# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington D.C. 20549

### **FORM 10-Q**

	rk One)		OF 1024
X	QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECUR	ITIES EXCHANGE ACT	OF 1934
	For the quarterly period ended September 30, 2015		
	or		
	TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURI	TIES EXCHANGE ACT	OF 1934
	For the transition period fromto		
	Commission File Number: 001-36522		
	Investar Holding Corporation	n	
	(Exact name of registrant as specified in its charter)		
	(State or other jurisdiction of	7-1560715 a.S. Employer tification No.)	
	7244 Perkins Road, Baton Rouge, Louisiana 70808 (Address of principal executive offices, including zip code)		
	(225) 227-2222 (Registrant's telephone number, including area code)		
	ate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Secur onths (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such fili		
poste	ate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every L d pursuant to Rule 405 of Regulation S-T ( $\S232.405$ of this chapter) during the preceding 12 months (or for such shorter sost such files). Yes $\boxtimes$ No $\square$		
	ate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller erated filer," "accelerated filer," and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):	reporting company. See the definition	ons of "large
Large	e accelerated filer	Accelerated filer	
Non-a	accelerated filer   (Do not check if a smaller reporting company)	Smaller reporting company	
Indica	ate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes $\Box$	No ⊠	
	number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date, is as follows outstanding as of November 6, 2015.	ows: Common stock, \$1.00 par valu	ie, 7,264,261

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### S PECIAL NOTE REGARDING FORWARD-LOOKING STATEMENTS

When included in this Quarterly Report on Form 10-Q, or in other documents that Investar Holding Corporation (the "Company") files with the Securities and Exchange Commission ("SEC") or in statements made by or on behalf of the Company, words like "may," "should," "could," "predict," "potential," "believe," "think," "will likely result," "expect," "continue," "will," "anticipate," "seek," "estimate," "intend," "plan," "projection," "would," "outlook" and similar expressions or the negative version of those words are intended to identify forward-looking statements as defined by the Private Securities Litigation Reform Act of 1995. These forward-looking statements involve a variety of risks and uncertainties that could cause actual results to differ materially from those described therein. The Company's forward-looking statements are based on assumptions and estimates that management believes to be reasonable in light of the information available at the time such statements are made. However, many of the matters addressed by these statements are inherently uncertain and could be affected by many factors beyond management's control. A number of important factors could cause actual results to differ materially from those indicated by the forward-looking statements. These factors include, but are not limit ed to, the follow ing, any one or more of which could mater i ally affect the out come of future events:

- b us ines s and econ o m i c cond it i on s ge nerally and inthefin ancials ervices industry in particular, whether nationally, region all y or in the mark ets in which we operate;
- our ab i lity to ac hi eve organic loan and deposit growth, and the composition of that growth;
- changes (or the lack of c hanges) in interest rates, yield curves and interest rate spread relationships that affect our loan and deposit pricing;
- the extent of continuing client demand for the high level of personalized service that is a keyelement of our banking approach as well as our ability to execute our strategy generally;
- o ur de p e nde n c e on ou r man agement team, and our ability to attract and retain q u al i f ied personnel;
- change sin the quality or composition of ourloan or investment portfolios, including adverse development sinborrowerin dustries or in the repayment ability of in dividual borrowers;
- inaccuracy of the assumptions and estimates we make in establishing reserves for p r obable loan loss ses and other estimates;
- the concentration of our b u s i ne s s with hin our geog raphic areas of operation in L ouisian a; and
- concentration of credit exposure.

These factors should not be con s trued as exhaus tive. Add it i on a linformation on these and other risk factors can be found in Item 1 A. "Risk Factors" and Item 7. "Special Note Regarding Forward-Looking Statements" in the Company's Annual Report on Form 10-K for the year ended December 31, 2014, filed with the Securities and Exchange Commission.

Because forward-looking statements are inherently subject to risks and uncertainties, some of which cannot be predicted or quantified, you should not rely on any forward-looking statement as a prediction of future events. We expressly disclaim any obligation or undertaking to update our forward-looking statements, and we do not intend to release publicly any updates or changes in our expectations concerning the forward-looking statements or any changes in events, conditions or circumstances upon which any forward-looking statement may be based, except as required by law.

### P ART I. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

### INVESTAR HOLDING CORPORATION CONSOLIDATED BALANCE SHEETS (Amounts in thousands, except share data)

	September 30, 2015 (Unaudited)	<b>December 31, 2014</b>		
ASSETS	· "/			
Cash and due from banks	\$ 6,595	\$ 5,519		
Interest-bearing balances due from other banks	13,058	13,493		
Federal funds sold	223	500		
Cash and cash equivalents	19,876	19,512		
Available for sale securities at fair value (amortized cost	01.555	<b>50.00</b> 0		
of \$84,218 and \$69,838, respectively)	84,566	70,299		
Held to maturity securities at amortized cost (estimated fair value of \$27,486 and \$22,301, respectively)	27.525	22.510		
Loans held for sale	27,525	22,519		
	55,653	103,396		
Loans, net of allowance for loan losses of \$5,911 and \$4,630, respectively	704,650	618,160		
Other equity securities	4,899	5,566		
Bank premises and equipment, net of accumulated	4,077	3,300		
depreciation of \$5,796 and \$3,964, respectively	29,916	28,538		
Other real estate owned, net	1,178	2,735		
Accrued interest receivable	2,560	2,435		
Deferred tax asset	1,803	1,097		
Goodwill and other intangibles	3,185	3,216		
Other assets	1,936	1,881		
Total assets	\$ 937,747	\$ 879,354		
Total assets	<u> </u>	017,534		
LIABILITIES				
Deposits:	Φ 04.522	Ф <b>70.017</b>		
Noninterest-bearing	\$ 94,533	\$ 70,217		
Interest-bearing	635,901	557,901		
Total deposits	730,434	628,118		
Advances from Federal Home Loan Bank	47,900	125,785		
Repurchase agreements	34,648	12,293		
Note payable	3,609	3,609		
Accrued taxes and other liabilities	13,028	6,165		
Total liabilities	829,619	775,970		
STOCKHOLDERS' EQUITY				
Preferred stock, \$1.00 par value per share; 5,000,000 shares authorized	-	-		
Common stock, \$1.00 par value per share; 40,000,000				
shares authorized; 7,264,261 and 7,262,085 shares outstanding, respectively	7 305	7 264		
Treasury stock	7,305 (630)	7,264		
Surplus		(23) 84,213		
Retained earnings	84,588 17,257	11,809		
Accumulated other comprehensive (loss) income				
. , ,	(392)	121		
Total stockholders' equity	108,128	103,384		
Total liabilities and stockholders' equity	<u>\$ 937,747</u>	\$ 879,354		

### INVESTAR HOLDING CORPORATION CONSOLIDATED STATEMENTS OF OPERATIONS

(Amounts in thousands, except share data) (Unaudited)

		Three mor		ed	Nine months ended September 30,				
		2015		2014		2015		2014	
INTEREST INCOME									
Interest and fees on loans	\$	8,912	\$	7,801	\$	25,856	\$	21,595	
Interest on investment securities	Ψ	550	Ψ	367	Ψ	1,558	Ψ	917	
Other interest income		18		14		53		34	
Total interest income		9,480	-	8,182		27,467		22,546	
NATION OF THE PARTY OF									
INTEREST EXPENSE		1 250		1 004		2.940		2 127	
Interest on deposits Interest on borrowings		1,358 170		1,084 98		3,849 387		3,137 292	
Total interest expense		1,528		1,182		4,236		3,429	
Net interest income		7,952		7,000		23,231		19,117	
Provision for loan losses		400		505		1,500		1,198	
Net interest income after provision for loan losses		7,552		6,495		21,731		17,919	
NONINTEREST INCOME									
Service charges on deposit accounts		95		85		286		221	
Gain on sale of investment securities, net		334		63		468		228	
(Loss) gain on sale of real estate owned, net		(147)		245		(141)		238	
Gain on sale of loans, net		1,023		1,146		3,831		2,801	
Fee income on loans held for sale, net		261		85		771		250	
Other operating income		601		335		1,558		797	
Total noninterest income		2,167		1,959		6,773		4,535	
Income before noninterest expense		9,719		8,454		28,504		22,454	
NONINTEREST EXPENSE									
Depreciation and amortization		362		343		1,081		973	
Salaries and employee benefits		4,161		3,773		12,040		10,735	
Occupancy		217		223		655		629	
Data processing		389		354		1,099		940	
Marketing		35		94		155		241	
Professional fees		271		176		770		433	
Impairment on investment in tax credit entity		54		-		54		-	
Other operating expenses		1,524		1,350		4,265		3,478	
Total noninterest expense		7,013		6,313		20,119		17,429	
Income before income tax expense		2,706		2,141		8,385		5,025	
Income tax expense		850		699		2,766		1,637	
Net income	\$	1,856	\$	1,442	\$	5,619	\$	3,388	
EARNINGS PER SHARE								_	
Basic earnings per share	\$	0.26	\$	0.20	\$	0.78	\$	0.68	
Diluted earnings per share	\$	0.26	\$	0.20	\$	0.78	\$	0.65	
Cash dividends declared per common share	\$	0.01	\$	0.01	\$	0.02	\$	0.03	

### INVESTAR HOLDING CORPORATION CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in thousands) (Unaudited)

	 Three mon Septem	 	Nine months ended September 30,			
	 2015	2014	2015		2014	
Net income	\$ 1,856	\$ 1,442	\$	5,619	\$ 3,388	
Other comprehensive (loss) income:						
Unrealized gains on investment securities:						
Reclassification of realized gains, net of tax expense of \$117, \$22, \$164 and \$78, respectively	(218)	(42)		(305)	(151)	
Unrealized gains (losses), available for sale, net of tax expense (benefit) of \$173, \$(23), \$122 and \$378, respectively	323	(67)		227	571	
Unrealized losses, transfer from available for sale to held to maturity, net of tax benefit of \$0, \$0, \$1 and \$1, respectively	(1)	(1)		(3)	(2)	
Fair value of derivative financial instruments:						
Change in fair value of interest rate swap designated as a cash flow hedge, net of tax benefit of \$151, \$0, \$233 and \$0,						
respectively	(281)	(5)		(432)	(5)	
Total other comprehensive (loss) income	(177)	(115)		(513)	413	
Total comprehensive income	\$ 1,679	\$ 1,327	\$	5,106	\$ 3,801	

### ${\bf INVESTAR~HOLDING~CORPORATION}\\ {\bf CONSOLIDATED~STATEMENTS~OF~CHANGES~IN~STOCKHOLDERS'~EQUITY}$

(Amounts in thousands, except share data)

	Common	Treasury				Retained		ccumulated Other omprehensive	s	Total tockholders'
	 Stock	Stock	Surplus		Earnings		(Loss) Income		Equity	
Balance, December 31, 2013	\$ 3,943	\$ -	\$	45,281	\$	6,609	\$	(350)	\$	55,483
Common stock issued in offering, net										
of direct cost of \$4,266	3,285	-		38,443		-		-		41,728
Warrants exercised	22	-		275		-		-		297
Surrendered shares	-	(17)		-		-		-		(17)
Shares repurchased	-	(6)		-		-		-		(6)
Dividends declared, \$0.04 per share	-	-		-		(197)		-		(197)
Stock-based compensation	14	-		214		-		-		228
Net income	-	-		-		5,397		-		5,397
Other comprehensive income, net	-	-		-		-		471		471
Balance, December 31, 2014	\$ 7,264	\$ (23)	\$	84,213	\$	11,809	\$	121	\$	103,384
Surrendered shares	-	(35)		-		-		_		(35)
Shares repurchased	-	(572)		-		-		-		(572)
Options exercised	10	-		125		-		-		135
Dividends declared, \$0.02 per share	-	-		-		(171)		-		(171)
Stock-based compensation	31	-		250		-		-		281
Net income	-	-		-		5,619		-		5,619
Other comprehensive loss, net	-	-		-		-		(513)		(513)
Balance, September 30, 2015 (Unaudited)	\$ 7,305	\$ (630)	\$	84,588	\$	17,257	\$	(392)	\$	108,128

### INVESTAR HOLDING CORPORATION CONSOLIDATED STATEMENTS OF CASH FLOWS

(Amounts in thousands) (Unaudited)

