTS OF CASH FLOWS						
(Dollars in thousands)				ded Decemb	er 31,	
		<u>2009</u>		<u>2008</u>		<u>2007</u>
CASH FLOWS FROM OPERATING ACTIVITIES		(2.20.5)	•	2.500		
Net (loss) income	\$	(2,295)	\$	3,588	\$	4,671
Loss (income) from subsidiaries Decrease in other liabilities		4,673		(628)		(1,517)
Net cash provided by operating activities		2,378		(16) 2,944		3,154
		2,376		2,944		3,134
CASH FLOWS FROM INVESTING ACTIVITIES						
Proceeds from the maturity of investment securities		9,000		-		-
Purchase of investment securities		-		(9,000)		
Net cash provided by (used in) investing activities		9,000		(9,000)		
CASH FLOWS FROM FINANCING ACTIVITIES						
Issued senior preferred stock		-		10,000		-
Investement in subsidiaries		(9,000)		(1,000)		-
Dividends paid		(2,262)		(2,787)		(2,773)
Purchase of treasury stock		- (11.2(2)		(252)		(506)
Net cash (used in) provided by financing activities		(11,262)		5,961		(3,279)
Net increase (decrease) in cash and cash equivelents		116		(95)		(125)
Cash and cash equivalents at beginning of period Cash and cash equivalents at end of period	\$	57 173	\$	152 57	\$	277 152
Cash and Cash Equivalents at the of period	Φ	1/3	Φ	31	Φ	134

(24) Recent Accounting Pronouncements

ASU 2009-16: In October 2009, the FASB issued Accounting Standards Update ("ASU") 2009-16, *Transfers and Servicing (Topic 860) - Accounting for Transfers of Financial Assets.* This Update amends the Codification for the issuance of FASB Statement No. 166, *Accounting for Transfers of Financial Assets-an amendment of FASB Statement No. 140.*

The amendments in this Update improve financial reporting by eliminating the exceptions for qualifying special-purpose entities from the consolidation guidance and the exception that permitted sale accounting for certain mortgage securitizations when a transferor has not surrendered control over the transferred financial assets. In addition, the amendments require enhanced disclosures about the risks that a transferor continues to be exposed to because of its continuing involvement in transferred financial assets. Comparability and consistency in accounting for transferred financial assets will also be improved through clarifications of the requirements for isolation and limitations on portions of financial assets that are eligible for sale accounting.

This Update is effective at the start of a reporting entity's first fiscal year beginning after November 15, 2009. Early application is not permitted. The Corporation does not expect the adoption of this standard will have a significant impact on its financial condition or results of operations.

ASU 2010-01: In January 2010, the FASB issued ASU 2010-01, Equity (Topic 505) - Accounting for Distributions to Shareholders with Components of Stock and Cash. The amendments in this Update clarify that the stock portion of a distribution to shareholders that allows them to elect to receive cash or stock with a potential limitation on the total amount of cash that all shareholders can elect to receive in the aggregate is considered a share issuance that is reflected in earnings per share prospectively and is not a stock dividend. This Update codifies the consensus reached in EITF Issue No. 09-E, "Accounting for Stock Dividends, Including Distributions to Shareholders with Components of Stock and Cash."

This Update is effective for interim and annual periods ending on or after December 15, 2009, and should be applied on a retrospective basis. The adoption of this standard did not have a significant impact on the Corporation's financial condition or results of operations.

ASU 2010-06: The FASB has issued ASU 2010-06, *Fair Value Measurements and Disclosures (Topic 820): Improving Disclosures about Fair Value Measurements.* This ASU requires some new disclosures and clarifies some existing disclosure requirements about fair value measurement as set forth in Codification Subtopic 820-10. The FASB's objective is to improve these disclosures and, thus, increase the transparency in financial reporting. Specifically, ASU 2010-06 amends Codification Subtopic 820-10 to now require:

- A reporting entity to disclose separately the amounts of significant transfers in and out of Level 1 and Level 2 fair value measurements and describe the reasons for the transfers; and
- In the reconciliation for fair value measurements using significant unobservable inputs, a reporting entity should present separately information about purchases, sales, issuances, and settlements.

In addition, ASU 2010-06 clarifies the requirements of the following existing disclosures:

- For purposes of reporting fair value measurement for each class of assets and liabilities, a reporting entity needs to use judgment in determining the appropriate classes of assets and liabilities; and
- A reporting entity should provide disclosures about the valuation techniques and inputs used to measure fair value for both recurring and nonrecurring fair value measurements.

ASU 2010-06 is effective for interim and annual reporting periods beginning after December 15, 2009, except for the disclosures about purchases, sales, issuances, and settlements in the roll forward of activity in Level 3 fair value measurements. Those disclosures are effective for fiscal years beginning after December 15, 2010, and for interim periods within those fiscal years. Early adoption is permitted. The Corporation does not expect the adoption of this standard will have a significant impact on its financial condition or results of operations.

(25) <u>Summary of Quarterly Consolidated Financial Data (Unaudited)</u>

The following table presents summarized quarterly financial data for 2009 and 2008.

