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

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report: November 29, 2021

Finward Bancorp (Exact name of registrant as specified in its charter)

Indiana (State or other jurisdiction of incorporation) 000-26128 (Commission File Number) 35-1927981 (IRS Employer Identification No.)

9204 Columbia Avenue Munster, Indiana 46321 (Address of principal executive offices) (Zip Code)

(219) 836-4400 (Registrant's telephone number, including area code)

N/A

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

□ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

□ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act: None.

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
N/A	N/A	N/A

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§ 230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§ 240.12b-2 of this chapter).

Emerging growth company \Box

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

Item 7.01.

Regulation FD Disclosure

On November 29, 2021 Finward Bancorp (the "Bancorp") will present financial and other information to investors. The slides for the presentation are attached as Exhibit 99.1 to this report and are incorporated by reference into this Item 7.01. This information is furnished pursuant to Item 7.01 of Form 8-K and shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934 or otherwise subject to the liabilities of that section. The filing of this report shall not been deemed an admission as to the materiality of any information in the report that is required to be disclosed solely by reason of Regulation FD.

Additional Information for Shareholders

In connection with the proposed merger with RYFL, Finward has filed with the SEC a Registration Statement on Form S-4 that includes a Joint Proxy Statement of RYFL and Finward, as well as a Prospectus of Finward (the "Joint Proxy Statement/Prospectus"), as well as other relevant documents concerning the proposed transaction. Finward and RYFL have mailed the definitive Joint Proxy Statement/Prospectus to shareholders of Finward and RYFL (which mailings were first made on or about November 8, 2021). SHAREHOLDERS AND INVESTORS ARE URGED TO READ THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENT/ PROSPECTUS REGARDING THE MERGER AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY CONTAIN IMPORTANT INFORMATION.

The Joint Proxy Statement/Prospectus and other relevant materials, and any other documents Finward has filed with the SEC, may be obtained free of charge at the SEC's website at www.sec.gov. In addition, investors and security holders may obtain copies of the documents Finward has filed with the SEC, free of charge, from Finward at www.ibankpeoples.com under the tab "Investor Relations – SEC Filings." Alternatively, these documents can be obtained free of charge from Finward upon written request to Finward Bancorp, Attn: Shareholder Services, 9204 Columbia Avenue, Munster, Indiana 46321, or by calling (219) 836-4400, and from RYFL upon written request to Royal Financial, Inc., Attn: Corporate Secretary, 9226 Commercial Avenue, Chicago, Illinois 60617, or by calling (773) 768-4800. The information available through Finward's website is not and shall not be deemed part of this document or incorporated by reference into other filings Finward makes with the SEC.

Finward, RYFL, and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the stockholders of Finward and RYFL in connection with the proposed merger. Information about the directors and executive officers of Finward is set forth in Finward's Annual Report on Form 10-K filed with the SEC on March 22, 2021, and in the proxy statement for Finward's 2021 annual meeting of shareholders, as filed with the SEC on Schedule 14A on March 31, 2021. Additional information regarding the interests of these participants and any other persons who may be deemed participants in the transaction may be obtained by reading the Joint Proxy Statement/Prospectus regarding the proposed merger. Free copies of this document may be obtained as described in the preceding paragraph.

Forward-Looking Statements

This Current Report on Form 8-K may contain forward-looking statements regarding the financial performance, business prospects, growth, and operating strategies of the Bancorp. For these statements, the Bancorp claims the protections of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995. Statements in this communication should be considered in conjunction with the other information available about the Bancorp, including the information in the filings the Bancorp makes with the SEC. Forward-looking statements provide current expectations or forecasts of future events and are not guarantees of future performance. The forward-looking statements are based on management's expectations and are subject to a number of risks and uncertainties. Forward-looking statements are typically identified by using words such as "anticipate," "estimate," "project," "intend," "plan," "believe," "will" and similar expressions in connection with any discussion of future operating or financial performance.

Although management believes that the expectations reflected in such forward-looking statements are reasonable, actual results may differ materially from those expressed or implied in such statements. Risks and uncertainties that could cause actual results to differ materially include: the significant risks and uncertainties for our business, results of operations, and financial condition, as well as our regulatory capital and liquidity ratios and other regulatory requirements caused by the COVID-19 pandemic, which will depend on several factors, including the scope and duration of the pandemic, its influence on financial markets, the effectiveness of our remote work arrangements and staffing levels in branches and other operational facilities, and actions taken by governmental authorities and other third parties in response to the pandemic; changes in asset quality and credit risk; the inability to sustain revenue and earnings growth; changes in interest rates, market liquidity, and capital markets, as well as the magnitude of such changes, which may reduce net interest margins; inflation; customer acceptance of the Bancorp's products and services; customer borrowing, repayment, investment, and deposit practices; customer distinct; the introduction, withdrawal, success, and timing of business initiatives; competitive conditions; the inability to realize cost savings or revenues or to implement integration plans and other consequences associated with mergers, acquisitions, and divestitures; economic conditions; and the impact, extent, and timing of technological changes, capital management activities, and other actions of the Federal Reserve Board and legislative and regulatory actions and reforms.

In addition to the above factors, we also caution that the actual amounts and timing of any future common stock dividends or share repurchases will be subject to various factors, including our capital position, financial performance, capital impacts of strategic initiatives, market conditions, and regulatory and accounting considerations, as well as any other factors that our Board of Directors deems relevant in making such a determination. Therefore, there can be no assurance that we will repurchase shares or pay any dividends to holders of our common stock, or as to the amount of any such repurchases or dividends. Further, statements about the effects of the COVID-19 pandemic on our business, operations, financial performance, and prospects may constitute forward-looking statements and are subject to the risk that the actual impacts may differ, possibly materially, from what is reflected in those forward-looking statements due to factors and future developments that are uncertain, unpredictable, and in many cases beyond our control, including the scope and duration of the pandemic, actions taken by governmental authorities in response to the pandemic, and the direct and indirect impact of the pandemic on our customers, third parties, and us.

Item 9.01.

Financial Statements and Exhibits.

(d) Exhibits.

