Standard Financial Corp. Form 424B3 August 20, 2010

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PROSPECTUS

(Proposed Holding Company for Standard Bank, PaSB) Up to 3,450,000 Shares of Common Stock

Standard Financial Corp., a Maryland corporation, is offering shares of common stock for sale in connection with the conversion of Standard Mutual Holding Company from the mutual to the stock form of organization. We expect that our common stock will be listed for trading on the Nasdaq Capital Market under the symbol STND upon conclusion of the stock offering.

We are offering up to 3,450,000 shares of common stock for sale on a best efforts basis. We may sell up to 3,967,500 shares of common stock because of demand for the shares in excess of 3,450,000 shares or changes in market conditions that would increase our *pro forma* market value in excess of \$34.5 million (3,450,000 shares multiplied by the \$10.00 purchase price per share) without resoliciting subscribers. We must sell a minimum of 2,550,000 shares in order to complete the offering.

We are offering the shares of common stock in a subscription offering to eligible depositors of Standard Bank, PaSB (Standard Bank or the Bank). Shares of common stock not purchased in the subscription offering may be offered for sale to the general public in a community offering. We also may offer for sale shares of common stock not purchased in the subscription offering or community offering through a syndicated community offering managed by Stifel, Nicolaus & Company, Incorporated (Stifel Nicolaus). In addition, Standard Financial Corp. intends to establish a charitable foundation in connection with the conversion and contribute to it \$200,000 in cash and a number of shares of common stock with a value equal to 3.5% of the shares sold in the offering.

The minimum number of shares of common stock you may order is 25 shares. The maximum number of shares of common stock that can be ordered by any person in the offering is 20,000 shares, and no person, together with an associate or group of persons acting in concert, may purchase more than 30,000 shares in the offering. The offering is expected to expire at 2:00 p.m., Eastern Time, on September 17, 2010. We may extend this expiration date without notice to you until November 1, 2010. The Pennsylvania Department of Banking and the Board of Governors of the Federal Reserve System may approve a later date which may not conclude beyond September 23, 2012. Once submitted, orders are irrevocable unless the offering is terminated or is extended beyond November 1, 2010, or the number of shares of common stock to be sold is increased to more than 3,967,500 shares or decreased to fewer than 2,550,000 shares. If the offering is extended beyond November 1, 2010, we will resolicit subscribers. You will have the opportunity to maintain, change or cancel your order within a specified period. If you do not respond during that period, your stock order will be cancelled, deposit account withdrawal authorizations will be cancelled or payment will be returned promptly with interest calculated at our statement savings rate. If the number of shares of common stock to be sold is increased to more than 3,967,500 shares or decreased to fewer than 2,550,000 shares, we will cancel subscribers orders, promptly return all funds with interest, cancel deposit account withdrawal authorizations and establish a new offering range. Subscribers will be given an opportunity to place a new stock order. Funds received during the offering will be held in a segregated account at Standard Bank and will earn interest calculated at Standard Bank s statement savings rate, which is currently 0.15% per annum.

Stifel Nicolaus will assist us in selling our shares of common stock on a best efforts basis. Stifel Nicolaus is not required to purchase any shares of the common stock that are being offered for sale.

This investment involves a degree of risk, including the possible loss of your investment.

Please read Risk Factors beginning on page 17.

OFFERING SUMMARY

Price: \$10.00 per Share

	Minimum	Midpoint Maximum		Maximum	Adjusted Maximum	
Number of shares	2,550,000	3,000,000		3,450,000		3,967,500
Gross offering proceeds	\$ 25,500,000	\$ 30,000,000	\$	34,500,000	\$	39,675,000
Estimated offering expenses						
(excluding selling agent fees						
and expenses)	\$ 948,500	\$ 948,500	\$	948,500	\$	948,500
Estimated selling agent fees						
and expenses(1)(2)	\$ 407,886	\$ 449,160	\$	490,434	\$	537,899
Estimated net proceeds	\$ 24,143,614	\$ 28,602,340	\$	33,061,066	\$	38,188,601
Estimated net proceeds per						
share	\$ 9.47	\$ 9.53	\$	9.58	\$	9.63

- (1) Includes: (i) selling commissions payable by us to Stifel, Nicolaus & Company, Incorporated in connection with the subscription and community offerings equal to 1.0% of the aggregate amount of common stock sold in the subscription and community offerings (net of insider purchases and shares purchased by our ESOP), or approximately \$347,900, at the adjusted maximum of the offering range; and (ii) other expenses of the offering payable to Stifel, Nicolaus & Company, Incorporated as selling agent estimated to be \$75,000. For information regarding compensation to be received by Stifel, Nicolaus & Company, Incorporated and the other broker-dealers that may participate in the syndicated community offering, including the assumptions regarding the number of shares that may be sold in the subscription and community offerings and the syndicated community offering to determine the estimated offering expenses, see Pro Forma Data on page 44 and The Conversion Marketing and Distribution; Compensation on page 127.
- (2) If all shares of common stock are sold in the syndicated community offering, the maximum selling agent commissions and expenses would be \$1.3 million at the minimum, \$1.5 million at the midpoint, \$1.7 million at the maximum, and \$2.0 million at the maximum, as adjusted.

These securities are not deposits or accounts and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other government agency.

None of the Securities and Exchange Commission, the Pennsylvania Department of Banking, the Board of Governors of the Federal Reserve System, nor any state securities regulator has approved or disapproved of these securities or determined if this prospectus is truthful or complete. Any representation to the contrary is a criminal offense.

For assistance, please call the Stock Information Center, toll free, at (877) 821-5778. The date of this prospectus is August 12, 2010.

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SUMMARY

The following summary highlights material information in this prospectus. It may not contain all the information that is important to you. For additional information, you should read this entire prospectus carefully, including the Consolidated Financial Statements and the notes to the Consolidated Financial Statements.

In this prospectus, the terms we, our, and us refer to Standard Financial Corp. and Standard Bank unless the context indicates another meaning.

Standard Bank

Standard Bank is a Pennsylvania chartered savings bank headquartered in Murrysville, Pennsylvania. Standard Bank was organized in 1913, and reorganized into the mutual holding company structure in 1998. Standard Bank is currently the wholly owned subsidiary of Standard Mutual Holding Company, a Pennsylvania mutual holding company. On a consolidated basis, as of March 31, 2010, Standard Mutual Holding Company had total assets of \$403.2 million, total loans of \$277.1 million, total deposits of \$311.2 million and equity of \$43.6 million. We provide financial services to individuals, families and businesses through our ten banking offices located in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland.

Standard Bank s business consists primarily of accepting deposits from the general public and investing those deposits, together with funds generated from operations and borrowings, in commercial real estate loans, one- to four-family residential mortgage loans, home equity loans and lines of credit, commercial business loans and investment securities. To a much lesser extent, we also originate construction loans and consumer loans. Standard Bank offers a variety of deposit accounts, including savings accounts, certificates of deposit, money market accounts, commercial and regular checking accounts and individual retirement accounts.

Standard Bank s executive offices are located at 2640 Monroeville Boulevard, Monroeville, Pennsylvania 15146. Our telephone number at this address is (412) 856-0363. Our website address is www.standardbankpa.com. Information on our website is not incorporated into this prospectus and should not be considered part of this prospectus.

Standard Financial Corp.

Standard Financial Corp. is a newly formed Maryland corporation that will own all of the outstanding shares of common stock of Standard Bank upon completion of the mutual-to-stock conversion and the offering. Other than matters of an organizational nature, Standard Financial Corp. has not engaged in any business to date.

Our executive offices are located at 2640 Monroeville Boulevard, Monroeville, Pennsylvania 15146. Our telephone number at this address is (412) 856-0363.

Our Organizational Structure

In 1998, Standard Bank reorganized into the mutual holding company form of organization by forming Standard Mutual Holding Company. Standard Mutual Holding Company owns 100% of the outstanding shares of common stock of Standard Bank. Standard Mutual Holding Company is a mutual holding company that has no stockholders and is controlled by the depositors of Standard Bank.

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Pursuant to the terms of Standard Mutual Holding Company s plan of conversion, Standard Mutual Holding Company will convert from a mutual holding company to the stock holding company corporate structure. In addition, we intend to contribute cash and shares of common stock to a charitable foundation we will establish in connection with the conversion. Upon the completion of the conversion, Standard Mutual Holding Company will cease to exist, and Standard Bank will be a wholly owned subsidiary of Standard Financial Corp.

Market Area

We conduct our operations from our ten branch offices (nine of which are full service) located in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland. Standard Bank considers its primary market area to be eastern Allegheny, Westmoreland, northern Fayette and southern Bedford counties in Pennsylvania and Allegany County, Maryland.

Our market area did not fully benefit from the national economic expansion during the period prior to the current economic recession, and as a result, it has not been as severely affected during the current economic recession. The national unemployment rate has remained over 9% and real estate prices across the country have declined substantially in many markets. Recently, there have been some signs of economic improvement both nationally and in our market area, although the unemployment rate in the eastern portion of our market area remains somewhat higher than the unemployment rates of Pennsylvania and Maryland, respectively.

In comparison to many areas throughout the country, real estate values in our market have been reasonably stable, as many areas in the country experienced more significant increases in real estate values during the past decade. Management believes that this, combined with a more moderate employment situation within our market area, has resulted in a less severe decline in real estate market values in our market area compared to many other parts of the country.

Our market area has a broad range of private employers, and has changed its focus from heavy industry to more specialized industries and service providers, including technology, health care, education and finance. Allegheny County, Pennsylvania is the headquarters for seven Fortune 500 companies, including H.J. Heinz, USX Corporation and Alcoa Inc. Westmoreland County is east of Allegheny County and is part of the Pittsburgh metropolitan area. Allegany County, Maryland is part of the Cumberland, Maryland-West Virginia metropolitan area, which is equidistant from Pittsburgh and Baltimore, and its economy includes information technology, biotechnology, medical services and manufacturing.

Median household income levels in our market area have been mixed. Allegheny County, Pennsylvania and Allegany County, Maryland have trailed the median household income growth rate of their respective states and the nation over the last several years, while Westmoreland and Fayette Counties have outpaced it. However, the median household income in each of the counties within our market area is substantially less than their respective states and nationally.

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Business Strategy

Our business strategy is to grow and improve our profitability by:

Remaining a community-oriented financial institution while continuing to increase our customer base of small and medium-size businesses in our market area;

Increasing commercial real estate lending while maintaining conservative loan underwriting standards;

Emphasizing lower cost core deposits by attracting new customers and enhancing existing customer relationships;

Expanding our branch network, through branch purchases and de novo branching; and

Pursuing future expansion and acquisition opportunities with the capital raised in the conversion,

although we have no current arrangements or agreements with respect to any such acquisitions.

A full description of our products and services begins on page 86 of this prospectus under the heading Business of Standard Bank.

These strategies are intended to guide our investment of the net proceeds of the offering. We intend to continue to pursue our business strategy after the conversion and the offering, subject to changes necessitated by future market conditions and other factors. See Management s Discussion and Analysis of Financial Condition and Results of Operations Business Strategy for a further discussion of our business strategy.

Reasons for the Conversion

While Standard Bank currently exceeds all regulatory capital requirements, the proceeds from the sale of common stock will increase our capital, which will support our continued lending and operations growth. In deciding to pursue the conversion and offering at this time our Board of Directors considered current market conditions, the amount of capital needed for continued growth and that the offering will not raise excessive capital.

Additionally, we considered the following reasons for converting and raising additional capital:

to support our internal growth through lending (with a particular emphasis on commercial real estate lending) in communities we serve or may serve in the future;

to provide additional financial resources to pursue future expansion and acquisition opportunities,

although we have no current arrangements or agreements with respect to any such acquisitions;

to improve our capital position during a period of significant economic uncertainty;

to provide us with better capital management tools, including the ability to pay dividends and to repurchase shares of our common stock, subject to market conditions;

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to form a charitable foundation to benefit the communities we serve; and

to retain and attract qualified personnel by establishing stock-based benefit plans.

We believe that the additional capital raised in the offering will enable us to take advantage of business opportunities that may not otherwise be available to us. As of March 31, 2010, Standard Bank was considered well capitalized for regulatory purposes and is not subject to a directive or a recommendation from the Pennsylvania Department of Banking, the Federal Deposit Insurance Corporation or the Board of Governors of the Federal Reserve System (Federal Reserve Board) to raise capital.

For further information about our reasons for the conversion and stock offering, please see
The Conversion Reasons for the Conversion.

Terms of the Conversion and the Offering

Under Standard Mutual Holding Company s plan of conversion, our organization will convert to a fully public stock holding company structure. In connection with the conversion, we are offering between 2,550,000 and 3,450,000 shares of common stock to eligible depositors of Standard Bank, to our employee benefit plans and, to the extent shares remain available, to the general public. The number of shares of common stock to be sold may be increased to up to 3,967,500 shares as a result of demand for the shares or changes in the market for financial institution stocks. Unless the number of shares of common stock to be offered is increased to more than 3,967,500 shares or decreased to less than 2,550,000 shares, or the offering is extended beyond November 1, 2010, subscribers will not have the opportunity to change or cancel their stock orders.

The purchase price of each share of common stock to be issued in the offering is \$10.00. All investors will pay the same purchase price per share. Investors will not be charged a commission to purchase shares of common stock in the offering. Stifel, Nicolaus & Company, Incorporated, our marketing advisor in the offering, will use its best efforts to assist us in selling shares of our common stock. Stifel, Nicolaus & Company, Incorporated is not obligated to purchase any shares of common stock in the offering.

Persons Who May Order Shares of Common Stock in the Offering

We are offering the shares of common stock in a subscription offering in the following descending order of priority:

First, to depositors of Standard Bank with aggregate account balances of at least \$50 as of the close of business on March 31, 2009.

Second, to Standard Bank s tax-qualified employee benefit plans (including our employee stock ownership plan and 401(k) plan), which will receive, without payment therefor, nontransferable subscription rights to purchase in the aggregate up to 10% of the shares of common stock sold in the offering and issued to the charitable foundation. We expect our employee stock ownership plan to purchase 8% of the shares of common stock sold in the offering and issued to the charitable foundation. If market conditions warrant, the employee stock ownership plan may instead elect to purchase shares in the open market following the completion of the conversion.

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Third, to depositors of Standard Bank with aggregate account balances of at least \$50 as of the close of business on June 30, 2010.

Fourth, to depositors of Standard Bank as of July 28, 2010.