(Dollars in thousands, except per share data)				2009 Qua	rter En	ded			
	<u>M</u>	arch 31	<u>J</u>	une 30	Sept	ember 30	Dec	ember 31	
Interest Income	\$	7,565	\$	7,993	\$	7,886	\$	7,892	
Interest Expense		3,609		3,262		3,216		3,217	
Net Interest Income		3,956		4,731		4,670		4,675	
Provision for Loan and Lease Losses		933		479		1,108		7,000	
Net Interest Income (Loss) After Provision for Loan Losses		3,023		4,252		3,562		(2,325)	
Noninterest Income		941		861		909		945	
Noninterest Expense		3,868		4,341		4,230		4,232	
Income (Loss) Before (Benefit from) Provision for Income Taxes		96		772		241		(5,612)	
(Benefit from) Provision for Income Taxes		(117)		59		(93)		(2,057)	
Net Income (Loss)		213		713		334		(3,555)	
Preferred Stock Dividends and Discount Accretion		128		129		128		129	
Net Income (Loss) Available to Common Shareholders	\$	85	\$	584	\$	206	\$	(3,684)	
Per Share Data:									
Basic (Loss) Earnings Per Share	\$	0.02	\$	0.17	\$	0.06	\$	(1.06)	
Diluted (Loss) Earnings Per Share		0.02		0.17		0.06		(1.06)	
Cash Dividends		0.20		0.16		0.16		-	
(Dollars in thousands, except per share data)				2008 Qua	ırter En	ded			
(Bonaro in thousands, theopt per share unia)	M	arch 31	J	une 30		September 30		December 31	
Interest Income	\$	8,077	\$	7,786	\$	7,986	\$	8,007	
Interest Expense	Ψ	3,877	Ψ	3,639	Ψ	3,694	Ψ.	3,680	
Net Interest Income		4,200		4,147		4,292		4,327	
Provision for Loan and Lease Losses		100		155		275		700	
Net Interest Income After Provision for Loan Losses		4,100		3,992		4,017		3,627	
Noninterest Income		896		-		-		882	
Noninterest Expense		090		906		998			
Income Before Provision for (Benefit from) Income Taxes				906 3,478		998 3,525			
		3,446		3,478		3,525		4,277	
								4,277 232	
Provision for (Benefit from) Income Taxes Net Income		3,446 1,550 377		3,478 1,420 360		3,525 1,490 368		4,277	
Provision for (Benefit from) Income Taxes		3,446 1,550		3,478 1,420	_	3,525 1,490		4,277 232 (1)	
Provision for (Benefit from) Income Taxes Net Income	\$	3,446 1,550 377 1,173	\$	3,478 1,420 360	\$	3,525 1,490 368 1,122	\$	4,277 232 (1) 233	
Provision for (Benefit from) Income Taxes Net Income Preferred Stock Dividends and Discount Accretion	\$	3,446 1,550 377 1,173	\$	3,478 1,420 360 1,060	\$	3,525 1,490 368 1,122	\$	4,277 232 (1) 233 16	
Provision for (Benefit from) Income Taxes Net Income Preferred Stock Dividends and Discount Accretion Net Income Available to Common Shareholders	\$	3,446 1,550 377 1,173	\$	3,478 1,420 360 1,060	\$	3,525 1,490 368 1,122	\$	4,277 232 (1) 233 16	
Provision for (Benefit from) Income Taxes Net Income Preferred Stock Dividends and Discount Accretion Net Income Available to Common Shareholders Per Share Data:		3,446 1,550 377 1,173 - 1,173		3,478 1,420 360 1,060 - 1,060		3,525 1,490 368 1,122 - 1,122		4,277 232 (1) 233 16 217	

MID PENN BANCORP, INC.

ITEM 9. CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND FINANCIAL DISCLOSURE

None

ITEM 9A. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

Mid Penn carried out an evaluation, under the supervision and with the participation of its management, including the Chief Executive Officer and Treasurer, of the effectiveness of the design and operation of our disclosure controls and procedures pursuant to Exchange Act Rule 13a-15 as of December 31, 2009. Based upon that evaluation, the Chief Executive Officer and Treasurer concluded, as of December 31, 2009, that, Mid Penn's disclosure controls and procedures were effective in recording, processing, summarizing, and reporting information required to be disclosed by Mid Penn, within the time periods specified in the SEC's rules and forms, and such information is accumulated and communicated to management to allow timely decisions regarding required disclosures.

Changes in Internal Controls over Financial Reporting

There have been no changes in Mid Penn's internal control over financial reporting during the fourth quarter of 2009 that have materially affected, or are reasonably likely to materially affect, Mid Penn's internal control over financial reporting.

Mid Penn Bancorp, Inc., Inc. Management Report on Internal Controls over Financial Reporting

Management is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rule 13a and 15(d) – 15(f) under the Exchange Act of 1934 ("1934 Act"). The corporation's internal control over financial reporting includes those policies and procedures that pertain to the corporation's ability to record, process, summarize, and report reliable financial data. All internal control systems have inherent limitations in the effectiveness of any internal control over financial reporting, including the possibility of human error and the circumvention or overriding of internal control. Accordingly, even effective internal control over financial reporting can provide only reasonable assurance with respect to financial statement preparation and presentation. Further, because of changes in conditions, the effectiveness of internal control over financial reporting may vary over time.

In order to ensure that the corporation's internal control over financial reporting is effective, management regularly assesses such controls and did so most recently for its financial reporting as of December 31, 2009. This assessment was based on criteria for effective internal control over financial reporting described in *Internal Control-Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). Management has concluded that Mid Penn's internal control over financial reporting, as of December 31, 2009, is effective based on those criteria.

The independent registered public accounting firm that audited Mid Penn's consolidated financial statements has issued an audit report on the effectiveness of the corporation's internal control over financial reporting as of December 31, 2009.

Rory G. Ritrievi President and Chief Executive Officer Kevin W. Laudenslager Vice President and Treasurer

ITEM 9B. OTHER INFORMATION

None

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders Mid Penn Bancorp, Inc., Inc.:

We have audited Mid Penn Bancorp, Inc., Inc. and Subsidiaries' (the "Corporation") internal control over financial reporting as of December 31, 2009, based on criteria established in *Internal Control-Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO"). The Corporation'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 Mid Penn Bancorp, Inc., Inc. Management Report on Internal Controls Over Financial Reporting. Our responsibility is to express an opinion on the Corporation's internal control over financial reporting based on our audit.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). 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 of internal control over financial reporting 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.

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 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.

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.

In our opinion, the Corporation maintained, in all material respects, effective internal control over financial reporting as of December 31, 2009, based on criteria established in *Internal Control-Integrated Framework* issued by the Committee of Sponsoring Organizations of the Treadway Commission ("COSO").

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheets and related consolidated statements of operations, changes in shareholders' equity, and cash flows of the Corporation and our report dated March 16, 2010 expressed an unqualified opinion.