Description of the streem   Section   Sectio	(enauteu)	For the nine months ended September 30,					
Net income         \$ 5,619         \$ 3,888           Adjustments to reconcile net income to net cash provided by operating activities:         ————————————————————————————————————							
Net income         \$ 5,619         \$ 3,888           Adjustments to reconcile net income to net cash provided by operating activities:         ————————————————————————————————————	Cash flows from operating activities:						
Objectation and amortization         1,081         973         83           Amortization of purchase accounting adjustments         (160)         2282         73         73         180           Amortization of purchase accounting adjustments         (160)         (282)         1,08         73         28           Provision for other ceal estate owned         (46)         (28)         28         28         28         28         18         28         18         28         18         28         18         28         18         28         18         18         28         18         28         18         28         18         18         28         18         18         18         28         18         18         18         28         18         18         18         28         18		\$ 5,619 \$	3,388				
Amotrization (accretion) of premium (discount) on securities, net         797         803           Amotrization of purchase accounting adjustments         (166)         (282)           Provision for Ioan Ioasses         1,500         1,198           Cian on sale of Securities         448         208           Casin on sale of securities         448         (283)           FHLB stock dividend         101         (163)         (163)           Class (gain) on sale of other real estate owned         410         (160)         (160)           Class (gain) on sale of other real estate owned         410         (160)         (160)           Class (gain) on sale of other real estate owned         411         (150)           Officer         211         (170)         (160)           Class (gain) on sale of securities         (287)         (147,404)           Officer         331,908         100,440           Class (gain) on sale of loss         (331)         (240)           Class (gain) on sale of loss         (331)         (240)           Class (gain) on sale of loss         (321)         (431)         (240)           Object assets         (432)         (432)         (422)         (422)         (422)         (422)         (422)	Adjustments to reconcile net income to net cash provided by operating activities:						
Amortization of purchase accounting adjustments         (100)         (282)           Provision for obles loses         1,50         1,198           Provision for oble real estate owned         454         208           Cain on sale of Securities         (468)         228           Loss (gain) on sale of other real estate owned         114         (283)           Stock-based compensation         281         155           Other         11         (3           Loars held for sale         (287,512)         (147,404)           Originations         (287,512)         (147,404)           Gain on sale of shear         (383)         (280)           Carrier of brases         (383)         (280)           Accured interest receivable         (125)         (142)           Carl change in:         (383)         (24)           Deferred tax asset         (433)         (124)           Other assets         (403)         (879)           Accured trivers and other liabilities         (5,48)         (4,84)           Net cash provided by (used in) operating activities         (50,55)         (5,45)           Carl flows from investing activities:         (50,55)         (5,45)           Purchase of investment securities available for sa		1,081	973				
Provision for loan loanses         1,500         1,198           Provision for loan freat estate owned         54         208           Gain on sale of securities         (468)         (228)           Loss (gain) on sale of other call estate owned         (10)         (66           Loss (gain) on sale of other call estate owned         (10)         (6           Stock-based compensation         281         155           Other         11         (3)           Claim for sile.         11         (3)           Originations         (287)52         (147,404)           Proceeds from sale of leans         (381)         (2,301)           Proceeds from sale of leans         (3,31)         (2,301)         (2,301)           Accrued later steericable         (15)         (142)         (147)         (24)         (31)         (124)         (147)         (24)         (31)         (124)         (147)         (24)         (31)         (124)         (147)	Amortization (accretion) of premium (discount) on securities, net		803				
Provision for loan loanses         1,500         1,198           Provision for loan freat estate owned         54         208           Gain on sale of securities         (468)         (228)           Loss (gain) on sale of other call estate owned         (10)         (66           Loss (gain) on sale of other call estate owned         (10)         (6           Stock-based compensation         281         155           Other         11         (3)           Claim for sile.         11         (3)           Originations         (287)52         (147,404)           Proceeds from sale of leans         (381)         (2,301)           Proceeds from sale of leans         (3,31)         (2,301)         (2,301)           Accrued later steericable         (15)         (142)         (147)         (24)         (31)         (124)         (147)         (24)         (31)         (124)         (147)         (24)         (31)         (124)         (147)	Amortization of purchase accounting adjustments	(160)	(282)				
Provision for other real estate owned         34         208           Cais on sale of other real estate owned         141         (238)           LLB Stack divided         (10)         (60)           Stock-based compensation         281         155           Other         211         (35)           Lours held for Sale*         319,00         (10,44)           Companions         (2875,12)         (47,464)           Originations         (2875,12)         (47,464)           Grant and the of sale*         (2875,12)         (47,464)           Grant and the of sale*         (383)         (200)           Grant and sale of		1,500					
Joss (gain) on sale of other real estate owned         141         (238)           FHIB Stock dividend         (10)         (6,6)           Stock-based compensation         281         155           Other         11         (2,6)           Lours held for sale:         287,512         (147,404)           Originations         39,086         100,494           Gain on sale of loans         39,086         100,494           Cacin on sales of loans         (3,831)         2,800           Not change in:         4(25)         (142)           Deferred tax saset         (433)         (124)           Other assets         (20)         (37,53)           Accrued taxes and other liabilities         (3,68)         4,483           Net cash provided by (used in) operating activities         5         (2,15)         (3,643)           Purchase of investiment securities available for sale         (50,255)         (5,433)           Purchase of investiment securities available for sale         (50,255)         (5,435)           Purchase of investiment securities available for sale         (50,255)         (5,435)           Proceeds from investing activities         (50,255)         (5,435)           Proceeds from sale of journs, redemptions and maturities of securities		54					
Joss (gain) on sale of other real estate owned         141         (238)           FHIB Stock dividend         (10)         (6,6)           Stock-based compensation         281         155           Other         11         (2,6)           Lours held for sale:         287,512         (147,404)           Originations         39,086         100,494           Gain on sale of loans         39,086         100,494           Cacin on sales of loans         (3,831)         2,800           Not change in:         4(25)         (142)           Deferred tax saset         (433)         (124)           Other assets         (20)         (37,53)           Accrued taxes and other liabilities         (3,68)         4,483           Net cash provided by (used in) operating activities         5         (2,15)         (3,643)           Purchase of investiment securities available for sale         (50,255)         (5,433)           Purchase of investiment securities available for sale         (50,255)         (5,435)           Purchase of investiment securities available for sale         (50,255)         (5,435)           Proceeds from investing activities         (50,255)         (5,435)           Proceeds from sale of journs, redemptions and maturities of securities	Gain on sale of securities	(468)	(228)				
FHLB stock dividend							
Shock-based compensation         281         155           Other         11         (35)           Loans held for sale:         1         (287,512)         (147,404)           Originations         399,86         100,949         10							
Other         11         (3)           Lams held for sale:         (287,512)         (147,404)           Originations         (38,30)         (280)           Proceeds from sales         (39,006)         (10,004)           Gain on sale of loans         (287)         (287)           Net change in:         ****         (433)         (124)           Accrued interest receivable         (433)         (124)         (125)         (142)           Ober assets         (400)         (87)         (483)         (124)         (387)           Accrued taxes and other liabilities         6,148         4,483         (483)         (484)         (483)         (484)         (483)         (484)         (483)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)         (484)		( )					
Loars belof for sale:         (287,512)         (147,404)           Originations         (383,0086)         100,494           Cation on sale of loans         (333)         (2,801)           Net change in:         (125)         (142)           Accrued interest receivable         (103)         (142)           Deferred tax asset         (20)         (87)           Accrued taxes and other liabilities         6,148         4,483           Accrued taxes and other liabilities         6,158         4,833           Net cash provided by (used in) operating activities         6,159         39,015           Cash. flows from investing activities         5,150         (5,143)           Purchases of investment securities available for sale         20,005         (5,143)           Proceeds from the sale of investment securities available for sale         20,005         (5,143)           Purchases of investment securities available for sale         20,005         (5,143)           Purchases of investment securities available for sale         20,005         (5,143)           Purchases of investment securities available for sale         20,005         (5,143)           Purchases of investment securities available for sale         20,005         (5,143)           Proceeds from purdouns, recelupations and maturities of	1						
Originations         (2875,12)         (147,004)           Gain on sale of loans         (3 33)         (2,801)           Ket change in         (3 33)         (2,801)           Accrued interest receivable         (125)         (142)           Obferred tax saet         (20)         (87)           Accrued taxes and other liabilities         6,148         4,483           Accrued taxes and other liabilities         6,148         4,483           Act and provided by (used in) operating activities         62,159         (39,63)           Cash flows from investing activities         (50,255)         (5,453)           Purchases of investment securities available for sale         (50,255)         (5,453)           Purchases of investment securities available for sale         2,058         4,849           Proceeds from paydowns, redemptions and maturities of securities available for sale         2,052         1,252           Proceeds from paydowns, redemptions and maturities of securities available for sale         4,479         6,562           Proceeds from paydowns, redemptions and maturities of securities available for sale         4,479         6,562           Proceeds from paydowns, redemptions and maturities of securities available for sale         4,522         1,42           Proceeds from sale of loans         4,479         6,			(5)				
Proceeds from sales         339.086         100.494           Gain on sale of loans         (3.831)         (2.801)           Net change in:         (3.831)         (1.42)           Deferred tax asset         (433)         (1.24)           Other sasets         (20)         (87)           Accrued taxes and other liabilities         6,148         4,483           Net each provided by (used in) operating activities         6,148         4,483           Net each provided by (used in) operating activities         6,158         4,483           Net each provided by (used in) operating activities         8,159         3,613           Purchases of investment securities available for sale         (5,623)         (8,548)           Proceads from the sale of investment securities available for sale         27,053         23,088           Proceads from paydowns, redemptions and maturities of securities available for sale         27,053         23,088           Proceads from sale of loans         -         105,241           Proceads from paydowns, redemptions and maturities of securities held to maturity         5.5         1,376           Proceeds from sale of other equity securities         3,36         1,372           Proceeds from sale of other equity securities         4,679         2,534           Net increa		(287.512)	(147.404)				
Gain on sale of loans         (3,81)         (2,80)           Net change in:         (125)         (142)           Accrued interest receivable         (133)         (124)           Obeferred tax sest         (20)         (87)           (10)         (187)         (20)         (87)           Accrued taxes and other liabilities         (6,148)         4,833           Net cash provided by (used in) operating activities         6,148         4,833           Net cash provided by (used in) operating activities         (50,255)         (3,953)           Cash flows from investing activities         (50,255)         (51,453)           Purchases of investment securities available for sale         (50,255)         (5,453)           Purchases of investment securities available for sale         27,053         23,088           Proceeds from the sale of investment securities available for sale         8,479         6,675           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,625           Proceeds from sale of loans         8,279         6,652         1,28           Proceeds from elemptions of other equity securities         4,679         2,534         1,28           Proceeds from ealer four equity securities         4,652         1,28 <t< td=""><td></td><td></td><td></td></t<>							
Net change in:							
Accrued interest receivable		(0,000)	(=,555)				
Deferred tax asset         (433)         (124)           Other assets         (20)         (87)           Accraed taxes and other liabilities         6.148         4.483           Net eash provided by (used in) operating activities         6.148         4.483           Cash flows from investing activities         8.215         3.961           Purchases of investment securities available for sale         (50,255)         (51,453)           Purchases of investment securities available for sale         27,053         22,308           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from sale of loans         -         105,241           Proceeds from sale of loans         -         105,241           Proceeds from sale of other equity securities         (4,679)         (2,534)           Purchases of other equity securities         (8,272)         (181,937)           Proceeds from sales of premises, equipment and software         1,226         1,285           Proceeds from sales of premises, equipment and software	e e	(125)	(142)				
Other assets         (20)         (87)           Accrued taxes and other liabilities         6.148         4.483           Net cash provided by (used in) operating activities         62,159         (39,613)           Cash flows from investing activities:         """">"""""""""""""""""""""""""""""""			( )				
Accraed taxes and other liabilities         6,148         4,483           Net eash provided by (used in) operating activities         62,159         39,613           Cash flows from investing activities:         ****         ****           Purchases of investment securities available for sale         (50,255)         (51,453)           Purchases of investment securities available for sale         27,053         32,088           Proceeds from the sale of investment securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities available for sale         5,25         142           Proceeds from redemptions of other equity securities         5,356         1,376           Proceeds from redemptions of other equity securities         (8,272)         (181,937)           Proceeds from sales of other equity securities         (88,272)         (181,937)           Proceeds from sales of other equity securities         (88,272)         (181,937)           Proceeds from sales of other equity securities         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of other real estate owned         1,285		( )					
Net cash provided by (used in) operating activities         62,159         (39,613)           Cash flows from investing activities:			. ,				
Cash flows from investing activities         (50,255)         (51,453)           Purchases of investment securities available for sale         (50,255)         (51,453)           Purchases of investment securities available for sale         27,053         23,088           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from sale of loans         -         105,241           Proceeds from sale of loans         -         105,241           Proceeds from redemptions of other equity securities         5,356         1,376           Purchases of other equity securities         (4679)         (2,534)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         2,49         (4,112)           Net cash used in investing activities         (24,29)         (4,112)           Net cash used in investing activities         (28,29)         (4,112)           Net cash used in investing activities         (23,95)         1,848           Net increase in customer deposits         0,00         <		 					
Purchases of investment securities available for sale         (50,255)         (51,453)           Purchases of investment securities hald to maturity         (56,623)         (8,548)           Proceeds from the sale of investment securities available for sale         27,053         23,088           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from asle of loans         -         105,241           Proceeds from redemptions of other equity securities         5,356         1,376           Purchases of other equity securities         (4,679)         (2,534)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other requity securities         1,726         1,285           Proceeds from sales of other requity securities         (88,272)         (181,937)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other requity securities         1,285           Proceeds from sales of other requity securities         1,285           Proceeds from sales of other requity securities         1,285           Proceeds from sales of other requity securities         1,282	Net eash provided by (dised in) operating activities	02,137	(37,013)				
Purchases of investment securities held to maturity         (5,623)         (8,548)           Proceeds from the sale of investment securities available for sale         27,053         23,088           Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from sale of loans         -         105,241           Proceeds from sele of loans         5,356         1,376           Purchases of other equity securities         4,679         2,534           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Proceeds from sales of premises, equipment and software         -         3           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities         102,395         89,115           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         3,000							
Proceeds from the sale of investment securities available for sale         27,053         23,088           Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from sale of loans         -         105,241           Proceeds from redemptions of other equity securities         4,679         (2,534)           Net increase in loans         (88,272)         (81,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,229)         (4,112)           Net cash used in investing activities         (10,862)         (10,862)           Cash flows from financing activities         102,395         89,115           Net increase in requerhase agreements         22,356         1,848           Net increase in requerhase agreements         23,000         6,000           Net (decrease) increase in short-term FHLB advances         3,000         6,000           Reparament of long-term FHLB advances         (							
Proceeds from paydowns, redemptions and maturities of securities available for sale         8,479         6,767           Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from sale of loans         -         105,241           Proceeds from redemptions of other equity securities         5,356         1,376           Purchases of other equity securities         (4,679)         (2,534)           Net increase in loans         (88,272)         (81,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Proceeds from sales of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities         102,395         89,115           Net increase in resustomer deposits         102,395         89,115           Net increase in respurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         (70,639)         4,104           Proceeds from long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)			(8,548)				
Proceeds from paydowns, redemptions and maturities of securities held to maturity         582         142           Proceeds from sale of loans         -         105,241           Purchases of other equity securities         5,356         1,376           Purchases of other equity securities         (4,679)         (2,534)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities         102,395         89,115           Net increase in repurchase agreements         102,395         89,115           Net increase in customer F			,				
Proceeds from sale of loans         — 105,241           Proceeds from redemptions of other equity securities         5,356         1,376           Purchases of other equity securities         (4,679)         (2,534)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,429)         (4,112)           Net ash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities         89,115         Net increase in repurchase agreements         102,395         89,115           Net increase in repurchase agreements         22,356         1,848         9,115<			,				
Proceeds from redemptions of other equity securities         5,356         1,376           Purchases of other equity securities         (4,679)         (2,534)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         -         3           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities         102,395         89,115           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         70,639)         4,104           Proceeds from long-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock         (572)         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities		582					
Purchases of other equity securities         (4,679)         (2,534)           Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities:         89,115           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         (70,639)         4,104           Proceeds from long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (102,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock warrants exercised         -         210           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities		-	105,241				
Net increase in loans         (88,272)         (181,937)           Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities:         -         2,2356         18,48           Net increase in repurchase agreements         22,356         1,848           Net (accrease) increase in short-term FHLB advances         70,639)         4,104           Proceeds from long-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         10,246         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock warrants exercised         135         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)	Proceeds from redemptions of other equity securities	5,356	1,376				
Proceeds from sales of other real estate owned         1,726         1,285           Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities:         -         8,9115           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         (70,639)         4,104           Proceeds from long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (102,246)         (2,496)           Cash growth of common stock in initial public offering         -         42,683           Repurchase of common stock options exercised         (572)         -           Proceeds from stock options exercised         -         210           Net cash provided by financing activities         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203	Purchases of other equity securities	(4,679)	(2,534)				
Proceeds from sales of premises, equipment and software         -         3           Purchases of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities:         8           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         (70,639)         4,104           Proceeds from long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock options exercised         (572)         -           Proceeds from stock options exercised         135         -           Proceeds from stock warrants exercised         210           Net cash provided by financing activities         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203	Net increase in loans	(88,272)	(181,937)				
Purchases of premises, equipment and software         (2,429)         (4,112)           Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities:         8           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock options exercised         (572)         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203	Proceeds from sales of other real estate owned	1,726	1,285				
Net cash used in investing activities         (108,062)         (110,682)           Cash flows from financing activities:         89,115           Net increase in customer deposits         102,395         89,115           Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         (70,639)         4,104           Proceeds from long-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock warrants exercised         (572)         -           Proceeds from stock options exercised         135         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203	Proceeds from sales of premises, equipment and software	-	3				
Cash flows from financing activities:         Net increase in customer deposits       102,395       89,115         Net increase in repurchase agreements       22,356       1,848         Net (decrease) increase in short-term FHLB advances       (70,639)       4,104         Proceeds from long-term FHLB advances       3,000       6,000         Repayment of long-term FHLB advances       (10,246)       (2,496)         Cash dividends paid on common stock       (162)       (145)         Proceeds from issuance of common stock in initial public offering       -       42,683         Repurchase of common stock       (572)       -         Proceeds from stock options exercised       135       -         Proceeds from stock warrants exercised       -       210         Net cash provided by financing activities       46,267       141,319         Net increase (decrease) in cash and cash equivalents       364       (8,976)         Cash and cash equivalents, beginning of period       19,512       28,203	Purchases of premises, equipment and software	 (2,429)	(4,112)				
Net increase in customer deposits       102,395       89,115         Net increase in repurchase agreements       22,356       1,848         Net (decrease) increase in short-term FHLB advances       (70,639)       4,104         Proceeds from long-term FHLB advances       3,000       6,000         Repayment of long-term FHLB advances       (10,246)       (2,496)         Cash dividends paid on common stock       (162)       (145)         Proceeds from issuance of common stock in initial public offering       -       42,683         Repurchase of common stock       (572)       -         Proceeds from stock options exercised       135       -         Proceeds from stock warrants exercised       -       210         Net cash provided by financing activities       46,267       141,319         Net increase (decrease) in cash and cash equivalents       364       (8,976)         Cash and cash equivalents, beginning of period       19,512       28,203	Net cash used in investing activities	 (108,062)	(110,682)				
Net increase in customer deposits       102,395       89,115         Net increase in repurchase agreements       22,356       1,848         Net (decrease) increase in short-term FHLB advances       (70,639)       4,104         Proceeds from long-term FHLB advances       3,000       6,000         Repayment of long-term FHLB advances       (10,246)       (2,496)         Cash dividends paid on common stock       (162)       (145)         Proceeds from issuance of common stock in initial public offering       -       42,683         Repurchase of common stock       (572)       -         Proceeds from stock options exercised       135       -         Proceeds from stock warrants exercised       -       210         Net cash provided by financing activities       46,267       141,319         Net increase (decrease) in cash and cash equivalents       364       (8,976)         Cash and cash equivalents, beginning of period       19,512       28,203	Cash flows from financing activities:						
Net increase in repurchase agreements         22,356         1,848           Net (decrease) increase in short-term FHLB advances         (70,639)         4,104           Proceeds from long-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock options exercised         (572)         -           Proceeds from stock options exercised         135         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203		102 395	89 115				
Net (decrease) increase in short-term FHLB advances       (70,639)       4,104         Proceeds from long-term FHLB advances       3,000       6,000         Repayment of long-term FHLB advances       (10,246)       (2,496)         Cash dividends paid on common stock       (162)       (145)         Proceeds from issuance of common stock in initial public offering       -       42,683         Repurchase of common stock proceeds from stock options exercised       (572)       -         Proceeds from stock warrants exercised       -       210         Net cash provided by financing activities       46,267       141,319         Net increase (decrease) in cash and cash equivalents       364       (8,976)         Cash and cash equivalents, beginning of period       19,512       28,203							
Proceeds from long-term FHLB advances         3,000         6,000           Repayment of long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock         (572)         -           Proceeds from stock options exercised         135         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203		· ·	· ·				
Repayment of long-term FHLB advances         (10,246)         (2,496)           Cash dividends paid on common stock         (162)         (145)           Proceeds from issuance of common stock in initial public offering         -         42,683           Repurchase of common stock         (572)         -           Proceeds from stock options exercised         135         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203							
Cash dividends paid on common stock       (162)       (145)         Proceeds from issuance of common stock in initial public offering       -       42,683         Repurchase of common stock       (572)       -         Proceeds from stock options exercised       135       -         Proceeds from stock warrants exercised       -       210         Net cash provided by financing activities       46,267       141,319         Net increase (decrease) in cash and cash equivalents       364       (8,976)         Cash and cash equivalents, beginning of period       19,512       28,203		,	,				
Proceeds from issuance of common stock in initial public offering Repurchase of common stock (572) - Proceeds from stock options exercised 135 - Proceeds from stock warrants exercised - 210 Net cash provided by financing activities 46,267 141,319  Net increase (decrease) in cash and cash equivalents Cash and cash equivalents, beginning of period (8,976) Cash and cash equivalents, beginning of period		` ' '	` ' '				
Repurchase of common stock         (572)         -           Proceeds from stock options exercised         135         -           Proceeds from stock warrants exercised         -         210           Net cash provided by financing activities         46,267         141,319           Net increase (decrease) in cash and cash equivalents         364         (8,976)           Cash and cash equivalents, beginning of period         19,512         28,203		(102)					
Proceeds from stock options exercised135-Proceeds from stock warrants exercised-210Net cash provided by financing activities46,267141,319Net increase (decrease) in cash and cash equivalents364(8,976)Cash and cash equivalents, beginning of period19,51228,203		(572)	42,083				
Proceeds from stock warrants exercised Net cash provided by financing activities  A6,267  141,319  Net increase (decrease) in cash and cash equivalents Cash and cash equivalents, beginning of period  (8,976) 19,512 28,203			-				
Net cash provided by financing activities46,267141,319Net increase (decrease) in cash and cash equivalents364(8,976)Cash and cash equivalents, beginning of period19,51228,203		133					
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents, beginning of period  19,512 28,203		 46.267					
Cash and cash equivalents, beginning of period 19,512 28,203	inet cash provided by financing activities	 40,267	141,319				
Cash and cash equivalents, beginning of period 19,512 28,203	Net increase (decrease) in cash and cash equivalents	364	(8,976)				
	` '	19,512					
	Cash and cash equivalents, end of period	\$ 19,876 \$	19,227				

#### NO TE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Basis of Presentation**

The accompanying unaudited consolidated financial statements of Investar Holding Corporation (the "Company") have been prepared in accordance with United States generally accepted accounting principles ("GAAP") for interim financial information and the instructions to Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include information or footnotes necessary for a complete presentation of financial position, results of operations, and cash flows in conformity with GAAP. However, in the opinion of management, all adjustments (consisting of normal recurring adjustments) necessary for a fair presentation of the financial statements have been included. The results of operations for the three and nine month periods ended September 30, 2015 are not necessarily indicative of the results that may be expected for the entire fiscal year. These statements should be read in conjunction with the Company's audited consolidated financial statements for the year ended December 31, 2014, including the notes thereto, which were included as part of the Company's Annual Report on Form 10-K filed with the Securities and Exchange Commission on March 31, 2015.

### **Nature of Operations**

Investar Holding Corporation, headquartered in Baton Rouge, Louisiana, provides full banking services, excluding trust services, through its wholly-owned banking subsidiary, Investar Bank (the "Bank"), a Louisiana-chartered bank. The Company's primary market is South Louisiana. The Company currently operates 11 full service banking offices located throughout its market and had 165 employees at September 30, 2015.

### **Principles of Consolidation**

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiary, the Bank. All significant intercompany accounts and transactions have been eliminated in consolidation.

### **Use of Estimates**

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of the financial statements as well as the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates, and such differences could be material. Material estimates that are susceptible to a significant change in the near term are the allowance for loan losses, the fair value of financial instruments and the determination of other-than-temporary impairments of securities.

#### Reclassifications

Certain reclassifications have been made to the 2014 financial statements to be consistent with the 2015 presentation.

### **Concentrations of Credit Risk**

The Company's loan portfolio consists of the various types of loans described in Note 4, Loans. Real estate or other assets secure most loans. The majority of loans has been made to individuals and businesses in the Company's market of South Louisiana. Customers are dependent on the condition of the local economy for their livelihoods and servicing their loan obligations. The Company does not have any significant concentrations in any one industry or individual customer.

### **Recent Accounting Pronouncements**

FASB ASC Topic 606 "Revenue from Contracts with Customers" Update No. 2015-14. The Financial Accounting Standards Board (the "FASB") issued Update No. 2015-16 in August 2015 to defer the effective date of the guidance issued in Update 2014-09 in consideration of feedback received through extensive outreach with preparers, practitioners, and users of financial statements. Update 2014-09, issued in May 2014. For public entities, the amendments in this Update are effective for financial statements issued for fiscal years beginning after December 15, 2017, and interim periods within those fiscal years. The adoption of this standard is not expected to have a material impact on the Company's consolidated financial position.

### NOTE 2. EARNINGS PER SHARE

The following is a summary of the information used in the computation of basic and diluted earnings per common share for the three and nine months ended September 30, 2015 and 2014 (in thousands, except share data).

		Three mor				ded ),		
		2015		2014		2015		2014
Net income available to common shareholders	\$	1,856	\$	1,442	\$	5,619	\$	3,388
Weighted average number of common shares outstanding	Ψ	1,030	Ψ	1,112	Ψ	3,017	Ψ	3,300
used in computation of basic earnings per common share		7,217,006		7,064,806		7,218,603		4,967,393
Effect of dilutive securities:								
Restricted stock		9,326		35,251		4,812		45,649
Stock options		13,980		22,811		12,385		22,811
Stock warrants		12,269		189,601		11,284		192,184
Weighted average number of common shares outstanding plus effect of dilutive securities used in computation			,					
of diluted earnings per common share		7,252,581		7,312,469		7,247,084		5,228,037
Basic earnings per share	\$	0.26	\$	0.20	\$	0.78	\$	0.68
Diluted earnings per share	\$	0.26	\$	0.20	\$	0.78	\$	0.65

### NOTE 3. INVESTMENT SECURITIES

The amortized cost and approximate fair value of investment securities classified as available for sale are summarized below as of the dates presented (dollars in thousands).