- 99.1 Slide presentation for investor calls commencing on November 29, 2021
- 104 Cover Page Interactive Data File (embedded within the Inline XBRL document

SIGNATURE

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

Date: November 26, 2021

Title:

/s/ Peymon S. Torabi Name:

Finward Bancorp

By:

Mr. Peymon S. Torabi Executive Vice President, Chief Financial Officer and Treasurer

Exhibit 99.1

Filed by Finward Bancorp pursuant to Rule 425 under the Securities Act of 1933 Subject Company: Finward Bancorp Commission File No. 000-26128



Investor Presentation

Monday, November 29, 2021

November 29, 2021

Finward Bancorp



A NASDAQ Traded Company - Symbol FNWD





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Although management believes that the expectations reflected in such forward-looking statements are reasonable, actual results may differ materially from those expressed or implied in such statements. Risks and uncertainties for our business, results of operations, and financial condition, as well as our regulatory capital and liquidity ratios and other regulatory requirements caused by the COVID-I9 pandemic, which will depend on several factors, including the scope and duration of the pandemic, its influence on financial markets, the effectiveness of our remote work arrangements and staffing levels in branches and other operational facilities, and actions taken by governmental authorities and optical markets, as well as the magnitude of such changes in asset quality and credit risk the inability to sustain revenue and earnings growth changes in interest retes, market liquidity, and capital markets, as well as the magnitude of such changes, which may reduce ner interest margins; inflation; customer acceptance of FNWD's products and services; customer borrowing, repayment, investment, and deposit practices; customer disintermediation; the introduction, withdrawal, success, and timing of business initiatives; competitive conditions; the imability to realize cast savings or revenues on to implement integration plans and other consequences associated with mergers, acquisitions, and divestitures; economic conditions; the imability to realize cast savings or revenues or to implement integration plans and other actions of the Federal Reserve Board and legislative and regulatory acquisitions and reforms.

In addition to the above factors, we also caution that the actual amounts and timing of any future common stock dividends or share repurchases will be subject to various factors, including our capital position, financial performance, capital impacts of strategic initiatives, market conditions, and regulatory and accounting considerations, as well as any other factors that our Board of Directors deems relevant in making such a determination. Therefore, there can be no assurance that we will repurchase shares or pay any dividends to holders of our common stock, or as to the amount of any such repurchases or dividends. Further, statements about the effects of the COVID-I9 pandemic on our business, operations, inancial performance, and prospects may constitute forward-looking statements and are subject to the risk that the actual impacts may differ, possibly materially, from what is reflected in those forward-looking statements due to factors and future developments that are uncertain, uppredictable, and in many cases beyond our control, including the scope and duration of the pandemic, actions taken by governmental authorities in response to the pandemic, and the direct and indirect impact of the pandemic on our customers, third parties, and us.

Disclosures Regarding Non-GAAP Measures

This presentation refers to certain financial measures that are identified as non-GAAP. FNWD believes that these non-GAAP measures are helpful to investors to better understand the FNWD's assets, earnings, and shareholders' equity at the date of this presentation. This supplemental information should not be considered in isolation or as a substitute for the related GAAP measures. See the attached table at the end of this presentation for a reconciliation of the non-GAAP measures identified herein and their most comparable GAAP measures.





Overview of Finward Bancorp

Company Overview

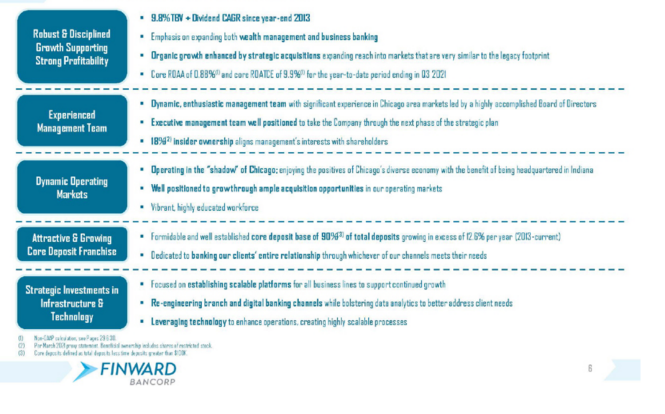
- 110-year old bank headquartered in Munster, Indiana
- Community bank with core competency in commercial lending, funded by a formidable, low-cost core deposit franchise
- Named a Best Bank to Work for in America for 2015-2020 as well as a Top 200 Community Bank for 15 consecutive years by American Banker magazine
- Committed to our core values of Stability, Integrity, Community and Excellence
- Expanded into Illinois via two successfully integrated acquisitions
- Growing a full-service wealth management business

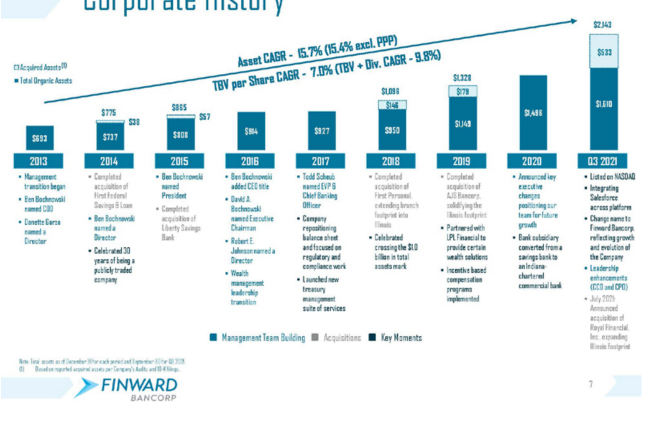
Primary Business Segments Community Banking Wealth Management Indiana state-chartered commercial Estate & retirement planning . bank organized in 1910 Corporate fiduciary business 22 full-service retail locations across Advisory & brokerage Indiana and Illinois (excludes the 9 Royal IRA & Keogh accounts Financial locations to be added) 14 person business banking team • \$373M of assets under care Full service mortgage banking 12% YOY growth in revenues from 2019 capabilities to 2020 . PSR / Acrets outlakes restructaned learn form romporterning assets. Non-GMP adjusters, con Pages 28:30 E 38. Core net income, adjusted for real and gain on sale of securities, anot cation of intergibles and nonrecurring items. (1) (2) (3) FINWARD BANCORP