ParenteBeard LLC Harrisburg, Pennsylvania

Parente Beard LLC

March 16, 2010

PART III

ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

The information required by this Item, relating to directors, executive officers, and control persons is set forth under the captions "Executive Officers", "Information Regarding Director Nominees and Continuing Directors", "Compliance with Section 16(a) Reporting", "Audit Committee Report", and "Governance of the Corporation" in Mid Penn's definitive proxy statement to be used in connection with the 2010 Annual Meeting of Shareholders, which pages are incorporated herein by reference.

The Corporation has adopted a Code of Ethics that applies to directors, officers and employees of the Corporation and the Bank. The Corporation amended the Code of Ethics twice in 2005 and a copy of the Code of Ethics is included as Exhibit 14 to the Form 8-K filed with the Securities and Exchange Commission on March 9, 2005. A request for the Corporation's Code of Ethics can be made in writing to Kevin W. Laudenslager, 349 Union Street, Millersburg, PA 17061, by telephone at 717-692-2133, or through the Mid Penn website at www.midpennbank.com.

ITEM 11. EXECUTIVE COMPENSATION

The information required by this Item, relating to executive compensation, is set forth under the captions "Compensation Discussion and Analysis", "Executive Compensation", "Potential Payments Upon Termination or Change In Control", "Election of Directors", "Compensation Committee Report" and "Compensation Committee Interlocks and Insider Participation" of Mid Penn's definitive proxy statement to be used in connection with the 2010 Annual Meeting of Shareholders, which pages are incorporated herein by reference.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED SHAREHOLDER MATTERS

The information required by this Item, relating to beneficial ownership of Mid Penn's common stock, is set forth under the caption "Beneficial Ownership of Mid Penn Bancorp, Inc.'s Stock Held By Principal Shareholders and Management" of Mid Penn's definitive proxy statement to be used in connection with the 2010 Annual Meeting of Shareholders, which pages are incorporated herein by reference. Mid Penn does not maintain any equity compensation plans.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE

The information required by this Item, relating to transactions with management and others, certain business relationships and indebtedness of management, is set forth under the captions "Certain Relationships and Related Transactions" and "Governance of the Corporation" of Mid Penn's definitive proxy statement to be used in connection with the 2010 Annual Meeting of Shareholders, which page is incorporated herein by reference.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The information required by this Item, relating to the fees and services provided by Mid Penn's principal accountant, is set forth under the caption "Audit Committee Report" of Mid Penn's definitive proxy statement to be used in connection with the 2010 Annual Meeting of Shareholders, which page is incorporated herein by reference.

PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

1. Financial statements are incorporated by reference in Part II, Item 8 hereof.

Report of Independent Registered Public Accounting Firm

Consolidated Balance Sheets

Consolidated Statements of Operations

Consolidated Statements of Cash Flows

Consolidated Statements of Changes in Shareholders' Equity

Notes to Consolidated Financial Statements

- 2. The financial statement schedules, required by Regulation S-X, are omitted because the information is either not applicable or is included elsewhere in the consolidated financial statements.
- 3. The following Exhibits are filed as part of this filing on Form 10-K, or incorporated by reference hereto:
 - 3(i) The Registrant's Articles of Incorporation. (Incorporated by reference to Exhibit 3.1 of Registrant's Registration Statement on Form S-3 (Registration No. 333-156759.)
 - 3(ii) Statement with Respect to Shares for Series A Preferred Stock. (Incorporated by reference to Exhibit 3.1 to Registrant's Current Report on Form 8-K as filed with the Securities and Exchange Commission on December 22, 2008.)
 - 3(iii) The Registrant's By-laws. (Incorporated by reference to Exhibit 3(ii) of Registrant's Annual Report on form 10-K filed with the Securities and Exchange Commission on March 10, 2008.)
 - 4.1 Warrants for Purchase of Shares of Common Stock. (Incorporated by reference to Exhibit 4.1 to Registrant's Current Report on Form 8-K as filed with the Securities and Exchange Commission on December 22, 2008.)
 - 10.1 Mid Penn Bank's Retirement Plan. (Incorporated by reference to Exhibit 10.1 of Registrant's Annual Report on form 10-K filed with the Securities and Exchange Commission on March 10, 2008.) *
 - Mid Penn Bank's Employee Stock Ownership Plan. (Incorporated by reference to Exhibit 10.2 of Registrant's Annual Report on form 10-K filed with the Securities and Exchange Commission on March 10, 2008.) *
 - 10.3 The Registrant's Dividend Reinvestment Plan, as amended and restated. (Incorporated by reference to Registrant's Registration Statement on Form S-3, filed with the SEC on October 12, 2005.)
 - 10.4 Split Dollar Agreement between Mid Penn Bank and Eugene F. Shaffer. (Incorporated by reference to Registrant's Annual Report on Form 10-K filed with the SEC on March 14, 2005.) *
 - Death Benefit Plan and Agreement between Mid Penn Bank and the Trustee of the Eugene F. Shaffer Irrevocable Trust. (Incorporated by reference to Registrant's Annual Report on Form 10-K filed with the SEC on March 14, 2005.) *
 - 10.6 Severance Agreement dated as of November 26, 2008 between Mid Penn Bank and Alan W. Dakey. (Incorporated by reference to Exhibit 10.1 to Registrant's Current Report on Form 8-K as filed with the Securities and Exchange Commission on December 1, 2008.) *
 - 10.7 Letter Agreement, dated as of December 19, 2008, Between Mid Penn Bancorp, Inc., Inc. and the United States Department of the Treasury, which includes the Securities Purchase Agreement Standard Terms attached thereto, with respect to the issuance and sale of the Series A Preferred Stock and the Warrants. (Incorporated by reference to Exhibit 10.1 to Registrant's Current Report on Form 8-K as filed with the Securities and Exchange Commission on December 22, 2008.)
 - Statement re: Computation of Per Share Earnings. (Incorporated by reference to Part II, Item 8 of this Annual Report on Form 10-K.)
 - 12 Statements re: Computation of Ratios. (Incorporated by reference to Part II, Item 8 of this Annual Report on Form 10-K.)
 - The Registrant's Code of Ethics. (Incorporated by reference to Registrant's Form 8-K filed with the Securities and Exchange Commission on March 9, 2005.)