Shares of common stock not purchased in the subscription offering may be offered for sale to the general public in a community offering, with a preference given to natural persons and trusts of natural persons residing in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland, and thereafter to other members of the general public. The community offering may begin concurrently with, during or promptly after the subscription offering as we may determine at any time. If shares remain available for sale following the subscription offering or community offering, we also may offer for sale shares of common stock through a syndicated community offering managed by Stifel, Nicolaus & Company. We have the right to accept or reject, in our sole discretion, orders received in the community offering or syndicated community offering.

To ensure a proper allocation of stock, each subscriber eligible to purchase stock in the subscription offering must list on his or her stock order form all deposit accounts in which he or she had an ownership interest at the applicable eligibility date. Failure to list all accounts, or providing incorrect information, could result in the loss of all or part of a subscriber s stock allocation. Our interpretation of the terms and conditions of the plan of conversion and of the acceptability of the order forms will be final.

If we receive orders for more shares than we are offering, we may not be able to fully or partially fill your order. Shares will be allocated first, in the order of priority, to subscribers in the subscription offering before any shares are allocated in the community offering.

For a detailed description of the offering, including share allocation procedures, please see The Conversion.

How We Determined the Offering Range

The amount of common stock that we are offering is based on an independent appraisal of the estimated market value of Standard Financial Corp., assuming the conversion and the offering are completed and the charitable foundation is funded with a contribution of cash and common stock. RP Financial, LC., our independent appraiser, has estimated that, as of May 28, 2010, this market value, including shares sold in the offering and issued to the foundation, was \$31,050,000. By regulation, the market value constitutes the midpoint of a valuation range, with a minimum of \$26,392,500, and a maximum of \$35,707,500. Based on this market value, and excluding the shares issued to the foundation, the offering ranges from a minimum of \$25,500,000 to a maximum of \$34,500,000 with a midpoint of \$30,000,000. The \$10.00 per share price was selected primarily because it is the price most commonly used in mutual-to-stock conversions of financial institutions. If market conditions warrant, the market value, including shares sold in the offering and issued to the foundation, can be increased to \$41,063,630, and the offering, excluding shares issued to the foundation can be increased to \$39,675,000.

RP Financial, LC. advised the Board of Directors that the appraisal was prepared in conformance with the regulatory appraisal methodology. This methodology requires a valuation based on an analysis of the trading prices of comparable public companies whose stocks have traded for at least one year prior to the valuation date. RP Financial, LC. selected a group of 10 comparable public companies for this analysis that comprised the peer group for valuation purposes. Consistent with applicable appraisal guidelines, the appraisal applied three primary methodologies: the pro forma price-to-book value approach applied to both reported book value and tangible book value; the pro forma price-to-earnings

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approach applied to reported and core earnings; and the pro forma price-to-assets approach. Based on RP Financial s belief that asset size is not a strong determinant of market value, RP Financial did not place significant weight on the pro forma price-to-assets approach in reaching its conclusions. RP Financial placed the greatest emphasis on the price-to-earnings and price-to-book approaches in estimating pro forma market value. The market value ratios applied in the three methodologies were based upon the current market valuations of the peer group companies identified by RP Financial, subject to valuation adjustments applied by RP Financial to account for differences between us and the peer group. Upward adjustments were applied in the valuation for financial condition and profitability, growth and viability of earnings. Downward valuation adjustments were applied for our primary market area and marketing of the common stock. No adjustment was applied in the valuation for asset growth, liquidity of the common stock, dividends, management and the effect of government regulations and regulatory reform. The upward adjustments considered, among other factors, our more favorable asset quality measures, higher pro forma capital ratios, and stronger return on average assets when compared to the peer group. The downward valuation adjustments considered the less attractive demographic trends in our primary market area (shrinking population, comparable or lower per capita income and lower deposit market shares) versus the peer group and the valuation considerations applied by potential investors in purchasing a newly issued stock that has no prior trading history in a volatile market for thrift and savings bank common stock.

The appraisal peer group consists of the following companies, with asset size as of March 31, 2010.

Company Name	Ticker Symbol	Exchange	nge Headquarters		Total Assets (in millions)	
			Eau Claire,			
Citizens Community Bancorp, Inc.	CZWI	NASDAQ	WI	\$	577	
Elmira Savings Bank, FSB	ESBK	NASDAQ	Elmira, NY	\$	489	
First Capital, Inc.	FCAP	NASDAQ	Corydon, IN Clarksville,	\$	463	
First Savings Financial Group	FSFG	NASDAQ	IN Harleysville,	\$	494	
Harleysville Savings Financial Corp.	HARL	NASDAQ	PA	\$	843	
River Valley Bancorp	RIVR	NASDAQ	Madison, IN	\$	395	
Rome Bancorp, Inc.	ROME	NASDAQ	Rome, NY Newtown,	\$	328	
TF Financial Corp.	THRD	NASDAQ	PA	\$	716	
Wayne Savings Bancshares	WAYN	NASDAQ	Wooster, OH Pittsburgh,	\$	406	
WVS Financial Corp.	WVFC	NASDAQ	PA	\$	377	

The following table presents a summary of selected pricing ratios for the peer group companies and Standard (on a pro forma basis). The pricing ratios are based on earnings and other information as of and for the six months ended March 31, 2010, stock price information as of May 28, 2010, as reflected in RP Financial, LC. s appraisal report, dated May 28, 2010, and the number of shares assumed to be outstanding as described in Pro Forma Data. Compared to the average pricing of the peer group, our pro forma pricing ratios at the maximum of the offering range indicated a discount of 38.1% on a price-to-book value basis, a discount of 35.2% on a price-to-tangible book value basis, and a discount of 2.9% on a price-to-earnings basis.

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	Price-to-earnings	Price-to-book	Price-to-tangible book value ratio	
	multiple (1)	value ratio		
Standard (on a pro forma basis, assuming completion				
of the conversion)				
Minimum	11.01x	40.78%	47.98%	
Midpoint	12.94x	45.23%	52.69%	
Maximum	14.86x	49.16%	56.75%	
Maximum, as adjusted	17.06x	53.22%	60.86%	
Valuation of peer group companies, as of				
May 28, 2010				
Averages	15.30x	79.38%	87.62%	
Medians	12.79x	80.81%	88.09%	

(1) Information is

derived from the

RP Financial,

LC. appraisal

report and are

based upon

reported

earnings for the

twelve months

ended

March 31, 2010.

These ratios are

different from

the ratios in Pro

Forma Data.

Compared to the median pricing of the peer group, our proforma pricing ratios at the maximum of the offering range indicated a discount of 39.2% on a price-to-book value basis, a discount of 35.6% on a price-to-tangible book value basis, and a premium of 16.2% on a core price-to-earnings basis.

Our Board of Directors carefully reviewed the information provided to it by RP Financial, LC. through the appraisal process, but did not make any determination regarding whether prior standard mutual-to-stock conversions have been undervalued. Instead, we engaged RP Financial, LC. to help us understand the regulatory process as it applies to the appraisal and to advise the Board of Directors as to how much capital Standard Financial Corp. would be required to raise under the regulatory appraisal guidelines.

The independent appraisal also reflects the contribution of cash and shares of common stock to the charitable foundation we are organizing in connection with the conversion. The contribution of cash and shares of our common stock to the charitable foundation will reduce our estimated pro forma market value. See Comparison of Valuation and Pro Forma Information With and Without the Charitable Foundation.

RP Financial, LC. will update the independent appraisal prior to the completion of the conversion. If the estimated appraised value, including offering shares and excluding shares contributed to the charitable foundation, changes to either below \$25.5 million or above \$39.7 million, we will promptly return all funds, establish a new offering range and resolicit persons who previously submitted stock orders. See The Conversion Share Pricing and Number of Shares to be Issued.

The independent appraisal does not indicate per share market value. Do not assume or expect that the valuation of Standard Financial Corp. as indicated above means that, after the conversion and the offering, the shares of common stock will trade at or above the \$10.00 offering price. Furthermore, the pricing ratios presented above were utilized by RP Financial, LC. to estimate our market value and not to compare the relative value of shares of our common stock with the value of the capital stock of the peer group. The value of the capital stock of a particular company may be affected by a number of factors such as financial performance, asset size and market location.

For a more complete discussion of the amount of common stock we are offering for sale and the independent appraisal, including a comparison of selected pro forma pricing ratios compared to pricing ratios of the peer group, see The Conversion Share Pricing and Number of Shares to be Issued.

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Limits on How Much Common Stock You May Purchase

The minimum number of shares of common stock that may be purchased is 25. Generally, no individual may purchase more than 20,000 shares (\$200,000) of common stock in the offering. If any of the following persons purchases shares of common stock, their purchases, in all categories of the offering, when combined with your purchases, cannot exceed 30,000 shares (\$300,000):

your spouse or relatives of you or your spouse living in your house;

most companies, trusts or other entities in which you are a trustee, have a substantial beneficial interest or hold a senior management position; or

other persons who may be your associates or persons acting in concert with you.

See the detailed descriptions of acting in concert and associate in The Conversion Limitations on Common Stock Purchases.

How You May Purchase Shares of Common Stock

In the subscription offering and community offering, you may pay for your shares only by: personal check, bank check or money order, made payable to Standard Financial Corp.; or authorizing us to withdraw funds from the types of Standard Bank deposit accounts permitted on the stock order form.

Standard Bank is not permitted to knowingly lend funds to anyone for the purpose of purchasing shares of common stock in the offering. Additionally, you may not submit a check drawn on a Standard Bank line of credit, and you may not submit a third-party check to pay for shares of common stock. Please do not submit cash. Wire transfers may not be used to pay for shares of common stock.

You can subscribe for shares of common stock in the offering by delivering a signed and completed original stock order form, together with full payment or authorization to withdraw from one or more of your Standard Bank deposit accounts (other than accounts with check-writing privileges), so that it is received (not postmarked) before 2:00 p.m., Eastern Time, on September 17, 2010, which is the expiration of the offering period. You may submit your stock order form by mail using the stock order reply envelope provided, by overnight courier to the indicated address on the order form or by hand-delivery to Standard Bank s executive office, which is located at 2640 Monroeville Boulevard, Monroeville, Pennsylvania. We will not accept stock order forms at other Standard Bank offices. Please do not mail stock order forms to Standard Bank.

You may be able to subscribe for shares of common stock using funds in your individual retirement account (IRA) or other retirement account. If you wish to use some or all of the funds in your Standard Bank IRA or other Standard Bank retirement account to purchase our common stock, the applicable funds must first be transferred to a self-directed account maintained by an independent trustee, such as a brokerage firm, and the purchase must be made through that account. Because individual circumstances differ and processing of retirement fund orders takes additional time, we recommend that you contact our Stock Information Center promptly, preferably at least two weeks before the September 17, 2010 expiration of the offering period, for assistance with purchases using funds from your Standard

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Bank retirement account or any retirement account that you may have *elsewhere*. Whether you may use such funds for the purchase of shares in the stock offering may depend on time constraints and, possibly, limitations imposed by the brokerage firm or institution where your funds are held.

See The Conversion Procedure for Purchasing Shares for a complete description of how to purchase shares in the stock offering.

Deadline for Orders of Common Stock

The deadline for purchasing shares of common stock in the offering is 2:00 p.m., Eastern Time, on September 17, 2010. Your stock order form, with full payment, must be *received* (not postmarked) by 2:00 p.m., Eastern Time on September 17, 2010.

Although we will make reasonable attempts to provide a prospectus and offering materials to holders of subscription rights, the subscription offering and all subscription rights will expire at 2:00 p.m., Eastern Time, on September 17, 2010, whether or not we have been able to locate each person entitled to subscription rights.

See The Conversion Procedure for Purchasing Shares for a complete description of how to purchase shares in the stock offering.

Delivery of Shares of Common Stock in the Subscription and Community Offerings

Stock certificates will not be issued (except to directors and executive officers, whose ability to sell their shares of common stock is restricted by federal securities and banking laws). Instead, all shares of common stock sold in the subscription and community offerings will be issued in book-entry form, through the Direct Registration System, which allows each investor s shares to be maintained on the books of our transfer agent. Shortly after the conversion is completed, our transfer agent will issue DRS statements to investors, reflecting their stock ownership. Statements will be sent by first class mail to the stock registration address noted by the investor on the stock order form. Though investors will not possess a stock certificate, they will retain all stockholder rights, including the ability to sell shares.

Although the shares of common stock will have begun trading, brokerage firms are likely to require that you have received your statement prior to selling your shares. You will be able to purchase additional shares of Standard Financial Corp. common stock through a brokerage firm.

After-Market Stock Price Performance Provided by Independent Appraiser

The following table presents stock price performance information for all standard mutual-to-stock conversions completed between January 1, 2009 and May 28, 2010. None of these companies was included in the group of 10 comparable public companies utilized in RP Financial, LC. s valuation analysis.

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Mutual-to-Stock Conversion Offerings with Closing Dates between January 1, 2009 and May 28, 2010

Percentage Price Appreciation (Depreciation) From Initial Trading Date

Company Name and	Conversion		(%) One	(%) One	(%) One	Through May 28,
Ticker Symbol	Date	Exchange	Day	Week	Month	2010 (%)
Harvard Illinois Bancorp,						
Inc. (HARI)	4/09/10	OTCBB	0.0	0.0	(1.0)	(21.5)
OBA Financial Services,						
Inc. (OBAF)	1/22/10	NASDAQ	3.9	1.1	3.0	14.6
OmniAmerican Bancorp,						
Inc. (OABC)	1/21/10	NASDAQ	18.5	13.2	9.9	15.7
Versailles Financial Corp.						
(VERF)	1/13/10	OTCBB	0.0	0.0	0.0	0.0
Athens Bancshares, Inc.						
(AFCB)	1/07/10	NASDAQ	16.0	13.9	10.6	6.0
Territorial Bancorp, Inc.						
(TBNK)	7/15/09	NASDAQ	49.9	47.5	48.7	97.0
St. Joseph Bancorp, Inc.						
(SJBA)	2/02/09	OTCBB	0.0	0.0	0.0	0.0
Hibernia Hmstd Bncrp, Inc.						
(HIBE)	1/28/09	OTCBB	5.0	5.0	5.0	50.0
			11.7	10.1	0.5	20.2
Average			11.7	10.1	9.5	20.2
Median			4.5	3.1	4.0	10.3
High			49.9	47.5	48.7	97.0
Low			0.0	0.0	(1.0)	(21.5)

Stock price performance is affected by many factors, including, but not limited to: general market and economic conditions; the interest rate environment; the amount of proceeds a company raises in its offering; and numerous factors relating to the specific company, including the experience and ability of management, historical and anticipated operating results, the nature and quality of the company s assets, and the company s market area. None of the companies listed in the table above are exactly similar to Standard Financial Corp. The pricing ratios for their stock offerings were in some cases different from the pricing ratios for Standard Financial Corp. s common stock and the market conditions in which these offerings were completed were, in most cases, different from current market conditions. The performance of these stocks may not be indicative of how our stock will perform.