S in Millions	2019	2020	03 2021 YTO
Total Assets	\$1,328	\$1,496	\$1.610
Total Gross Loans	906	965	956
Total Deposits	1.154	1.302	1,406
Total Equity	134	152	153
NPAs / Assets ⁽¹⁾⁽²⁾	0.72%	1.11%	0.93%
NIM (FTE)	3.73%	3.64%	3.49%
Core ROAA ⁽²⁾⁽³⁾	0.91%	0.94%	0.88%
Core ROATCE ⁽²⁾⁽³⁾	10.6%	10.4%	9.9%
Full-Time Employees	255	264	263
			5

Investment Rationale





Corporate History

Executive Management Team

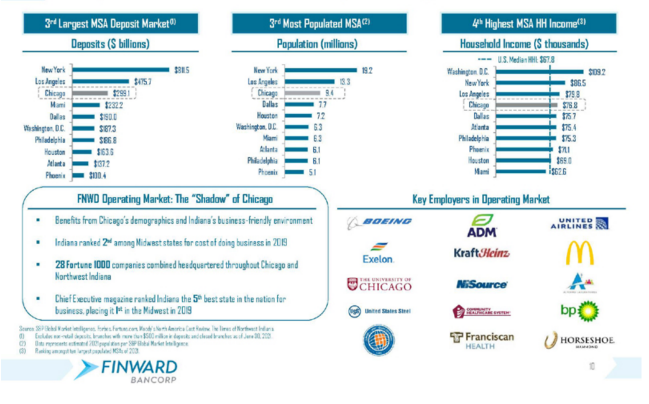
Years of Banking Year Started at Officer Experience Finward Bancorp Position with Company Multi-generational leadership Benjamin J. 2010 President & Chief Executive Officer 11 Bochnowski team with decades of combined _____ experience working together Robert T. 1985 36 Executive VP & Chief Operating Officer Lowry Significant insider ownership of ____ 18%⁽¹⁾ aligning interests with Todd M. 26 1996 Executive VP & Chief Banking Officer Scheub shareholders _____ Peymon S. 18 2003 Executive VP & Chief Financial Officer Seasoned banking team with Torabi deep ties to core operating _____ Leane E. markets 27 2010 Executive VP & Chief Risk Officer Cerven Risk-aligned corporate culture, . Tanya A. 27 1994 Executive VP & Chief Technology Officer promoting responsibility and Leetz ----accountability Jill 15 2021 Senior VP & Chief People Officer Washington Por March 202 prexy statement (1) 8



Diverse Board of Directors

	Boar	d Member	Age	Year Joined Board		
	Contraction of the second seco	David A. Bochnowski Executive Chairman	76	1977		
Board Member	Age	Year Joined Board	Board Memb	er	Age	Year Joined Board
Benjamin J. Bochnowski President & CEO	41	2014	Ar	ny W. Han	58	2008
Donald P. Fesko	49	2005	Re	obert E. Johnson III	52	2016
Edward J. Furticella	74	2000	Ke	enneth V. Krupinski	74	2003
Danette Garza	67	2013	Ar	nthony M. Puntillo	55	2004
Joel Gorelick	74	2000	Ja	imes L. Wieser	74	1999
ae Applandix for Board of Directors biographics.						
> FINW	ARD					9

Dynamic & Attractive Operating Market



Disciplined and Experienced Acquiror

	First Federal Savings & Loan Association of Hammond	Liberty Savings Bank, FSB	-Personal Bank	AJS BANCORP, INC.	Royal Financial Jox
Transaction Date	Closed April 2014	Closed July 2015	Closed July 2018	Closed January 2019	Announced July 2021
Transaction Value	Ø	(1)	SIGM	S34M	\$53M
Assets (SM) ⁽²⁾ As a % of FNWD Assets	5%	S57M 7%	SI46M 15%	S179M 16%	S533M 33%
Loans (SM) ⁽²⁾	\$29M	\$28M	\$95M	S88M	\$464M
Deposits (\$M) ⁽²⁾	\$37M	\$56M	\$125M	\$144M	\$466M
# of Branches	2	3	3	3	9
(2) Bacad on reported acquired amounts per Com	mend and Likery Sorings Birk, FSB transactions pany's Audits and IDC Villegs. IVARD BANCORP	were valentary supervisiony conversions FWD dd	net pay any consideration as port of the transact	381.	т

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Acquisition of Royal Financial, Inc. (RYFL)

Company Overview

- Royal Financial, Inc. has provided banking and financial services in the Chicagoland area since 1887 through its wholly-owned subsidiary Royal Savings Bank
- Headquartered in Chicago, IL and operates nine full-services branch locations throughout Chicago with lending centers in Homewood and St. Charles, IL
- Consistently profitable with net income of \$5.2 million for the twelve months ended 6/30/2021, resulting in a LTM R0AA of 1.01% and R0ATCE of 11.9%
- 4.18%¹⁰ yield on loans and 0.33%¹⁰ cost of total deposits for the quarter ended 6/30/2021

Transaction Rationale

- Strengthens presence in attractive Chicago market, with pro forma deposits of approximately \$1.9 billion and top 25 deposit market share in the Chicago-Naperville-Elgin, IL-IN-WLMSA
- Strong EPS accretion of ~25% in the first year of fully realized cost savings with mid single-digits tangible book value dilution and an earn back of approximately 2.3 years using the cross-over method
- Pro forma company positioned to benefit from growth potential of leveraging its
 present business model within those new and existing markets, while benefiting
 from a higher legal lending limit and additional products on the Finward platform
- Scores. SSP Elobal Warlst Intelligence. (1) Loon yield to used on back-level regulatory data and deposit seet based on BHC-BAP data. (2) Asset quality data based on back-level regulatory data.