21	Subsidiaries of Registrant.
23	Consent of ParenteBeard LLC.
31.1	Rule 13a-14(a)/15d-14(a) Certification of the Principal Executive Officer.
31.2	Rule 13a-14(a)/15d-14(a) Certification of the Principal Financial Officer.
32	Principal Executive and Financial Officer's §1350 Certifications.
99.1	Listing of Mid-Atlantic Custom Peer Group Banks.
99.2	Certification of Principal Executive Officer pursuant to the Economic Stabilization Act of 2008.
99.3	Certification of Principal Financial Officer pursuant to the Economic Stabilization Act of 2008.

^{*} Denotes a management contract or compensatory plan or arrangement.

SIGNATURES

Pursuant to the requirements of Section 12 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.

By: /s/ Rory G. Ritrievi
Rory G. Ritrievi
President and
Chief Executive Officer
(Principal Executive Officer)

Date: March 16, 2010

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.

Ву:	/s/ Rory G. Ritrievi Rory G. Ritrievi President, Chief Executive Officer and Director (Principal Executive Officer)	March 16, 2010
Ву:	/s/ Kevin W. Laudenslager Kevin W. Laudenslager Vice President, Treasurer (Principal Financial Officer)	March 16, 2010
By:	/s/ Jere M. Coxon Jere M. Coxon, Director	March 16, 2010
By:	/s/ Matthew G. DeSoto Matthew G. DeSoto, Director	March 16, 2010
By:	/s/ A. James Durica A. James Durica, Director	March 16, 2010
By:	/s/ Robert C. Grubic Robert C. Grubic, Director	March 16, 2010
By:	/s/ Gregory M. Kerwin Gregory M. Kerwin, Director	March 16, 2010
By:	/s/ Theodore W. Mowery Theodore W. Mowery, Director	March 16, 2010
By:	/s/ Donald E. Sauve Donald E. Sauve, Director	March 16, 2010
By:	/s/ Edwin D. Schlegel Edwin D. Schlegel, Director	March 16, 2010
By:	/s/ William A. Specht, III William A. Specht, Director	March 16, 2010

EXHIBIT 21

SUBSIDIARIES OF REGISTRANT

Name State of Incorporation

Mid Penn Bank Pennsylvania

Mid Penn Investment Corp. Delaware

Mid Penn Insurance Services, LLC Pennsylvania

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

We hereby consent to the incorporation by reference in the Registration Statements on Form S-3 (Registration No. 333-156759) filed with the SEC on January 16, 2009 (effective February 4, 2009) of Mid Penn Bancorp, Inc., Inc. of our reports dated March 16, 2010, relating to the consolidated financial statements and Mid Penn Bancorp, Inc., Inc.'s internal control over financial reporting, which appears in the Annual Report on Form 10K for the year ended December 31, 2009.

/s/ ParenteBeard LLC

ParenteBeard LLC Harrisburg, Pennsylvania March 16, 2010

EXHIBIT 31.1

CERTIFICATION

I, Rory G. Ritrievi, certify that:

- 1. I have reviewed this annual report on Form 10-K of Mid Penn Bancorp, Inc., Inc.;
- 2. Based on my knowledge, the 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 officer 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 registrant and we have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us 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 our 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 our 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.
- 5. The registrant's other certifying officer 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 registrant's board of directors (or persons performing the equivalent function):
 - (a) All significant deficiencies and material weaknesses in the design or operation of the 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
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls over financial reporting.

By ___/s/ Rory G. Ritrievi ____ President and CEO

CERTIFICATION

I, Kevin W. Laudenslager, certify that:

- 1. I have reviewed this annual report on Form 10-K of Mid Penn Bancorp, Inc., Inc.;
- 2. Based on my knowledge, the 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 officer 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 registrant and we have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us 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 our 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 our 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.
- 5. The registrant's other certifying officer 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 registrant's board of directors (or persons performing the equivalent function):
 - (a) All significant deficiencies and material weaknesses in the design or operation of the 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
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal controls over financial reporting.

By ___/s/ Kevin W. Laudenslager _____ Vice President and Treasurer

EXHIBIT 32

CERTIFICATION OF PRINCIPAL EXECUTIVE OFFICER AND PRINCIPAL FINANCIAL OFFICER PURSUANT TO 18 U.S.C. SECTION 1350 AS ADDED BY SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the annual report of Mid Penn Bancorp, Inc., Inc. (the "Corporation") on Form 10-K for the period ending December 31, 2009, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Rory G. Ritrievi, President and CEO, and I, Kevin W. Laudenslager, Treasurer, certify, pursuant to 18 U.S.C. Section 1350, as added pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

- 1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934.
- 2. To my knowledge, the information contained in the Report fairly presents, in all material respects the financial condition and results of operations of Mid Penn Bancorp, Inc., Inc. as of the dates and for the periods expressed in the Report.