September 30, 2015	Amortized Cost	ı	Gross Unrealized Gains	1	Gross Unrealized Losses	Fair Value
Obligations of other U.S. government agencies and corporations	\$ 21,347	\$	158	\$	(20)	\$ 21,485
Obligations of state and political subdivisions	9,765		110		(34)	9,841
Corporate bonds	14,776		32		(148)	14,660
Residential mortgage-backed securities	35,143		267		(25)	35,385
Commercial mortgage-backed securities	2,011		28		-	2,039
Equity securities	1,176		18		(38)	1,156
Total	\$ 84,218	\$	613	\$	(265)	\$ 84,566

December 31, 2014	Amortized Cost		Gross Unrealized Gains		Gross Unrealized Losses		Fair Value
Obligations of other U.S. government agencies and corporations	\$	4,351	\$	31	\$	(22)	\$ 4,360
Obligations of state and political subdivisions		11,616		181		(57)	11,740
Corporate bonds		5,416		23		(20)	5,419
Residential mortgage-backed securities		46,406		364		(15)	46,755
Commercial mortgage-backed securities		1,497		1		(7)	1,491
Equity securities		552		-		(18)	534
Total	\$	69,838	\$	600	\$	(139)	\$ 70,299

The amortized cost and approximate fair value of investment securities classified as held to maturity are summarized below as of the dates p resented (dollars in thousands).

September 30, 2015	Amortized Cost		Gross Unrealized Gains		Gross Unrealized Losses		Fair Value
Obligations of other U.S. government agencies and corporations	\$	3,985	\$	6	\$	(9)	\$ 3,982
Residential mortgage-backed securities		8,770		26		(62)	8,734
Obligations of state and political subdivisions		14,770		-		-	14,770
Total	\$	27,525	\$	32	\$	(71)	\$ 27,486

			Gross		Gross			
	Aı	nortized	Unreal	ized	Uı	nrealized	Fair	r
<u>December 31, 2014</u>	Cost		Gain	IS		Losses	Value	
Obligations of other U.S. government agencies and corporations	\$	3,979	\$	-	\$	(165)	\$	3,814
Residential mortgage-backed securities		3,469		5		(58)		3,416
Obligations of state and political subdivisions		15,071				-		15,071
Total	\$	22,519	\$	5	\$	(223)	\$ 2	22,301

Securities are classified in the consolidated balance sheets according to management's intent. The Company had no securities classified as trading as of September 30, 2015 or December 31, 2014.

The aggregate fair values and aggregate unrealized losses on securities whose fair values are below book values are summarized in the tables below. Due to the nature of the investment and current market prices, these unrealized losses are considered a temporary impairment of the securities.

The following table presents, by type and number of securities, the age of gross unrealized losses and approximate fair value by investment category for securities available for sale as of the dates presented (dollars in thousands).

		Less than 12 Months			12 Months or More					Total				
September 30, 2015	Count	Count Fair Value		Unrealized Losses		Fair Value		Unrea Los		Fa	air Value		Unrealized Losses	
Obligations of other U.S. government														
agencies and corporations	10	\$	4,441	\$	(16)	\$	418	\$	(4)	\$	4,859	\$	(20)	
Obligations of state and political														
subdivisions	13		2,355		(13)		1,108		(21)		3,463		(34)	
Corporate bonds	21		7,703		(125)		1,227		(23)		8,930		(148)	
Residential mortgage-backed securities	19		6,986		(24)		187		(1)		7,173		(25)	
Commercial mortgage-backed securities	-		-		-		-		-		-		-	
Equity securities	7		878		(38)		-		-		878		(38)	
Total	70	\$	22,363	\$	(216)	\$	2,940	\$	(49)	\$	25,303	\$	(265)	

		Less than 12 Months				12 Months or More					Total			
December 31, 2014	Count	Fair Value		Unrealize ir Value Losses					realized Losses	Fa	Fair Value		realized Losses	
Obligations of other U.S. government agencies and corporations	5	\$	1,770	\$	(10)	\$	469	\$	(12)	\$	2,239	\$	(22)	
Obligations of state and political														
subdivisions	15		813		(6)		3,021		(51)		3,834		(57)	
Corporate bonds	6		1,782		(18)		547		(2)		2,329		(20)	
Residential mortgage-backed securities	9		1,339		(1)		1,898		(14)		3,237		(15)	
Commercial mortgage-backed securities	1		-		-		252		(7)		252		(7)	
Equity securities	1		488		(18)		-		-		488		(18)	
Total	37	\$	6,192	\$	(53)	\$	6,187	\$	(86)	\$	12,379	\$	(139)	

The following table presents, by type and number of securities, the age of gross unrealized losses and approximate fair value by investment category for securities held to maturity as of the dates p resented (dollars in thousands).

		_	Less than 12 Months			12 Months or More					Total				
				Uni	realized			Un	realized			Un	realized		
<u>September 30, 2015</u>	Count	Fa	ir Value	L	osses	Fa	ir Value	I	Losses	Fa	ir Value	I	osses		
Obligations of other U.S. government															
agencies and corporations	1	\$	-	\$	-	\$	1,984	\$	(9)	\$	1,984	\$	(9)		
Residential mortgage-backed securities	5		2,370		(22)		2,091		(40)		4,461		(62)		
Total	6	\$	2,370	\$	(22)	\$	4,075	\$	(49)	\$	6,445	\$	(71)		

			Less than 12 Months			_	12 Montl	is or N	More	Total			
December 31, 2014	Count	Fa	ir Value	1	Unrealized Losses	Fa	ir Value		realized Losses	Fa	ir Value		realized osses
Obligations of other U.S. government								'					
agencies and corporations	2	\$	-	\$	-	\$	3,814	\$	(165)	\$	3,814	\$	(165)
Residential mortgage-backed securities	3		-		-		2,343		(58)		2,343		(58)
Total	5	\$	-	\$		\$	6,157	\$	(223)	\$	6,157	\$	(223)

The unrealized losses in the Company's investment portfolio, caused by interest rate increases, are not credit issues and the Company does not intend to sell the securities. Furthermore, it is not more likely than not that the Company will be required to sell the securities before recovery of their amortized cost bases. The Company does not consider these securities to be other-than-temporarily impaired at September 30, 2015 or December 31, 2014.

The weighted average tax equivalent yield, amortized cost and approximate fair value of debt securities, by contractual maturity (including mortgage-backed securities), are shown below as of the dates presented. Actual maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties (dollars in thousands).

	Securi	ities Available for S	Sale	Securities Held to Maturity							
September 30, 2015	Weighted Average T.E. Yield	Amortized Cost	Fair Value	Weighted Average T.E. Yield	Amortized Cost	Fair Value					
Due within one year	- %	\$ -	\$ -	7.17	% \$ 620	\$ 620					
Due after one year through five years	2.00	9,344	9,396	7.17	2,815	2,815					
Due after five years through ten years	2.78	22,689	22,671	7.17	4,365	4,365					
Due after ten years	2.28	51,009	51,343	3.16	19,725	19,686					
Total debt securities		\$ 83,042	\$ 83,410		\$ 27,525	\$ 27,486					

	Se	curitie	s Available for	Sale		Securities Held to Maturity								
December 31, 2014	Weighted Average T.E. Yield		Amortized Cost		Fair Value	Weighted Average T.E. Yield		Amortized Cost		Fair Value				
Due within one year	1.21	% \$	100	\$	100	7.07	% \$	620	\$	620				
Due after one year through five years	1.66		1,871		1,868	7.07		2,815		2,815				
Due after five years through ten years	2.48		17,324		17,433	7.07		4,365		4,365				
Due after ten years	2.33		49,991		50,364	3.31		14,719		14,501				
Total debt securities		\$	69,286	\$	69,765		\$	22,519	\$	22,301				

### **NOTE 4. LOANS**

The Company's loan portfolio, excluding loans held for sale, consists of the following categories of loans as of the dates presented (dollars in thousands).

	Septer	mber 30, 2015	Dec	ember 31, 2014
Construction and development	\$	79,796	\$	71,350
1-4 Family		154,277		137,519
Multifamily		24,484		17,458
Farmland		3,009		2,919
Commercial real estate		258,974		225,058
Total mortgage loans on real estate		520,540		454,304
Commercial and industrial		67,671		54,187
Consumer		122,350		114,299
Total loans	\$	710,561	\$	622,790

The table below provides an analysis of the aging of loans as of the dates presented (dollars in thousands).

						Se	September 30, 2015									
		Pas	st Due	and Accru	uing											
	30-5	9 days	60-8	89 days	!	90 or more days	ľ	Nonaccrual	j	otal Past Due & naccrual		Current	To	otal Loans		
Construction and development	\$	40	\$	31	\$	-	\$	1,074	\$	1,145	\$	78,651	\$	79,796		
1-4 Family		356		-		-		393		749		153,528		154,277		
Multifamily		-		-		-		-		-		24,484		24,484		
Farmland		-		-		-		-		-		3,009		3,009		
Commercial real estate		-		-		-		733		733		258,241		258,974		
Total mortgage loans on real estate		396		31		-		2,200		2,627		517,913		520,540		
Commercial and industrial		_		-		-		_		-		67,671		67,671		
Consumer		302		96		-		411		809		121,541		122,350		
Total loans	\$	698	\$	127	\$	-	\$	2,611	\$	3,436	\$	707,125	\$	710,561		

						De	December 31, 2014										
	Past Due and Accruing																
	30-5	59 days	60-89 day	s	9	0 or more days	No	onaccrual	Γ	tal Past Due & naccrual	(	Current	To	otal Loans			
Construction and development	\$	106	\$	14	\$	-	\$	1,363	\$	1,483	\$	69,867	\$	71,350			
1-4 Family		179		-		-		837		1,016		136,503		137,519			
Multifamily		-		-		-		-		-		17,458		17,458			
Farmland		-		-		-		-		-		2,919		2,919			
Commercial real estate		-		-		-		749		749		224,309		225,058			
Total mortgage loans on real estate		285		14		-		2,949		3,248		451,056		454,304			
Commercial and industrial		2		-		-		178		180		54,007		54,187			
Consumer		239		47		-		213		499		113,800		114,299			
Total loans	\$	526	\$	61	\$	-	\$	3,340	\$	3,927	\$	618,863	\$	622,790			

On October 1, 2011, the Bank acquired South Louisiana Business Bank ("SLBB"), a full service commercial bank headquartered in Prairieville, Louisiana. On May 1, 2013, the Bank acquired First Community Bank ("FCB"), a full service commercial bank headquartered in Hammond, Louisiana.

Total loans at September 30, 2015 include approximately \$39.5 million of loans acquired in the FCB and SLBB acquisitions that were recorded at fair value as of their respective acquisition dates. Included in the acquired loan balances at September 30, 2015 were approximately \$0.2 million in loans 30-59 days past due and \$1.0 million in nonaccrual loans.

Total loans at December 31, 201 4 include approximately \$ 45.0 million of loans acquired in the FCB and SLBB acquisitions that were recorded at f air value as of the ir respective acquisition dates. Included in the acquired loan balances at December 31, 201 4 were approximately \$0.3 million in loans 30-59 days past due and \$1.1 million in nonaccrual loans.

#### **Credit Quality Indicators**

Loans are categorized into risk categories based on relevant information about the ability of borrowers to service their debt, such as current financial information, historical payment experience, credit documentation, public information, and current economic trends, among other factors. The following definitions are utilized for risk ratings, which are consistent with the definitions used in supervisory guidance:

Pass – Loans not meeting the criteria below are considered pass. These loans have the highest credit characteristics and financial strength. Borrowers possess characteristics that are highly profitable, with low to negligible leverage and demonstrate significant net worth and liquidity.

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

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

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

Loss – Loans classified as loss are considered uncollectible and of such little value that their continuance as recorded assets is not warranted. This classification does not mean that the assets have absolutely no recovery or salvage value, but rather it is not practical or desirable to defer writing off these assets.

The table below presents the Company's loan portfolio by category and credit quality indicator as of the dates presented (dollars in thousands).

		Pass	Special Mention	Substandard		Total
Construction and development	\$	78,678	\$ 15	\$ 1,103	\$	79,796
1-4 Family		152,264	723	1,290		154,277
Multifamily		23,626	-	858		24,484
Farmland		3,009	-	-		3,009
Commercial real estate		257,593	-	1,381		258,974
Total mortgage loans on real estate		515,170	738	4,632		520,540
Commercial and industrial		67,671	_		'	67,671
Consumer		121,390	508	452		122,350
Total loans	\$	704,231	\$ 1,246	\$ 5,084	\$	710,561

	December 31, 2014							
				Special				
		Pass		Mention		Substandard		Total
Construction and development	\$	69,361	\$	340	\$	1,649	\$	71,350
1-4 Family		135,898		-		1,621		137,519
Multifamily		16,403		-		1,055		17,458
Farmland		2,919		-		-		2,919
Commercial real estate		224,192		-		866		225,058
Total mortgage loans on real estate		448,773		340		5,191		454,304
Commercial and industrial		54,007		-		180		54,187
Consumer		113,832		208		259		114,299
Total loans	\$	616,612	\$	548	\$	5,630	\$	622,790

The Company had no loans that were classified as doubtful or loss as of September 30, 2015 or December 31, 2014.

Loan participations and whole loans sold to and serviced for others are not included in the accompanying consolidated balance sheets. The unpaid principal balances of these loans were approximately \$390.4 million and \$189.6 million as of September 30, 2015 and December 31, 2014, respectively.

In the ordinary course of business, the Company makes loans to its executive officers, principal stockholders, directors and to companies in which these individuals are principal owners. Loans outstanding to such borrowers (including companies in which they are principal owners) amounted to approximately \$24.1 million and \$22.8 million as of September 30, 2015 and December 31, 2014, respectively. These loans are all current and performing according to the original terms. These loans were made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with persons not related to the Company or the Bank and did not involve more than normal risk of collectability or present other unfavorable features.

The table below shows the aggregate amount of loans to such related parties as of the dates presented (dollars in thousands).

	Septemb	er 30, 2015	Decei	mber 31, 2014
Balance, beginning of period	\$	22,750	\$	11,781
New loans		3,649		15,277
Repayments		(2,298)		(4,308)
Balance, end of period	\$	24,101	\$	22,750

### **Loans Acquired with Deteriorated Credit Quality**

The following table presents changes in the carrying value, net of allowance for loan losses, of acquired impaired loans, or loans accounted for under FASB ASC 310-30, Loans and Debt Securities Acquired with Deteriorated Credit Quality ("ASC 310-30"), for the periods presented (dollars in thousands).

	 Acquired Impaired
Carrying value, net at December 31, 2013	\$ 4,032
Accretion to interest income	161
Net transfers from (to) nonaccretable difference to (from) accretable yield	316
Payments received, net	(1,044)
Charge-offs	(59)
Transfers to real estate owned	(628)
Carrying value, net at December 31, 2014	\$ 2,778
Accretion to interest income	103
Net transfers from (to) nonaccretable difference to (from) accretable yield	104
Payments received, net	(172)
Charge-offs	(61)
Transfers to real estate owned	(45)
Carrying value, net at September 30, 2015	\$ 2,707

The table below shows the changes in the accretable yield on acquired impaired loans for the periods presented (dollars in thousands).

	Acquired Impaired
Balance, period ended December 31, 2013	\$ 270
Net transfers from (to) nonaccretable difference to (from) accretable yield	316
Accretion	(161)
Balance, period ended December 31, 2014	\$ 425
Net transfers from (to) nonaccretable difference to (from) accretable yield	104
Accretion	(103)
Balance, period ended September 30, 2015	\$ 426

### NOTE 5. ALLOWANCE FOR LOAN LOSSES

The table below shows a summary of the activity in the allowance for loan losses for the three and nine months ended September 30, 2015 and 2014 (dollars in thousands).

	-	Three mo	nths	ended	Nine months ended							
	Septe	mber 30, 2015	September 30, 2014			September 30, 2015		September 30, 2014				
Balance, beginning of period	\$	5,728	\$	3,882	\$	4,630	\$	3,380				
Provision for loan losses		400		505		1,500		1,198				
Charge-offs		(229)		(103)		(467)		(321)				
Recoveries		12		44		248		71				
Balance, end of period	\$	5,911	\$	4,328	\$	5,911	\$	4,328				

The following tables outline the activity in the allowance for loan losses by collateral type for the t hree and nine months ended September 30, 2015 and 2014, and show both the allowances and portfolio balances for loans individually and collectively evaluated for impairment as of September 30, 2015 and 2014 (dollars in thousands).

		Three months ended September 30, 2015													
	Cons	truction &				1-4			C	Commercial	(	Commercial &			
	Dev	elopment	Fa	armland	I	amily	N	Iultifamily	F	Real Estate		Industrial	C	onsumer	Total
Allowance for loan losses:															
Beginning balance	\$	636	\$	21	\$	1,118	\$	180	\$	2,142	\$	392	\$	1,239	5,728
Provision		22		1		138		33		(112)		103		215	400
Charge-offs		(5)		-		(60)		-		-		(2)		(162)	(229)
Recoveries		6		-		2		-		-		-		4	12
Ending balance	\$	659	\$	22	\$	1,198	\$	213	\$	2,030	\$	493	\$	1,296	\$ 5,911

						Thre	e mon	ths ended	Septe	ember 30, 2	014				
	Construc	ction &				1-4			Cor	mmercial	Cor	nmercial &			
	Develor	oment	Farr	nland	Fa	amily	Mul	tifamily	Re	al Estate	Iı	ndustrial	Co	nsumer	 Total
Allowance for loan losses:															
Beginning balance	\$	467	\$	11	\$	679	\$	120	\$	1,418	\$	293	\$	894	3,882
Provision		114		-		97		(6)		370		(25)		(45)	505
Charge-offs		-		-		(35)		-		1		-		(69)	(103)
Recoveries		-		-		1		-		1		16		26	44
Ending balance	\$	581	\$	11	\$	742	\$	114	\$	1,790	\$	284	\$	806	\$ 4,328

	Nine months ended September 30, 2015															
		truction & elopment	Fo	rmland		1-4 Family	M	ultifamily		ommercial eal Estate		nmercial & ndustrial	Co	nsumer		Total
Allowance for loan losses:	Devi	ciopinent	<u>r a</u>	Illiand	_	r anny	171	unmanny		cai Estate		iluusti iai		ilisuiliei		Total
Beginning balance	\$	526	\$	18	\$	909	\$	137	\$	1,571	\$	390	\$	1,079		4,630
Provision		126		4		343		76		459		(36)		528		1,500
Charge-offs		(14)		-		(60)		-		-		(58)		(335)		(467)
Recoveries		21		-		6		-		-		197		24		248
Ending balance	\$	659	\$	22	\$	1,198	\$	213	\$	2,030	\$	493	\$	1,296	\$	5,911
Ending allowance balance for loans individually evaluated for impairment														126		126
Ending allowance balance for loans			_		_		_		_				_	120	_	120
collectively evaluated for impairment	\$	659	\$	22	\$	1,198	\$	213	\$	2,030	\$	493	\$	1,170	\$	5,785
Ending allowance balance for loans acquired with deteriorated credit						,				,				,		,
quality	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-
Loans receivable:																
Balance of loans individually																
evaluated for impairment	\$	1,118	\$	-	\$	2,013	\$	858	\$	1,381	\$	-	\$	960	\$	6,330
Balance of loans collectively																
evaluated for impairment		78,678		3,009		152,264		23,626		257,593		67,671	]	121,390		704,231
Total period-end balance	\$	79,796	\$	3,009	\$	154,277	\$	24,484	\$	258,974	\$	67,671	\$ ]	122,350	\$	710,561
Balance of loans acquired with deteriorated credit quality	\$	743	\$	-	\$	854	\$	1,069	\$	-	\$	-	\$	41	\$	2,707

		Nine months ended September 30, 2014														
		ruction &	_			1-4				ommercial		nmercial &	-			
411 6 1 1	Deve	elopment	Fa	rmland		Family	M	ultifamily_	R	eal Estate	1	ndustrial	Co	nsumer	_	Total
Allowance for loan losses:	Φ.	400	Φ.	4	Ф		Φ.	101	Ф	000	Φ.	205	Φ.	000	Ф	2.200
Beginning balance	\$	420	\$	4	\$	567	\$	101	\$	992	\$	397	\$	899	\$	3,380
Provision		160		7		238		13		799		(113)		94		1,198
Charge-offs		-		-		(65)		-		(2)		(16)		(238)		(321)
Recoveries		1		_		2		-		1		16		51		71
Ending balance	\$	581	\$	11	\$	742	\$	114	\$	1,790	\$	284	\$	806	\$	4,328
Ending allowance balance for loans individually evaluated for impairment		_				_	_	_		_		_		75	_	75
Ending allowance balance for loans collectively evaluated for impairment	\$	581	\$	11	\$	742	\$	114	\$	1,790	\$	284	\$	731	\$	4,253
Ending allowance balance for loans acquired with deteriorated credit quality	\$	_	\$	-	\$	-	\$	-	\$	-	\$	-	\$	-	\$	
<b>Loans receivable:</b>																
Balance of loans individually																
evaluated for impairment	\$	1,400	\$	-	\$	1,634	\$	1,058	\$	260	\$	189	\$	305	\$	4,846
Balance of loans collectively																
evaluated for impairment		60,942		2,249		130,319		15,607		208,608		44,110	1	14,760		576,595
Total period-end balance	\$	62,342	\$	2,249	\$	131,953	\$	16,665	\$	208,868	\$	44,299	\$ 1	15,065	\$	581,441
Balance of loans acquired with						,						,				
deteriorated credit quality	\$	1,156	\$	-	\$	834	\$	1,058	\$	-	\$	-	\$	46	\$	3,094

### **Impaired Loans**

The Company considers a loan to be impaired when, based on current information and events, the Company determines that it will not be able to collect all amounts due according to the loan agreement, including scheduled interest payments. Generally, those loans rated special mention or lower are evaluated for impairment each quarter. Determination of impairment is treated the same across all classes of loans. When the Company identifies a loan as impaired, it measures the impairment based on the present value of expected future cash flows, discounted at the loan's effective interest rate, except when the sole (remaining) source of repayment for the loans is the operation or liquidation of the collateral. In these cases when foreclosure is probable, the Company uses the current fair value of the collateral, less selling costs, instead of discounted cash flows. If the Company determines that the value of the impaired loan is less than the recorded investment in the loan (net of previous charge-offs, deferred loan fees or costs and unamortized premium or discount), the Company recognizes impairment through an allowance estimate or a charge-off to the allowance for loan losses.