There can be no assurance that our stock price will not trade below \$10.00 per share, as has been the case for many mutual-to-stock conversions. Before you make an investment decision, we urge you to carefully read this prospectus, including, but not limited to, the section entitled Risk Factors beginning on page 17. Steps We May Take If We Do Not Receive Orders for the Minimum Number of Shares

If we do not receive orders for at least 2,550,000 shares of common stock, we may take the following steps to issue the minimum number of shares of common stock in the offering range:

increase the maximum purchase limitations; and/or

seek the approval of the Pennsylvania Department of Banking and the Federal Reserve Board to extend the offering beyond November 1, 2010, so long as we resolicit subscriptions that we have previously received in the offering.

If one or more purchase limitations are increased, subscribers in the subscription offering who ordered the maximum amount and indicated on their stock order forms a desire to be resolicited, will be given the opportunity to increase their subscription up to the then-applicable limit.

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Possible Change in the Offering Range

RP Financial, LC. will update its appraisal before we complete the offering. If, as a result of demand for the shares or changes in market conditions, RP Financial, LC. determines that our pro forma market value has increased, we may sell up to 3,967,500 shares in the offering without further notice to you. If our pro forma market value including the shares to be issued to the foundation (following the completion of any authorized extension of the offering) is either below \$26.4 million or above \$41.1 million and the number of shares of common stock to be sold is increased to more than 3,967,500 shares or decreased to fewer than 2,550,000 shares, we will cancel subscribers—orders, promptly return all funds with interest, cancel deposit account withdrawal authorizations and establish a new offering range. Subscribers will be given an opportunity to place a new stock order.

In the event that we extend the offering without changing the stock offering range and conduct a resolicitation, we will notify subscribers of the extension of time and of the rights of subscribers to maintain, change or cancel their stock orders within a specified period. If a subscriber does not respond during the period, his or her stock order will be cancelled and payment will be returned promptly, with interest calculated at our statement savings rate, and deposit account withdrawal authorizations will be cancelled.

Possible Termination of the Offering

We may terminate the offering at any time and for any reason prior to the special meeting of depositors of Standard Bank that is being called to vote upon the conversion, and at any time after depositor approval with the approval of the Pennsylvania Department of Banking and the Federal Reserve Board. If we terminate the offering, we will promptly return your funds with interest calculated at Standard Bank statement savings rate, and we will cancel deposit account withdrawal authorizations.

How We Intend to Use the Proceeds From the Offering

We intend to invest 50% of the net proceeds from the offering in Standard Bank, loan funds to our employee stock ownership plan to fund its purchase of our shares of common stock, contribute \$200,000 in cash and a number of shares of common stock with a value equal to 3.5% of the shares sold in the offering to the charitable foundation and retain the remainder of the net proceeds from the offering. Therefore, assuming we sell 3,000,000 shares of common stock in the stock offering, and we have net proceeds of \$28.6 million, we intend to invest \$14.3 million in Standard Bank, loan \$2.5 million to our employee stock ownership plan to fund its purchase of our shares of common stock, contribute \$200,000 to Standard Charitable Foundation, and retain the remaining \$11.6 million of the net proceeds.

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The following table summarizes how we intend to distribute the net proceeds from the stock offering, based on the sale of share at the minimum and maximum of the offering range:

(In thousands)	2,550,000 Shares at \$10.00 Per Share		3,450,000 Shares at \$10.00 Per Share		
Offering Proceeds	\$	25,500,000	\$	34,500,000	
Less: offering expenses (estimated)		1,356,000		1,439,000	
Net offering proceeds Less:		24,144,000		33,061,000	
Proceeds contributed to Standard Bank		12,072,000		16,531,000	
Cash contributed to foundation		200,000		200,000	
Proceeds used for loan to employee stock ownership plan		2,111,000		2,857,000	
Proceeds retained by Standard Financial Corp.	\$	9,761,000	\$	13,474,000	

We may use the funds we retain for investments, to pay cash dividends, to repurchase shares of common stock and for other general corporate purposes. Standard Bank may use the proceeds it receives from us to support increased lending and other products and services, and to repay borrowings.

Please see the section of this prospectus entitled How We Intend to Use the Proceeds from the Offering for more information on the proposed use of the proceeds from the offering.

You May Not Sell or Transfer Your Subscription Rights

Regulations issued by the Office of Thrift Supervision or Federal Deposit Insurance Corporation, as implemented by the Pennsylvania Department of Banking and Federal Reserve Board, prohibit you from transferring your subscription rights. If you order shares of common stock in the subscription offering, you will be required to state that you are purchasing the shares of common stock for yourself and that you have no agreement or understanding to sell or transfer your subscription rights. We intend to take legal action, including reporting persons to federal or state regulatory agencies, against anyone who we believe has sold or given away his or her subscription rights. We will not accept your order if we have reason to believe that you have sold or transferred your subscription rights. When completing your stock order form, you should not add the name(s) of persons who do not have subscription rights or who qualify in a lower subscription offering priority than you do. In addition, the stock order form requires that you list all deposit accounts, giving all names on each account and the account number at the applicable eligibility record date. Your failure to provide this information, or providing incomplete or incorrect information, may result in a loss of part or all of your share allocation, if there is an oversubscription.

Purchases by Officers and Directors

We expect our directors and executive officers, together with their associates, to subscribe for 160,000 shares (\$1.6 million) of common stock in the offering, or 6.3% of the shares to be sold at the minimum of the offering range. The purchase price paid by our directors and executive officers for their shares will be the same \$10.00 per share price paid by all other persons who purchase shares of common stock in the offering.

See Subscriptions by Directors and Executive Officers for more information on the proposed purchases of our shares of common stock by our directors and executive officers.

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Benefits to Management and Potential Dilution to Stockholders Following the Conversion

We expect our employee stock ownership plan, which is a tax-qualified retirement plan for the benefit of all our employees, to purchase 8% of the total number of shares of common stock that we sell in the offering and issue to the charitable foundation. Purchases by the employee stock ownership plan will be included in determining whether the required minimum number of shares has been sold in the offering. We reserve the right to purchase shares of common stock in the open market following the stock offering in order to fund all or a portion of the employee stock ownership plan.

Our current intention is to adopt one or more stock-based benefit plans no earlier than twelve months after completion of the conversion. Stockholder approval of these plans will be required, and the stock-based benefit plans cannot be implemented until at least six months after the completion of the conversion pursuant to regulations as implemented by the Pennsylvania Department of Banking and the Federal Reserve Board. If adopted within 12 months following the completion of the conversion, the stock-based benefit plan will reserve a number of shares of common stock equal to not more than 4% of the shares sold in the offering and issued to the charitable foundation (reduced by amounts purchased in the stock offering by our 401(k) plan using its purchase priority in the stock offering), for restricted stock awards to key employees and directors, at no cost to the recipients, and will also reserve a number of stock options equal to not more than 10% of the shares of common stock sold in the offering and issued to the charitable foundation for key employees and directors. If the stock-based benefit plans are adopted after one year from the date of the completion of the conversion, the 4% and 10% limitations described above will no longer apply, and we may adopt stock-based benefit plans encompassing more than 14% of our shares of common stock.

The following table summarizes the number of shares of common stock and aggregate dollar value of grants (valuing each share granted at the offering price of \$10.00) that would be available under one or more stock-based benefit plans if such plans reserve a number of shares of common stock equal to not more than 4% and 10% of the shares sold in the offering and issued to the charitable foundation for restricted stock awards and stock options, respectively. The table shows the dilution to stockholders if all of these shares are issued from authorized but unissued shares, instead of shares purchased in the open market. The table also sets forth the number of shares of common stock to be acquired by the employee stock ownership plan for allocation to all eligible employees.

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Total

Number of Shares to be Granted or Purchased Value of Grants (1) **Dilution** Resulting As a From Percentage **Issuance** At of of At At At Minimum **Adjusted** Common **Shares for** Minimum Adjusted of Maximum of Stock to be Stock of **Maximum of Offering Offering Benefit Offering Offering** Range Range Issued (2) **Plans** Range Range (Dollars in thousands) Employee stock 8.00% \$ 2,111 \$ ownership plan 211,140 328,509 3,285 Stock awards 105,570 4.00 1,056 1,643 164,255 3.85% Stock options 263,925 9.09% 784 1,220 410,636 10.00

22.00%

12.28%

\$ 3,951

\$

6,148

903,400

(1) The actual value of restricted stock grants will be determined based on their fair value as of the date grants are made. For purposes of this table, fair value is assumed to be the same as the offering price of \$10.00 per share. The fair value of stock options has been estimated at \$2.97 per option using the **Black-Scholes** option pricing model, based upon assumptions described in Pro Forma Data.

580,635

The actual expense of stock options granted under a stock-based benefit plan will be determined by the grant-date fair value of the options, which will depend on a number of factors, including the valuation assumptions used in the option pricing model ultimately adopted, which may or may not be the **Black-Scholes** model.

(2) The stock-based benefit plans may award a greater number of options and shares and issued to the charitable foundation, respectively, if the plans are adopted more than 12 months after the completion of

In addition to the stock-based benefit plans that we may adopt, we intend to enter into employment agreements and change of control agreements with certain of our executive and other officers. See Management of Standard Financial Corp. Executive Officer Compensation for a further discussion of these agreements, including their terms and potential costs, as well as a description of other benefits arrangements. In addition, for further information with respect to the expenses related to the stock-based benefit plans, see Risk Factors Our stock-based benefit plans will increase our costs, which will reduce our income and Management of Standard Financial Corp. Benefits to be Considered Following Completion of the Stock Offering.

Market for Common Stock

the conversion.

We expect that our common stock will be listed for trading on the Nasdaq Capital Market under the symbol STND. Stifel, Nicolaus & Company currently intends to make a market in the shares of our common stock, but is under no obligation to do so. See Market for the Common Stock.

Our Issuance of Shares of Common Stock and Cash to the Charitable Foundation

To further our commitment to the communities we serve and may serve in the future, we intend, subject to approval of our depositors, to establish and fund a new charitable foundation as part of the conversion. Standard Financial Corp. intends to contribute to the charitable foundation \$200,000 in cash and shares of common stock with an aggregate value of stock equal to 3.5% of the shares sold in the stock offering. These shares and cash will have a value of \$1.1 million at the minimum of the valuation range and \$1.4 million at the maximum of the valuation range, subject to adjustment to \$1.6 million. As a result of the issuance of shares to the charitable foundation and the cash contribution, we expect to record an after-tax expense of approximately \$700,000 at the minimum of the valuation range and approximately \$1.0 million at the adjusted maximum of the valuation range, during the quarter in which the conversion is completed.

Under the Internal Revenue Code, a corporate entity is generally permitted to deduct up to 10% of its taxable income (taxable income before the charitable contributions deduction) in any one year for charitable contributions. Any contribution in excess of the 10% limit may generally be deducted for federal income tax purposes over the five years following the year in which the charitable contribution

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was made. Accordingly, a charitable contribution by a corporate entity to a charitable foundation could, if necessary, be deducted for federal income tax purposes over a six-year period. Our overall charitable contribution deduction could be limited if our future taxable income is insufficient to allow for the full deduction within the 10% of taxable income limitation, which would result in an increase to income tax expense.

The new charitable foundation will be governed by a Board of Directors, initially consisting of the current members of the Company s Board of Directors (except for Timothy K. Zimmerman, our President, Chief Executive Officer and a director), and one individual who is not affiliated with us. None of these individuals will receive compensation for their service as a director of the charitable foundation. In addition, some of our employees will serve as executive officers of the charitable foundation. None of these individuals will receive compensation for their service as an executive officer of the charitable foundation.

The new charitable foundation will be dedicated to supporting charitable causes and community development activities in the communities in which we operate or may operate in the future. In addition to traditional community contributions and community reinvestment initiatives, the charitable foundation is expected to emphasize grants or donations to support housing assistance, local education and other types of organizations or civic-minded projects.

Issuing shares of common stock to the charitable foundation will:

dilute the ownership interests of purchasers of shares of our common stock in the stock offering; dilute the voting interests of purchasers of shares of our common stock in the stock offering; and result in an expense, and a reduction in our earnings during the quarter in which the contribution is made, equal to the full amount of the contribution to the charitable foundation, offset in part by a potential corresponding tax benefit equal to up to 34.2% of such contribution.

The establishment and funding of the charitable foundation has been approved by the Board of Trustees of Standard Mutual Holding Company, and must be approved by the depositors of Standard Bank at its special meeting being held to consider and vote upon the plan of conversion. If depositors do not approve the establishment and funding of the charitable foundation, we will proceed with the conversion and offering without the foundation and subscribers for common stock will not be resolicited (unless required by the Federal Reserve Board or the Pennsylvania Department of Banking). Without the charitable foundation, RP Financial, LC. estimates that our proforma valuation would be greater and, as a result, a greater number of shares of common stock would be issued in the offering. See Comparison of Valuation and Pro Forma Information With and Without the Charitable Foundation.

RP Financial, LC. will update its appraisal of our estimated pro forma market value at the conclusion of the offering. The pro forma market value reflected in that updated appraisal will be based on the facts and circumstances existing at that time, including, among other things, market and economic conditions, as well as whether the charitable foundation is formed and funded with shares of our common stock.

See Risk Factors The contribution of shares to the charitable foundation will dilute your ownership interests and adversely affect net income, Risk Factors Our contribution to the charitable

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foundation may not be tax deductible, which could reduce our profits, Comparison of Valuation and Pro Forma Information With and Without the Charitable Foundation and Standard Charitable Foundation.

Our Policy Regarding Dividends

Following completion of the stock offering, our Board of Directors will have the authority to declare dividends on our common stock, subject to statutory and regulatory requirements. However, no decision has been made with respect to the amount, if any, and timing of any dividend payments. The payment and amount of any dividend payments will depend upon a number of factors.

For further information, see Our Policy Regarding Dividends.

Tax Consequences

As a general matter, the conversion will not be a taxable transaction for federal or state income tax purposes to Standard Mutual Holding Company, Standard Bank, Standard Financial Corp., or persons eligible to subscribe in the subscription offering. See The Conversion Material Income Tax Consequences for additional information.