By ___/s/ Rory G. Ritrievi President and CEO

Date: March 16, 2010

By ____/s/ Kevin W. Laudenslager
Vice President and Treasurer

Exhibit 99.1

Mid-Atlantic Custom Peer Group

<u>Company</u>	<u>City</u>	State	<u>Company</u>	<u>City</u>	State
1st Colonial Bancorp, Inc.	Collingswood	NJ	Community First Bancorp, Inc.	Reynoldsville	PA
1st Constitution Bancorp	Cranbury	NJ	Community National Bank	Great Neck	NY
1st Summit Bancorp of Johnstown, Inc.	Johnstown	PA	Community Partners Bancorp	Middletown	NJ
Absecon Bancorp	Absecon	NJ	Cornerstone Financial Corp.	Mount Laurel	NJ
ACNB Corporation	Gettysburg	PA	Country Bank Holding Company, Inc.	New York	NY
Adirondack Trust Company	Saratoga Springs	NY	County First Bank	La Plata	MD
Allegheny Valley Bancorp, Inc.	Pittsburgh	PA	Damascus Community Bank	Damascus	MD
Allegiance Bank of North America	Bala Cynwyd	PA	Delanco Bancorp, Inc. (MHC)	Delanco	NJ
Alliance Bancorp, Inc. of Pennsylvania (MHC)	Broomall	PA	Delaware Bancshares, Inc.	Walton	NY
American Bank Holdings, Inc.	Greenbelt	MD	Delhi Bank Corp.	Delhi	NY
American Bank Incorporated	Allentown	PA	Delmar Bancorp	Delmar	MD
AmeriServ Financial, Inc.	Johnstown	PA	Dimeco, Inc.	Honesdale	PA
Annapolis Bancorp, Inc.	Annapolis	MD	DNB Financial Corporation	Downingtown	PA
Apollo Bancorp, Inc.	Apollo	PA	Eagle National Bancorp, Inc.	Upper Darby	PA
Ballston Spa Bancorp, Inc.	Ballston Spa	NY	Easton Bancorp, Inc.	Easton	MD
Bancorp of New Jersey, Inc.	Fort Lee	NJ	Elmer Bancorp, Inc.	Elmer	NJ
Bank of Akron	Akron	NY	Elmira Savings Bank, FSB	Elmira	NY
Bank of Utica	Utica	NY	Emclaire Financial Corp.	Emlenton	PA
Bay National Corporation	Lutherville	MD	Empire National Bank	Islandia	NY
BCB Bancorp, Inc.	Bayonne	NJ	ENB Financial Corp.	Ephrata	PA
BCSB Bancorp, Inc.	Baltimore	MD	Enterprise Financial Services Group, Inc	Allison Park	PA
Berkshire Bancorp Inc.	New York	NY	Enterprise National Bank N.J.	Kenilworth	NJ
Bridge Bancorp, Inc.	Bridgehampton	NY	ES Bancshares, Inc.	Newburgh	NY
Brooklyn Federal Bancorp, Inc. (MHC)	Brooklyn	NY	Eureka Financial Corporation (MHC)	Pittsburgh	PA
Brunswick Bancorp	New Brunswick	NJ	Evans Bancorp, Inc.	Hamburg	NY
BV Financial, Inc. (MHC)	Baltimore	MD	Farmers and Merchants Bank	Upperco	MD
Calvin B. Taylor Bankshares, Inc.	Berlin	MD	FedFirst Financial Corporation (MHC)	Monessen	PA
Carrollton Bancorp	Columbia	MD	Fidelity Bancorp, Inc.	Pittsburgh	PA
Carver Bancorp, Inc.	New York	NY	Fidelity D & D Bancorp, Inc.	Dunmore	PA
CB Financial Corp	Rehoboth Beach	DE	First Bank	Williamstown	NJ
CB Financial Services, Inc.	Carmichaels	PA	First Bank of Delaware	Wilmington	DE
CBT Financial Corporation	Clearfield	PA	First Community Financial Corporation	Mifflintown	PA
CCFNB Bancorp, Inc.	Bloomsburg	PA	First Keystone Corporation	Berwick	PA
Cecil Bancorp, Inc.	Elkton	MD	First Keystone Financial, Inc.	Media	PA
Central Jersey Bancorp	Oakhurst	NJ	First National Bank of Groton	Groton	NY
Chemung Financial Corporation	Elmira	NY	First Resource Bank	Exton	PA
Chesapeake Bancorp	Chestertown	MD	First Star Bancorp, Inc.	Bethlehem	PA
Citizens Financial Services, Inc.	Mansfield	PA	First State Bank	Cranford	NJ
Citizens National Bank of Meyersdale	Meyersdale	PA	Flatbush Federal Bancorp, Inc. (MHC)	Brooklyn	NY
Clarion County Community Bank	Clarion	PA	Fleetwood Bank Corporation	Fleetwood	PA
CMS Bancorp, Inc.	White Plains	NY	FNB Bancorp, Inc.	Newtown	PA
Codorus Valley Bancorp, Inc.	York	PA	FNBM Financial Corporation	Minersville	PA
Colonial Bankshares, Inc. (MHC)	Vineland	NJ	FNBPA Bancorp, Inc.	Port Allegany	PA
Comm Bancorp, Inc.	Clarks Summit	PA	Fort Orange Financial Corp.	Albany	NY
CommerceFirst Bancorp, Inc.	Annapolis	MD	Franklin Financial Services Corporation	Chambersburg	PA
Commercial National Financial Corporation	Latrobe	PA	Frederick County Bancorp, Inc.	Frederick	MD
Community Bank of Bergen County	Maywood	NJ	FSB Community Bankshares, Inc. (MHC)	Fairport	NY
Community Bankers' Corporation	Marion Center	PA	Glen Burnie Bancorp	Glen Burnie	MD

Exhibit 99.1 (continued)

Mid-Atlantic Custom Peer Group (continued)