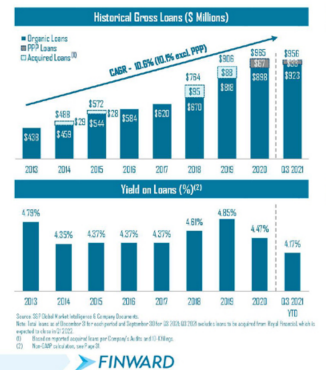


	Branch Map	
Whenton United W Wasamile Downers Con Br Bogervile Using Westmort S Napervile Westmort S	Part Rover Share Part Rover Share Participation S	
	Financial Highlights	
Balance Sheet (\$M)	Capital	

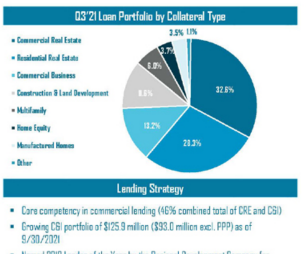
Balance Sheet (\$M)		Capital	
Assets	\$533	TCE / TA	8.6%
Net Loans (incl. HFS)	\$460		
Deposits	\$466		
Profitability (LTM)		Asset Quality ⁽²⁾	
NIM	3.42%	NPAs/Assets	0.44%
RDAA	1.01%	LLR/Loans	0.83%
ROATCE	11.9%	LLR/NPLs	175.1%
Efficiency Ratio	57.1%	LTM NCOs/Avg. Loans	(0.05%)

Driv	ing Service Excellen	Ce		November 23, 2021
Deepen Relationships	 Transitioning from customers and features to relat Focus on what clients need to thrive Broaden product/service offerings 	ionships and solutions		
Drive Efficiency	 Reduce complexity Reduce cycle time Improve sales growth 			
Expand Markets	 Grow into new markets organically Expand product offerings Build scale through whole bank & team acquisitions 			
	Superior customer service support	ted by best in c	lass technolog	<u>IY</u>
Technology Partners	sales/orce WalletFi III ncino.		Ëis	Ellettar EZZZY simplified
> FIN	BANCORP			13

Well-Balanced, Growing Loan Portfolio

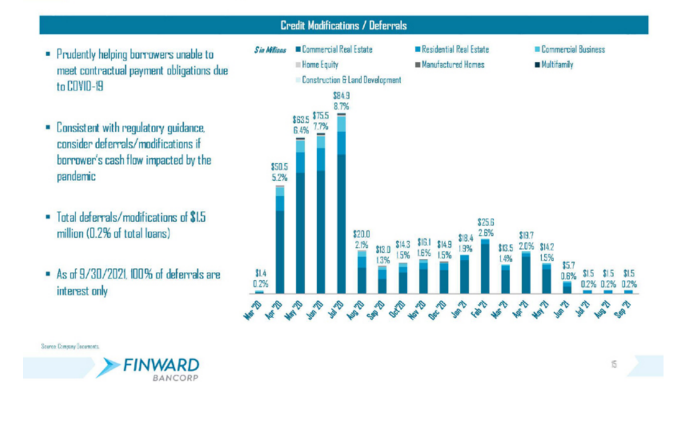


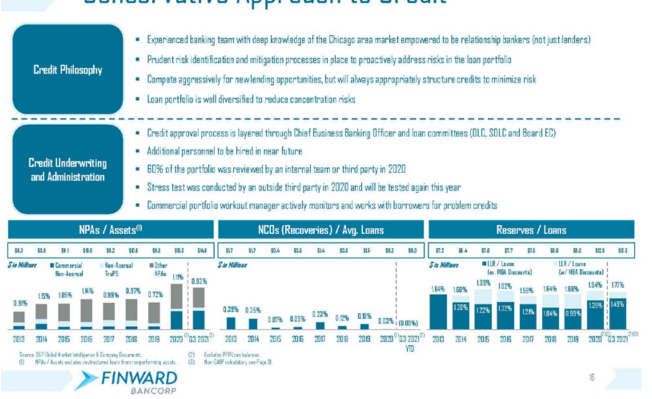
BANCORP



- Named 2019 Lender of the Year by the Regional Development Company for commercial lending efforts
- Continuously making upgrades to residential mortgage platform with \$225 million of originations in 2020 and \$120 million for the year-to-date period ending in 0.3 2021
- Portfolio mortgages mainly jumbo loans, high quality loans with 10-15 year terms, and acquired loans

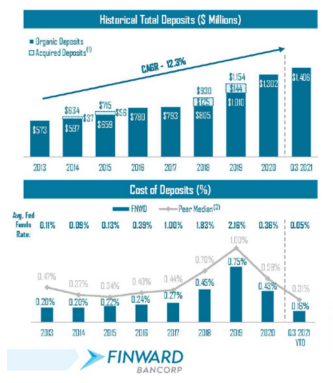
COVID-19 Impacts





Conservative Approach to Credit

Stable and Growing Core Deposit Franchise





 82% of time deposits as of 9/30/2021 repricing over the next 12 months: providing opportunity for additional potential down-trend in pricing

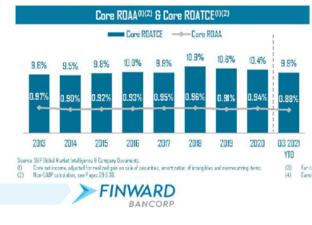
Secret: SEP Blobal Market Intell pence & Company Documents: Name Catal deposits as of Decommer 28 for each pencel of ad September 20 for 102 2020; 022 2020 excludes deposits to be acquired from Reyal Financial, which is expected to do as an 102 2022. 10. Blood for reported acquired deposits per Company's Audots catal 3.4 King to 20. Cano deposits of Market deposits per Company's Audots catal 3.4 King to 20. Cano deposits of Midward trapped equations for the dopositis syncher than BIOS. 20. Pence group consists of Midward major and an appendix deposite to between 30.0 Sellion and 32.0 Sellion as of 8/30/2020.