Conditions to Completion of the Conversion and the Offering

We cannot complete the conversion and the offering unless:

the plan of conversion is approved by at least *a majority of votes eligible* to be cast by depositors of Standard Bank. A special meeting of depositors to consider and vote upon the plan of conversion has been set for September 23, 2010;

we have received and accepted orders to purchase at least the minimum number of shares of common stock offered; and

we receive final approval of the Pennsylvania Department of Banking (from whom we have received conditional approval) and the Federal Reserve Board to complete the conversion and the offering.

How You Can Obtain Additional Information

Our branch office personnel may not, by law, assist with investment-related questions about the offering. If you have any questions regarding the conversion or the offering, please call our Stock Information Center, toll free, at (877) 821-5778, Monday through Friday between 10:00 a.m. and 4:00 p.m., Eastern Time. The Stock Information Center will be closed on weekends and bank holidays.

TO ENSURE THAT EACH PERSON RECEIVES A PROSPECTUS AT LEAST 48 HOURS PRIOR TO THE EXPIRATION DATE OF SEPTEMBER 17, 2010 IN ACCORDANCE WITH FEDERAL LAW, NO PROSPECTUS WILL BE MAILED OR HAND-DELIVERED ANY LATER THAN FIVE DAYS OR TWO DAYS, RESPECTIVELY, PRIOR TO SEPTEMBER 17, 2010.

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RISK FACTORS

You should consider carefully the following risk factors in evaluating an investment in our shares of common stock.

Risks Related to Our Business

Because we intend to continue to emphasize commercial real estate loan originations, our credit risk will increase and continued weakness in the local real estate market or economy could adversely affect our earnings.

We intend to continue our emphasis on originating commercial real estate loans. Commercial real estate loans generally have more risk than the one- to four-family residential real estate loans we originate. Because the repayment of commercial real estate loans depends on the successful management and operation of the borrower's properties or related businesses, repayment of such loans can be affected by adverse conditions in the local real estate market or economy. Commercial real estate loans may also involve relatively large loan balances to individual borrowers or groups of related borrowers. Any continued weakness or downturn in the real estate market or the local economy could adversely affect the value of properties securing the loan or the revenues from the borrower's business, thereby increasing the risk of nonperforming loans. As our commercial real estate portfolio increases, the corresponding risks and potential for losses from these loans may also increase.

If our allowance for loan losses is not sufficient to cover actual loan losses, our earnings will decrease.

We make various assumptions and judgments about the collectability of our loan portfolio, including the creditworthiness of our borrowers and the value of the real estate and other assets serving as collateral for the repayment of many of our loans. In determining the amount of the allowance for loan losses, we review our loans and our loss and delinquency experience, and we evaluate economic conditions. If our assumptions are incorrect, our allowance for loan losses may not be sufficient to cover probable incurred losses in our loan portfolio, resulting in additions to our allowance. Material additions to our allowance could materially decrease our net income.

In addition, bank regulators periodically review our allowance for loan losses and may require us to increase our allowance for loan losses or recognize further loan charge-offs. Any increase in our allowance for loan losses or loan charge-offs as required by these regulatory authorities might have a material adverse effect on our financial condition and results of operations.

Future changes in interest rates could reduce our profits.

Our ability to make a profit largely depends on our net interest income, which could be negatively affected by changes in interest rates. Net interest income is the difference between:

the interest income we earn on our interest-earning assets, such as loans and securities; and

the interest expense we pay on our interest-bearing liabilities, such as deposits and borrowings.

As a result of our historical focus on one- to four-family residential real estate loans, the majority of our loans have fixed interest rates. Additionally, many of our securities investments have fixed interest rates. Like many savings institutions, our focus on deposit accounts as a source of funds, which have no

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stated maturity date or short contractual maturities, results in our liabilities having a shorter duration than our assets. For example, as of March 31, 2010, 42.3% of our loans had maturities of 15 years or longer, while 28.3% of our certificates of deposit had maturities of one year or less. This imbalance can create significant earnings volatility, because market interest rates change over time. In a period of rising interest rates, the interest income earned on our assets, such as loans and investments, may not increase as rapidly as the interest paid on our liabilities, such as deposits. In a period of declining interest rates, the interest income earned on our assets may decrease more rapidly than the interest paid on our liabilities, as borrowers prepay mortgage loans, and mortgage-backed securities and callable investment securities are called or prepaid, thereby requiring us to reinvest these cash flows at lower interest rates. See Management s Discussion and Analysis of Financial Condition and Results of Operations Management of Market Risk.

Changes in interest rates creates reinvestment risk, which is the risk that we may not be able to reinvest prepayments at rates that are comparable to the rates we earned on the prepaid loans or securities in a declining interest rate environment. Additionally, increases in interest rates may decrease loan demand and/or make it more difficult for borrowers to repay adjustable-rate loans. Changes in interest rates also affect the current fair value of our interest-earning securities portfolio. Generally, the value of securities moves inversely with changes in interest rates.

At March 31, 2010, the rate shock analysis indicated that our net portfolio value (the difference between the present value of our assets and the present value of our liabilities) would decrease by \$2.6 million, or 4.9%, if there was an instantaneous 200 basis point increase in market interest rates. See Management s Discussion and Analysis of Financial Condition and Results of Operations Management of Market Risk.

Concentration of loans in our primary market area, which has experienced an economic downturn, may increase the risk of increased nonperforming assets.

Our success depends primarily on the general economic conditions in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland, as nearly all of our loans are to customers in these markets. Accordingly, the local economic conditions in these markets (and the Pittsburgh market area in general) have a significant impact on the ability of borrowers to repay loans as well as our ability to originate new loans. As such, a continuation of the decline in real estate values in these markets would also lower the value of the collateral securing loans on properties in these markets. In addition, a continued weakening in general economic conditions such as inflation, recession, unemployment or other factors beyond our control could negatively affect our financial results.

According to the National Association of Realtors statistics, the median sales price for existing single family homes in the Pittsburgh, Pennsylvania metropolitan area decreased from \$120,700 in 2007 to \$118,900 in 2009. The median sales price for existing homes in the United States also decreased from \$217,900 in 2007 to \$172,100 in 2009. Home prices in the Pittsburgh metropolitan area have been and continue to be below the national averages, which makes home ownership more affordable for customers in our market area.

The slowing local economy also has resulted in a rise in delinquency and foreclosure rates. For the Commonwealth of Pennsylvania, foreclosure activity rose to 44,732 filings in 2009, a 20% increase from the level reported for 2008. For the State of Maryland, foreclosure activity rose to 43,248 filings in 2009, a 33.7% increase from the level reported for 2008.

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Continued and sustained deterioration in the housing sector and related markets and prolonged elevated unemployment levels may adversely affect our business and financial results.

During 2009 and the beginning of 2010, general economic conditions continued to worsen nationally as well as in our market area. While we did not invest in sub-prime mortgages and related investments, our lending business is tied significantly to the housing market. Declines in home prices, and increases in foreclosures and unemployment levels, have adversely impacted the credit performance of real estate loans, resulting in the write-down of asset values. The continuing housing slump has resulted in reduced demand for the construction of new housing, further declines in home prices, and increased delinquencies on construction, residential and commercial mortgage loans. The ongoing concern about the economy in general has caused many lenders to reduce or cease providing funding to borrowers. These conditions may also cause a further reduction in loan demand, and increases in our non-performing assets, net charge-offs and provisions for loan losses. A worsening of these negative economic conditions could adversely affect our prospects for growth, asset and goodwill valuations and could result in a decrease in our interest income and a material increase in our provision for loan losses.

If our investment in the common stock of the Federal Home Loan Bank of Pittsburgh is classified as other-than-temporarily impaired or as permanently impaired, our earnings and stockholders equity could decrease.

We own common stock of the Federal Home Loan Bank of Pittsburgh. We hold this stock to qualify for membership in the Federal Home Loan Bank System and to be eligible to borrow funds under the Federal Home Loan Bank of Pittsburgh s advance program. The aggregate cost and fair value of our Federal Home Loan Bank of Pittsburgh common stock as of March 31, 2010 was \$3.4 million based on its par value. There is no market for our Federal Home Loan Bank of Pittsburgh common stock.

Published reports indicate that certain member banks of the Federal Home Loan Bank System may be subject to accounting rules and asset quality risks that could result in materially lower regulatory capital levels. In an extreme situation, it is possible that the capital of a Federal Home Loan Bank, including the Federal Home Loan Bank of Pittsburgh, could be substantially diminished or reduced to zero. Consequently, we believe that there is a risk that our investment in Federal Home Loan Bank of Pittsburgh common stock could be impaired at some time in the future, and if this occurs, it would cause our earnings and stockholders equity to decrease by the after-tax amount of the impairment charge.

Continued or further declines in the value of certain investment securities could require write-downs, which would reduce our earnings.

Our securities portfolio includes securities that have declined in value due to negative perceptions about the health of the financial sector in general and the lack of liquidity for securities that are real estate related. A prolonged decline in the value of these or other securities could result in an other-than-temporary impairment write-down which would reduce our earnings.

The requirement to account for certain assets at estimated fair value, and a proposal to account for additional financial assets and liabilities at estimated fair value, may adversely affect our stockholders equity and results of operations.

We report certain assets, including securities, at fair value, and a recent proposal would require us to report nearly all of our financial assets and liabilities at fair value. Generally, for assets that are reported at fair value, we use quoted market prices or valuation models that utilize observable market inputs to estimate fair value. Because we carry these assets on our books at their estimated fair value, we may incur losses even if the asset in question presents minimal credit risk. Under current accounting

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requirements, elevated delinquencies, defaults, and estimated losses from the disposition of collateral in our private-label mortgage-backed security may require us to recognize additional other-than-temporary impairments in future periods with respect to our securities portfolio. The amount and timing of any impairment recognized will depend on the severity and duration of the decline in the estimated fair value of the asset and our estimate of the anticipated recovery period. Under proposed accounting requirements, we may be required to record reductions in the fair value of nearly all of our financial assets and liabilities (including loans) either through a charge to net income or through a reduction to accumulated other comprehensive income. Accordingly, we could be required to record charges on assets such as loans where we have no intention to sell the loan and expect to receive repayment in full on the loan. This could result in a decrease in net income, or a decrease in our stockholders equity, or both.

Government responses to economic conditions may adversely affect our operations, financial condition and earnings.

Recently enacted financial institution legislation will change the bank regulatory framework, create an independent consumer protection bureau that will assume the consumer protection responsibilities of the various federal banking agencies, and establish more stringent capital standards for banks and bank holding companies. The legislation will also result in additional regulations affecting the lending, funding, trading and investment activities of banks and bank holding companies. Bank regulatory agencies also have been responding aggressively to concerns and adverse trends identified in examinations. Ongoing uncertainty and adverse developments in the financial services industry and the domestic and international credit markets, and the effect of new legislation and regulatory actions in response to these conditions, may adversely affect our operations by restricting our business operations, including our ability to originate or sell loans, modify loan terms, or foreclose on property securing loans. These events may have a significant adverse effect on our financial performance and operating flexibility. In addition, these risks could affect the performance and value of our loan and investment securities portfolios, which also would negatively affect our financial performance.

Furthermore, the Board of Governors of the Federal Reserve System, in an attempt to help the overall economy, has, among other things, kept interest rates low through its targeted federal funds rate and the purchase of mortgage-backed securities. If the Federal Reserve increases the federal funds rate, overall interest rates will likely rise, which may negatively impact the housing markets and the U.S. economic recovery. In addition, deflationary pressures, while possibly lowering our operating costs, could have a significant negative effect on our borrowers, especially our business borrowers, and the values of underlying collateral securing loans, which could negatively affect our financial performance.

Recently enacted financial reform legislation will, among other things, create a new Consumer Financial Protection Bureau, tighten capital standards and result in new laws and regulations that are expected to increase our costs of operations.

On July 21, 2010, the President signed the Dodd-Frank Wall Street Reform and Consumer Protection Act (the Dodd-Frank Act). This new law will significantly change the current bank regulatory structure and affect the lending, deposit, investment, trading and operating activities of financial institutions and their holding companies. The Dodd-Frank Act requires various federal agencies to adopt a broad range of new implementing rules and regulations, and to prepare numerous studies and reports for Congress. The federal agencies are given significant discretion in drafting the implementing rules and regulations, and consequently, many of the details and much of the impact of the Dodd-Frank Act may not be known for many months or years.

Effective one year after the date of enactment is a provision for the Dodd-Frank Act that eliminates the federal prohibitions on paying interest on demand deposits, thus allowing businesses to

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have interest bearing checking accounts. Depending on competitive responses, this significant change to existing law could have an adverse impact on our interest expense.

The Dodd-Frank Act also broadens the base for Federal Deposit Insurance Corporation deposit insurance assessments. Assessments will now be based on the average consolidated total assets less tangible equity capital of a financial institution, rather than deposits. The Dodd-Frank Act also permanently increases the maximum amount of deposit insurance for banks, savings institutions and credit unions to \$250,000 per account, retroactive to January 1, 2009, and non-interest bearing transaction accounts have unlimited deposit insurance through December 31, 2012. The legislation also increases the required minimum reserve ratio for the Deposit Insurance Fund, from 1.15% to 1.35% of insured deposits, and directs the FDIC to offset the effects of increased assessments on depository institutions with less than \$10 billion in assets.

The Dodd-Frank Act will require publicly traded companies to give stockholders a non-binding vote on executive compensation and so-called golden parachute payments, and authorizes the Securities and Exchange Commission to promulgate rules that would allow stockholders to nominate their own candidates using a company s proxy materials. It also provides that the listing standards of the national securities exchanges shall require listed companies to implement and disclose clawback policies mandating the recovery of incentive compensation paid to executive officers in connection with accounting restatements. The legislation also directs the Federal Reserve Board to promulgate rules prohibiting excessive compensation paid to bank holding company executives, regardless of whether the company is publicly traded or not.

The Dodd-Frank Act creates a new Consumer Financial Protection Bureau with broad powers to supervise and enforce consumer protection laws. The Consumer Financial Protection Bureau has broad rule-making authority for a wide range of consumer protection laws that apply to all banks and savings institutions, including the authority to prohibit unfair, deceptive or abusive acts and practices. The Consumer Financial Protection Bureau has examination and enforcement authority over all banks and savings institutions with more than \$10 billion in assets. Savings banks, such as Standard Bank, with \$10 billion or less in assets will continue to be examined for compliance with the consumer laws by their primary bank regulators. The Dodd-Frank Act also weakens the federal preemption rules that have been applicable for national banks and federal savings associations, and gives state attorneys general the ability to enforce federal consumer protection laws.