<u>Company</u>	City	State	<u>Company</u>	<u>City</u>	State
Glenville Bank Holding Company, Inc.	Scotia	NY	Neffs Bancorp, Inc.	Neffs	PA
GNB Financial Services, Inc.	Gratz	PA	New Century Bank	Phoenixville	PA
Gotham Bank of New York	New York	NY	New Jersey Community Bank	Freehold	NJ
Gouverneur Bancorp, Inc. (MHC)	Gouverneur	NY	New Millennium Bank	New Brunswick	NJ
Greater Hudson Bank, National Association	Middletown	NY	New Tripoli Bancorp, Inc.	New Tripoli	PA
Greene County Bancorp, Inc. (MHC)	Catskill	NY	New Windsor Bancorp, Inc.	New Windsor	MD
Hamlin Bank and Trust Company	Smethport	PA	North Penn Bancorp, Inc.	Scranton	PA
Harbor Bankshares Corporation	Baltimore	MD	Northeast Community Bancorp, Inc. (MHC)	White Plains	NY
Harford Bank	Aberdeen	MD	Northumberland Bancorp	Northumberland	PA
Harleysville Savings Financial Corporation	Harleysville	PA	Norwood Financial Corp.	Honesdale	PA
Harvest Community Bank	Pennsville	NJ	OBA Financial Services, Inc.	Germantown	MD
Herald National Bank	New York	NY	Ocean Shore Holding Co.	Ocean City	NJ
Highlands State Bank	Vernon	NJ	Old Line Bancshares, Inc.	Bowie	MD
Hilltop Community Bancorp, Inc.	Summit	NJ	Oneida Financial Corp. (MHC)	Oneida	NY
Hometown Bancorp, Inc. (MHC)	Walden	NY	Orange County Bancorp, Inc.	Middletown	NY
Honat Bancorp, Inc.	Honesdale	PA	Pamrapo Bancorp, Inc.	Bayonne	NJ
Hopewell Valley Community Bank	Pennington	NJ	Parke Bancorp, Inc.	Sewell	NJ
Howard Bancorp, Inc.	Ellicott City	MD	Pascack Community Bank	Westwood	NJ
IBW Financial Corporation	Washington	DC	Patapsco Bancorp, Inc.	Dundalk	MD
Independence Federal Savings Bank	Washington	DC	Pathfinder Bancorp, Inc. (MHC)	Oswego	NY
Jeffersonville Bancorp	Jeffersonville	NY	Patriot Federal Bank	Canajoharie	NY
Jonestown Bank and Trust	Jonestown	PA	Penn Bancshares, Inc.	Pennsville	NJ
JTNB Bancorp, Inc.	Jim Thorpe	PA	Penns Woods Bancorp, Inc.	Williamsport	PA
Juniata Valley Financial Corp.	Mifflintown	PA	Penseco Financial Services Corporation	Scranton	PA
Kinderhook Bank Corporation	Kinderhook	NY	Peoples Bancorp, Inc.	Chestertown	MD
Kish Bancorp, Inc.	Reedsville	PA	Peoples Financial Services Corp.	Hallstead	PA
Lake Shore Bancorp, Inc. (MHC)	Dunkirk	NY	Peoples Limited	Wyalusing	PA
Landmark Bancorp, Inc.	Pittston	PA	Polonia Bancorp (MHC)	Huntingdon Valley	PA
Liberty Bell Bank	Evesham	NJ	Prince George's Federal Savings Bank	Upper Marlboro	MD
Lincoln Park Bancorp (MHC)	Lincoln Park	NJ	Prudential Bancorp, Inc. of PA (MHC)	Philadelphia	PA
Luzerne National Bank Corporation	Luzerne	PA	PSB Holding Corporation	Preston	MD
Lyons Bancorp, Inc.	Lyons	NY	Putnam County National Bank of Carmel	Carmel	NY
Madison National Bancorp Inc.	Hauppauge	NY	QNB Corp.	Quakertown	PA
Magyar Bancorp, Inc. (MHC)	New Brunswick	NJ	Quaint Oak Bancorp, Inc.	Southampton	PA
Mainline Bancorp, Inc.	Ebensburg	PA	Regal Bancorp, Inc.	Owings Mills	MD
Malvern Federal Bancorp, Inc. (MHC)	Paoli	PA	Rising Sun Bancorp	Rising Sun	MD
Manor Bank	Manor	PA	Riverview Financial Corporation	Halifax	PA
Mars National Bank	Mars	PA	Roebling Financial Corp, Inc.	Roebling	NJ
Maryland Bankcorp, Inc.	Lexington Park	MD	Rome Bancorp, Inc.	Rome	NY
Mauch Chunk Trust Financial Corp.	Jim Thorpe	PA	Rumson-Fair Haven Bank & Trust Co.	Rumson	NJ
Mercersburg Financial Corporation	Mercersburg	PA	Scottdale Bank & Trust Company	Scottdale	PA
Mid Penn Bancorp, Inc.	Millersburg	PA	SE Financial Corp.	Philadelphia	PA
Mifflinburg Bank & Trust Company	Mifflinburg	PA	Seneca-Cayuga Bancorp, Inc. (MHC)	Seneca Falls	NY
MNB Corporation	Bangor	PA	Severn Bancorp, Inc.	Annapolis	MD
MSB Financial Corp. (MHC)	Millington	NJ	SFSB, Inc. (MHC)	Bel Air	MD
Muncy Bank Financial, Inc.	Muncy	PA	Shore Community Bank	Toms River	NJ
National Bank of Coxsackie	Coxsackie	NY	Solvay Bank Corporation	Solvay	NY
National Capital Bank of Washington	Washington	DC	Somerset Hills Bancorp	Bernardsville	NJ

Exhibit 99.1 (continued)

Mid-Atlantic Custom Peer Group (continued)

<u>Company</u>	<u>City</u>	State
Somerset Trust Holding Company	Somerset	PA
Sterling Banks, Inc.	Mount Laurel	NJ
Steuben Trust Corporation	Hornell	NY
Stewardship Financial Corporation	Midland Park	NJ
Sussex Bancorp	Franklin	NJ
TF Financial Corporation	Newtown	PA
Tri-County Financial Corporation	Waldorf	MD
Turbotville National Bancorp, Inc.	Turbotville	PA
UNB Corporation	Mount Carmel	PA
Union Bancorp, Inc.	Pottsville	PA
Union National Financial Corporation	Lancaster	PA
Unity Bancorp, Inc.	Clinton	NJ
USA Bank	Port Chester	NY
VSB Bancorp, Inc.	Staten Island	NY
Wawel Savings Bank (MHC)	Wallington	NJ
West Milton Bancorp, Inc.	West Milton	PA
Western Liberty Bancorp	New York	NY
Wilber Corporation	Oneonta	NY
William Penn Bancorp, Inc. (MHC)	Levittown	PA
Woodlands Financial Service Company	Williamsport	PA
WSB Holdings, Inc.	Bowie	MD
WVS Financial Corp.	Pittsburgh	PA