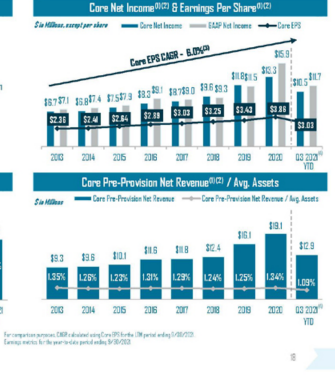
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Core Earnings Power

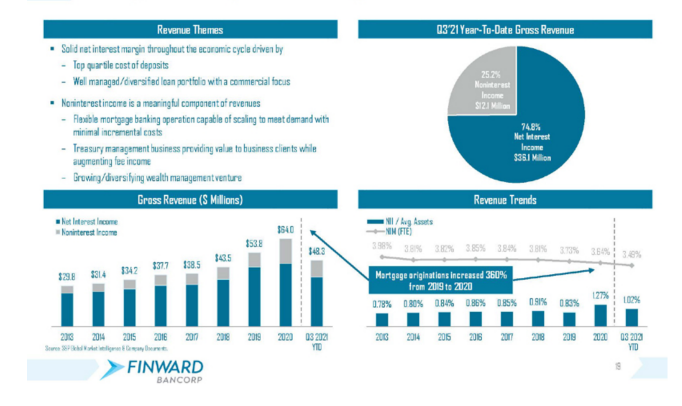
Profitability

- Strong earnings continue to accrete to and build capital
- · Low cost funding allows for utilizing the balance sheet efficiently
- Successful execution of M&A strategy resulting in realized synergies more than accounting for one-time deal-related costs
- Future profitability to be driven by a combination of organic growth, streamlining of internal operations, and accretive MBA

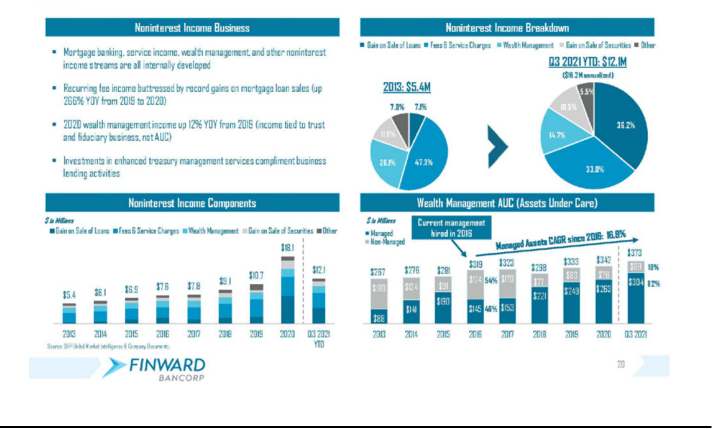




High Quality, Recurring Revenues



Diversified Sources of Fee Income



Focused Expense Management

- Investments in core technology platforms key to leveraging of the expense base
- Long-term goal of core efficiency ratio under 60%
- Long-term goal of core NIE / Avg. Assets under 2.5%
- Total assets per FTE has increased 25% since the closing of last bank acquisition
- · Have begun a multi-year process to reposition Banking Centers for the needs of our individual communities while increasing efficiency









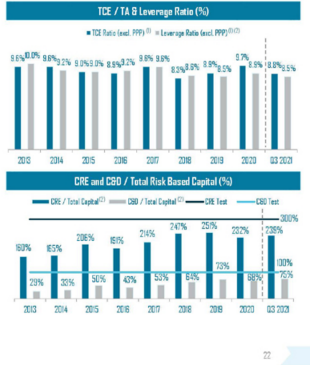
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Robust Capital Levels

Capital Management

- · Regulatory capital levels in excess of well-capitalized requirements
- TCE and regulatory capital ratios demonstrate a consistent ability to leverage capital
- Have a capital plan in place that satisfies our internal goals





Reliable Stewards of Capital

Capital Strategy

- Commitment to growing tangible book value per share:
 - (1) Supporting organic growth
 - (2) Acquisitions
 - (3) Returning capital to shareholders
- · Retaining capital necessary to support organic growth initiatives
- Deploying capital through strategic acquisitions that expand our geographic footprint and grow fee based business lines in a financially accretive manner
- Returning capital to shareholders through reasonable and competitive dividend
- Authorized buyback program in place since 2014

Tangible Book Value Per Share Growth⁽¹⁾



Dividend Per Share —Dividend Payout (%)



Stores 35P (lobal Warket intelligence & Company Documents. 0) Non-CAPP valuation, see Plays 30. FINWARD BANCORP

Recap of Franchise Highlights





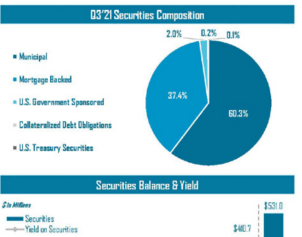


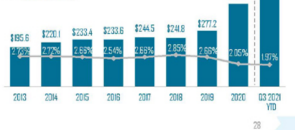
Board of Directors

Board Member	Age	Year Joined Board	Experience
David A. Bochnowski <i>Chairman</i>	76	1977	 Executive Chairman since 2016 and previously CED of the Company for 35 years Honored by Indiana Bankers Association as a Leader in Banking Excellence and former Chairman of America's Community Bankers Associatio
Benjamin J. Bochnowski President & CEO	41	2014	 Became EVP & COD of the Company in 2013, promoted to President in 2015 and became CEO in 2016 Director and member of the Executive Committee of the Indiana Bankers Association and serves on the Membership Committee of American Bankers Association
Donald P. Fesko	49	2005	 President & CEO of Community Foundation of Northwest Indiana, a healthcare system with three hospitals and multiple outpatient facilities Former CEO of Community Hospital from 2005 to 2016 before being promoted to President & CEO of entire healthcare system
Edward J. Furticella	74	2000	 Professor Emeritus of Accounting at Purdue University Northwest, holding titles of Clinical Professor and Department Head among others Former CFD of Peoples Bank from 1995 to 2004 and serves on the Risk Management, Executive & Strategic Planning Committees
Danette Garza	67	2013	 Business leader who owns Jack Gray Transport Logistics Network, a hauler operation and certified Minority & Women's Business Enterprise Served as Probate Commissioner for the Lake County Superior Court from 2013 to 2017 and is a CPA as well as a licensed attorney
Jael Garelick	74	2000	 Served as President & COD of the Company until January 2013 and has over 40 years of banking experience, including retail and commercial Serves as Charter Chairman Emeritus of the Lake County Economic Alliance
Amy W. Han	58	2008	 Completed a Ph.D. in counseling/clinical psychology; prior to graduate work held management consultant roles with Norrell Services and ATE Currently serves as the Director for Clinical Affairs and Education at the Northwest campus of Indiana University School of Medicine
Robert E. Johnson III	52	2016	 Founder: President & CED of Cimcor, Inc., a developer of cutting edge IT security software enabling companies to maintain IT system integrity Previously Manager of business systems for Kvaerner Metals and Manager of Process Automation & Control for Davy McKee Corporation
Kenneth V. Krupinski	74	2003	 Past President of Swartz, Retson & Co., P.C. (CPA firm) and was a Certified Public Accountant for 43 years
Anthony M. Puntillo	55	2004	 Co-Owner, Managing Partner & Founder of Puntillo and Crane Orthodontics, PC, a dental specialty practice with locations in Northwest Indiana Current President-Elect of the Great Lakes Association of Orthodontists and member of various orthodontics associations
	74	1999	 Attorney with over 47 years of experience, concentrating in real estate development and representation of small businesses