The Dodd-Frank Act requires minimum leverage (Tier 1) and risk based capital requirements for bank and savings and loan holding companies that are no less than those applicable to banks, which will exclude certain instruments that previously have been eligible for inclusion by bank holding companies as Tier 1 capital, such as trust preferred securities.

It is difficult to predict at this time what specific impact the Dodd-Frank Act and the yet to be written implementing rules and regulations will have on community banks. However, it is expected that at a minimum they will increase our operating and compliance costs and could increase our interest expense.

We are subject to extensive regulatory oversight.

We and our subsidiaries are subject to extensive regulation and supervision. Regulators have intensified their focus on bank lending criteria and controls, and on the USA PATRIOT Act s anti-money laundering and Bank Secrecy Act compliance requirements. There also is increased scrutiny of our compliance practices generally and particularly with the rules enforced by the Office of Foreign Assets Control. It is possible that we are not in full compliance with these requirements. Our failure to comply with these and other regulatory requirements could lead to, among other remedies, administrative

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enforcement actions and legal proceedings. In addition, proposed future legislation and regulations are likely to have a significant effect on the financial services industry. Regulatory or legislative changes could make regulatory compliance more difficult or expensive for us, and could cause us to change or limit some of our products and services, or the way we operate our business.

Strong competition within our market areas may limit our growth and profitability.

Competition in the banking and financial services industry is intense. In our market areas we compete with commercial banks, savings institutions, mortgage brokerage firms, credit unions, finance companies, mutual funds, insurance companies, and brokerage and investment banking firms operating locally and elsewhere. Some of our competitors have greater name recognition and market presence that benefits them in attracting business, and offer certain services that we do not or cannot provide. In addition, larger competitors may be able to price loans and deposits more aggressively than we do, which could affect our ability to grow and remain profitable on a long-term basis. Our profitability depends upon our continued ability to successfully compete in our market areas. If we must raise interest rates paid on deposits or lower interest rates charged on our loans, our net interest margin and profitability could be adversely affected. For additional information see Business of Standard Bank Competition. Legislative or regulatory responses to perceived financial and market problems could impair our rights against borrowers.

Current and future proposals made by members of Congress would reduce the amount distressed borrowers are otherwise contractually obligated to pay under their mortgage loans, and may limit the ability of lenders to foreclose on mortgage collateral. If proposals such as these, or other proposals limiting Standard Bank s rights as a creditor, were to be implemented, we could experience increased credit losses on our loans and mortgage-backed securities, or increased expense in pursuing our remedies as a creditor.

Recent health care legislation could increase our expenses or require us to pass further costs on to our employees, which could adversely affect our operations, financial condition and earnings.

Legislation enacted in 2010 requires companies to provide expanded health care coverage to their employees, such as affordable coverage to part-time employees and coverage to dependent adult children of employees. Companies will also be required to enroll new employees automatically into their health plans. Compliance with these and other new requirements of the health care legislation will increase our employee benefits expense, and may require us to pass these costs on to our employees, which could give us a competitive disadvantage in hiring and retaining qualified employees.

Any future Federal Deposit Insurance Corporation insurance premium increases will adversely affect our earnings. The Federal Deposit Insurance Corporation adopted a rule that required us to prepay insurance premiums.

In May 2009, the Federal Deposit Insurance Corporation adopted a final rule levying a five basis point special assessment on each insured depository institution s assets minus Tier 1 capital as of June 30, 2009. We recorded an expense of \$177,000 during the quarter ended June 30, 2009, to reflect the special assessment. Any further special assessments that the Federal Deposit Insurance Corporation levy will be recorded as an expense during the appropriate period. In addition, the Federal Deposit Insurance Corporation increased the general assessment rate and our prior credits for federal deposit insurance were fully utilized during the quarter ended June 30, 2009. Therefore, our Federal Deposit Insurance Corporation general insurance premium expense will increase compared to prior periods.

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The Federal Deposit Insurance Corporation also issued a final rule pursuant to which all insured depository institutions were required to prepay on December 30, 2009 their estimated assessments for the fourth quarter of 2009, and for all of 2010, 2011 and 2012. We prepaid \$1.5 million of our assessments on December 30, 2009, based on our deposits and assessment rate as of September 30, 2009.

Risks Related to this Stock Offering

The future price of the shares of common stock may be less than the purchase price in the stock offering.

If you purchase shares of common stock in the stock offering, you may not be able to sell them at or above the purchase price in the stock offering. The aggregate purchase price of the shares of common stock sold in the offering and issued to the charitable foundation is determined by an independent, third-party appraisal, pursuant to federal banking regulations and subject to review by the Pennsylvania Department of Banking and the Federal Reserve Board. The appraisal is not intended, and should not be construed, as a recommendation of any kind as to the advisability of purchasing shares of common stock. Following the completion of the stock offering, our aggregate pro forma market value will be based on the market trading price of the shares, and not the final, approved independent appraisal, which may result in our stock trading below the initial offering price of \$10.00 per share.

Our return on equity will be low following the stock offering. This could negatively affect the trading price of our shares of common stock.

Net income divided by average equity, known as return on equity, is a ratio many investors use to compare the performance of a financial institution to its peers. Following the stock offering, we expect our consolidated equity to be between \$64.7 million at the minimum of the offering range and \$77.2 million at the adjusted maximum of the offering range. Based upon our pro forma net income for the six months ended March 31, 2010, and these pro forma equity levels, our annualized return on equity would be 4.75% and 4.00% at the minimum and adjusted maximum of the offering range, respectively. We expect our return on equity to remain low until we are able to leverage the additional capital we receive from the stock offering. Although we will be able to increase net interest income using proceeds of the stock offering, our return on equity will be negatively affected by higher expenses from the costs of being a public company and added expenses associated with our employee stock ownership plan and the stock-based benefit plan we intend to adopt. Until we can increase our net interest income and noninterest income and leverage the capital raised in the stock offering, we expect our return on equity to remain low, which may reduce the value of our shares of common stock.

Our stock-based benefit plans will increase our costs, which will reduce our income.

We anticipate that our employee stock ownership plan will purchase 8% of the total shares of common stock sold in the stock offering and issued to the charitable foundation, with funds borrowed from Standard Financial Corp. We will record annual employee stock ownership plan expense in an amount equal to the fair value of shares of common stock committed to be released to employees. Assuming the employee stock ownership plan purchases 328,509 shares in the offering at the adjusted maximum of the offering range, we will recognize additional annual pre-tax compensation expense of \$164,000 over a 20-year period, assuming the shares of common stock have a fair market value of \$10.00 per share for the full 20-year period. If shares of common stock appreciate in value over time, compensation expense relating to the employee stock ownership plan will increase.

Our current intention is to adopt one or more stock-based benefit plans after the stock offering that would award participants shares of our common stock (at no cost to them) and/or options to purchase shares of our common stock. The number of shares of restricted stock or stock options reserved for

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issuance under any initial stock-based benefit plan may not exceed 4% and 10%, respectively, of our total outstanding shares, including shares issued to the charitable foundation, if these plans are adopted within 12 months after the completion of the conversion. We may grant shares of common stock and stock options in excess of these amounts provided the stock-based benefit plan is adopted more than one year following the stock offering. Assuming a \$10.00 per option exercise price and an estimated grant-date fair value of the options utilizing a Black-Scholes option pricing analysis of \$2.97 per option granted, with the value amortized over a five-year vesting period, the corresponding annual pre-tax expense associated with the stock options would be \$244,000 at the adjusted maximum of the offering range. In addition, assuming that all shares of restricted stock are awarded at a price of \$10.00 per share, and that the awards vest over a five-year period, the corresponding annual pre-tax expense associated with restricted stock awarded under a stock-based benefit plan would be \$329,000 at the adjusted maximum. However, if we grant shares of common stock or options in excess of these amounts, such grants would increase our costs further. The shares of restricted stock granted under a stock-based benefit plan will be expensed by us over their vesting period at the fair market value of the shares on the date they are awarded.

The implementation of stock-based benefit plans may dilute your ownership interest. Historically, stockholders have approved these stock-based benefit plans.

We intend to adopt one or more stock-based benefit plans, which will allow participants to be awarded shares of common stock (at no cost to them) or options to purchase shares of our common stock, following the stock offering. These stock-based benefit plans will be funded through either open market purchases of shares of common stock or from the issuance of authorized but unissued shares of common stock. Our ability to repurchase shares of common stock to fund these plans will be subject to many factors, including, but not limited to, applicable regulatory restrictions on stock repurchases, the availability of stock in the market, the trading price of the stock, our capital levels, alternative uses for our capital and our financial performance. Although our current intention is to fund these plans with stock repurchases, we may not be able to conduct such repurchases. If we do not repurchase shares of common stock to fund these plans, then stockholders would experience a reduction in their ownership interest, which would total 3.85% in the event newly issued shares are used to fund stock options or awards of shares of common stock under these plans in an amount equal to 10% or 4%, respectively, of the shares issued in the stock offering and issued to the charitable foundation. We may grant shares of common stock and stock options in excess of these amounts provided the stock-based benefit plan is adopted more than one year following the stock offering.

Although the implementation of the stock-based benefit plan will be subject to stockholder approval, historically, the overwhelming majority of stock-based benefit plans adopted by savings institutions and their holding companies following mutual-to-stock conversions have been approved by stockholders.

We have not determined whether we will adopt stock-based benefit plans more than one year following the stock offering. Stock-based benefit plans adopted more than one year following the stock offering may exceed regulatory restrictions on the size of stock-based benefit plans adopted within one year, which would further increase our costs.

If we adopt stock-based benefit plans more than one year following the completion of the stock offering, then grants of shares of common stock or stock options under our stock-based benefit plans may exceed 4% and 10%, respectively, of our total outstanding shares. Stock-based benefit plans that provide for awards in excess of these amounts would increase our costs beyond the amounts estimated in Our stock-based benefit plans will increase our costs, which will reduce our income. Stock-based benefit plans that provide for awards in excess of these amounts could also result in dilution to stockholders in excess of that described in The implementation of stock-based benefit plans will dilute your

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ownership interest. Historically, stockholders have approved these stock-based benefit plans. Although the implementation of the stock-based benefit plan will be subject to stockholder approval, the determination as to the timing of the implementation of such a plan will be at the discretion of our Board of Directors. Our current intention is to adopt one or more stock-based benefit plans no earlier than twelve months after completion of the conversion.

The contribution of shares to the charitable foundation will dilute your ownership interests and adversely

The contribution of shares to the charitable foundation will dilute your ownership interests and adversely affect net income.

Subject to depositor approval, we intend to establish a charitable foundation in connection with the conversion. We will make a contribution to the charitable foundation in the form of \$200,000 in cash and a number of shares of common stock with a value equal to 3.5% of the shares sold in the offering. The contribution of cash and shares of common stock will total \$1.1 million at the minimum of the offering range, and up to \$1.6 million at the adjusted maximum of the offering range. The aggregate contribution will have an adverse effect on our net income for the quarter and year in which we make the contribution to the charitable foundation. The after-tax expense of the contribution will reduce net income by approximately \$1.0 million at the adjusted maximum of the offering range. We had net income of \$1.5 million for the six months ended March 31, 2010 and \$2.1 million for the year ended September 30, 2009, respectively. Persons purchasing shares in the stock offering will have their ownership and voting interests diluted by up to 3.4% due to the issuance of shares of common stock to the charitable foundation.

We intend to enter into employment agreements and change in control agreements with certain of our officers, all of which may increase our compensation costs or increase the cost of acquiring us.

We intend to enter into employment agreements with Timothy K. Zimmerman, our President and Chief Executive Officer, Colleen M. Brown, our Senior Vice President and Chief Financial Officer and Paul A. Knapp, our Senior Vice President and Chief Commercial Lending Officer. We also intend to enter into three change in control agreements with certain of our other officers. In the event of termination of employment of Mr. Zimmerman, Ms. Brown and Mr. Knapp other than for cause, or in the event of certain types of termination following a change in control, as set forth in the employment agreements, and assuming the agreements were in effect, the employment agreements provide for cash severance benefits that would cost up to approximately \$1.5 million in the aggregate based on the compensation information included in Management of Standard Financial Corp. Executive Officer Compensation.

Our contribution to the charitable foundation may not be tax deductible, which could reduce our profits.

The Internal Revenue Service may not grant tax-exempt status to the charitable foundation. If the contribution is not deductible, we would not receive any tax benefit from the contribution. The total value of the contribution would be \$1.6 million at the adjusted maximum of the offering range, which would result in after-tax expense of approximately \$1.0 million. In the event that the Internal Revenue Service does not grant tax-exempt status to the charitable foundation or the contribution to the charitable foundation is otherwise not tax deductible, we would recognize after-tax expense up to the value of the entire contribution, or \$1.6 million at the adjusted maximum of the offering range.

In addition, even if the contribution is tax deductible, we may not have sufficient taxable income to be able to use the deduction fully. Under the Internal Revenue Code, a corporate entity is generally permitted to deduct charitable contributions in an amount up to 10% of its taxable income (taxable income before the charitable contributions deduction) in any one year for charitable contributions. Any contribution in excess of the 10% limit may be deducted for federal income tax purposes over the five

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years following the year in which the charitable contribution was made. Accordingly, a charitable contribution by a corporate entity could, if necessary, be deducted for federal income tax purposes over a six-year period. Our taxable income over this period may not be sufficient to fully use this deduction.

We have broad discretion in using the proceeds of the stock offering. Our failure to effectively use such proceeds could reduce our profits.

Standard Financial Corp. will use a portion of the net proceeds to finance the purchase of shares of common stock in the stock offering by the employee stock ownership plan, and may use the remaining net proceeds to pay dividends to stockholders, repurchase shares of common stock, purchase investment securities, deposit funds in Standard Bank, acquire other financial services companies or branch offices or for other general corporate purposes. Standard Bank may use the proceeds it receives to fund new loans, establish or acquire new branches, purchase investment securities, reduce a portion of our borrowings, or for general corporate purposes. We have not identified specific amounts of proceeds for any of these purposes and we will have significant flexibility in determining the amount of net proceeds we apply to different uses and the timing of such applications. Our failure to utilize these funds effectively could reduce our profitability. We have not established a timetable for the effective deployment of the proceeds and we cannot predict how long we will require to effectively deploy the proceeds.

Our stock value may be negatively affected by regulations that restrict takeovers.