- I, Rory G. Ritrievi, certify, based on my knowledge, that:(i) The compensation committee of Mid Penn Bancorp, Inc., Inc. has discussed, reviewed, and evaluated with senior risk officers at least every six months during the period beginning on the later of September 14, 2009, or ninety days after the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury and ending with the last day of Mid Penn Bancorp, Inc. Inc.'s fiscal year containing that date (the applicable period), the senior executive officer (SEO) compensation plans and the employee compensation plans and the risks these plans pose to Mid Penn Bancorp, Inc., Inc.;
- (ii) The compensation committee of Mid Penn Bancorp, Inc., Inc. has identified and eliminated during the applicable period any features of the SEO compensation plans that could lead SEOs to take unnecessary and excessive risks that could threaten the value of Mid Penn Bancorp, Inc., Inc., and during that same applicable period has identified any features of the employee compensation plans that pose risks to Mid Penn Bancorp, Inc., Inc. and has limited those features to ensure that Mid Penn Bancorp, Inc., Inc. is not unnecessarily exposed to risks;
- (iii) The compensation committee has reviewed, at least every six months during the applicable period, the terms of each employee compensation plan and identified any features of the plan that could encourage the manipulation of reported earnings of Mid Penn Bancorp, Inc., Inc. to enhance the compensation of an employee, and has limited any such features;
- (iv) The compensation committee of Mid Penn Bancorp, Inc., Inc. will certify to the reviews of the SEO compensation plans and employee compensation plans required under (i) and (iii) above;
- (v) The compensation committee of Mid Penn Bancorp, Inc., Inc. will provide a narrative description of how it limited during any part of the most recently completed fiscal year that included a TARP period the features in (A) SEO compensation plans that could lead SEOs to take unnecessary and excessive risks that could threaten the value of Mid Penn Bancorp, Inc., Inc.; (B) Employee compensation plans that unnecessarily expose Mid Penn Bancorp, Inc., Inc. to risks; and (C) Employee compensation plans that could encourage the manipulation of reported earnings of Mid Penn Bancorp, Inc., Inc. to enhance the compensation of an employee;
- (vi) Mid Penn Bancorp, Inc., Inc. has required that bonus payments, as defined in the regulations and guidance established under section 111 of EESA (bonus payments), of the SEOs and twenty next most highly compensated employees be subject to a recovery or "clawback" provision during any part of the most recently completed fiscal year that was a TARP period if the bonus payments were based on materially inaccurate financial statements or any other materially inaccurate performance metric criteria;
- (vii) Mid Penn Bancorp, Inc., Inc. has prohibited any golden parachute payment, as defined in the regulations and guidance established under section 111 of EESA, to an SEO or any of the next five most highly compensated employees during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc., Inc. is fiscal year containing that date. Although not a "payment for departure" and therefore, after consulting with prior labor counsel, determined by Mid Penn Bancorp, Inc., Inc. to not be a golden parachute payment, Mid Penn Bank, a wholly owned subsidiary of Mid Penn Bancorp, Inc., Inc., paid \$20,000 to its former chief lending officer in consideration of a general release of claims against Mid Penn Bank in connection with his termination of employment in July 2009;
- (viii) Mid Penn Bancorp, Inc., Inc. has limited bonus payments to its applicable employees in accordance with section 111 of EESA and the regulations and guidance established thereunder during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc., Inc. is fiscal year containing that date;
- (ix) The board of directors of Mid Penn Bancorp, Inc., Inc. has established an excessive or luxury expenditures policy, as defined in the regulations and guidance established under section 111 of EESA, by the later of September 14, 2009, or ninety days after the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury; this policy has been provided to Treasury and its primary regulatory agency; Mid Penn Bancorp, Inc., Inc. and its employees have complied with this policy during the applicable period; and any expenses that, pursuant to this policy, required approval of the board of directors, a committee of the board of directors, an SEO, or an executive officer with a similar level of responsibility were properly approved;
- (x) Mid Penn Bancorp, Inc., Inc. will permit a non-binding shareholder resolution in compliance with any applicable Federal securities rules and regulations on the disclosures provided under the Federal securities laws related to SEO compensation paid or accrued during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc., Inc.'s fiscal year containing that date;
- (xi) Mid Penn Bancorp, Inc., Inc. will disclose the amount, nature, and justification for the offering during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc., Inc.'s fiscal year containing that date of any perquisites, as defined in the regulations and guidance established under section 111 of EESA, whose total value exceeds \$25,000 for any employee who is subject to the bonus payment limitations identified in paragraph (viii);

Exhibit 99.2 (continued)

- (xii) Mid Penn Bancorp, Inc., Inc. will disclose whether Mid Penn Bancorp, Inc., Inc., the board of directors of Mid Penn Bancorp, Inc., Inc., or the compensation committee of Mid Penn Bancorp, Inc., Inc. has engaged during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc., Inc. 's fiscal year containing that date, a compensation consultant; and the services the compensation consultant or any affiliate of the compensation consultant provided during this period;
- (xiii) Mid Penn Bancorp, Inc., Inc. has prohibited the payment of any gross-ups, as defined in the regulations and guidance established under section 111 of EESA, to the SEOs and the next twenty most highly compensated employees during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc., Inc. is fiscal year containing that date;
- (xiv) Mid Penn Bancorp, Inc., Inc. has substantially complied with all other requirements related to employee compensation that are provided in the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury, including any amendments;
- (xv) Mid Penn Bancorp, Inc., Inc. has submitted to Treasury a complete and accurate list of the SEOs and the twenty next most highly compensated employees for the current fiscal year and the most recently completed fiscal year, with the non-SEOs ranked in descending order of level of annual compensation, and with the name, title, and employer of each SEO and most highly compensated employee identified; and
- (xvi) I understand that a knowing and willful false or fraudulent statement made in connection with this certification may be punished by fine, imprisonment, or both.