Well-Positioned Securities Portfolio

- Securities book currently represents 33.0% of the overall balance sheet
- Began investing excess liquidity into securities portfolio in Q42D to enhance net interest margin
- As of 03'21, 98% of portfolio consisted of municipals and mortgage backed securities
- Remainder of portfolio primarily in money market funds to provide for a certain level of immediate liquidity
- Conservative approach to managing investments resulted in a yield on securities of 1.97% for the year-to-date period ending in 0.3'21
- An investment subsidiary headquartered in Nevada manages the securities portfolio, minimizing taxes payable on the securities portfolio







Historical Financial Summary

S in thousands, except per share data	2017	2018	ded December 31 2019	2020	Fiscal YTD Q3 2021
Balance Sheet & Capital	2011	2010	1010		
Total Assets	\$927,259	\$1,096,158	\$1,328,161	\$1,496,292	\$1,609,924
Loans, Net	612,729	756.438	897,228		942.578
Total Deposits	793,004	929,786	1,154,370		1,406,200
Tangible Common Equity ^[5]	88 844	89.872	117,319		138.086
TBVPer Share ⁽¹⁾	\$31.03	\$29.67	\$33.99		\$39.69
TCE / TA (%)(1)(2)	9.6	44.4	400.00	% 9.7 9	
Tier 1 Leverage Ratio (%)(102	9.6		% 85	% 8.9 9	
Total Risk-Based Capital Ratio (%)	14.0				
Asset Quality					
Nonperforming Assets	\$9,221	\$10,593	\$9,532	\$15,832	\$14,635
NPAs / Assets (%) ⁽¹⁾⁽²⁽³⁾	0.99	% 0.97	% 0.72	% 1.11 9	6 0.93
NPLs /Loans (%)	0.89	% 1.11	% 0.91	% 1.49 9	6 1.42
NCOs (Recoveries) / Average Loans (%)	0.23	% 0.12	% 0.18	% 0,03 %	6 (0.00)
ALLL / Total Loans (%) ⁽¹⁾⁽²⁾⁽⁴⁾	1.59	% 1.64	% 1.66	% 1.84 9	6 1.77
Income Statement					
Net Interest Income	\$30,766	\$34,359	\$43,158	\$45,881	\$36,118
Provision for Loan Losses	1,200	1,308	2,584		1,293
Noninterest Income	7,752	9,099	10,670		12,139
Noninterest Expense	25,488	31,383	38,030		33,904
Income Tax Expense	2,869	1,430	1,678		1,408
Net Income	8,961	9,337	11,536		11,652
GAAP Earnings Per Share	\$3.13	\$3.17	\$3.37	\$4.60	\$3.35
Profitability Ratios					
Core ROAA (%) ^[1]	0.95		% 0.91	% 0.94 9	6 0.88
Core ROATCE (%) ⁽¹⁾	9.9	% 10.9	% 10.6	% 10.4 9	6.0.9.9
Net Interest Margin (FTE) (%)	3.84				
Core Efficiency Ratio (%) ⁽¹⁾	68.7				
Noninterest Income / Average Assets (%) Core Noninterest Expense / Average Assets (%) ⁽¹⁾	0.85				
	2.8	% 3.0	% 20	% 3.0 %	6 2.8



29

(\$ in thousends)

(\$ 10 M Cultimeters)	_	2013	2014	2015	 2016	2017	2018	 2019	 2020	s	eptember 30, 2021 YTD
Netincome	\$	7,118	\$ 7,394	\$ 7,852	\$ 9,142	\$ 8,961	\$ 	\$ 11,536	\$ 15,932	\$	11,652
Non-recurring expenses											
Acquisition related costs		-	_	462	-	-	2,076	2.113	-		-
Non-recurring income											
BOLI death benefit		-	_	-	-	-	-	(205)	-		-
Realized loss/(gain) on securities		(630)	(641)	(606)	(826)	(860)	(1.200)	(621)	(2.348)		(1,276)
Amortization of Intangibles		-	9	41	70	70	268	956	994		745
Loan accretion income		_	(318)	(300)	(606)	(466)	(828)	(1.971)	(1.919)		(897)
Related tox benefit / (cos/t)		221	298	179	477	436	(66)	(57)	687		300
DTArevaluation		-	-	-	-	617	-	-	_		_
Dore net income	\$	6,709	\$ 6,842	\$ 7,519	\$ 8,257	\$ 8,668	\$ 9,587	\$ 11,751	\$ 13,346	1	10,524
Diluted average common shares outstanding		2,841,990	2,644,033	2,860,801	2,868,601	2,864,037	2,949,212	3,425,056	3,469,167		3,476,406
Reported: Diluted earnings per share	\$	2.50	\$ 2.60	\$ 2.75	\$ 3 20	\$ 3.13	\$ 3.17	\$ 3.37	\$ 4.61	\$	3.35
Core: Diluted earnings per share		2.36	2.41	2.64	2.69	3.03	3.25	3.43	3.66		3.03
Average total assets	\$	691,090	\$ 761,431	\$ 817,361	\$ 888,015	\$ 911,078	\$ 1,001,908	\$ 1,285,964	\$ 1,427,176	\$	1,587,330
Reported: Reitum on average assiels		1.03%	0.97%	0.96%	1.03%	0.96%	0.93%	0.90%	1.12%		0.96%
Core: Return on average as sets		0.97%	0.90%	0.92%	0.93%	0.95%	0.95%	0.91%	0.94%		0.85%
(\$ in thousends)	_										
		2013	2014	2015	2016	2017	2018	2019	2020	\$	eptember 30, 2021 YTD
Netinerestincome	\$	24,427	\$ 26,363	\$ 27,370	\$ 30,064	\$ 30,766	\$ 34,369	\$ 43,168	\$ 45.881	\$	36,118
Non-interest income		5.369	6,074	6,850	7.613	7,752	9,099	10,670	18.148		12,139
Realized loss (gain) on securites		(630)	(541)	(606)	(826)	(860)	(1,200)	(621)	(2.348)		(1,278)
Non-interest expense		(19,821)	(21,016)	(23,616)	(24,709)	(25,468)	(31,383)	(38,030)	(41,636)		(33,904)
Pre-provision net/revenue	\$	9,335	\$ 9,661	\$ 9,996	\$ 12,132	\$ 12,170	\$ 10,875	\$ 15,177	\$ 20,045	- 5	13,077
Non-recurring expenses	_	_	_	452	_	_	2,076	2,113	_		_
Non-recurring income		-	-	-	-	-	-	(205)	-		-
Amortization of inlangibles			9	41	70	70	268	956	994		745
Loan accretion income		-	(318)	(399)	(606)	(456)	(828)	(1.971)	(1.919)		(897)
Core: pro-provision net revenue	\$	9,335	\$ 9,572	\$ 10,092	\$ 11,596	\$ 11,784	\$ 12,391	\$ 16.070	\$ 19,120	\$	12,925
Average total assets	\$	691,090	\$ 761,431	\$ 817,361	\$ 888,015	\$ 911,078	\$ 1,001,908	\$ 1,285,964	\$ 1,427,176	\$	1,687,330
Reported: Pre-provision net revenue to average assets		1.35%	1.30%	1.22%	1.37%	1.34%	1.09%	1.18%	1.40%		1.10%
Core: Pre-provision not revenue to average assists		1.36%	1.26%	1.23%	1.31%	1.20%	1.24%	126%	1.84%		1.00%
FINWARD											