When the ultimate collectability of the total principal of an impaired loan is in doubt and the loan is on nonaccrual, all payments are applied to principal, under the cost recovery method. When the ultimate collectability of the total principal of an impaired loan is not in doubt and the loan is on nonaccrual, contractual interest is credited to interest income when received, under the cash basis method.

As of September 30, 2015 and December 31, 2014, the Company was not committed to lend additional funds to any customer whose loan was classified as impaired.

The following tables include the recorded investment and unpaid principal balances for impaired loans with the associated allowance amount, if applicable, as of the dates indicated. The Company determined the specific allowance based on the present values of expected future cash flows, discounted at the loan's effective interest rate, except when the remaining source of repayment for the loan is the operation or liquidation of the collateral. In those cases, the current fair value of the collateral, less estimated selling cost, was used to determine the specific allowance recorded (dollars in thousands).

			Sej	otember 30, 2015	
		corded estment		Unpaid Principal Balance	Related Allowance
With no related allowance recorded:					
Construction and development	\$	1,258	\$	1,257	\$ -
1-4 Family		1,398		1,392	-
Commercial real estate		1,266		1,265	-
Total mortgage loans on real estate		3,922		3,914	
Commercial and industrial		-		-	-
Consumer		155		155	-
Total		4,077		4,069	-
With related allowance recorded:					
Consumer		297		297	126
Total		297		297	 126
Total loans:					
Construction and development		1,258		1,257	-
1-4 Family		1,398		1,392	-
Commercial real estate		1,266		1,265	-
Total mortgage loans on real estate		3,922		3,914	-
Commercial and industrial		-		-	-
Consumer		452		452	126
Total	\$	4,374	\$	4,366	\$ 126
	10				

	December 31, 2014											
	Recorded Investment	Unpaid Principal Balance	Related Allowance									
With no related allowance recorded:												
Construction and development	\$ 1,543	\$ 1,543	\$ -									
1-4 Family	837	837	-									
Commercial real estate	749	749	<u>-</u>									
Total mortgage loans on real estate	3,129	3,129	-									
Commercial and industrial	179	179										
Consumer	79	79	-									
Total	3,387	3,387										
With related allowance recorded:												
Consumer	180	180	70									
Total	180	180	70									
Total loans:												
Construction and development	1,543	1,543	-									
1-4 Family	837	837	-									
Commercial real estate	749	749	-									
Total mortgage loans on real estate	3,129	3,129										
Commercial and industrial	179	179										
Consumer	260	259	70									
Total	\$ 3,568	\$ 3,567	\$ 70									

Presented in the tables below is the average recorded investment of the impaired loans and the related amount of interest recognized during the time within the period that the impaired loans were impaired. The average balances are calculated based on the month-end balances of the loans during the periods reported (dollars in thousands).

	For the three months ended												
		Septembe	er 30, 20	)15		Septembe	r 30, 20	14					
		Average Recorded Investment		Interest Income Recognized		Average Recorded Investment		Interest Income Recognized					
With no related allowance recorded:													
Construction and development	\$	1,259	\$	5	\$	1,410	\$	19					
1-4 Family		2,073		11		1,665		31					
Multifamily		-		-		1,060		18					
Commercial real estate		1,266		2		263		4					
Total mortgage loans on real estate		4,598		18		4,398		72					
Commercial and industrial		13		43		191							
Consumer		199		10		73		1					
Total		4,810		71		4,662		73					
With related allowance recorded:													
Consumer		280		5		241		4					
Total		280		5		241		4					
Total loans:													
Construction and development		1,259		5		1,410		19					
1-4 Family		2,073		11		1,665		31					
Multifamily		-		-		1,060		18					
Commercial real estate		1,266		2		263		4					
Total mortgage loans on real estate		4,598		18		4,398		72					
Commercial and industrial		13		43		191		-					
Consumer		479		15		314		5					
Total	\$	5,090	\$	76	\$	4,903	\$	77					

	For the nine months ended												
	 Septembe	r 30, 2	2015		September	r 30, 2	014						
	Average Recorded Investment		Interest Income Recognized		Average Recorded Investment		Interest Income Recognized						
With no related allowance recorded:													
Construction and development	\$ 1,384	\$	13	\$	1,417	\$	40						
1-4 Family	1,551		34		1,711		61						
Multifamily	-		-		1,028		49						
Commercial real estate	 915		4		270		10						
Total mortgage loans on real estate	3,850		51		4,426		160						
Commercial and industrial	 88		45		362								
Consumer	223		19		78		5						
Total	 4,161		115		4,866		165						
With related allowance recorded:													
Consumer	202		15		241		4						
Total	 202		15	_	241		4						
Total loans:													
Construction and development	1,384		13		1,417		40						
1-4 Family	1,551		34		1,711		61						
Multifamily	<u>-</u>		-		1,028		49						
Commercial real estate	915		4		270		10						
Total mortgage loans on real estate	 3,850		51		4,426		160						
Commercial and industrial	 88		45		362		_						
Consumer	425		34		319		9						
Total	\$ 4,363	\$	130	\$	5,107	\$	169						

### **Troubled Debt Restructurings**

In situations where, for economic or legal reasons related to a borrower's financial difficulties, the Company grants a concession for other than an insignificant period of time to the borrower that the Company would not otherwise consider, the related loan is classified as a troubled debt restructuring ("TDR"). The Company strives to identify borrowers in financial difficulty early and work with them to modify their loans to more affordable terms before such loans reach nonaccrual status. These modified terms may include rate reductions, principal forgiveness, payment forbearance and other actions intended to minimize the economic loss and to avoid foreclosure or repossession of the collateral. In cases where the Company grants the borrower new terms that provide for a reduction of either interest or principal, the Company measures any impairment on the restructuring as previously noted for impaired loans.

Loans classified as TDRs, consisting of eleven credits, totaled approximately \$2.1 million at September 30, 2015 compared to seven credits totaling approximately \$0.6 million at December 31, 2014. Nine of the eleven TDRs were acquired from FCB. Ten of the eleven credits were considered TDRs due to modification of terms through adjustments to maturity and one was considered a TDR due to modification of terms through principal payment forbearance, paying interest only for a specified period of time. Nine of the eleven TDRs are currently performing in accordance with their modified terms. Two TDRs were in default of their modified terms as of the date these financial statements were issued and are included in nonaccrual loans. The Company individually evaluates each TDR for allowance purposes, primarily based on collateral value, and excludes these loans from the loan population that is evaluated by applying qualitative factors.

As of September 30, 2015 and December 31, 2014, the Company was not committed to lend additional funds to any customer whose loan was classified as a TDR.

The table below presents the TDR pre- and post-modification outstanding recorded investments by loan categories for loans modified during the nine month periods end ed September 30, 2015 and 2014 (dollars in thousands).

		Septemb	er 30, 2015	i			Septem	ber 30, 2014		
		I	re-	]	Post-		]	Pre-	Po	st-
			fication		lification			ification		ication
		Outstanding Recorded			standing		Outstanding			ınding
	Number of				corded	Number of		corded	Reco	
Troubled Debt Restructurings	Contracts	Inve	Investment		estment	Contracts	Inve	estment	Inves	tment
Construction and development	1	\$	29	\$	29	3	\$	377	\$	377
1-4 Family	3		1,006		1,006	1		359		359
Commercial and industrial	1		533		533	1		2		2
Consumer	-		-		-	1		47		47
Total		\$	1,568	\$	1,568		\$	785	\$	785

During the three months ended September 30, 2015, one commercial and industrial loan in the amount of \$0.5 million and one 1-4 family loan in the amount of \$0.1 million were modified as TDRs.

There were no loans modified under troubled debt restructurings during the previous twelve month period that subsequently defaulted during the three and nine months ended September 30, 2015 and 2014.

### NOTE 6. STOCK-BASED COMPENSATION

Equity Incentive Plan. The Company's 2014 Long-Term Incentive Compensation Plan (the "Plan") authorizes the grant of various types of equity grants and awards, such as restricted stock, stock options and stock appreciation rights to eligible participants, which include all of the Company's employees and non-employee directors. The Plan has reserved 600,000 shares of common stock for grant, award or issuance to directors and employees, including shares underlying granted options. The Plan is administered by the Compensation Committee of the Company's Board of Directors, which determines, within the provisions of the Plan, those eligible employees to whom, and the times at which, grants and awards will be made. The Compensation Committee, in its discretion, may delegate its authority and duties under the Plan to specified officers; however, only the Compensation Committee may approve the terms of grants and awards to the Company's executive officers.

### Stock Options

The Company uses a Black-Scholes option pricing model to estimate the fair value of share-based awards. The Black-Scholes option pricing model incorporates various and highly subjective assumptions, including expected term and expected volatility. Stock option expense in the accompanying consolidated statement of operations for the three and nine months ended September 30, 2015 was \$42,000 and \$0.1 million respectively, and \$31,000 for both the three and nine months ended September 30, 2014.

The assumptions presented below were used for the options granted during the nine months ended September 30, 2015.

Expected dividends	0.17 %
Expected volatility	18.48 %
Risk-free interest rate	1.79 %
Expected term (in years)	7.0
Weighted-average grant date fair value	\$ 3.75

At September 30, 2015, there was \$0.8 million of unrecognized compensation cost related to stock options that is expected to be recognized over a weighted-average period of 4.7 years.

The table below summarizes stock option activity for the periods presented .

		Nine Months Ended									
	Se	ptem	ber 30, 2015	Se	nber 30, 2014						
	Number	Weighted-Average		Number		Weighted-Average					
	of Options		Exercise Price	of Options		Exercise Price					
Outstanding at beginning of period	238,811	\$	13.94	22,811	\$	13.33					
Granted	64,333		15.74	216,000		14.00					
Forfeited	(14,667)		14.00	-		-					
Exercised	(10,125)		13.33	-		-					
Outstanding at end of period	278,352	\$	14.37	238,811	\$	13.94					
Exercisable at end of period	47,351	\$	13.82	22,811	\$	13.33					

At September 30, 2015, the shares underlying outstanding stock options and exercisable stock options had aggregate intrinsic values of \$0.3 million and \$79,000, respectively.

### Time Vested Restricted Stock Awards

During the nine months ended September 30, 2015 and 2014, the Company issued shares of time vested restricted stock with vesting terms ranging from two to six years. The total share-based compensation expense to be recognized for these awards is determined based on the market price of the Company's common stock at the grant date applied to the total number of shares awarded and is amortized over the vesting period.

The table below summarizes the time vested restricted stock award activity for the periods presented.

	Nine Months Ended										
		Septen	nber 30, 2015		Sept	ember 30, 2014					
	Shares	Weig	hted Avg Grant Date Fair Value	Shares	W	/eighted Avg Grant Date Fair Value					
Balance at beginning of period	42,889	\$	13.96	44,090	\$	13.99					
Granted	33,757		15.40	9,917		14.00					
Forfeited	(2,670)		14.19	-		-					
Earned and issued	(9,638)		14.01	(12,264)		13.98					
Balance at end of period	64,338	\$	14.71	41,743	\$	14.00					

At September 30, 2015, there was \$0.8 million of unrecognized compensation cost related to time vested restricted stock awards that is expected to be recognized over a weighted average period of 3.6 years.

### NOTE 7. DERIVATIVE FINANCIAL INSTRUMENTS

The Company currently holds interest rate swap contracts to manage exposure against the variability in the expected future cash flows (future interest payments) attributable to changes in the 1-month LIBOR associated with the forecasted issuances of 1-month fixed rate debt arising from a rollover strategy. An interest rate swap is an agreement whereby one party agrees to pay a fixed rate of interest on a notional principal amount in exchange for receiving a floating rate of interest on the same notional amount, for a predetermined period of time, from a second party. The amounts relating to the notional principal amount are not actually exchanged. The maximum length of time over which the Company is currently hedging its exposure to the variability in future cash flows for forecasted transactions is 4.8 years. The total notional amount of the derivative contracts is \$20.0 million.

For the three and nine months ended September 30, 2015, a loss of \$0.3 million and \$0.4 million, respectively, has been recognized in other comprehensive income in the accompanying consolidated statements of comprehensive income for the change in fair value of the interest rate swaps. The swap contracts had a negative fair value of \$1.0 million as of September 30, 2015 and has been recorded

in accrued taxes and other liabilities in the accompanying consolidated balance sheet s. The loss of \$ 0.6 million included in accumulated o ther comprehensive income would be reclassified to current earnings if the hedge transaction s become probable of not occurring. The Company expects the hedge s to remain fully effective during the remaining term of the swap contract s.

#### NOTE 8. FAIR VALUES OF FINANCIAL INSTRUMENTS

In accordance with FASB ASC Topic 820, Fair Value Measurement and Disclosure ("ASC 820"), disclosure of fair value information about financial instruments, whether or not recognized in the balance sheet, is required. The fair value of a financial instrument 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 under current market conditions. Fair value is best determined based upon quoted market prices. In cases where quoted market prices are not available, fair values are based on estimates using present value or other valuation techniques. Those techniques are significantly affected by the assumptions used, including the discount rate and estimates of future cash flows, and the fair value estimates may not be realized in an immediate settlement of the instruments. Accordingly, the aggregate fair value amounts presented do not represent the underlying value of the Company.

If there has been a significant decrease in the volume and level of activity for the asset or liability, a change in valuation technique or the use of multiple valuation techniques may be appropriate. In such instances, determining the price at which willing market participants would transact at the measurement date under current market conditions depends on the facts and circumstances and requires use of significant judgment. The fair value is a reasonable point within the range that is most representative of fair value under current market conditions.

### Fair Value Hierarchy

In accordance with ASC 820, the Company groups its financial assets and financial liabilities measured at fair value in three levels, based on the markets in which the assets and liabilities are traded and the reliability of the assumptions used to determine fair value.

Level 1 – Valuation is based upon quoted prices for identical assets or liabilities traded in active markets.

<u>Level 2</u> – Valuation is based upon observable inputs other than quoted prices included in level 1, such as quoted prices for similar assets and liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, or other inputs that are observable or can be corroborated by observable market data.

<u>Level 3</u> – Valuation is based upon unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. This includes certain pricing models, discounted cash flow methodologies and similar techniques that use significant unobservable inputs.

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement.

The following methods and assumptions were used by the Company in estimating fair value disclosures for financial instruments:

Cash and Due from Banks – For these short-term instruments, fair value is the carrying value. Cash and due from banks is classified in level 1 of the fair value hierarchy.

Federal Funds Sold – The fair value is the carrying value. The Company classifies these assets in level 1 of the fair value hierarchy.

Investment Securities and Other Equity Securities – Where quoted prices are available in an active market, the Company classifies the securities within level 1 of the valuation hierarchy. Securities are defined as both long and short positions. Level 1 securities include highly liquid government bonds and exchange-traded equities.

If quoted market prices are not available, the Company estimates fair values using pricing models and discounted cash flows that consider standard input factors such as observable market data, benchmark yields, interest rate volatilities, broker/dealer quotes, and credit spreads. Examples of such instruments, which would generally be classified within level 2 of the valuation hierarchy, include Government Sponsored Enterprise obligations, corporate bonds and other securities. Mortgage-backed securities are included in level 2 if observable inputs are available. In certain cases where there is limited activity or less transparency around inputs to the valuation, the Company classifies those securities in level 3. Equity securities are valued based on market quoted prices and are classified in level 1 as they are actively traded.

Loans – For variable-rate loans that re-price frequently and with no significant change in credit risk, fair values are based on carrying values. Fair values for certain mortgage loans (for example, one-to-four family residential), credit card loans, and other consumer loans are based on quoted market prices of similar instruments sold in conjunction with securitization transactions, adjusted for difference s in loan characteristics. Fair values for other loans (for example, commercial real estate and investment property mortgage loans, commercial and industrial loans) are estimated using discounted cash flow analyses, using market interest rates for comparable loans. Fair values for nonperforming loans, which are loans for which the accrual of interest has stopped or loans that are contractually 90 past due on which interest continues to accrue, are estimated using discounted cash flow analyses or underlying collateral values, where applicable. The Company classifies loans in level 3 of the fair value hierarchy.

Loans held for sale are measured using quoted market prices when available. If quoted market prices are not available, comparable market values or discounted cash flow analyses may be utilized. The Company classifies these assets in level 3 of the fair value hierarchy.

Other Real Estate Owned – The fair values are estimated based on recent appraisal values of the property less estimated costs to sell the property, as real estate owned is valued at the lower of cost or fair value of the property, less estimated costs to sell. Certain inputs used in appraisals are not always observable, and therefore real estate owned may be classified in level 3 within the fair value hierarchy. When inputs are observable, these assets are classified in level 2 of the fair value hierarchy.

Accrued Interest - The carrying amounts of accrued interest approximate fair value and are classified in level 1 of the fair value hierarchy.

Deposit Liabilities – The fair values disclosed for noninterest-bearing demand deposits are, by definition, equal to the amount payable on demand at the reporting date (that is, their carrying amounts). These noninterest-bearing deposits are classified in level 2 of the fair value hierarchy. The carrying amounts of variable-rate (for example interest-bearing checking, savings, and money market accounts), fixed-term money market accounts and certificates of deposit approximate their fair values at the reporting date. Fair values for fixed-rate certificates of deposit are estimated using a discounted cash flow calculation that applies market interest rates on comparable instruments to a schedule of aggregated expected monthly maturities on time deposits. All interest-bearing deposits are classified in level 3 of the fair value hierarchy.

Short-Term Borrowings – The carrying amounts of federal funds purchased, borrowings under repurchase agreements, and other short-term borrowings maturing within 90 days approximate their fair values. The Company classifies these borrowings in level 2 of the fair value hierarchy.

Long-Term Borrowings – The fair values of long-term borrowings are estimated using discounted cash flows analyses based on the Company's current incremental borrowing rates for similar types of borrowing arrangements. The fair value of the Company's long-term debt is therefore classified in level 3 in the fair value hierarchy.

Commitments – The fair value of commitments to extend credit was not significant.