Signed: /s/ Rory G. Ritrievi

Rory G. Ritrievi

- I, Kevin W. Laudenslager, certify, based on my knowledge, that:
- (i) The compensation committee of Mid Penn Bancorp, Inc., Inc. has discussed, reviewed, and evaluated with senior risk officers at least every six months during the period beginning on the later of September 14, 2009, or ninety days after the closing date of the agreement between Mid Penn Bancorp, Inc., Inc. and Treasury and ending with the last day of Mid Penn Bancorp, Inc., Inc.'s fiscal year containing that date (the applicable period), the senior executive officer (SEO) compensation plans and the employee compensation plans and the risks these plans pose to Mid Penn Bancorp, Inc., Inc.;
- (ii) The compensation committee of Mid Penn Bancorp, Inc., Inc. has identified and eliminated during the applicable period any features of the SEO compensation plans that could lead SEOs to take unnecessary and excessive risks that could threaten the value of Mid Penn Bancorp, Inc., Inc., and during that same applicable period has identified any features of the employee compensation plans that pose risks to Mid Penn Bancorp, Inc., Inc. and has limited those features to ensure that Mid Penn Bancorp, Inc., Inc. is not unnecessarily exposed to risks;
- (iii) The compensation committee has reviewed, at least every six months during the applicable period, the terms of each employee compensation plan and identified any features of the plan that could encourage the manipulation of reported earnings of Mid Penn Bancorp, Inc., Inc. to enhance the compensation of an employee, and has limited any such features;
- (iv) The compensation committee of Mid Penn Bancorp, Inc., Inc. will certify to the reviews of the SEO compensation plans and employee compensation plans required under (i) and (iii) above;
- (v) The compensation committee of Mid Penn Bancorp, Inc. will provide a narrative description of how it limited during any part of the most recently completed fiscal year that included a TARP period the features in (A) SEO compensation plans that could lead SEOs to take unnecessary and excessive risks that could threaten the value of Mid Penn Bancorp, Inc.; (B) Employee compensation plans that unnecessarily expose Mid Penn Bancorp, Inc. to risks; and (C) Employee compensation plans that could encourage the manipulation of reported earnings of Mid Penn Bancorp, Inc. to enhance the compensation of an employee;
- (vi) Mid Penn Bancorp, Inc. has required that bonus payments, as defined in the regulations and guidance established under section 111 of EESA (bonus payments), of the SEOs and twenty next most highly compensated employees be subject to a recovery or "clawback" provision during any part of the most recently completed fiscal year that was a TARP period if the bonus payments were based on materially inaccurate financial statements or any other materially inaccurate performance metric criteria;
- (vii) Mid Penn Bancorp, Inc. has prohibited any golden parachute payment, as defined in the regulations and guidance established under section 111 of EESA, to an SEO or any of the next five most highly compensated employees during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc.'s fiscal year containing that date. Although not a "payment for departure" and therefore, after consulting with prior labor counsel, determined by Mid Penn Bancorp, Inc. to not be a golden parachute payment, Mid Penn Bank, a wholly-owned subsidiary of Mid Penn Bancorp, Inc., paid \$20,000 to its former chief lending officer in consideration of a general release of claims against Mid Penn Bank in connection with his termination of employment in July 2009;
- (viii) Mid Penn Bancorp, Inc. has limited bonus payments to its applicable employees in accordance with section 111 of EESA and the regulations and guidance established thereunder during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc.'s fiscal year containing that date;
- (ix) The board of directors of Mid Penn Bancorp, Inc. has established an excessive or luxury expenditures policy, as defined in the regulations and guidance established under section 111 of EESA, by the later of September 14, 2009, or ninety days after the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury; this policy has been provided to Treasury and its primary regulatory agency; Mid Penn Bancorp, Inc. and its employees have complied with this policy during the applicable period; and any expenses that, pursuant to this policy, required approval of the board of directors, a committee of the board of directors, an SEO, or an executive officer with a similar level of responsibility were properly approved;
- (x) Mid Penn Bancorp, Inc. will permit a non-binding shareholder resolution in compliance with any applicable Federal securities rules and regulations on the disclosures provided under the Federal securities laws related to SEO compensation paid or accrued during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc.'s fiscal year containing that date;
 - (xi) Mid Penn Bancorp, Inc. will disclose the amount, nature, and justification for the offering during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn

Exhibit 99.3 (continued)

Bancorp, Inc.'s fiscal year containing that date of any perquisites, as defined in the regulations and guidance established under section 111 of EESA, whose total value exceeds \$25,000 for any employee who is subject to the bonus payment limitations identified in paragraph (viii);

(xii) Mid Penn Bancorp, Inc. will disclose whether Mid Penn Bancorp, Inc., the board of directors of Mid Penn Bancorp, Inc., or the compensation committee of Mid Penn Bancorp, Inc. has engaged during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc.'s fiscal year containing that date, a compensation consultant; and the services the compensation consultant or any affiliate of the compensation consultant provided during this period;

(xiii) Mid Penn Bancorp, Inc. has prohibited the payment of any gross-ups, as defined in the regulations and guidance established under section 111 of EESA, to the SEOs and the next twenty most highly compensated employees during the period beginning on the later of the closing date of the agreement between Mid Penn Bancorp, Inc. and Treasury or June 15, 2009 and ending with the last day of Mid Penn Bancorp, Inc.'s fiscal year containing that date;

(xiv) Mid Penn Bancorp, Inc. has substantially complied with all other requirements related to employee compensation that are provided in the agreement between Mid Penn Bancorp, Inc. and Treasury, including any amendments;

(xv) Mid Penn Bancorp, Inc. has submitted to Treasury a complete and accurate list of the SEOs and the twenty next most highly compensated employees for the current fiscal year and the most recently completed fiscal year, with the non-SEOs ranked in descending order of level of annual compensation, and with the name, title, and employer of each SEO and most highly compensated employee identified; and

(xvi) I understand that a knowing and willful false or fraudulent statement made in connection with this certification may be punished by fine, imprisonment, or both.

Signed: /s/ Kevin W. Laudenslager
Kevin W. Laudenslager