30

10.0%

9.2%

(\$ in thousands)

		2013		2014		2015		2016		2017		2018	2019		2020	8	eptember 30, 2021 YTD
Total assets	\$	693,453	\$	775,044	\$	864,893	\$	913,626	\$	927,259	\$	1,096,158	\$ 1,328,161	\$	1,496,292	\$	1,609,924
Goodwill		-		(1,611)		(2,561)		(2,792)		(2,792)		(8,170)	(11,109)		(11,109)		(11,109)
Other inlangibles		-		(64)		(523)		(494)		(424)		(3,422)	(5,114)		(4,119)		(3,374)
Paycheck Protection Plan ("PPP") Ioana	_	-		-		-		-		-		-	-	_	(67,175)		(32,892)
Tangible assiets (excl. PPP)	\$	693,453	\$	773,349	\$	861,809	\$	910,340	\$	924,043	\$	1,084,586	\$ 1,311,938	\$	1,413,889	\$	1,562,549
Total stockholders' equity		66,761		76,165		80,909		84,108		92,060		101,464	133,542		151,689		152,569
Goodwill		-		(1,611)		(2,561)		(2,792)		(2,702)		(8,170)	(11,109)		(11,109)		(11,109)
Other inlangibles		_		(84)		(523)		(494)		(424)		(3,422)	(5,114)		(4,119)		(3,374)
Tangible common equity	\$	66.761	\$	74,470	ş	77,625	\$	60.622	\$	68,644	\$	69,672	\$ 117.319	\$	136.461	\$	138,066
Ending number of common shares outstanding		2,841,164		2,844,167		2,851,417		2,860,157		2,864,507		3,029,157	3,451,797		3,462,908		3,479,139
Tangible common equity to tangible assets (excl PPP)		0.6%		9.6%		9.0%		8.9%		9.6%		8.3%	8.9%		0.7%		8.6%
Tangible book value per share	\$	23.50	\$	26.18	\$	27.29	\$	28.26	\$	31.02	\$	29.67	\$ 33.99	\$	39.41	\$	39.69
Average stockholders' common equity	\$	60.966	\$	72,943	\$	79,299	\$	85,842	\$	90,538	\$	94,460	\$ 126,845	\$	144,275	\$	155,945
Average goodwill		-		(1,007)		(2,156)		(2,705)		(2,792)		(4,809)	(10,650)		(11,109)		(11,109)
Average other intangibles	_			(55)		(240)		(483)		(459)		(1,504)	(5.274)		(4,616)		(3,768)
Average tangible a tockholders' common equity	\$	69,968	ş	71,881	ş	76,895	Ş	82,654	ş	87,287	ş	88,147	\$ 110,921	ş	128,550	- 5	141,068
Reported: Return on average langible common equity		10.2%		10.3%		10.2%		11.1%		10.3%		10.5%	10.4%		12.4%		11.0%
Core: Return on average tangible common equity		9.6%		9.5%		9.8%		10.0%		9.9%		10.9%	10.6%		10.4%		9.9%
(\$ in thousands)	_															_	
		2013		2014		2015		2016		2017		2018	2019		2020	S	eptember 30, 2021 YTD
Tior 1 Capital	\$	69,008	\$	72,033	\$	76,402	\$	82,386	\$	88,431	\$	92,800	\$ 110,800	\$	125,300	\$	133,800
Average assets for leverage ratio	\$	692,136	\$	783,002	\$	646,736	\$	896,966	\$	916,846	\$	1,073,550	\$ 1,310,014	\$	1,477,980	\$	1,614,151
Payohock Protoction Plan ("PPP") loans		_				_		_		_		-	_		(67,175)		(32,892)
Average assets for leverage ratio (excl PPP)	\$	692,138	\$	783,002	5	846,736	\$	898,968	\$	916,846	5	1,073,550	\$ 1,310,614	\$	1,410,805	5	1,581,259

9.0%

9.2%

9.6%

6.6%

8.5%

6.9%



Leverage Ratio (excl PPP)

31

8.5%

(\$ in thousands)