For three years following the stock offering, federal regulations, as applied by the Pennsylvania Department of Banking and the Federal Reserve Board, may prohibit any person from acquiring or offering to acquire more than 10% of our common stock without the prior written approval of the Federal Deposit Insurance Corporation, the Pennsylvania Department of Banking and the Federal Reserve Board. See Restrictions on Acquisition of Standard Financial Corp. for a discussion of applicable regulations regarding acquisitions.

The corporate governance provisions in our articles of incorporation and bylaws, Standard Bank s stock charter and the corporate governance provisions under relevant state law, may prevent or impede the holders of our common stock from obtaining representation on our Board of Directors and may impede takeovers of the company.

Provisions in our articles of incorporation and bylaws, as well as the stock charter of Standard Bank, may prevent or impede holders of our common stock from obtaining representation on our Board of Directors and may make takeovers of Standard Financial Corp. more difficult. For example, our Board of Directors is divided into three staggered classes. A classified Board makes it more difficult for stockholders to change a majority of the directors because it generally takes at least two annual elections of directors for this to occur. In addition, our articles of incorporation include a provision that no person will be entitled to vote any shares of our common stock in excess of 10% of our outstanding shares of common stock. This limitation does not apply to the purchase of shares by a tax-qualified employee stock benefit plan established by us. Standard Bank s stock charter will contain a provision that for a period of five years from the closing of the conversion, no person other than Standard Financial Corp. may offer directly or indirectly to acquire the beneficial ownership of more than 10% of any class of equity security of Standard Bank. This limitation does not apply to the purchase of shares by a tax-qualified employee stock benefit plan established by us, as well as other acquisitions specified in the stock charter. In addition, our articles of incorporation and bylaws restrict who may call special meetings of stockholders and how directors may be removed from office. Additionally, in certain instances, the Maryland General Corporation Law requires a supermajority vote of our stockholders to approve a merger or other business combination with a large stockholder, if the proposed transaction is not approved by a majority of our directors. See Restrictions on Acquisition of Standard Financial Corp.

We will need to implement additional finance and accounting systems, procedures and controls in order to satisfy our new public company reporting requirements, which will increase our operating costs.

Upon completion of the stock offering, we will become a public reporting company. The federal securities laws and regulations of the Securities and Exchange Commission require that we file annual, quarterly and current reports, and that we maintain effective disclosure controls and procedures and internal controls over financial reporting. We expect that the obligations of being a public company, including substantial public reporting obligations, will require significant expenditures and place additional demands on our management team. These obligations will increase our operating expenses and could divert management s attention from our banking operations.

Compliance with the Sarbanes-Oxley Act of 2002 and the related rules and regulations of the Securities and Exchange Commission will require us to certify the adequacy of our internal controls and procedures, which could require us to upgrade our systems, and/or hire additional staff, which will increase our operating costs.

We have never issued common stock and there is no guarantee that a liquid market will develop.

We have never issued capital stock and there is no established market for our common stock. We expect that our common stock will be listed for trading on the Nasdaq Capital Market under the symbol STND, subject to completion of the offering and compliance with certain conditions, including the presence of at least three registered and active market makers. Stifel, Nicolaus & Company has advised us that it intends to make a market in shares of our common stock following the offering, but it is under no obligation to do so or to continue to do so once it begins. While we will attempt before completion of the offering to obtain commitments from at least two other broker-dealers to make a market in shares of our common stock, we may not be able to obtain such commitments. This would result in our common stock not being listed for trading on the Nasdaq Capital Market, which could reduce the liquidity of our common stock.

We may take other actions to meet the minimum required sales of shares if we cannot find enough purchasers in the subscription and community offerings. Such actions may reduce the net proceeds from the stock offering.

If we do not sell enough shares to reach the minimum of the offering range through the subscription and community offerings, shares may be offered for sale to the general public in a syndicated community offering to be managed by Stifel, Nicolaus & Company, acting as our agent. The fee to be paid in connection with such an offering would be higher than the fee paid in the subscription and community offerings, which would increase the expenses associated with the stock offering and reduce the net proceeds. Specifically, Stifel, Nicolaus & Company will receive a fee of 1.0% of the aggregate dollar amount of the common stock sold in the subscription and community offerings, less shares acquired by our directors and executive officers, and our ESOP as well as the shares of common stock issued to the charitable foundation. If there is a syndicated community offering, Stifel, Nicolaus & Company will receive a fee not to exceed 6.0% of the aggregate dollar amount of the common stock sold in the syndicated community offering, less the amount of common stock already sold in the subscription and community offerings.

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SELECTED CONSOLIDATED FINANCIAL AND OTHER DATA

The summary financial information presented below is derived in part from the consolidated financial statements of Standard Mutual Holding Company and subsidiaries. The following is only a summary and you should read it in conjunction with the consolidated financial statements and notes beginning on page F-1. The information at September 30, 2009 and 2008 and for the years ended September 30, 2009 and 2008 is derived in part from the audited consolidated financial statements of Standard Mutual Holding Company that appear in this prospectus. The operating data for the six months ended March 31, 2010 and 2009 and the financial condition data at March 31, 2010 were not audited. However, in the opinion of management of Standard Mutual Holding Company, all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of the results of operations for the unaudited periods have been made. No adjustments were made other than normal recurring entries. The results of operations for the six months ended March 31, 2010 are not necessarily indicative of the results of operations that may be expected for the entire year.

	At March 31, 2010 2009		2009	2008	At Sep	otember 30, 2007 (In	2006	2005
	(u	naudited)			th	ousands)		
Selected Financial Condition Data:								
Total assets Cash and cash	\$	403,209	\$ 382,415	\$ 353,971	\$	342,938	\$ 328,989	\$ 269,016
equivalents Securities available for		25,130	12,420	18,817		18,143	21,485	14,695
sale Securities held to		70,023	69,244	28,949		26,241	40,361	77,363
maturity (1)				19,518		27,710	34,289	42,157
Loans receivable, net Bank owned life		277,148	270,769	257,551		243,742	205,653	119,288
insurance Federal Home Loan		9,244	9,080	8,756		8,424	8,106	7,805
Bank stock, at cost		3,416	3,416	3,335		2,488	1,939	2,271
Deposits Federal Home Loan		311,196	286,934	254,632		263,977	262,999	199,267
Bank advances Securities sold under agreements to		42,078	46,618	50,948		32,809	20,727	31,274
repurchase		2,905	3,866	3,537		3,990	4,655	232
Total net worth		43,561	42,168	38,695		39,444	37,844	36,374

(1) During 2009, all securities previously categorized as held to maturity were transferred to available for sale.

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		hs Ended ch 31,		Years I			
	2010 (unau	2009 (dited)	2009	2008	2007 In thousands	2006	2005
Selected Operating Data:	`	,				,	
Interest and dividend							
income	\$ 9,160	\$ 9,197	\$ 18,236	\$ 18,679	\$ 18,191	\$ 15,527	\$11,652
Interest expense	3,373	4,225	8,091	9,237	10,075	8,394	6,252
Net interest income Provision for loan	5,787	4,972	10,145	9,442	8,116	7,133	5,400
losses (1)	429	547	1,100	316			
Net interest and dividend income after							
provision for loan losses	5,358	4,425	9,045	9,126	8,116	7,133	5,400
Noninterest income	1,151	1,075	1,798	959	2,587	2,231	1,286
Noninterest expense	4,169	4,471	8,698	8,169	8,036	7,670	5,930
Income before income							
tax expense (benefit)	2,340	1,029	2,145	1,916	2,667	1,694	756
Income tax expense (benefit) (2)	801	(254)	1	776	607	264	(101)
Net income	\$ 1,539	\$ 1,283	\$ 2,144	\$ 1,140	\$ 2,060	\$ 1,430	\$ 857

(1) See Management s

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discussion of our procedures for determining the provision for loan losses. A provision for loan losses was not recorded during the three year period ended September 30, 2007 because the results of a comprehensive analysis of the allowance for loan losses indicated that the allowance was at an appropriate level for each period indicated. See Management s Discussion and Analysis of Financial Condition and Results of **Operations** Critical Accounting **Policies** Allowance for Loan Losses and Management s Discussion and Analysis of Financial Condition and Results of

(2) The income tax expense and

losses

Operations
Allowance for
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(benefit) recorded

for the year ended

September 30,

2009 and the six

months ended

March 31, 2009,

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\$510,000

valuation

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Income Tax

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	At or For Months I March 2010	Ended	At (2005			
Selected Financial Ratios and Other Data (1):	2010	2007	2007	2008	2007	2006	2003
Performance Ratios: Return on average assets (ratio of net income to average							
total assets) Return on average equity (ratio of net income to average	0.79%	0.72%	0.58%	0.33%	0.62%	0.46%	0.33%
equity)	7.14%	6.43%	5.27%	2.86%	5.33%	3.89%	2.34%
Interest rate spread (2)	3.11%	2.92%	2.88%	2.83%	2.50%	2.40%	1.98%
Net interest margin (3)	3.20%	3.03%	2.99%	2.98%	2.66%	2.54%	2.22%
Efficiency ratio (4)	60.09%	73.94%	72.83%	78.54%	75.08%	81.91%	88.69%
Noninterest expense to							
average total assets	2.13%	2.50%	2.36%	2.37%	2.43%	2.47%	2.28%
Average							
interest-earning assets							
to average							
interest-bearing							
liabilities	104.70%	104.38%	104.45%	104.94%	104.94%	104.75%	109.65%
Equity to assets	10.80%	10.77%	11.03%	10.93%	11.50%	11.50%	13.52%
Tangible equity to	10.00 /6	10.7776	11.0570	10.75 //	11.50 /6	11.50 /6	13.32 //
tangible assets	8.60%	8.38%	8.69%	8.35%	8.81%	8.62%	13.47%
Average equity to	8.00 /6	0.30 //	0.09 /0	0.55 //	0.01 //	0.02 /0	13.4770
	11.02%	11.18%	11.03%	11.59%	11.68%	11.86%	14.07%
average assets	11.02%	11.10%	11.05%	11.39%	11.06%	11.00%	14.07%
Asset Quality Ratios: Non-performing assets							
to total assets	0.41%	0.50%	0.61%	0.51%	0.26%	0.21%	0.13%
Non-performing loans							
to total loans	0.20%	0.66%	0.49%	0.63%	0.33%	0.33%	0.30%
Allowance for loan							
losses to	607 4509	150 210	222.01.07	150 100	204 420	255 000	12F 269
non-performing loans	627.45%	152.31%	233.01%	150.12%	294.43%	355.80%	435.26%
Allowance for loan	1.00	0.00%	1 100	0.02~	0.07%	1.160	1 210
losses to total loans	1.23%	0.99%	1.12%	0.93%	0.97%	1.16%	1.31%
Net charge-offs to	0.0	0.000	0.45	0.4654	0.000	0.005	0.0111
average loans	0.04%	0.29%	0.17%	0.10%	0.02%	0.08%	0.01%
Capital Ratios (bank level only):							

Total capital (to							
risk-weighted assets)	14.48%	14.29%	14.09%	14.33%	14.32%	14.90%	26.57%
Tier I capital (to							
risk-weighted assets)	13.23%	13.14%	12.83%	13.22%	12.80%	13.14%	24.64%
Tier I capital (to							
average assets)	8.44%	8.48%	8.32%	8.45%	8.27%	7.95%	12.51%
Other Data:							
Number of offices	10	10	10	10	10	11	7
Full time equivalent							
employees	89	86	89	89	93	91	67

- (1) Ratios for the six months ended March 31, 2010 and 2009 are annualized.
- (2) The interest rate spread represents the difference between the average yield on interest-earning assets and the average cost of interest-bearing liabilities for the year.
- (3) The net interest margin represents net interest income as a percent of average interest-earning assets for the year.
- (4) The efficiency ratio represents noninterest expense divided by the sum of net interest income and noninterest income.

RECENT DEVELOPMENTS

The following tables set forth selected consolidated historical financial and other data of Standard Mutual Holding Company and subsidiaries for the periods and at the dates indicated. The following is only a summary and you should read it in conjunction with the consolidated financial statements and notes beginning on page F-1. The information at September 30, 2009 is derived in part from the audited consolidated financial statements of Standard Mutual Holding Company that appear in this prospectus. The operating data for the three and nine months ended June 30, 2010 and 2009 and the financial condition data at June 30, 2010 were not audited. However, in the opinion of management of Standard Mutual Holding Company, all adjustments, consisting of normal recurring adjustments, necessary for a fair presentation of the results of operations for the unaudited periods have been made. No adjustments were made other than normal recurring entries. The results of operations for the three and nine months ended June 30, 2010 are not necessarily indicative of the results of operations that may be expected for the entire year.

Selected Financial Condition Data:				June 30, 2010 naudited)		t September 30, 2009 n thousands)
Total assets Cash and cash equivalents Securities available for sale Loans receivable, net Bank owned life insurance Federal Home Loan Bank stock, at cost Deposits Federal Home Loan Bank advances Securities sold under agreements to repurchase Total net worth				\$ 395,794 19,649 65,340 279,265 9,327 3,416 312,339 32,063 3,551 44,454	\$	382,415 12,420 69,244 270,769 9,080 3,416 286,934 46,618 3,866 42,168
	Three Months Ended June 30,			Nine Mo Ju	nths I ne 30,	
	2010		2009	2010	,	2009
		(una	audited)	(In thousand	ls)	
Selected Operating Data:						
Interest and dividend income Interest expense	\$ 4,508 1,470	\$	4,525 2,008	\$ 13,668 4,844	\$	6,233
Net interest income Provision for loan losses	3,038 350		2,517 149	8,824 779		7,490 696
Net interest and dividend income after provision for loan losses Noninterest income Noninterest expense	2,688 617 2,221		2,368 618 2,177	8,045 1,768 6,389		6,794 1,693 6,649
Income before income tax expense (benefit) Income tax expense (benefit)	1,084 347		809 250	3,424 1,148		1,838 (4)

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Net income \$ 737 \$ 559 \$ 2,276 \$ 1,842

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	At or For the Three Months Ended June 30,		At or For the Ni Endeo June 3	d
	2010	2009	2010	2009
Selected Financial Ratios and Other Data (1):				
Performance Ratios:				
Return on average assets (ratio of net				
income to average total assets)	0.74%	0.59%	0.77%	0.67%
Return on average equity (ratio of net				
income to average equity)	6.68%	5.45%	6.98%	6.10%
Interest rate spread (2)	3.27%	2.76%	3.17%	2.86%
Net interest margin (3)	3.35%	2.86%	3.25%	2.97%
Efficiency ratio (4)	60.77%	69.44%	60.32%	72.41%
Noninterest expense to average total assets	2.24%	2.29%	2.17%	2.43%
Average interest-earning assets to average				
interest-bearing liabilities	104.44%	104.41%	104.61%	104.39%
Equity to assets	11.23%	10.68%	11.23%	10.68%
Tangible equity to tangible assets	9.01%	8.33%	9.01%	8.33%
Average equity to average assets	11.15%	10.78%	11.07%	11.04%
Asset Quality Ratios:				
Non-performing assets to total assets	0.62%	0.52%	0.62%	0.52%
Non-performing loans to total loans	0.48%	0.36%	0.48%	0.36%
Allowance for loan losses to				
non-performing loans	278.12%	286.50%	278.12%	286.50%
Allowance for loan losses to total loans	1.33%	1.02%	1.33%	1.02%
Net charge-offs to average loans	0.05%	0.12%	0.04%	0.23%
Capital Ratios (bank level only):				
Total capital (to risk-weighted assets)	14.85%	14.27%		
Tier I capital (to risk-weighted assets)	13.59%	13.12%		
Tier I capital (to average assets)	8.59%	8.25%		
Other Data:				
Number of offices	10	10		
Full time equivalent employees	90	86		

(1) Ratios for the three and nine months ended June 30, 2010 and 2009 are annualized.