Derivative Instruments – The fair value for interest rate swap agreements are based upon the amounts required to settle the contracts. These derivative instruments are classified in level 2 of the fair value hierarchy.

### Fair Value of Assets and Liabilities Measured on a Recurring Basis

Assets and liabilities measured at fair value on a recurring basis are summarized in the table below as of the dates indicated (dollars in thousands).

	Α			ooted Prices in ive Markets for entical Assets (Level 1)	Significant Other Observable Inputs (Level 2)			Significant Unobservable Inputs (Level 3)
<u>September 30, 2015</u>								
Assets:								
Obligations of other U.S. government agencies	\$	21,485	\$	-	\$	21,485	\$	-
Obligations of state and political subdivisions		9,841		-		9,841		-
Corporate bonds		14,660		-		14,660		-
Residential mortgage-backed securities		35,385		-		35,385		-
Commercial mortgage-backed securities		2,039		-		2,039		-
Equity securities		1,156		1,156		-		-
Total assets	\$	84,566	\$	1,156	\$	83,410	\$	-
Liabilities:								
Derivative financial instruments	\$	973	\$	-	\$	973	\$	-
<u>December 31, 2014</u>								
Assets:								
Obligations of other U.S. government agencies	\$	4,360	\$	-	\$	4,360	\$	-
Obligations of state and political subdivisions		11,740		-		11,740		-
Corporate bonds		5,419		-		5,419		-
Residential mortgage-backed securities		46,755		-		46,755		-
Commercial mortgage-backed securities		1,491		-		1,491		-
Equity securities		534		534		-		-
Total assets	\$	70,299	\$	534	\$	69,765	\$	-
Liabilities:								
Derivative financial instruments	\$	303	\$	-	\$	303	\$	-

### Fair Value of Assets Measured on a Nonrecurring Basis

Assets measured at fair value on a nonrecurring basis are summarized in the table below as of the dates indicated (dollars in thousands).

	stimated iir Value	Quoted Prices in Active Markets for Identical Assets (Level 1)		gnificant Other oservable Inputs (Level 2)	Significant nobservable Inputs (Level 3)
<u>September 30, 2015</u>					
Loans held for sale	\$ 55,653	\$ -	\$	-	\$ 55,653
Impaired loans	4,240	-		-	4,240
Other real estate owned	1,178	-		-	1,178
Total	\$ 61,071	\$ -	\$	-	\$ 61,071
<u>December 31, 2014</u>					
Loans held for sale	\$ 103,396	\$ -	\$	-	\$ 103,396
Impaired loans	3,497	-		-	3,497
Other real estate owned	2,735	-		-	2,735
Total	\$ 109,628	\$ 	\$	-	\$ 109,628
	2.7				

There were no liabilities measured on a nonrecurring basis at September 30, 2015 or December 31, 2014.

The estimated fair values of the Company's financial instruments are summarized in the table below as of the dates indicated (dollars in thousands).

	September 30, 2015										
		Carrying		Estimated			L and 3			T12	
Financial assets:		Amount	<u>_</u>	air Value		Level 1	_	Level 2		Level 3	
Cash and due from banks	\$	19,653	\$	19,653	\$	19,653	\$	_	\$	_	
Federal funds sold	Ψ	223	Ψ	223	Ψ	223	Ψ	_	Ψ	_	
Investment securities		112,091		112,052		1,156		110,896		-	
Other equity securities		4,899		4,899		-		4,899		_	
Loans, net of allowance		760,303		764,810		_		-		764,810	
Accrued interest receivable		2,560		2,560		2,560		-		-	
<u>Financial liabilities:</u>											
Deposits, noninterest-bearing	\$	94,533	\$	92,234	\$	-	\$	92,234	\$	-	
Deposits, interest-bearing		635,901		641,158		-		-		641,158	
FHLB short-term advances and repurchase agreements		68,050		68,050		-		68,050		-	
FHLB long-term advances		14,498		14,459		-		-		14,459	
Other long-term borrowed funds		3,609		3,608		-		-		3,608	
Accrued interest payable		331		331		331		-		-	
Derivative financial instruments		973		973		-		973		-	
					Dec	ember 31, 2014					
		Carrying	1	Estimated	Determine 31, 2014						
		Amount	F	air Value	_	Level 1		Level 2		Level 3	
Financial assets:											
Cash and due from banks	\$	19,012	\$	19,012	\$	19,012	\$	-	\$	-	
Federal funds sold		500		500		500				-	
Investment securities		92,818		92,600		534		92,066		-	
Other equity securities		5,566		5,566		-		5,566		-	
Loans, net of allowance		721,556		722,675		-		-		722,675	
Accrued interest receivable		2,435		2,435		2,435		-		-	
Financial liabilities:											
Deposits, noninterest-bearing	\$	70,217	\$	70,217	\$	-	\$	70,217	\$	-	
Deposits, interest-bearing		557,901		560,667		-		-		560,667	

### NOTE 9. INCOME TAXES

FHLB long-term advances

Accrued interest payable

Other long-term borrowed funds

Derivative financial instruments

FHLB short-term advances and repurchase agreements

The expense for income taxes and the effective tax rate included in the consolidated statements of operations are shown in the table below for the periods presented (dollars in thousands).

116,632

21,446

3,609

284

303

116,632

21,493

3,608

284

303

116,632

303

284

21,493

3,608

	 Three months end	led Sept	ember 30,	 Nine months end	tember 30,	
	 2015		2014	2015		2014
Income tax expense	\$ 850	\$	699	\$ 2,766	\$	1,637
Effective tax rate	31.4%		32.6%	33.0%		32.6%

The effective tax rates differ from the statutory tax rate of 35% largely due to tax credits and tax exempt interest income earned on certain investment securities. During the three and nine months ended September 30, 2015, the Company recorded an additional tax credit related to its investment in a tax credit entity in December 2014 whose purpose was to invest in a Federal Historic Rehabilitation tax credit project. The Company recognized a tax credit of \$72,000, reducing tax expense for the three and nine month periods ending September 30, 2015.

#### NOTE 10. COMMITMENTS AND CONTINGENCIES

The Company is a party to financial instruments with off-balance-sheet risk entered into in the normal course of business to meet the financing needs of its customers. These financial instruments include commitments to extend credit, which are not included in the accompanying financial statements.

Commitments to extend credit are agreements to lend money with fixed expiration dates or termination clauses. The Company applies the same credit standards used in the lending process when extending these commitments, and periodically reassesses the customer's creditworthiness through ongoing credit reviews and collateral is obtained based on the Company's assessment of the transaction. Since some commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements.

The table below shows the approximate amounts of the Company's commitments to extend credit as of the dates presented (dollars in thousands).

	 September 30, 2015	 December 31, 2014
Loan commitments	\$ 99,996	\$ 90,946
Standby letters of credit	429	534
Total	\$ 100,425	\$ 91,480

### I TEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This section presents management's perspective on the consolidated financial condition and results of operations of Investar Holding Corporation (the "Company," "we," "our," or "us") and its wholly-owned subsidiary, Investar Bank (the "Bank"). The following discussion and analysis should be read in conjunction with our unaudited consolidated financial statements and related notes thereto included herein, and the audited consolidated financial statements for the year ended December 31, 2014, including the notes thereto, and the related Management's Discussion and Analysis of Financial Condition and Results of Operations in the Annual Report on Form 10-K that the Company filed with the Securities and Exchange Commission ("SEC") on March 31, 2015.

#### Overview

Through our wholly-owned subsidiary Investar Bank, we provide full banking services, excluding trust services, tailored primarily to meet the needs of individuals and small to medium-sized businesses in our primary areas of operation in South Louisiana: Baton Rouge, New Orleans, Lafayette, Hammond and their surrounding metropolitan areas. Our Bank commenced operations in 2006 and we completed our initial public offering in July 2014. Our strategy includes organic growth through high quality loans and growth through acquisitions. We currently operate 11 full service branches, including a branch in Baton Rouge, Louisiana opened in August 2014. We have one new branch under construction in Gonzales, Louisiana and in September 2015, acquired land and a building for an additional branch in New Orleans. We continue to focus on growing our deposit base in our markets. We completed acquisitions in 2011 and 2013 and regularly review acquisition opportunities.

Our principal business is lending to and accepting deposits from individuals and small to medium-sized businesses in our areas of operation. We generate our income principally from interest on loans and, to a lesser extent, our securities investments, as well as from fees charged in connection with our various loan and deposit services and gains on the sales of loans and securities. Our principal expenses are interest expense on interest-bearing customer deposits and borrowings, salaries, employee benefits, occupancy costs, data processing, and other operating expenses. We measure our performance through our net interest margin, return on average assets, and return on average equity, among other metrics, while seeking to maintain appropriate regulatory leverage and risk-based capital ratios.

For the three months ended September 30, 2015, net income was \$1.8 million, or \$0.26 per basic and diluted share, compared to net income of \$1.4 million, or \$0.20 per basic and diluted share for the three months ended September 30, 2014, primarily due to an increase in net interest income. For the three months ended September 30, 2015, our net interest margin was 3.52%, return on average assets was 0.78% and return on average equity was 6.83%. From December 31, 2014 to September 30, 2015, total loans increased \$87.8 million, or 14.1%, and total deposits increased \$102.3 million, or 16.3%. Nonperforming loans to total loans decreased to 0.37% at September 30, 2015 from 0.54% at December 31, 2014. As of September 30, 2015, our holding company and Bank each were in compliance with all regulatory capital requirements, and the Bank was considered "well-capitalized" under the FDIC's prompt corrective action regulations.

### **Discussion and Analysis of Financial Condition**

#### Loans

General. Loans, excluding loans held for sale, or total loans, constitute our most significant asset, comprising 75.8% and 70.8% of our total assets at September 30, 2015 and December 31, 2014, respectively. Total loans increased \$87.8 million, or 14.1%, to \$710.6 million at September 30, 2015 from \$622.8 million at December 31, 2014 as a result of organic loan growth in our markets. Commercial and industrial loan growth remains a focus and has grown 24.9% from December 31, 2014. The table below sets forth the balance of total loans outstanding by loan type as of the dates presented, and the percentage of each loan type to total loans (dollars in thousands).

	 Septembe	r 30, 2015		December	31, 2014
	 Amount	Percentage of Total Loans		Amount	Percentage of Total Loans
Construction and development	\$ 79,796	11.2 %	6 \$	71,350	11.4 %
1-4 Family	154,277	21.7		137,519	22.1
Multifamily	24,484	3.5		17,458	2.8
Farmland	3,009	0.4		2,919	0.5
Commercial real estate					
Owner-occupied	132,419	18.7		119,668	19.2
Nonowner-occupied	126,555	17.8		105,390	16.9
Total mortgage loans on real estate	 520,540	73.3		454,304	72.9
Commercial and industrial	 67,671	9.5		54,187	8.7
Consumer	122,350	17.2		114,299	18.4
Total loans	710,561	100.0 %	<u></u>	622,790	100.0 %
Loans held for sale	55,653			103,396	
Total gross loans	\$ 766,214		\$	726,186	

The following table sets forth total loans outstanding at September 30, 2015, which, based on remaining scheduled repayments of principal, are due in the periods indicated. Loans with balloon payments and longer amortizations are often repriced and extended beyond the initial maturity when credit conditions remain satisfactory. Demand loans, loans having no stated schedule of repayments and no stated maturity, and overdrafts are reported below as due in one year or less.

(dollars in thousands)	One Year or Less		After One Year Through Five Years		After Five Years Through Ten Years		After Ten Years Through Fifteen Years		Years		Total
Construction and development	\$	49,701	\$	24,430	\$	3,470	\$	2,195	\$	-	\$ 79,796
1-4 Family		7,077		24,354		50,835		35,758		36,253	154,277
Multifamily		4,171		11,919		8,265		129		-	24,484
Farmland		-		55		871		2,083		-	3,009
Commercial real estate											
Owner-occupied		3,698		45,727		45,422		31,598		5,974	132,419
Nonowner-occupied		5,318		52,417		48,179		20,153		488	126,555
Total mortgage loans on real estate		69,965		158,902		157,042		91,916		42,715	520,540
Commercial and industrial		13,764		27,364		21,629		2,375		2,539	67,671
Consumer		2,076		88,740		31,131		403		-	122,350
Total loans	\$	85,805	\$	275,006	\$	209,802	\$	94,694	\$	45,254	\$ 710,561

Loans Held for Sale. Loans held for sale decreased \$47.7 million, or 46.1%, to \$55.7 million at September 30, 2015 from \$103.4 million at December 31, 2014. The decrease is due to the \$46.4 million decrease in the balance of consumer loans held for sale at September 30, 2015 when compared to December 31, 2014. Two consumer loan sales were postponed by the buyer from the fourth quarter of 2014 to the first quarter of 2015, therefore increasing the balance of consumer loans held for sale at December 31, 2014. In the first nine months of 2015, we originated \$40.7 million and \$246.8 million in mortgage loans and consumer loans for sale, respectively, as compared to \$51.6 million and \$95.8 million in mortgage loans and consumer loans for sale, respectively, originated in the first nine months of 2014.

One-to-four family mortgage loans not held in our portfolio are typically sold on a "best efforts" basis within 30 days after the loan is funded. This means that residential real estate originations are locked in at a contractual rate with a third party investor or directly with government sponsored agencies, and we are obligated to sell the mortgage only if it is closed and funded. As a result, the risk we

assume is conditioned upon loan underwriting and market conditions in the national mortgage market. Although loan f ees and some interest income are derived from mortgage loans held for sale, the largest source of income is gains from the sale s of these loans in the secondary market, which is recorded in gain on sale of loans, net on the consolidated statements of operations. For the three and nine months ended September 30, 2015, we recognized gains from the sales of mortgage loans of \$ 0.3 million and \$ 1.0 million, respectively, compared to \$ 0.4 million and \$ 1.4 million, respectively, for the three and nine months ended September 30, 2014. The decrease in gains from the sales of mortgage loans is attributable to the decline in originations over the same periods.

We also sell pools of our consumer loans in order to manage our concentration in consumer loans as well as to generate liquidity. During the three and nine months ended September 30, 2015, we recognized gains from the sales of consumer loans of \$0.7 million and \$2.8 million, respectively, compared to \$0.7 million and \$1.4 million, respectively, for the three and nine months ended September 30, 2014, which is recorded in gain on sale of loans, net on the consolidated statements of operations. The increase in the gains from the sales of consumer loans for the nine months ended September 30, 2015 is attributable to the \$151.1 million increase in originations of consumer loans held for sale when compared to the same period in 2014, and the corresponding increase in consumer loan sales.

Loan Concentrations. Loan concentrations are considered to exist when there are amounts loaned to multiple borrowers engaged in similar activities that would cause them to be similarly impacted by economic or other conditions. At each of September 30, 2015 and December 31, 2014, we had no concentrations of loans exceeding 10% of total loans other than loans in the categories listed in the table above.

### **Investment Securities**

We purchase investment securities primarily to provide a source for meeting liquidity needs, with return on investment a secondary consideration. We also use investment securities as collateral for certain deposits and other types of borrowing. Investment securities totaled \$112.1 million at September 30, 2015, an increase of \$19.2 million, or 20.8%, from \$92.8 million at December 31, 2014. The increase in investment securities at September 30, 2015 compared to December 31, 2014 was primarily due to our investment of cash not used in our lending activities into investment securities.

The securities portfolio consists primarily of U.S. government agency obligations, mortgage-backed securities and municipal securities, although the Company also holds corporate bonds and equity securities. The Bank's Asset Liability Committee ("ALCO") reviews the investment portfolio regularly in order to monitor the investments' conformity to our investment policy and make adjustments as appropriate.

The following table shows the carrying value of our investment securities portfolio by investment type and the percentage that such investment type comprises of our entire portfolio as of the dates indicated (dollars in thousands).

	 September	30, 2015	December	r 31, 2014
	 Balance	Percentage of Portfolio	Balance	Percentage of Portfolio
Obligations of other U.S. government agencies and	 		_	
corporations	\$ 25,470	22.7 %	\$ 8,339	9.0 %
Obligations of state and political subdivisions	24,611	22.0	26,811	28.9
Corporate bonds	14,660	13.1	5,419	5.8
Residential mortgage-backed securities	44,155	39.4	50,224	54.1
Commercial mortgage-backed securities	2,039	1.8	1,491	1.6
Equity securities	1,156	1.0	534	0.6
Total	\$ 112,091	100.0 %	\$ 92,818	100.0 %

The investment portfolio consists of available for sale and held to maturity securities. Held to maturity securities are stated at amortized cost. The carrying values of the Company's available for sale securities are adjusted for unrealized gains or losses as valuation allowances, and any gains or losses are reported on an after-tax basis as a component of other comprehensive income. Any expected credit loss due to the inability to collect all amounts due according to the security's contractual terms is recognized as a charge against earnings. Any remaining unrealized loss related to other factors would be recognized in other comprehensive income, net of taxes.

The following table sets forth the stated maturities and weighted average yields of our investment debt securities based on the amortized cost of our investment portfolio as of September 30, 2015 (dollars in thousands).

			After Or		After Fiv	e Years		
	One Yea	r or Less	Through I	ive Years	Through T	en Years	After Ter	n Years
	Amount	Yield	Amount	Yield	Amount	Yield	Amount	Yield
Held to maturity:								
Obligations of other U.S. government								
agencies and corporations	\$ -	-%	\$ -	-%	\$ -	-%	\$ 3,985	2.21%
Residential mortgage-backed securities	-	-	-	-	-	-	8,770	2.63
Obligations of states and political								
subdivisions	620	7.17	2,815	7.17	4,365	7.17	6,970	4.38
Available for sale:								
Obligations of other U.S. government								
agencies and corporations	-	-	638	2.49	4,523	2.48	16,186	2.37
Residential mortgage-backed securities	-	-	-	-	4,052	1.97	31,091	2.11
Commercial mortgage-backed securities	-	-	737	2.08	1,028	2.31	245	1.85
Obligations of states and political								
subdivisions	-	-	2,866	2.26	3,662	3.27	3,237	3.36
Corporate bonds		-	5,103	1.78	9,424	3.14	250	4.00
	\$ 620		\$ 12,159		\$ 27,054		\$ 70,734	

The maturity of mortgage-backed securities reflects scheduled repayments based upon the contractual maturities of the securities. Weighted average yields on tax-exempt obligations have been computed on a fully tax equivalent basis assuming a federal tax rate of 35%.

### Premises and Equipment

Bank premises and equipment increased \$1.4 million, or 4.9%, to \$29.9 million at September 30, 2015 from \$28.5 million at December 31, 2014, primarily due to the relocation of our Prairieville branch in the first quarter of 2015 and the ongoing construction of a new branch location in Gonzales, Louisiana.

### Deposits

The following table sets forth the composition of our deposits and the percentage of each deposit type to total deposits at September 30, 2015 and December 31, 2014 (dollars in thousands).

	 September	30, 2015	December 31, 2014				
		Percentage of Total				Percentage of Total	
	Amount	Deposits			Amount	Deposits	
Noninterest-bearing demand deposits	\$ 94,533	12.9	%	\$	70,217	11.2 %	
NOW accounts	132,739	18.2			116,644	18.6	
Money market deposit accounts	95,584	13.1			77,589	12.3	
Savings accounts	53,717	7.3			53,332	8.5	
Time deposits	353,861	48.5			310,336	49.4	
Total deposits	\$ 730,434	100.0	%	\$	628,118	100.0 %	

Total deposits at September 30, 2015 were \$730.4 million, an increase of \$102.3 million, or 16.3%, from December 31, 2014. The increase in total deposits was driven primarily by an increase in time deposits of \$43.5 million, or 14%, and an increase of \$24.3 million, or 34.6%, in noninterest-bearing demand deposits, from December 31, 2014. We believe our focus on relationship banking, as well as our focus on growing the commercial and industrial loan portfolio and bringing in related deposits, continues to positively impact both noninterest-bearing demand deposit and NOW account growth.