		2013		2014		2015	2016	2017	2018	2019	2020	\$	eptember 30, 2021 YTD
Reported: Interest income on icons	\$	20.891	\$	21,232	\$	23,203	\$ 26,269	\$ 26,859	\$ 32,392	\$ 44.455	\$ 44,867	\$	31,291
Loan accretion income		-		(316)		(399)	(606)	(456)	(828)	(1,971)	(1,919)		(897)
Core: Interestincome on loans	\$	20,891	\$	20,914	\$	22,804	\$ 25,663	\$ 26,403	\$ 31,564	\$ 42,484	\$ 42,948	\$	30,394
Average loan balances	\$	436,429	\$	460,404	\$	522,278	\$ 587,119	\$ 603,913	\$ 664,159	\$ 876,611	\$ 961,187	\$	970,740
Reported: Yield on loans		4.79%		4.42%		4.44%	4.47%	4.45%	4.73%	5.07%	4.67%		4.30%
Core: Weld on Igans		4.79%		4.35%		4.37%	4.37%	4.37%	4.61%	4.85%	4.47%		4.17%
(sonesuo fi au \$)	_												
		2013		2014		2015	2016	2017	2018	2019	2020	\$	eptember 30, 2021 YTD
Reported: Allowance for loan losses	\$	7,189	\$	6,361	\$	6,953	\$ 7.696	\$ 7,462	\$ 7,962	\$ 8,999	\$ 12.4.58	\$	13,774
Add tional reserves not part of ALLL		-		1,458		3,835	2,908	2,376	4,592	6,042	4,098		2,572
Adjusted: Allowance for loan loss ea	\$	7.189	\$	7,819	\$	10,768	\$ 10,606	\$ 9,858	\$ 12,554	\$ 15,041	\$ 16.556	\$	16,346
Reported: Loan balances	_	437,821		488,153		571,898	583,650	620,211	764,400	906,227	965,146		956,352
Paychock Protection Plan ("PPP") loans											(67.175)		(32,892)
Adjusted: Loan balances	\$	437,821	\$	488,153	- 5	571,898	\$ 583,650	\$ 620,211	\$ 764,400	\$ 906,227	\$ 897,971	1	923,460
Reported: LL.R. / loans		1.64%		1.30%		1.22%	1 3 2 %	1.21%	1.04%	0.99%	1.29%		1.44%
Adjusted: LLR /Icans		1.64%		1.00%		1.09%	1.02%	1.59%	1.04%	1.00%	1.84%		1.77%
(\$ in thousands)	_											_	
		2013		2014		2015	2016	2017	2018	2019	2020	8	eptember 30, 2021 YTD
Non-accruing loans	\$	3,780	\$	4,599	\$	5,201	\$ 5,605	\$ 4,996	\$ 6,595	\$ 8,507	\$ 13,799	\$	11,027
Accruing loans > 90 days delinquent		174		941		377	500	227	321	806	566		2,516
Non-accrual TruPS		1,262		1,611		1,912	1,689	2,209	2,050	1,076	029		1,011
OREO		1,084		1,745		1,590	2,665	1,699	1,627	1,083	538		81
Total non-performing assets	\$	6.290	\$	8,896	\$	9,060	\$ 10.459	\$ 9,221	\$ 10,593	\$ 9.532	\$ 15.832	\$	14,635
Fotal assets	\$	693,453	\$	775,044	5	864,893	\$ 913,626	\$ 927,259	\$ 1,098,158	\$ 1,328,161	\$ 1,496,292	\$	1,009,924
Paycheck Protection Plan ("PPP") loans		-		-		-	-	-	-	-	67.175		32,892
Total assets (excl. PPP)	\$	693,453	ş	775,044	\$	864,893	\$ 913,626	\$ 927,259	\$ 1,096,158	\$ 1,328,161	\$ 1,429,117	\$	1,577,032
Reported: NPAs / assists (excl. TDRs)		0.91%		1.15%		1.05%	1.14%	0.99%	0.97%	0.72%	1.06%		0.91%
Adjusted: NPAs J as sets (excl. TDRs & PPP)		0.91%		1.15%		1.05%	1.14%	0.99%	0.97%	0.72%	1.11%		0.93%



32

(\$ in thousands)

											September 30,	
		2013	2014	2015	2016	2017	2018	2019	-	2020		2021 YTD
Notintorestincomo	\$	24,427	\$ 25,363	\$ 27,370	\$ 30.054	\$ 30,766	\$ 34,359	\$ 43,158	\$	45,881	\$	36,118
Non-interest income		5,359	6,074	6,850	7,613	7,752	9,099	10,670		18,148		12,139
Reported: Revonue	_	29,786	31,437	34,220	37,667	38,518	43,458	53,828		64,029		48,257
Realized (css/(gain) on securities		(630)	(541)	(606)	(826)	(860)	(1,200)	(621)		(2,348)		(1,276)
Non-recurring in come			-					(205)				-
Core: Revenue	\$	29,156	\$ 30,696	\$ 33,614	\$ 38,841	\$ 37,658	\$ 42,258	\$ 53,002	\$	61,681	- 5	46,961
Reported: Non-interest expense		19,821	21,015	23,616	24,709	25,488	31,383	38,030		41,636		33,904
Amortization of intangibles		_	(9)	(41)	(70)	(70)	(268)	(956)		(994)		745
Loan ascreton income			318	399	606	456	828	1,971		1,919		(897)
Non-recurring expenses		-	-	(4.52)	-	_	(2,076)	(2,113)		-		-
Core: Non-Interest expense	\$	19,821	\$ 21,324	\$ 28,522	\$ 25,245	\$ 25,874	\$ 29,887	\$ 36,932	\$	42,561	\$	83,752
Reported: Efficiency Ratio		66.5%	66.8%	69.0%	65.6%	66.2%	72.2%	70.7%		65.0%		70.3%
Core: Efficiency Rato		68.0%	69.0%	70.0%	68.5%	68.7%	70.7%	69.7%		63.0%		71.8%
Average total assets	\$	691,090	\$ 761,431	\$ 817,361	\$ 888,015	\$ 911,078	\$ 1,001,908	\$ 1,285,964	\$	1,427,176	\$	1,587,330
Reported: NE to average total assets		2.9%	2.8%	2.9%	2.0%	2.6%	3.1%	3.0%		2.9%		2.6%
Core: NIE to avorage total assets		2.0%	2.8%	2.9%	2.8%	2.8%	3.0%	2.0%		3.0%		2.8%



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