(2) The interest rate spread

represents the difference between the average yield on interest-earning assets and the average cost of interest-bearing liabilities for the year.

- (3) The net interest margin represents net interest income as a percent of average interest-earning assets for the year.
- (4) The efficiency ratio represents noninterest expense divided by the sum of net interest income and noninterest income.

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Balance Sheet Analysis: June 30, 2010 and September 30, 2009

Assets. Our total assets increased \$13.4 million, or 3.5%, to \$395.8 million at June 30, 2010 from \$382.4 million at September 30, 2009. The increase was due to increases in net loans of \$8.5 million, or 3.1%, and cash and cash equivalents of \$7.2 million, or 58.2%. The net increase in total assets was funded by an increase in deposits of \$25.4 million, partially offset by a decrease in Federal Home Loan Bank advances of \$14.6 million.

Loans. At June 30, 2010, net loans were \$279.3 million, or 70.6% of total assets, an increase of \$8.5 million from \$270.8 million, or 70.8%, of total assets at September 30, 2009. This increase was primarily due to an increase of \$5.3 million in the commercial real estate loan portfolio with the remainder of the increase in residential mortgages and home equity loans.

Investment Securities. At June 30, 2010 and September 30, 2009 all of our investment securities were categorized as available for sale and recorded at current fair value. We held investment securities with an amortized cost of \$63.8 million and a fair value of \$65.3 million at June 30, 2010, compared to \$67.7 million and \$69.2 million at September 30, 2009, respectively. At June 30, 2010, our investment portfolio consisted of \$24.5 million in U.S. government and agency obligations, \$19.0 million of mortgage-backed securities (of which \$18.4 million were U.S. government sponsored mortgage-backed securities), \$18.0 million of municipal bonds, \$2.7 million in corporate bonds and \$1.1 million in equity securities.

At June 30, 2010 and September 30, 2009, we held 13 securities and 15 securities in unrealized loss positions of \$165,000 and \$246,000, respectively. The decline in the fair value of these securities resulted primarily from interest rate fluctuations. We do not intend to sell these securities nor is it more likely than not that we would be required to sell these securities before their anticipated recovery and we believe the collection of the investment and related interest is probable. Based on this analysis, we consider all of the unrealized losses to be temporary impairment losses.

Deposits. Our deposits increased \$25.4 million, or 8.9%, to \$312.3 million at June 30, 2010 from \$286.9 million at September 30, 2009. The increase resulted from a \$16.0 million, or 14.8%, increase in certificates of deposit and a \$9.4 million, or 5.3%, increase in demand, NOW accounts and savings accounts. The increase in certificates of deposit resulted from offering longer term certificate products (four and five year terms) with various features that in some cases provide options to earn higher rates in the future. The intent of offering the longer term certificate of deposit products is to draw funds from a liquid savings account to extend the maturities of our deposit base in anticipation of future market interest rate increases. The increase in demand, NOW and savings accounts was due primarily to cash flows from checking accounts and a continued customer preference for liquid money market and savings account products.

At June 30, 2010, we had a total of \$124.2 million in certificates of deposit, of which \$37.0 million had remaining maturities of one year or less. Based on historical experience and current market interest rates, we believe we will retain upon maturity a large portion of our certificates of deposit with maturities of one year or less as of June 30, 2010.

Borrowings. At June 30, 2010, our borrowings consisted of \$32.1 million of advances from the Federal Home Loan Bank of Pittsburgh and \$3.6 million of funds borrowed under repurchase agreements. Advances from the Federal Home Loan Bank of Pittsburgh declined \$14.6 million, or 31.2%, from September 30, 2009 to June 30, 2010 due to the repayment of \$19.6 million of maturing advances partly offset by new advances totaling \$5.0 million.

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Net Worth. Net worth increased \$2.3 million, or 5.4%, to \$44.5 million at June 30, 2010 from \$42.2 million at September 30, 2009. The increase resulted from net income of \$2.3 million for the nine months ended June 30, 2010. Comparison of Operating Results for the Nine Months Ended June 30, 2010 and 2009

General. Net income for the nine months ended June 30, 2010 was \$2.3 million, an increase of \$434,000, or 23.6%, from \$1.8 million for the same period last year. The increase in net income resulted primarily from a decrease of \$1.4 million in total interest expense and a decrease of \$260,000 in total noninterest expenses, offset in part by increased federal and state income taxes of \$1.2 million. Total interest income remained steady at \$13.7 million for each nine month period. The provision for loan losses increased from \$696,000 for the nine month period ended June 30, 2009 to \$779,000 for the nine month period ended June 30, 2010.

Interest and Dividend Income. Total interest income remained unchanged at \$13.7 million for each nine month period, due to a decrease in the average yield earned on interest earning assets, which was offset by an increase in the average balance of interest earning assets. The average yield on interest earning assets decreased to 5.03% for the nine month period ended June 30, 2010 from 5.44% for the nine month period ended June 30, 2009. The average yield on all categories of interest earning assets decreased from the previous period. Average interest earning assets increased by \$26.1 million, or 7.8%, to \$362.3 million for the nine month period ended June 30, 2010 from \$336.2 million for the nine month period ended June 30, 2009.

Interest income on loans increased \$67,000 for the nine month period ended June 30, 2010 compared to the nine month period ended June 30, 2009. The average yield on loans receivable decreased to 5.72% for the nine month period ended June 30, 2010 from 6.08% for the nine month period ended June 30, 2009. The decrease in average yield was primarily attributable to our variable rate loans adjusting downward as prime and short-term interest rates decreased as well as the origination of new loans in a generally lower interest rate environment and repayment/refinance of higher rate loans. This decrease in average yield was partially offset by an increase in the average balance of loans receivable. Average loans receivable increased by \$18.1 million, or 6.9%, to \$279.4 million for the nine month period ended June 30, 2010 from \$261.3 million for the nine month period ended June 30, 2009. This increase was primarily attributable to continued loan demand throughout our market area.

Interest income on investment and mortgage-backed securities decreased by \$100,000, or 5.6%, to \$1.7 million for the nine month period ended June 30, 2010 from \$1.8 million for the nine month period ended June 30, 2009. This decrease was primarily the result of a decrease in the average yield earned, which decreased to 3.25% for the nine month period ended June 30, 2010 from 4.09% for the nine month period ended June 30, 2009, due to new investments added in a lower interest rate environment and variable rate investments that adjusted downward. Partially offsetting this decrease in interest income was an increase in the average balance, which increased by \$10.8 million, or 18.9%, to \$67.9 million for the nine month period ended June 30, 2010 from \$57.1 million for the nine month period ended June 30, 2009.

Interest income on interest-earning deposits decreased by \$22,000 to \$28,000 for the nine month period ended June 30, 2010 from \$50,000 for the nine month period ended June 30, 2009. The average yield decreased to 0.25% from 0.38% as a result of decreases in the overnight federal funds rate. The average balance decreased by \$2.8 million, or 15.8%, to \$14.9 million for the nine month period ended June 30, 2010 from \$17.7 million for the nine month period ended June 30, 2009 as we invested in loans and investment securities.

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Interest Expense. Total interest expense decreased by \$1.4 million, or 22.3%, to \$4.8 million for the nine month period ended June 30, 2010 from \$6.2 million for the nine month period ended June 30, 2009. This decrease in interest expense was due to a decrease in the average cost of interest-bearing liabilities to 1.87% from 2.58%, which was partially offset by an increase in the average balance of interest-bearing liabilities. Average interest-bearing liabilities increased by \$24.2 million, or 7.5%, to \$346.3 million for the nine month period ended June 30, 2010 from \$322.1 million for the nine month period ended June 30, 2009. The decrease in the cost of funds resulted primarily from a decrease in the level of market interest rates which enabled us to reduce the rate of interest paid on all deposit products. The increase in liabilities resulted primarily from deposit growth in all of our markets.

Net Interest Income. Net interest income increased by \$1.3 million, or 17.8%, to \$8.8 million for the nine month period ended June 30, 2010 from \$7.5 million for the nine month period ended June 30, 2009. This increase in net interest income was attributable to the factors discussed above. Our net interest rate spread increased to 3.17% for the nine month period ended June 30, 2010 from 2.86% for the nine month period ended June 30, 2009, and our net interest margin increased to 3.25% for the nine month period ended June 30, 2010 from 2.97% for the nine month period ended June 30, 2009.

Provision for Loan Losses. The provision for loan losses increased by \$83,000, or 11.9%, to \$779,000 for the nine month period ended June 30, 2010 from \$696,000 for the nine month period ended June 30, 2009. The increase in the provision for loan losses during the comparative period was due to the continued worsening economic conditions which caused a decrease in cash flows for some commercial borrowers in industries such as residential home construction, restaurant, retail and entertainment. These borrowers were not delinquent at June 30, 2010; however, the cash flow trends noted indicated that special consideration in determining the loan loss provision was prudent. Management analyzes the allowance for loan losses as described in the section entitled Management s Discussion and Analysis of Financial Condition and Results of Operations Critical Accounting Policies Allowance for Loan Losses. The provision that is recorded is sufficient, in management s judgment, to bring the allowance for loan losses to a level that reflects the losses inherent in our loan portfolio relative to loan mix, economic conditions and historical loss experience. Management believes, to the best of their knowledge, that all known losses as of the balance sheet dates have been recorded.

Noninterest Income. Noninterest income increased \$75,000, or 4.4%, to \$1.8 million for the nine month period ended June 30, 2010 from \$1.7 million for the same period in the prior year. Net securities gains increased by \$139,000, due to gains of \$8,000 for the nine month period ended June 30, 2010 compared to losses of \$131,000 for the nine month period ended June 30, 2009. Partially offsetting this increase, mutual fund and annuity fees decreased by \$30,000, or 14.7%, to \$178,000 for the nine month period ended June 30, 2010 from \$208,000 for the nine month period ended June 30, 2009, due in part to customer preferences to invest in insured investments in light of the financial crisis.

Noninterest Expense. Noninterest expense decreased by \$260,000, or 3.9%, to \$6.4 million for the nine month period ended June 30, 2010 from \$6.6 million for the same period in the prior year. The largest decreases were in compensation and employee benefits, FDIC insurance premiums and premises and occupancy costs. Compensation and employee benefits decreased by \$154,000, or 3.9%, to \$3.8 million for the nine month period ended June 30, 2010 from \$3.9 million for the nine month period ended June 30, 2009 due primarily to a higher pension plan accrual in the 2009 period. The higher pension plan accrual was necessary due to the use of lower interest rate assumptions in determining the related pension plan liability. FDIC insurance premiums decreased by \$62,000, or 16.0%, to \$326,000 for the nine month period ended June 30, 2010 from \$388,000 for the nine month period ended June 30, 2009 as a result of FDIC special assessment levied on all banks as of June 30, 2009. Our FDIC special assessment was \$177,000. Premises and occupancy costs decreased \$34,000 due to cost control initiatives implemented in late 2009 and early 2010. Other operating expenses decreased \$24,000 to \$981,000 during the nine

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month period ended June 30, 2010 from \$1.0 million for the nine month period ended June 30, 2009 due to above mentioned cost reduction initiatives.

Income Taxes. The provision for income taxes for the nine month period ended June 30, 2010 increased by \$1.1 million, compared to the same period last year. This increase in income tax was primarily a result of an increase in income before income taxes of \$1.6 million, or 86.3%, from \$1.8 million for the nine months ended June 30, 2009 to \$3.4 million for the nine months ended June 30, 2010. Our effective tax rate for the nine month period ended June 30, 2010 was 33.5% compared to a benefit of .2% experienced in the nine month period ended June 30, 2009. The reason for the negative tax rate for the nine months ended June 30, 2009 was due to the reversal of a \$510,000 deferred tax asset valuation allowance on October 3, 2008 related to impairment losses recognized on Fannie Mae and Freddie Mac preferred stock. A \$1.5 million impairment loss on the stocks was recognized in the year ended September 30, 2008 while the tax benefit was recognized in the following fiscal year at the time the Emergency Economic Stabilization Act of 2009 was enacted which allowed banks to recognize these losses as ordinary losses for tax purposes.

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

This prospectus contains forward-looking statements, which can be identified by the use of words such as estimate, project, believe, intend, anticipate, plan, seek, expect, will, may and words of similar meaning. The statements include, but are not limited to:

statements of our goals, intentions and expectations;

statements regarding our business plans, prospects, growth and operating strategies;

statements regarding the asset quality of our loan and investment portfolios; and

estimates of our risks and future costs and benefits.

These forward-looking statements are based on our current beliefs and expectations and are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond our control. In addition, these forward-looking statements are subject to assumptions with respect to future business strategies and decisions that are subject to change. We are under no duty to and do not take any obligation to update any forward-looking statements after the date of this prospectus.

The following factors, among others, could cause actual results to differ materially from the anticipated results or other expectations expressed in the forward-looking statements:

general economic conditions, either nationally or in our market areas, that are worse than expected;

competition among depository and other financial institutions;

inflation and changes in the interest rate environment that reduce our margins or reduce the fair value of financial instruments;

adverse changes in the securities markets;

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changes in laws or government regulations or policies affecting financial institutions, including changes in regulatory fees and capital requirements;

our ability to enter new markets successfully and capitalize on growth opportunities;

our ability to successfully integrate acquired entities, if any;

changes in consumer spending, borrowing and savings habits;

changes in accounting policies and practices, as may be adopted by the bank regulatory agencies, the Financial Accounting Standards Board, the Securities and Exchange Commission and the Public Company Accounting Oversight Board;

changes in our organization, compensation and benefit plans;

changes in our financial condition or results of operations that reduce capital available to pay dividends; and

changes in the financial condition or future prospects of issuers of securities that we own.