Management is focused on growing and maintaining a stable source of funding, specifically core deposits (deposits excluding time deposits greater than \$250,000 and municipalities and other political entities) and particularly noninterest-bearing deposits, and allowing more costly deposits to mature, within the context of mitigating interest rate risk and maintaining our net interest margin and

sufficient levels of liquidity. As we have grown, our deposit mix has evolved from a primary reliance on certificates of deposit, which are less relationship driven and less dependent on the convenience of branch locations than other types of deposit accounts. As our branch network has expanded and the reach of our relationship-driven approach to banking has grown, our mix of deposits has shifted and is relatively balanced between transactional accounts, such as checking, sa vings, money market and NOW accounts, and certificates of deposits.

The following table shows the maturity of certificates of deposit and other time deposits of \$100,000 or more at September 30, 2015 and December 31, 2014 (dollars in thousands).

	Septem	ber 30, 2015	December 31, 2014				
Time remaining until maturity:	Certificates of Deposit	Other Time Deposits	Certificates of Deposit	Other Time Deposits			
Three months or less	\$ 11,790	\$ 309	\$ 24,193	\$ -			
Over three months through six months	4,477	363	4,554	234			
Over six months through twelve months	12,272	-	7,617	208			
Over one year through three years	5,364	240	8,421	128			
Over three years	1,463	-	1,386	123			
	\$ 35,366	\$ 912	\$ 46,171	\$ 693			

### **Borrowings**

Total borrowings include securities sold under agreements to repurchase, advances from the Federal Home Loan Bank ("FHLB"), and junior subordinated debentures. Securities sold under agreements to repurchase increased \$22.3 million, or 181.9%, to \$34.6 million at September 30, 2015 from \$12.3 million at December 31, 2014. Advances from the FHLB were \$47.9 million at September 30, 2015, a decrease of \$77.9 million, or 61.9%, from FHLB advances of \$125.8 million at December 31, 2014. Excess cash not used in our lending activities or to purchase investment securities was used to pay down these advances. The note payable balance of \$3.6 million at September 30, 2015 represents the junior subordinated debentures that we assumed in connection with the FCB acquisition.

The average balances and cost of funds of short-term borrowings for the nine months ended September 30, 2015 and 2014 are summarized in the table below (dollars in thousands).

		Average	Balanc	ces	Cost of Funds				
	Septe	September 30, 2015		September 30, 2014	September 30, 2015		September 30, 2014		
Federal funds purchased and other									
short-term borrowings	\$	38,971	\$	12,556	0.17	%	0.16	<b>%</b>	
Securities sold under agreements									
to repurchase		14,059		11,254	0.20		0.25		
Total short-term borrowings	\$	53,030	\$	23,810	0.18	%	0.20	%	

### **Results of Operations**

### Performance Summary

Three months ended September 30, 2015 vs. three months ended September 30, 2014. For the three months ended September 30, 2015, net income was \$1.8 million, or \$0.26 per basic and diluted share, compared to net income of \$1.4 million, or \$0.20 per basic and diluted share for the three months ended September 30, 2014. The increase in net income is primarily attributable to a \$1.0 million increase in net interest income partially offset by an increase in noninterest expense. Return on average assets increased to 0.78% for the three months ended September 30, 2015 from 0.75% for the three months ended September 30, 2014 due to the increase in net income. Return on average equity was 6.83% for the three months ended September 30, 2015 compared to 5.72% for the three months ended September 30, 2014.

Nine months ended September 30, 2015 vs. nine months ended September 30, 2014. For the nine months ended September 30, 2015, net income was \$5.6 million, or \$0.78 per basic and diluted share, compared to net income of \$3.4 million, or \$0.68 and \$0.65 per basic and diluted share, respectively, for the nine months ended September 30, 2014. The increase in net income is attributable to a \$4.1 million increase in net interest income and a \$2.2 million increase in noninterest income, partially offset by increases in the provision for loan losses, noninterest expense and income tax expense. Return on average assets increased to 0.83% for the nine months ended September 30, 2015 from 0.64% for the nine months ended September 30, 2014 due to the increase in net income. Return on average equity was 7.06% for the nine months ended September 30, 2015 compared to 6.34% for the nine months ended September 30, 2014.

### Net Interest Income and Net Interest Margin

Net interest income, which is the largest component of our earnings, is the difference between interest earned on assets and the cost of interest-bearing liabilities. The primary factors affecting net interest income are the volume, yield and mix of our rate-sensitive assets and liabilities as well as the amount of our nonperforming loans and the interest rate environment.

The primary factors affecting net interest margin are changes in interest rates, competition and the shape of the interest rate yield curve. The decline in interest rates since 2008 has put significant downward pressure on net interest margin over the past few years. Each rate reduction in interest rate indices and, in particular, the prime rate, rates paid on U.S. Treasury securities and the London Interbank Offering Rate, resulted in a reduction in the yield on our variable rate loans indexed to one of these indices. However, rates on our deposits and other interest-bearing liabilities did not decline proportionally. To offset the effects on our net interest income and net interest margin from the prevailing interest rate environment, we have continued to focus our interest-earning assets in loans and shift our interest-bearing liabilities from higher-costing deposits, like certificates of deposit, to noninterest-bearing and other lower cost deposits.

Three months ended September 30, 2015 vs. three months ended September 30, 2014. Net interest income increased 13.6% to \$8.0 million for the three months ended September 30, 2015 from \$7.0 million for the same period in 2014. The increase was a direct result of continued growth of the Company's loan portfolio with an increase in net interest income of \$1.8 million due to an increase in volume offset by a \$0.8 million decrease related to a reduction in yield when compared to the third quarter of 2014. For the three months ended September 30, 2015, average loans increased approximately \$157.7 million compared to the same period in 2014, while average investment securities increased approximately \$13.6 million. Over the same comparative period, average interest-bearing liabilities increased approximately \$153.6 million. All of these changes were driven by organic loan and deposit growth.

Net interest margin was 3.52% for the three months ended September 30, 2015, down 34 basis points from 3.86% for the three months ended September 30, 2014. The yield on interest-earning assets was 4.20% for the quarter ended September 30, 2015 compared to 4.51% for the third quarter of 2014. The decrease in both the net interest margin and yield on interest-earning assets can be attributed to the consumer loan portfolio. The consumer loan portfolio primarily consists of indirect auto loans and has experienced margin compression related to its current originations. In addition, consumer loan fees were historically recognized as a component of interest income. Now that the Company has transitioned to selling a majority of the consumer loans that it originates, the fees earned on consumer loans are now included in noninterest income, impacting the yield realized on the consumer loan portfolio.

Interest income was \$9.5 million for the three months ended September 30, 2015 compared to \$8.2 million for the same period in 2014 as a result of an increase in the volume of interest-earning assets, partially offset by a decrease in the rate earned on such assets. As the average balances table below illustrates, loan interest income made up substantially all of our interest income for the three months ended September 30, 2015 and 2014. Competitive factors and the prolonged low interest rate environment have contributed to a lower yield on earning assets. The overall yield on interest-earning assets decreased 31 basis points to 4.20% for the three months ended September 30, 2015 compared to 5.00% for the three months ended September 30, 2015 compared to 5.00% for the three months ended September 30, 2014.

Interest expense was \$1.5 million for the three months ended September 30, 2015, an increase of \$0.3 million compared to interest expense of \$1.2 million for the three months ended September 30, 2014, as a result of an increase in the volume of interest-bearing liabilities. The cost of interest-bearing liabilities increased two basis points to 0.82% for the three months ended September 30, 2015 compared to 0.80% for the same period in 2014.

Average Balances and Yields . The following table sets forth average balance sheet data, including all major categories of interest-earning assets and interest-bearing liabilities, together with the interest earned or paid and the average yield or rate paid on each such category for the three months ended September 30, 2015 and 2014. Averages presented in the table below are daily averages and include the average balances of nonaccruing assets in the respective line items (dollars in thousands).

	Three months ended September 30,							
	2015 2014							
	Average Balance	Interest Income/ Expense (1)	Yield/ Rate (1)	Average Balance	Interest Income/ Expense (1)	Yield/ Rate (1)		
Assets								
Interest-earning assets:								
Loans	\$ 777,080	\$ 8,912	4.55 %	\$ 619,356	\$ 7,801	5.00 %		
Securities:								
Taxable	82,476	444	2.14	66,713	244	1.45		
Tax-exempt	17,234	106	2.44	19,353	123	2.52		
Interest-earning balances with banks	18,418	18	0.39	14,563	14	0.38		
Total interest-earning assets	895,208	9,480	4.20	719,985	8,182	4.51		
Cash and due from banks	5,669			6,093				
Intangible assets	3,189			3,230				
Other assets	46,061			37,057				
Allowance for loan losses	(5,893)			(4,035)				
Total assets	\$ 944,234			\$ 762,330				
Liabilities and stockholders' equity								
Interest-bearing liabilities:								
Deposits:								
Interest-bearing demand	\$ 229,919	\$ 369	0.64 %	\$ 179,226	\$ 279	0.62 %		
Savings deposits	53,407	91	0.68	52,973	91	0.68		
Time deposits	350,906	898	1.02	290,876	714	0.97		
Total interest-bearing deposits	634,232	1,358	0.85	523,075	1,084	0.82		
Short-term borrowings	68,544	32	0.19	23,137	12	0.21		
Long-term debt	35,836	138	1.53	38,803	86	0.88		
Total interest-bearing liabilities	738,612	1,528	0.82	585,015	1,182	0.80		
Noninterest-bearing deposits	87,425			71,444				
Other liabilities	10,402			5,803				
Stockholders' equity	107,795			100,068				
Total liabilities and stockholders' equity	\$ 944,234			\$ 762,330				
Net interest income/net interest margin		\$ 7,952	3.52 %		\$ 7,000	3.86 %		

<sup>(1)</sup> Interest income and net interest margin are expressed as a percentage of average interest-earning assets outstanding for the indicated periods. Interest expense is expressed as a percentage of average interest-bearing liabilities for the indicated periods.

Volume/Rate Analysis. The following table sets forth a summary of the changes in interest earned and interest paid resulting from changes in volume and rates for the three months ended September 30, 2015 compared to the same period in 2014 (dollars in thousands).

		Three months ended September 30, 2015 vs. three months ended September 30, 2014				
	_	Volume	Rate	Net (1)		
terest income:						
oans	\$	1,987	\$ (876) \$	1,111		
ecurities:						
Taxable		58	142	200		
Tax-exempt		(13)	(4)	(17)		
terest-earning balances with banks		4	-	4		
Total interest-earning assets		2,036	(738)	1,298		
est expense:						
erest-bearing demand deposits		79	11	90		
vings deposits		1	(1)	-		
ne deposits		147	37	184		
ort-term borrowings		24	(4)	20		
ng-term debt		(6)	58	52		
Total interest-bearing liabilities		245	101	346		
nge in net interest income	\$	1,791	\$ (839) \$	952		

(1) Changes in interest due to both volume and rate have been allocated on a pro-rata basis using the absolute ratio value of amounts calculated.

Nine months ended September 30, 2015 vs. nine months ended September 30, 2014. Net interest income increased 21.5% to \$23.2 million for the nine months ended September 30, 2015 from \$19.1 million for the same period in 2014. The increase was a direct result of continued growth of the Company's loan portfolio with an increase in net interest income of \$5.7 million due to an increase in volume offset by a \$1.6 million decrease related to a reduction in yield when compared to the nine months ended September 30, 2014. For the nine months ended September 30, 2015, average loans increased approximately \$164.4 million as compared to the same period in 2014, while average investment securities increased approximately \$19.4 million. Over the same comparative period, average interest-bearing liabilities increased approximately \$141.1 million. All of these changes were driven by organic loan and deposit growth.

Net interest margin was 3.64% for the nine months ended September 30, 2015, down 21 basis points from 3.85% for the nine months ended September 30, 2014. The yield on interest-earning assets was 4.31% for the nine months ended September 30, 2015 compared to 4.55% for the same period in 2014. The decrease in both the net interest margin and yield on interest-earning assets can be attributed to the consumer loan portfolio. The consumer loan portfolio primarily consists of indirect auto loans and has experienced margin compression related to its current originations. In addition, consumer loan fees were historically recognized as a component of interest income. Now that the Company has transitioned to selling a majority of the consumer loans that it originates, the fees earned on consumer loans are now included in noninterest income, impacting the yield realized on the consumer loan portfolio.

Interest income was \$27.5 million for the nine months ended September 30, 2015 compared to \$22.5 million for the same period in 2014 as a result of an increase in the volume of interest-earning assets, partially offset by a decrease in the rate earned on such assets. As the average balances table below illustrates, loan interest income made up substantially all of our interest income for the nine months ended September 30, 2015 and 2014. Competitive factors and the prolonged low interest rate environment have contributed to a lower yield on earning assets. The overall yield on interest-earning assets decreased 24 basis points to 4.31% for the nine months ended September 30, 2015 compared to 4.55% for the same period in 2014. The loan portfolio yielded 4.67% for the nine months ended September 30, 2015 compared to 5.01% for the nine months ended September 30, 2014.

Interest expense was \$4.2 million for the nine months ended September 30, 2015, an increase of \$0.8 million compared to interest expense of \$3.4 million for the nine months ended September 30, 2014, as a result of an increase in the volume of interest-bearing liabilities, partially offset by a decrease in the cost of such liabilities. The cost of interest-bearing liabilities decreased one basis point to 0.80% for the nine months ended September 30, 2015 compared to the same period in 2014. In particular, the weighted average rate

paid on short -term debt decreased two basis points during the nine months ended September 30, 2015 compared to same period in 2014.

Average Balances and Yields. The following table sets forth average balance sheet data, including all major categories of interest-earning assets and interest-bearing liabilities, together with the interest earned or paid and the average yield or rate paid on each such category for the nine months ended September 30, 2015 and 2014. Averages presented below are daily averages and include the average balances of nonaccruing assets in the respective line items (dollars in thousands):

	As of and for the nine months ended September 30,							
	2015				2014			
	_	Average Balance	Interest Income/ Expense (1)	Yield/ Rate (1)	Average Balance	Interest Income/ Expense (1)	Yield/ Rate	
Assets								
Interest-earning assets:								
Loans	\$	740,652	\$ 25,856	4.67 %	\$ 576,280	\$ 21,595	5.01 %	
Securities:								
Taxable		76,069	1,214	2.13	58,779	623	1.42	
Tax-exempt		18,381	344	2.50	16,272	294	2.42	
Interest-earning balances with banks		17,863	53	0.40	11,833	34	0.38	
Total interest-earning assets		852,965	27,467	4.31	663,164	22,546	4.55	
Cash and due from banks		5,597			5,790			
Intangible assets		3,199			3,240			
Other assets		45,619			35,667			
Allowance for loan losses		(5,497)			(3,683)			
Total assets	\$	901,883			\$ 704,178			
Liabilities and stockholders' equity Interest-bearing liabilities:								
Deposits:	¢.	210.010	e 1.024	0.62.0/	e 160.200	Ф 702	0.62.0/	
Interest-bearing demand	\$	219,018	\$ 1,034 274	0.63 % 0.68		\$ 783 269	0.62 % 0.69	
Savings deposits		54,158			52,439		0.69	
Time deposits	<u> </u>	339,129	2,541	1.00	281,822	2,085		
Total interest-bearing deposits		612,305	3,849	0.84	502,570	3,137	0.83	
Short-term borrowings		53,030	72	0.18	23,810	36	0.20	
Long-term debt		39,213	315	1.07	37,079	256	0.92	
Total interest-bearing liabilities		704,548	4,236	0.80	563,459	3,429	0.81	
Noninterest-bearing deposits		82,157			65,080			
Other liabilities		8,736			4,157			
Stockholders' equity	_	106,442			71,482			
Total liabilities and stockholders' equity	\$	901,883			\$ 704,178			
Net interest income/net interest margin			\$ 23,231	3.64 %		\$ 19,117	3.85 %	

<sup>(1)</sup> Interest income and net interest margin are expressed as a percentage of average interest-earning assets outstanding for the indicated periods. Interest expense is expressed as a percentage of average interest-bearing liabilities for the indicated periods.

Volume/Rate Analysis. The following table sets forth a summary of the changes in interest earned and interest paid resulting from changes in volume and rates for the nine months ended September 30, 2015 compared to the same period in 2014 (dollars in thousands):

	 Nine months ended September 30, 2015 vs. nine months ended September 30, 2014				
	 Volume		Rate	Net (1)	
Interest income:					
Loans	\$ 6,159	\$	(1,898) \$	4,261	
Securities:					
Taxable	183		408	591	
Tax-exempt	38		12	50	
Interest-earning balances with banks	17		2	19	
Total interest-earning assets	6,397		(1,476)	4,921	
Interest expense:					
Interest-bearing demand deposits	236		15	251	
Savings deposits	9		(4)	5	
Time deposits	424		32	456	
Short-term borrowings	44		(8)	36	
Long-term debt	 15		44	59	
Total interest-bearing liabilities	 728		79	807	

<sup>(1)</sup> Changes in interest due to both volume and rate have been allocated on a pro-rata basis using the absolute ratio value of amounts calculated.

#### Noninterest Income

Change in net interest income

Noninterest income includes, among other things, fees generated from our deposit services and in connection with our mortgage and consumer loans held for sale, and gains and losses on sales of loans, securities, and real estate owned. We expect to continue to develop new products that generate noninterest income and enhance our existing products in order to diversify our revenue sources.

5,669

(1,555)

4,114

Three months ended September 30, 2015 vs. three months ended September 30, 2014. Total noninterest income increased \$0.2 million, or 10.6%, to \$2.2 million for the three months ended September 30, 2014. This increase resulted primarily from an increase of \$0.3 million in other operating income, which mainly consists of loan servicing fees, and an increase of \$0.3 million in gain on sale of investment securities, partially offset by a \$0.4 million decrease, resulting in a \$0.1 million loss on sale of real estate owned, net. The increase in other operating income is mainly attributable to a \$0.2 million increase in loan servicing fees and is a direct result of the growth of our servicing portfolio.

Noninterest income, excluding gains and losses on the sale of investment securities and other real estate owned, increased \$0.3 million, or 19.9%, to \$2.0 million for the three months ended September 30, 2015 compared to \$1.7 million for the three months ended September 30, 2014.

Gain on sale of loans, net is our largest component of noninterest income, representing 47.2% and 58.5% for the three months ended September 30, 2015 and 2014, respectively. The decrease of \$0.1 million, or 10.7%, to \$1.0 million for the three months ended September 30, 2015 compared to \$1.1 million for the three months ended September 30, 2014 was a result of decreased originations and sales of pools of our mortgage loans. We expect to continue to sell pools of our mortgage and consumer loans quarterly as part of our ongoing loan portfolio management.

Gain on sale of loans	Q3 2015	Q3 2014	Variance
Consumer	\$ 705	\$ 713	-1.1%
Mortgage	318	433	-26.6
	\$ 1,023	\$ 1,146	-10.7

Service charges on deposit accounts include maintenance fees on accounts, account enhancement charges for additional deposit account features, per item charges and overdraft fees. Service charges on deposits increased 11.8 % to \$ 95,000 for the three months ended September 30, 2015 as compared to \$ 85,000 for the same period in 2014. The increase is a direct result of organic deposit growth.

Fee income on loans held for sale increased to \$0.3 million for the three months ended September 30, 2015 from \$0.1 million for the same period in 2014 mainly due to a \$17.8 million increase in originations of consumer loans held for sale.

Other operating income primarily consists of loan servicing fees, interchange fees, and ATM surcharge income. Other operating income was \$0.6 million for the three months ended September 30, 2015 compared to \$0.3 million for the same period in 2014. The increase was primarily due to the \$0.3 million increase in loan servicing fees, which is a direct result of our servicing portfolio growth.

Nine months ended September 30, 2015 vs. nine months ended September 30, 2014. Total noninterest income increased \$2.3 million, or 49.4%, to \$6.8 million for the nine months ended September 30, 2015 compared to \$4.5 million for the nine months ended September 30, 2014. This increase resulted primarily from an increase of \$1.0 million in gain on sale of loans, net.

Noninterest income, excluding gains and losses on the sale of investment securities and other real estate owned, increased \$2.4 million, or 58.4%, to \$6.5 million for the nine months ended September 30, 2015 compared to \$4.1 million for the nine months ended September 30, 2014.

Gain on sale of loans, net is our largest component of noninterest income for the nine months ended September 30, 2015. The increase of \$1.0 million, or 36.6%, to \$3.8 million compared to \$2.8 million for the nine months ended September 30, 2014 was generated by increased originations and sales of pools of our consumer loans. We expect to continue to sell pools of our mortgage and consumer loans quarterly as part of our ongoing loan portfolio management.

Service charges on deposit accounts increased 29.4% to \$0.3 million for the nine months ended September 30, 2015 compared to \$0.2 million for the same period in 2014. The increase is a direct result of organic deposit growth.

Fee income on loans held for sale increased to \$0.8 million for the nine months ended September 30, 2015 from \$0.3 million for the same period in 2014 due to an increase of \$151.1 million in originations of consumer loans held for sale.

Other operating income was \$1.6 million for the nine months ended September 30, 2015 compared to \$0.8 million for the same period in 2014. The increase was primarily due to the \$0.7 million increase in loan servicing fees.

## Noninterest Expense

Noninterest expense includes salaries and benefits and other costs associated with the Company's operations. We are committed to managing our costs within the framework of our operating strategy. However, since we are focused on growing both organically and through acquisitions, we expect our expenses to continue to increase as we add employees and physical locations to accommodate our growing franchise.

Three months ended September 30, 2015 vs. three months ended September 30, 2014. Total noninterest expense was \$7.0 million for the three months ended September 30, 2015, an increase of \$0.7 million, or 11.1%, from \$6.3 million for the same period in 2014. This increase was primarily due to a \$0.4 million increase in salaries and employee benefits and a \$0.2 million increase in other operating expenses, both of which are mainly attributable to the continued growth of the Company including the opening of the Highland Road branch in Baton Rouge, Louisiana during the third quarter of 2014.

During the quarter, the Company incurred restructuring costs of approximately \$0.3 million. These costs included severance of \$150,000, which contributed to the \$0.4 million increase in salaries and employee benefits discussed above, professional fees of \$61,000, and other expenses of \$105,000 related to the downsizing of our indirect lending platform. The downsizing can be attributed to the Company's ongoing strategic shift to enhance franchise value by transitioning to a more relationship-based model from one that is transaction-oriented. The Company also recorded an impairment of \$54,000 on its investment in a tax credit entity. Noninterest expense, excluding the impact of these identified costs, was \$6.6 million for the three months ended September 30, 2015, an increase of \$0.3 million, or 5.2%, compared to the three months ended September 30, 2014.

Nine months ended September 30, 2015 vs. nine months ended September 30, 2014. Total noninterest expense was \$20.1 million for the nine months ended September 30, 2015, an increase of \$2.7 million, or 15.4%, from \$17.4 million for the same period in 2014. This increase was primarily a result of increased costs associated with the opening of our Highland Road branch in Baton Rouge,

Louisiana during the third quarter of 2014, our organic growth, as well as increased costs related to being a publicly-traded company since the Company's initial public offering in July 2014, including implementation of Sarbanes-Oxle y compliance.

#### Income Tax Expense

Income tax expense for the three months ended September 30, 2015 was \$0.9 million, an increase of \$0.2 million from \$0.7 million for the three months ended September 30, 2014. The effective tax rate for the three months ended September 30, 2015 and 2014 was 31.4% and 32.6%, respectively. During the third quarter of 2015, the Company recorded an additional tax credit related to its investment in a tax credit entity in December 2014 whose purpose was to invest in a Federal Historic Rehabilitation tax credit project. The Company recognized a tax credit of \$72.000, reducing tax expense for the third quarter.

Income tax expense for the nine months ended September 30, 2015 was \$2.7 million, an increase of \$1.1 million from \$1.6 million for the nine months ended September 30, 2014. The effective tax rate for the nine months ended September 30, 2015 and 2014 was 33.0% and 32.6%, respectively.

#### Risk Management

The primary risks associated with our operations are credit, interest rate and liquidity risk. Credit and interest rate risk are discussed below, while liquidity risk is discussed in this section under the heading *Liquidity and Capital Resources* below.

#### Credit Risk and the Allowance for Loan Losses

General. The risk of loss should a borrower default on a loan is inherent in any lending activity. Our portfolio and related credit risk are monitored and managed on an ongoing basis by our risk management department, the board of directors' loan committee and the full board of directors. We utilize a ten point risk-rating system, which assigns a risk grade to each borrower based on a number of quantitative and qualitative factors associated with a loan transaction. The risk grade categorizes the loan into one of five risk categories, based on information about the ability of borrowers to service the debt. The information includes, among other factors, current financial information about the borrower, historical payment experience, credit documentation, public information and current economic trends. These categories assist management in monitoring our credit quality. The following describes each of the risk categories, which are consistent with the definitions used in guidance promulgated by federal banking regulators:

- Pass (grades 1-6) Loans not meeting the criteria below are considered pass. These loans have high credit characteristics and financial strength. The borrowers at least generate profits and cash flow that are in line with peer and industry standards and have debt service coverage ratios above loan covenants and our policy guidelines. For some of these loans, a guaranty from a financially capable party mitigates characteristics of the borrower that might otherwise result in a lower grade.
- Special Mention (grade 7) Loans classified as special mention possess some credit deficiencies that need to be corrected to avoid a greater risk of default in the future. For example, financial ratios relating to the borrower may have deteriorated. Often, a special mention categorization is temporary while certain factors are analyzed or matters addressed before the loan is re-categorized as either pass or substandard.
- Substandard (grade 8) Loans rated as substandard are inadequately protected by the current net worth and paying capacity of the borrower or the liquidation value of any collateral. If deficiencies are not addressed, it is likely that this category of loan will result in the Bank incurring a loss. Where a borrower has been unable to adjust to industry or general economic conditions, the borrower's loan is often categorized as substandard.
- Doubtful (grade 9) Doubtful loans are substandard loans with one or more additional negative factors that makes full collection of amounts outstanding, either through repayment or liquidation of collateral, highly questionable and improbable.
- Loss (grade 10) Loans classified as loss have deteriorated to such a point that it is not practicable to defer writing off the loan. For these loans, all efforts to remediate the loan's negative characteristics have failed and the value of the collateral, if any, has severely deteriorated relative to the amount outstanding. Although some value may be recovered on such a loan, it is not significant in relation to the amount borrowed.

At September 30, 2015 and December 31, 2014, there were no loans classified as doubtful or loss, while there were \$5.1 million and \$5.6 million of loans classified as substandard at September 30, 2015 and December 31, 2014, respectively, and \$1.2 million and \$0.5 million, respectively, of loans classified as special mention as of such dates. Of the \$6.3 million in total substandard and special mention loans at September 30, 2015, \$3.0 million were acquired in the FCB acquisition and marked to fair value at the time of their

acquisition, while \$ 3.7 million of the \$ 6.1 million of total substandard and special m e ntion loans at December 31, 2014 were acquired in the FCB acquisition and marked to fair value.

An external loan review consultant is engaged annually by the risk management department to review approximately 40% of commercial loans, utilizing a risk-based approach designed to maximize the effectiveness of the review. In addition, internal credit analysts periodically review smaller dollar commercial loans to identify negative financial trends related to any one borrower, any related groups of borrowers or an industry. For collateral dependent loans, new appraisals are obtained on an annual basis. All loans not categorized as pass are put on an internal watch list, with quarterly reports to the board of directors. In addition, a written status report is maintained by our special assets division for all commercial loans categorized as substandard or lower. We use this information in connection with our collection efforts.

If our collection efforts are unsuccessful, collateral securing loans may be repossessed and sold or, for loans secured by real estate, foreclosure proceedings initiated. The collateral is sold at public auction for fair market value (based upon recent appraisals), with fees associated with the foreclosure being deducted from the sales price. The purchase price is applied to the outstanding loan balance. If the loan balance is greater than the sales proceeds, the deficient balance is charged-off against the allowance.

Allowance for Loan Losses. The allowance for loan losses is an amount that management believes will be adequate to absorb probable losses inherent in the entire loan portfolio. The appropriate level of the allowance is based on an ongoing analysis of the loan portfolio and represents an amount that management deems adequate to provide for inherent losses, including collective impairment as recognized under ASC 450, Contingencies. Collective impairment is calculated based on loans grouped by grade. Another component of the allowance is losses on loans assessed as impaired under ASC 310, Receivables. The balance of these loans and their related allowance is included in management's estimation and analysis of the allowance for loan losses. Other considerations in establishing the allowance for loan losses include the nature and volume of the loan portfolio, overall portfolio quality, historical loan loss, review of specific problem loans and current economic conditions that may affect our borrowers' ability to pay, as well as trends within each of these factors. The allowance for loan losses is established after input from management as well as our risk management department and our special assets committee. We evaluate the adequacy of the allowance for loan losses on a quarterly basis. This evaluation is inherently subjective as it requires estimates that are susceptible to significant revision as more information becomes available. The allowance for loan losses was \$5.9 million at September 30, 2015, an increase from \$4.6 million at December 31, 2014, as we increased our loan loss provisioning to reflect our organic loan growth.

The provision for loan losses is a charge to income in an amount that management believes is necessary to maintain an adequate allowance for loan losses. The provision is based on management's regular evaluation of current economic conditions in our specific markets as well as regionally and nationally, changes in the character and size of the loan portfolio, underlying collateral values securing loans, and other factors which deserve recognition in estimating loan losses. For the three months ended September 30, 2015 and 2014, the provision for loan losses was \$0.4 million and \$0.5 million, respectively. For the nine months ended September 30, 2015 and 2014, the provision for loan losses was \$1.5 million and \$1.2 million, respectively. The increase over the nine-month comparative period is due primarily to the overall growth in our loan portfolio, including our commercial real estate loans.

A loan is considered impaired when, based on current information and events, it is probable that we will be unable to collect the scheduled payments of principal and interest when due according to the contractual terms of the loan agreement. Generally, those loans rated special mention lower are evaluated for impairment each quarter. Determination of impairment is treated the same across all classes of loans. When we identify a loan as impaired, we measure the extent of the impairment based on the present value of expected future cash flows, discounted at the loan's effective interest rate, except when the sole (remaining) source of repayment for the loans is the operation or liquidation of the collateral. In these cases when foreclosure is probable, we use the current fair value of the collateral, less estimated selling costs, instead of discounted cash flows. For real estate collateral, the fair value of the collateral is based upon a recent appraisal by a qualified and licensed appraiser. If we determine that the value of the impaired loan is less than the recorded investment in the loan (net of previous charge-offs, deferred loan fees or costs and unamortized premium or discount), we recognize impairment through an allowance estimate or a charge-off recorded against the allowance for loan losses.

Impaired loans at September 30, 2015 were \$4.4 million, including impaired loans acquired in the FCB acquisition in the amount of \$2.2 million, and \$3.6 million, including impaired loans acquired in the FCB acquisition in the amount of \$1.3 million, at December 31, 2014. At September 30, 2015 and December 31, 2014, \$0.1 million of the allowance for loan losses was specifically allocated to impaired loans.

Acquired loans that are accounted for under ASC 310-30, Loans and Debt Securities Acquired with Deteriorated Credit Quality, were marked to market on the date we acquired the loans to values which, in management's opinion, reflected the estimated future cash flows, based on the facts and circumstances surrounding each respective loan at the date of acquisition. Total loans acquired from FCB had a carrying value of \$78.4 million and a fair value of \$77.5 million on the acquisition date, and of these loans, \$4.9 million were acquired with deteriorated credit quality. At September 30, 2015, the carrying value of these loans was \$2.7 million. We continually

monitor these loans as part of our normal credit review and monitoring procedures for changes in the estimated future cash flows. Because ASC 310-30 does not permit carry over or recognition of an allowance for loan losses, we may be required to reserve for these loans in the allowance for loan losses through future provision for loan losses if future cash flows deteriorate below initial projections.

The table below presents the allocation of the allowance for loan losses by loan category at the dates indicated (dollars in thousands).

	September 30, 2015		December 31, 2014	
Construction and development	\$	659	\$	526
1-4 Family		1,198		909
Multifamily		213		137
Farmland		22		18
Commercial real estate		2,030		1,571
Total mortgage loans on real estate		4,122		3,161
Commercial and industrial		493		390
Consumer		1,296		1,079
Total	\$	5,911	\$	4,630

As discussed above, the balance in the allowance for loan losses is principally influenced by the provision for loan losses and by net loan loss experience. Additions to the allowance are charged to the provision for loan losses. Losses are charged to the allowance as incurred and recoveries on losses previously charged to the allowance are credited to the allowance at the time recovery is collected. The table below reflects the activity in the allowance for loan losses for the periods indicated (dollars in thousands).

	Т	Three months ended September 30,			Nine months ended September 30,		
		2015	2014	2015	2014		
Allowance at beginning of period	\$	5,728 \$	3,882 \$	4,630	\$ 3,380		
Provision for loan losses		400	505	1,500	1,198		
Charge-offs:							
Mortgage loans on real estate:							
Construction and development		(5)	-	(14)	-		
1-4 Family		(60)	(35)	(60)	(65)		
Commercial real estate		-	1	-	(3)		
Commercial and industrial		(2)	-	(58)	(16)		
Consumer		(162)	(69)	(335)	(237)		
Total charge-offs		(229)	(103)	(467)	(321)		
Recoveries							
Mortgage loans on real estate:							
Construction and development		6	-	21	1		
1-4 Family		2	1	6	2		
Commercial real estate		-	1	-	1		
Commercial and industrial		-	16	197	16		
Consumer		4	26	24	51		
Total recoveries		12	44	248	71		
Net charge-offs		(217)	(59)	(219)	(250)		
Balance at end of period	\$	5,911 \$	4,328 \$	5,911	\$ 4,328		
Net charge-offs to:							
Loans - average		0.03%	0.01%	0.03%	0.04%		
Allowance for loan losses		3.67%	1.36%	3.70%	5.78%		
Allowance for loan losses to:							
Total loans		0.83%	0.74%	0.83%	0.74%		
Nonperforming loans		226.43%	296.01%	226.43%	296.01%		

The allowance for loan losses to total loans ratio increased to 0.83% at September 30, 2015 compared to 0.74% at September 30, 2014. The allowance for loan losses to nonperforming loans ratio decreased to 226.43% at September 30, 2015 from 296.01% at September 30, 2014.

Charge-offs reflect the realization of losses in the portfolio that were recognized previously through the provision for loan losses. Net charge-offs for the three and nine months ended September 30, 2015 were \$ 0.2 million, equal to 0.03 % of our average loan balance s for the respective periods. Net charge-offs for the three and nine months ended September 30, 2014 were \$ 59,000 and \$0.3 million, respectively, equal to 0.01 % and 0.04 %, respectively, of our average loan balance s for the respective periods. For the three and nine months ended September 30, 2015 and 2014, the majority of our charge-offs were c o nsumer loans. Net charge-offs of our consumer loans as a percentage of average consumer loans for the three and nine months ended September 30, 2015 were 0.08 % and 0.16 %, respectively, while net charge-offs of our consumer loans as a percentage of average consumer loans for the three and nine months ended September 30, 2014 were 0.04 % and 0.12 %, respectively.

Management believes the allowance for loan losses at September 30, 2015 is sufficient to provide adequate protection against losses in our portfolio. Although the allowance for loan losses is considered adequate by management, there can be no assurance that this allowance will prove to be adequate over time to cover ultimate losses in connection with our loans. This allowance may prove to be inadequate due to unanticipated adverse changes in the economy or discrete events adversely affecting specific customers or industries. Our results of operations and financial condition could be materially, adversely affected to the extent that the allowance is insufficient to cover such changes or events.

Nonperforming Assets and Restructured Loans. Nonperforming assets consist of nonperforming loans and other real estate owned. Nonperforming loans are those on which the accrual of interest has stopped or loans which are contractually 90 days past due on which interest continues to accrue. Loans are ordinarily placed on nonaccrual when a loan is specifically determined to be impaired or when principal and interest is delinquent for 90 days or more. However, management may elect to continue the accrual when the estimated net available value of collateral is sufficient to cover the principal balance and accrued interest. It is our policy to discontinue the accrual of interest income on any loan for which we have reasonable doubt as to the payment of interest or principal. Nonaccrual loans are returned to accrual status when the financial position of the borrower indicates there is no longer any reasonable doubt as to the payment of principal or interest.

Another category of assets which contributes to our credit risk is troubled debt restructurings ("TDR"), or restructured loans. A restructured loan is a loan for which a concession has been granted to the borrower for other than an insignificant period of time due to a deterioration of the borrower's financial condition. Such concessions may include reduction in interest rates, deferral of interest or principal payments, principal forgiveness and other actions intended to minimize the economic loss and to avoid foreclosure or repossession of the collateral. We strive to identify borrowers in financial difficulty early and work with them to modify to more affordable terms before such loans reach nonaccrual status. In evaluating whether to restructure a loan, management analyzes the long-term financial condition of the borrower, including guarantor and collateral support, to determine whether the proposed concessions will increase the likelihood of repayment of principal and interest. Restructured loans that are not performing in accordance with their restructured terms and that are either contractually 90 days past due or placed on nonaccrual status are reported as nonperforming loans.

Loans classified as TDRs, consisting of eleven credits, totaled approximately \$2.1 million at September 30, 2015 compared to seven credits totaling \$0.6 million at December 31, 2014. Nine of the eleven TDRs were acquired from FCB. Ten of the eleven credits were considered restructured loans due to a modification of terms through adjustments to maturity. One restructured loan was considered a TDR due to a modification of terms through principal payment forbearance, paying interest only for a specified period of time. As of September 30, 2015, two of the restructured loans with a balance of \$0.4 million were in default of their modified terms and had been placed on nonaccrual. As of September 31, 2014, one of the restructured loans with a balance of \$0.4 million was in default of its modified terms and had been placed on nonaccrual. As of September 30, 2015, there were no loans restructured as TDRs during the previous twelve months that subsequently defaulted during the nine months ended September 30, 2015.

The following table shows the principal amounts of nonperforming and restructured loans as of September 30, 2015 and December 31, 2014. Any restructured loans that were subsequently placed on nonaccrual are included in the nonaccrual balances. All loans where information exists about possible credit problems that would cause us to have serious doubts about the borrower's ability to comply with the current repayment terms of the loan have been reflected in the table below (dollars in thousands).

	September 30, 2015	December 31, 2014	
Nonaccrual loans	\$ 2,611	\$ 3,340	
Accruing loans past due 90 days or more	-	-	
Total nonperforming loans	2,611	3,340	
Restructured loans	1,760	227	
Total nonperforming and restructured loans	\$ 4,371	\$ 3,567	
Interest income recognized on nonperforming and restructured loans	\$ 121	\$ 105	
Interest income foregone on nonperforming and restructured loans	\$ 163	\$ 169	

Of our total nonaccrual loans at September 30, 2015 and December 31, 2014, \$1.0 million and \$1.1 million, respectively, were acquired in the FCB acquisition. Nonperforming loans outstanding represented 0.37% and 0.54% of total loans at September 30, 2015 and December 31, 2014, respectively. Nonperforming loans, other than those acquired through an acquisition and nonperforming acquired loans represented 0.23% and 0.14%, respectively, of total loans at September 30, 2015.

Other Real Estate Owned. Other real estate owned consists of properties acquired through foreclosure or acceptance of a deed in lieu of foreclosure. These properties are carried at the lower of cost or fair market value based on appraised value less estimated selling costs. Losses arising at the time of foreclosure of properties are charged to the allowance for loan losses. Other real estate owned with a cost basis of \$1.3 million and \$1.9 million was sold during the three and nine months ended September 30, 2015, respectively, resulting in a net loss of \$0.1 million for the periods. For the three and nine months ended September 30, 2014, other real estate owned with a cost basis of \$0.5 million and \$1.0 million, respectively, was sold resulting in a net gain of \$0.2 million for the periods.

At September 30, 2015, \$0.9 million of our other real estate owned was related to our acquisition of FCB compared to \$1.3 million at December 31, 2014. In connection with our acquisition of FCB, the Bank agreed to share with the former FCB shareholders the proceeds that we receive in connection with the sale of one piece of property, which had a carrying value and a fair market value of \$0.5 million and \$0.6 million at September 30, 2015 and December 31, 2014, respectively. Under this arrangement, if this property is sold within four years of the closing date of our acquisition of FCB, then we are entitled to retain the first \$0.7 million of the sale proceeds plus an amount necessary to cover our selling expenses, with the remaining proceeds, if any, to be paid to former FCB shareholders. After the fourth anniversary of the closing date, which is May 1, 2017, we are entitled to retain all sales proceeds arising upon the sale of this property.

The following table provides details of our other real estate owned as of the dates indicated (dollars in thousands).

	September 3	30, 2015	_	December 31, 2014
Construction and development	\$	860	\$	2,130
1-4 Family		318		605
Total other real estate owned	\$	1,178	\$	2,735

The table below shows the activity in other real estate owned for the periods presented (dollars in thousands).

	nths ended er 30, 2015	Nine months ended September 30, 2014		
Balance, beginning of period	\$ 2,735 \$	3,515		
Transfers from loans	319	-		
Transfers from acquired loans	45	706		
Sales of other real estate owned	(1,867)	(1,047)		
Write-downs	(54)	(208)		
Balance, end of period	\$ 1,178 \$	2,966		

## Interest Rate Risk

Market risk is the risk of loss from adverse changes in market prices and rates. Since the majority of our assets and liabilities are monetary in nature, our market risk arises primarily from interest rate risk inherent in our lending and deposit activities. A sudden and substantial change in interest rates may adversely impact our earnings and profitability because the interest rates borne by assets and liabilities do not change at the same speed, to the same extent or on the same basis. Accordingly, our ability to proactively structure the volume and mix of our assets and liabilities to address anticipated changes in interest rates, as well as to react quickly to such fluctuations, can significantly impact our financial results. To that end, management actively monitors and manages our interest rate risk exposure.

The Asset Liability Committee ("ALCO") has been authorized by the board of directors to implement our asset/liability management policy, which establishes guidelines with respect to our exposure to interest rate fluctuations, liquidity, loan limits as a percentage of funding sources, exposure to correspondent banks and brokers and reliance on non-core deposits. The goal of the policy is to enable us to maximize our interest income and maintain our net interest margin without exposing the Bank to excessive interest rate risk, credit risk and liquidity risk. Within that framework, the ALCO monitors our interest rate sensitivity and makes decisions relating to our asset/liability composition.

We monitor the impact of changes in interest rates on our net interest income using gap analysis. The gap r epresents the net position of our assets and liabilities subject to repricing in specified time periods. During any given time period, if the amount of rate-sensitive liabilities exceeds the amount of rate-sensitive assets, a financial institution would ge nerally be considered to have a negative gap position and would benefit from falling rates over that period of time. Conversely, a financial institution with a positive gap position would generally benefit from rising rates.

Within the gap position that management directs, we attempt to structure our assets and liabilities to minimize the risk of either a rising or falling interest rate environment. We manage our gap position for time horizons of one month, two months, three months, 4-6 months, 7-12 months, 13-24 months, 25-36 months, 37-60 months and more than 60 months. The goal of our asset/liability management is for the Bank to maintain a net interest income at risk in an up or down 100 basis point environment at less than (5)%. At September 30, 2015 the Bank was within the policy guidelines.

The table below depicts the estimated impact on net interest income of immediate changes in interest rates at the specified levels.

As of September	r 30, 2015
Changes in Interest Rates (in basis points)	Estimated Increase/Decrease in Net Interest Income <sup>(1)</sup>
+400	(12.50)%
+300	(9.07)%
+200	(4.60)%
+100	(2.59)%
-100	1.61%
-200	(1.29)%
-300	(5.35)%

(1) The percentage change in this column represents the projected net interest income for 12 months on a flat balance sheet in a stable interest rate environment versus the projected net interest income in the various rate scenarios.

The computation of the prospective effects of hypothetical interest rate changes requires numerous assumptions regarding characteristics of new business and the behavior of existing positions. These business assumptions are based upon our experience, business plans and published industry experience. Key assumptions include asset prepayment speeds, competitive factors, the relative price sensitivity of certain assets and liabilities and the expected life of non-maturity deposits. However, there are a number of factors that influence the effect of interest rate fluctuations on us which are difficult to measure and predict. For example, a rapid drop in interest rates might cause our loans to repay at a more rapid pace and certain mortgage-related investments to prepay more quickly than projected. This could mitigate some of the benefits of falling rates as are expected when we are in a negatively-gapped position. Conversely, a rapid rise in rates could give us an opportunity to increase our margins and stifle the rate of repayment on our mortgage-related loans which would increase our returns. As a result, because these assumptions are inherently uncertain, actual results will differ from simulated results.

# **Liquidity and Capital Resources**

Liquidity. Liquidity is a measure of the ability to fund loan commitments and meet deposit maturities and withdrawals in a timely and cost-effective way. Cash flow requirements can be met by generating net income, attracting new deposits, converting assets to cash or borrowing funds. While maturities and scheduled amortization of loans and securities are predictable sources of funds, deposit outflows, loan prepayments, loan sales and borrowings are greatly influenced by general interest rates, economic conditions and the competitive environment in which we operate. To minimize funding risks, we closely monitor our liquidity position through periodic reviews of maturity profiles, yield and rate behaviors, and loan and deposit forecasts. Excess short-term liquidity is usually invested in overnight federal funds sold.

Our core deposits, which are deposits excluding time deposits greater than \$250,000 and deposits of municipalities and other political entities, are our most stable source of liquidity to meet our cash flow needs due to the nature of the long-term relationships generally established with our customers. Maintaining the ability to acquire these funds as needed in a variety of markets, and within ALCO compliance targets, is essential to ensuring our liquidity. At September 30, 2015 and December 31, 2014, 65% and 67% of our total assets, respectively, were funded by core deposits.

Our investment portfolio is another alternative for meeting our cash flow requirements. Investment securities generate cash flow through principal payments and maturities, and they generally have readily available markets that allow for their conversion to cash. Some securities are pledged to secure certain deposit types or short-term borrowings, such as FHLB advances, which impacts their liquidity. At September 30, 2015, securities with a carrying value of \$ 70.7 million were pledged to secure deposits, bor rowings, and other liabilities, compared to \$ 63.1 million in pledged securities as of December 31, 2014.

Other sources available for meeting liquidity needs include advances from the FHLB, repurchase agreements and other borrowings. FHLB advances are primarily used to match-fund fixed rate loans in order to minimize interest rate risk and also may be used to meet day to day liquidity needs, particularly if the prevailing interest rate on an FHLB advance compares favorably to the rates that we would be required to pay to attract deposits. At September 30, 2015, the balance of our outstanding advances with the FHLB was \$47.9 million, a decrease from \$125.8 million at December 31, 2014. The total amount of the remaining credit available to us from the FHLB at September 30, 2015 was \$231.6 million. Repurchase agreements are contracts for the sale of securities which we own with a corresponding agreement to repurchase those securities at an agreed upon price and date. Our policies limit the use of repurchase agreements to those collateralized by U.S. Treasury and agency securities. We had \$34.6 million of repurchase agreements outstanding as of September 30, 2015, compared to \$12.3 million of outstanding repurchase agreements as December 31, 2014. Finally, we maintain lines of credit with other commercial banks totaling \$35.0 million. The lines of credit are unsecured, uncommitted lines of credit and mature at various times within the next twelve months.

Our liquidity strategy is focused on using the least costly funds available to us in the context of our balance sheet composition and interest rate risk position. Accordingly, we target growth of noninterest-bearing deposits. Although we cannot directly control the types of deposit instruments our customers choose, we can influence those choices with the interest rates and deposit specials we offer. We do not hold any brokered deposits, as defined for federal regulatory purposes, although we do hold QwikRate ® deposits which we obtain via the internet to address liquidity needs when rates on such deposits compare favorably with deposit rates in our markets. At September 30, 2015, we held \$81.9 million of QwikRate ® deposits, an increase from \$52.7 million at December 31, 2014.

The following table presents, by type, our funding sources, which consist of total average deposits and borrowed funds, as a percentage of total funds and the total cost of each funding source for the three and nine months ended September 30, 2015 and 2014:

	Percentage of Three months September 2015	ended	Cost of Fu Three month September 2015	s ended	Percentage of Nine months e September 2	nded	Cost of Fu Nine months September 2015	ended
Noninterest-bearing demand deposits	11 %	11 %	- %	-%	10 %	10 %	- %	- %
Interest-bearing demand deposits	28	27	0.64	0.62	28	27	0.63	0.62
Savings accounts	6	8	0.68	0.68	7	8	0.68	0.69
Time deposits	43	44	1.02	0.97	43	45	1.00	0.99
Short-term borrowings	8	4	0.19	0.21	7	4	0.18	0.20
Long-term borrowed funds	4	6	1.53	0.88	5	6	1.07	0.92
Total deposits and borrowed funds	100 %	100 %	0.73 %	0.71%	100.0 %	100 %	0.72 %	0.73 %

Capital Management. Our primary sources of capital include retained earnings, capital obtained through acquisitions and proceeds from the sale of our capital stock. We are subject to various regulatory capital requirements administered by the Federal Reserve and the FDIC which specify capital tiers, including the following classifications:

Capital Tiers	Tier 1 Leverage Ratio	Common Equity Tier 1 Capital Ratio	Tier 1 Capital Ratio	Total Capital Ratio
Well capitalized	5% or above	6.5% or above	8% or above	10% or above
Adequately capitalized	4% or above	4.5% or above	6% or above	8% or above
Undercapitalized	Less than 4%	Less than 4.5%	Less than 6%	Less than 8%
Significantly undercapitalized	Less than 3%	Less than 3%	Less than 4%	Less than 6%
Critically undercapitalized			2% or less	

The Company and the Bank each were in compliance with all regulatory capital requirements as of September 30, 2015 and December 31, 2014. The Bank also was considered "well-capitalized" under the FDIC's prompt corrective action regulations as of all of these d ates. The following table presents the actual capital amounts and regulatory capital ratios for the Company and the Bank as of the dates presented (dollars in thousands):

Minimum Canital

	<u> </u>	Minimum Capital Requirement to be Well Capitalized		
 Amount	Ratio (1)	Amount	Ratio (1)	
\$ 109,127	11.61% \$	-	-%	
105,627	12.70%	-	-	
109,127	13.12%	-	-	
115,038	13.83%	-	-	
105,620	11.25%	46,925	5.00	
105,620	12.72%	53,960	6.50	
105,620	12.72%	66,412	8.00	
111,531	13.44%	83,015	10.00	
\$ 103,535	12.61% \$	-	-%	
103,535	13.79	-	-	
108,165	14.41	-	-	
73,870	9.00	41,026	5.00	
73,870	9.86	44,959	6.00	
78,500	10.48	74,931	10.00	
	\$ 109,127 105,627 109,127 115,038 105,620 105,620 105,620 111,531 \$ 103,535 103,535 108,165	\$ 109,127	\$ 109,127	

<sup>(1)</sup> Beginning January 1, 2015, the capital ratios of the Company and Bank are calculated using the Basel III framework. Capital ratios for prior periods were calculated using the Basel I framework. The common equity tier 1 capital ratio is a new ratio introduced under the Basel III framework.

#### **Off-Balance Sheet Transactions**

The Bank entered into forward starting interest rate swap contracts to manage exposure against the variability in the expected future cash flows (future interest payments) attributable to changes in the 1-month LIBOR associated with the forecasted issuances of 1- month fixed rate debt arising from a rollover strategy. The maximum length of time over which the Bank is currently hedging its exposure to the variability in future cash flows for forecasted transactions is 4.8 years. The total notional amount of the derivative contracts is \$20.0 million.

The Bank enters into loan commitments and standby letters of credit in the normal course of its business. Loan commitments are made to meet the financing needs of our customers, while standby letters of credit commit the Bank to make payments on behalf of customers when certain specified future events occur. The credit risks associated with loan commitments and standby letters of credit are essentially the same as those involved in making loans to our customers. Accordingly, our normal credit policies apply to these arrangements. Collateral (e.g., securities, receivables, inventory, equipment, etc.) is obtained based on management's credit assessment of the customer.

Loan commitments and standby letters of credit do not necessarily represent future cash requirements, in that while the customer typically has the ability to draw upon these commitments at any time, these commitments often expire without being drawn upon i n full or at all. Virtually all of our standby letters of credit expire within one year. Our unfunded loan commitments and standby letters of credit outstanding were as follows at the dates indicated (dollars in thousands):

	September 30, 2015		 December 31, 2014	
Commitments to extend credit:				
Loan commitments	\$	99,996	\$ 90,946	
Standby letters of credit		429	534	

The Company closely monitors the amount of remaining future commitments to borrowers in light of prevailing economic conditions and adjusts these commitments as necessary. The Company will continue this process as new commitments are entered into or existing commitments are renewed.

For the nine months ended September 30, 2015 and for the year ended December 31, 2014, we engaged in no off-balance sheet transactions reasonably likely to have a material effect on our financial condition, results of operations or cash flows.

## **Contractual Obligations**

There have been no material changes outside the ordinary course of business in the contractual obligations set forth in the table of contractual obligations as of December 31, 2014 contained in our Annual Report on Form 10-K.

#### Item 3. Quantitative and Qualitative Disclosures about Market Risk

Quantitative and qualitative disclosures about market risk as of December 31, 2014 are set forth in the Company's Annual Report on Form 10-K filed with the SEC on March 31, 2015. There have been no material changes in the Company's market risk since December 31, 2014. Please refer to the information in Item 2, Management's Discussion and Analysis of Financial Condition and Results of Operations, under the heading "Risk Management-Interest Rate Risk" for additional information about the Company's market risk.

#### **Item 4. Controls and Procedures**

Based on their evaluation as of the end of the period covered by this quarterly report on Form 10-Q, the Company's Principal Executive Officer and Principal Financial Officer have concluded that our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) are effective for ensuring that information the Company is required to disclose in the reports that it files or submits under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms.

There were no changes in the Company's internal control over financial reporting during the fiscal quarter covered by this quarterly report that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

## **PART II. OTHER INFORMATION**

#### Item 1A. Risk Factors

There have been no material changes from the risk factors previously disclosed in the Annual Report on Form 10-K for the year ended December 31, 2014 filed by Investar Holding Corporation (the "Company") with the Securities and Exchange Commission (the "SEC") on March 31, 2015.

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

## **Unregistered Sales of Equity Securities and Use of Proceeds**

None

#### **Issuer Purchases of Equity Securities**

The table below provides the information with respect to purchases made by the Company of shares of its common stock during each of the months during the three month period ended September 30, 2015.

Period	(a) Total Number of Shares (or Units) Purchased (1)	(b) Average Price Paid per Share (or Unit)		(c ) Total Number of Shares (or Units) Purchased as Part of Publicly Announced Plans or Programs (2)	(d) Maximum Number (or Approximate Dollar Value) of Shares (or Units) That May Be Purchased Under the Plans or Programs (2)	
July 1, 2015 to July 31, 2015	1,946	\$	15.87	_	250,000	
August 1, 2015 to August 31, 2015	26,856		15.61	26,856	223,144	
September 1, 2015 to September 30, 2015	10,069		15.26	10,000	213,144	
	38,871	\$	15.53	36,856	213,144	

- (1) Includes 2,015 shares surrendered to cover the payroll taxes due upon the vesting of restricted stock.
- (2) On February 19, 2015, the Company announced that its board of directors had authorized the repurchase of up to 250,000 shares of the Company's common stock in open market transactions from time to time or through privately negotiated transactions in accordance with federal securities laws.

The Company's ability to pay dividends to its shareholders may be limited on account of the junior subordinated debentures that the Company assumed in connection with its acquisition of First Community Bank, which are senior to shares of the Company's common stock. The Company must make payments on the junior subordinated debentures before any dividends can be paid on its common stock.

In addition, the Company's status as a bank holding company affects its ability to pay dividends, in two ways:

- As a holding company with no material business activities, the Company's ability to pay dividends is substantially dependent upon the ability of
  Investar Bank to transfer funds to the Company in the form of dividends, loans and advances. Investar Bank's ability to pay dividends and make
  other distributions and payments is itself subject to various legal, regulatory and other restrictions.
- As a holding company of a bank, the Company's payment of dividends must comply with the policies and enforcement powers of the Federal Reserve. Under Federal Reserve policies, in general a bank holding company should pay dividends only when (1) its net income available to shareholders over the last four quarters (net of dividends paid) has been sufficient to fully fund the dividends, (2) the prospective rate of earnings retention appears to be consistent with the capital needs and overall current and prospective financial condition of the bank holding company and its subsidiaries, and (3) the bank holding company will continue to meet minimum regulatory capital adequacy ratios.

## I tem 6. Exhibits

Exhibit No.	Description of Exhibit
3.1	Restated Articles of Incorporation of Investar Holding Corporation (1)
3.2	By-laws of Investar Holding Corporation, as amended (2)
4.1	Specimen Common Stock Certificate (3)
31.1	Certification of the Principal Executive Officer, as required pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
31.2	Certification of the Principal Financial Officer, as required pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
32.1	Certification of the Principal Executive Officer, as required pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
32.2	Certification of the Principal Financial Officer, as required pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.LAB	XBRL Taxonomy Extension Label Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document

<sup>(1)</sup> Filed as exhibit 3.1 to the Registration Statement on Form S-1 of the Company filed with the SEC on May 16, 2014 and incorporated herein by reference.

The Company does not have any long-term debt instruments under which securities are authorized exceeding 10% of the total assets of the Company and its subsidiaries on a consolidated basis. The Company will furnish to the Securities and Exchange Commission, upon its request, a copy of all long-term debt instruments.

Filed as exhibit 3.2 to the Pre-Effective Amendment No. 1 to Registration Statement on Form S-1 of the Company filed with the SEC on June 4, 2014 and incorporated herein by reference.

<sup>(3)</sup> Filed as exhibit 4.1 to the Registration Statement on Form S-1 of the Company filed with the SEC on May 16, 2014 and incorporated herein by reference.

# S IGNATURES

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

# INVESTAR HOLDING CORPORATION

Date: November 6, 2015 /s/ John J. D'Angelo

Date: November 6, 2015

John J. D'Angelo

President and Chief Executive Officer

(Principal Executive Officer)

/s/ Christopher L. Hufft

Christopher L. Hufft Chief Financial Officer (Principal Financial Officer)

# E XHIBIT INDEX

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#### CERTIFICATIONS

#### I, John J. D'Angelo, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the period ended September 30, 2015 of Investar Holding Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) 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)) for the registrant and have:
  - 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) 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
  - c) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) 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 functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 6, 2015 /s/ John J. D'Angelo

John J. D'Angelo President and Chief Executive Officer (Principal Executive Officer)

#### CERTIFICATIONS

- I, Christopher L. Hufft, certify that:
  - 1. I have reviewed this quarterly report on Form 10-Q for the period ended September 30, 2015 of Investar Holding Corporation;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) 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)) for the registrant and have:
  - 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) 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
  - c) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) 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 functions):
  - a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 6, 2015 /s/ Christopher L. Hufft

Christopher L. Hufft Chief Financial Officer (Principal Financial Officer)

# CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report on Form 10-Q of Investar Holding Corporation (the "Company") for the period ended September 30, 2015 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, John J. D'Angelo, Chief Executive Officer of the Company, certify pursuant to 18 U.S.C. Section 1350, as adopted 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, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 6, 2015 /s/ John J. D'Angelo

John J. D'Angelo President and Chief Executive Officer (Principal Executive Officer)

# CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report on Form 10-Q of Investar Holding Corporation (the "Company") for the period ended September 30, 2015 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Christopher L. Hufft, Chief Financial Officer of the Company, certify pursuant to 18 U.S.C. Section 1350, as adopted 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, as amended; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: November 6, 2015

/s/ Christopher L. Hufft Christopher L. Hufft Chief Financial Officer (Principal Financial Officer)