Because of these and a wide variety of other uncertainties, our actual future results may be materially different from the results indicated by these forward-looking statements. Please see Risk Factors beginning on page 17.

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HOW WE INTEND TO USE THE PROCEEDS FROM THE OFFERING

Although we cannot determine what the actual net proceeds from the sale of the shares of common stock in the offering will be until the offering is completed, we anticipate that the net proceeds will be between \$24.1 million and \$33.1 million, or \$38.2 million if the offering range is increased by 15%.

We intend to distribute the net proceeds from the stock offering as follows:

		Based Upon the Sale at \$10.00 Per Share of										
	Min	imum	Mid	point	Max	imum	Maximun	n Adjusted				
	2,550,00	00 Shares	3,000,00	00 Shares	3,450,00	0 Shares	3,967,500 Shares (1)					
		Percent of Net		Percent of Net		Percent of Net		Percent of Net				
	Amount	Proceeds	Amount	Proceeds	Amount	Proceeds	Amount	Proceeds				
				(Dollars in	thousands)							
Stock offering proceeds Less offering	\$25,500		\$ 30,000		\$ 34,500		\$ 39,675					
expenses	1,356		1,398		1,439		1,486					
Net offering proceeds (2)	\$ 24,144	100.0%	\$ 28,602	100.0%	\$ 33,061	100.0%	\$ 38,189	100.0%				
Use of net proceeds: To Standard Bank	\$ 12,072	50.0%	\$ 14,301	50.0%	\$ 16,531	50.0%	\$ 19,095	50.0%				
Cash contributed to	4 12,072	201076	\$11,001	201070	ψ 10,001	20.076	4 17,076	201070				
foundation To fund loan to employee stock	\$ 200	0.8%	\$ 200	0.7%	\$ 200	0.6%	\$ 200	0.5%				
ownership plan Retained by	\$ 2,111	8.7%	\$ 2,484	8.6%	\$ 2,857	8.6%	\$ 3,285	8.6%				
Standard	\$ 9,761	40.5%	\$11,617	40.7%	\$13,474	40.8%	\$ 15,610	40.9%				

(1) As adjusted to give effect to an increase in the number of shares, which could occur due to a 15% increase in the offering range to reflect demand for the shares or changes in market

conditions following the commencement of the offering.

(2) Assumes all shares of common stock are sold in the subscription offering.

Payments for shares of common stock made through withdrawals from existing deposit accounts will not result in the receipt of new funds for investment but will result in a reduction of Standard Bank s deposits. The net proceeds may vary because the total expenses relating to the offering may be more or less than our estimates. For example, our expenses would increase if a syndicated community offering were used to sell shares of common stock not purchased in the subscription and community offerings.

Standard Financial Corp. may use the proceeds it retains from the offering:

to invest in securities issued by the U.S. Government, U.S. Government agencies and/or U.S. Government sponsored enterprises, mortgage-backed securities and equities, collateralized mortgage obligations and municipal securities;

to finance the acquisition of financial institutions or other financial service companies;

to pay cash dividends to stockholders;

to repurchase shares of our common stock; and

for other general corporate purposes.

With the exception of the funding of the loan to the employee stock ownership plan, Standard Financial Corp. has not quantified its plans for use of the offering proceeds for each of the foregoing purposes. Initially, we intend to invest a substantial portion of the net proceeds in short-term investments, investment-grade debt obligations and mortgage-backed securities.

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Standard Financial Corp. also intends to contribute \$200,000 in cash and a number of shares of common stock with a value equal to 3.5% of the shares sold in the offering. Initially, a substantial portion of the net proceeds will be invested in short-term investments, investment-grade debt obligations and mortgage-backed securities.

Under current regulations as applied by the Pennsylvania Department of Banking and the Federal Reserve Board regulations, we may not repurchase shares of our common stock during the first year following the conversion, except to fund equity benefit plans other than stock options or except when extraordinary circumstances exist and with prior regulatory approval.

Standard Bank may use the net proceeds it receives from the offering:

to expand its banking franchise by establishing or acquiring new branches, or by acquiring other financial institutions or other financial services companies;

to fund new loans;

to repay borrowings;

to invest in mortgage-backed securities and collateralized mortgage obligations, and debt securities issued by the U.S. Government, U.S. Government agencies and/or U.S. Government sponsored enterprises; and

for other general corporate purposes.

Standard Bank has not quantified its plans for use of the offering proceeds for each of the foregoing purposes. Our short-term and long-term growth plans anticipate that, upon completion of the offering, we will experience growth through increased lending and investment activities and, possibly, acquisitions. We currently have no understandings or agreements to acquire other banks, thrifts, or other financial services companies. There can be no assurance that we will be able to consummate any acquisition.

Initially, the net proceeds we retain will be invested in short-term investments, investment-grade debt obligations and mortgage-backed securities.

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OUR POLICY REGARDING DIVIDENDS

Following completion of the stock offering, our Board of Directors will have the authority to declare dividends on our shares of common stock, subject to statutory and regulatory requirements. However, no decision has been made with respect to the payment of dividends. In determining whether to pay a cash dividend and the amount of such cash dividend, the Board of Directors is expected to take into account a number of factors, including capital requirements, our consolidated financial condition and results of operations, tax considerations, statutory and regulatory limitations and general economic conditions. No assurances can be given that any dividends will be paid or that, if paid, will not be reduced or eliminated in the future. Special cash dividends, stock dividends or returns of capital, to the extent permitted by Pennsylvania Department of Banking policy and regulations, may be paid in addition to, or in lieu of, regular cash dividends. We will file a consolidated tax return with Standard Bank. Accordingly, it is anticipated that any cash distributions made by us to our stockholders would be treated as cash dividends and not as a non-taxable return of capital for federal and state tax purposes. Additionally, pursuant to Pennsylvania Department of Banking regulations, during the three-year period following the stock offering, we will not take any action to declare an extraordinary dividend to stockholders that would be treated by recipients as a tax-free return of capital for federal income tax purposes.

Pursuant to our Certificate of Incorporation, we are authorized to issue preferred stock. If we issue preferred stock, the holders thereof may have a priority over the holders of our shares of common stock with respect to the payment of dividends. For a further discussion concerning the payment of dividends on our shares of common stock, see

Description of Capital Stock Common Stock. Initially, dividends we can declare and pay will depend upon the proceeds retained from the stock offering and the earnings received from the investment of those proceeds. In the future, dividends will depend in large part upon receipt of dividends from Standard Bank, because we expect to have limited sources of income other than dividends from Standard Bank and interest payments received in connection with the loan to the employee stock ownership plan. A regulation of the Pennsylvania Department of Banking imposes limitations on capital distributions by savings institutions. See Supervision and Regulation Banking Regulation Capital Distributions.

Any payment of dividends by Standard Bank to us that would be deemed to be drawn out of Standard Bank s bad debt reserves, if any, would require a payment of taxes at the then-current tax rate by Standard Bank on the amount of earnings deemed to be removed from the reserves for such distribution. Standard Bank does not intend to make any distribution to us that would create such a federal tax liability. See Taxation Federal Taxation and State Taxation.

MARKET FOR THE COMMON STOCK

We have never issued capital stock and there is no established market for our shares of common stock. We expect that our shares of common stock will be listed for trading on the Nasdaq Capital Market under the symbol STND, subject to completion of the offering and compliance with certain conditions, including the presence of at least three registered and active market makers. Stifel, Nicolaus & Company has advised us that it intends to make a market in shares of our common stock following the offering, but it is under no obligation to do so or to continue to do so once it begins. While we will attempt before completion of the offering to obtain commitments from at least two other broker-dealers to make a market in shares of our common stock, there can be no assurance that we will be successful in obtaining such commitments.

The development and maintenance of a public market, having the desirable characteristics of depth, liquidity and orderliness, depends on the existence of willing buyers and sellers, the presence of

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which is not within our control or that of any market maker. The number of active buyers and sellers of shares of our common stock at any particular time may be limited, which may have an adverse effect on the price at which shares of our common stock can be sold. There can be no assurance that persons purchasing the shares of common stock will be able to sell their shares at or above the \$10.00 offering purchase price per share. You should have a long-term investment intent if you purchase shares of our common stock and you should recognize that there may be a limited trading market in the shares of common stock.

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HISTORICAL AND PRO FORMA REGULATORY CAPITAL COMPLIANCE

At March 31, 2010, Standard Bank exceeded all of the applicable regulatory capital requirements. The table below sets forth the historical equity capital and regulatory capital of Standard Bank at March 31, 2010, and the pro forma regulatory capital of Standard Bank, after giving effect to the sale of shares of common stock at a \$10.00 per share purchase price. The table assumes the receipt by Standard Bank of 50% of the net offering proceeds. See How We Intend to Use the Proceeds from the Offering.

	Standaro	l Rank	Pro For	ma at Ma	rch 31, 20	10, Based	Upon the	Sale in th	e Offering Adju	
	Histori		Minir 2,550		Midp 3,000		Maxii 3,450		Maxir 3,967	num
	March 3	1, 2010 Percent	Sha		res Shares			res Percent	Share	
		of		of		Percent of		of		of
	Amount	Assets (3)	Amount	Assets (3)	Amount	Assets (3)	Amount	Assets (3)	Amount	Assets (3)
	2 Killoulit	(3)	7 Milouit			thousands		(3)	2 Amount	(3)
Equity (1)	\$43,013	10.67%	\$51,918	12.51%	\$ 53,588	12.84%	\$ 55,259	13.17%	\$ 57,180	13.55%
Tier 1 leverage capital Tier 1 leverage	\$ 32,365	8.44%	\$41,270	10.43%	\$42,940	10.79%	\$ 44,611	11.15%	\$ 46,532	11.56%
requirement (4)	19,175	5.00	19,778	5.00	19,890	5.00	20,001	5.00	20,129	5.00
(4)	17,173	3.00	17,770	3.00	17,070	3.00	20,001	3.00	20,127	3.00
Excess	\$ 13,190	3.44%	\$ 21,492	5.43%	\$ 23,050	5.79%	\$ 24,610	6.15%	\$ 26,403	6.56%
Tier 1 risk-based capital (5)	\$ 32,365	13 23%	\$41,270	16 70%	\$42,940	17 35%	\$44,611	17 99%	\$46,532	18.72%
Risk-based	Ψ 32,303	13.23 70	Ψ 11,270	10.7070	Ψ 12,5 10	17.3370	Ψ 11,011	17.5570	Ψ 10,552	10.7270
requirement	14,682	6.00	14,826	6.00	14,853	6.00	14,880	6.00	14,911	6.00
Excess	\$ 17,683	7.23%	\$ 26,444	10.70%	\$ 28,087	11.35%	\$ 29,731	11.99%	\$ 31,621	12.72%
Total risk-based capital (5)	\$ 35,431	14.48%	\$44,336	17.94%	\$46,006	18.58%	\$ 47,677	19.22%	\$ 49,598	19.96%
Risk-based requirement	24,469	10.00	24,711	10.00	24,755	10.00	24,800	10.00	24,851	10.00
Excess	\$ 10,962	4.48%	\$ 19,625	7.94%	\$21,251	8.58%	\$ 22,877	9.22%	\$ 24,747	9.96%

Reconciliation				
of capital				
infused into				
Standard				
Bank:				
Net proceeds	\$ 12,072	\$ 14,301	\$ 16,531	\$ 19,095
Less:				
Common				
stock acquired				
by employee				
stock				
ownership				
plan	(2,111)	(2,484)	(2,857)	(3,285)
Less:				
Common				
stock acquired				
by the				
stock-based				
incentive plan	(1,056)	(1,242)	(1,428)	(1,643)
Pro forma				
increase (6)	\$ 8,905	\$ 10,575	\$ 12,246	\$ 14,167
	1 - ,5 00	, -,	, ,,,,,	, ,

(1) Pro forma capital levels assume that the employee stock ownership plan purchases 8% of the shares of common stock to be outstanding immediately following the stock offering and issued to the charitable foundation with funds we lend. Pro forma Generally Accepted Accounting Principles (GAAP) and regulatory capital have been reduced by

the amount

required to fund this plan. See Management of Standard Financial Corp. for a discussion of the employee stock ownership plan.

- (2) As adjusted to give effect to an increase in the number of shares which could occur due to a 15% increase in the offering range to reflect demand for the shares or changes in market conditions following the commencement of the offering.
- (3) Tier 1 leverage levels are shown as a percentage of average adjusted assets. Risk-based capital levels are shown as a percentage of risk-weighted assets.
- (4) Required capital ratio reflects well capitalized under prompt corrective action regulations. The current Pennsylvania Department of Banking capital

requirement for financial institutions is 3% of total adjusted assets for financial institutions that receive the highest supervisory rating for safety and soundness and a 4% to 5% core capital ratio requirement for all other financial institutions.

- (5) Required capital ratio reflects well capitalized under prompt corrective action regulations. Pro forma amounts and percentages assume net proceeds are invested in assets that carry a 50% risk weighting.
- (6) The pro forma capital increase infused into Standard Bank is the same for GAAP and regulatory capital purposes.

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CAPITALIZATION

The following table presents the historical consolidated capitalization of Standard Mutual Holding Company at March 31, 2010 and the pro forma consolidated capitalization of Standard Financial Corp., after giving effect to the conversion and the offering, based upon the assumptions set forth in the Pro Forma Data section.

				Stan	dard Finan	cial C	orp. Pro For	ma,		
	Standard Mutual Holding	ual Based Upon the Sale in the Offering at \$10.00 per Share of								
	Company Historical	N	Iinimum	N	Iidpoint				Iaximum	
	at March	2	,550,000	3,000,000		Maximum 3,450,000		3,967,500		
	31, 2010		Shares		Shares		Shares	\mathbf{S}	hares (1)	
D : (0)	Ф 211 10 <i>С</i>	ф	211 106	•	llars in tho		*	ф	211 106	
Deposits (2) Borrowings	\$ 311,196 44,983	\$	311,196 44,983	\$	311,196 44,983	\$	311,196 44,983	\$	311,196 44,983	
Total deposits and borrowed funds	\$ 356,179	\$	356,179	\$	356,179	\$	356,179	\$	356,179	
Stockholders equity: Preferred stock \$0.01 par value, 10,000,000 shares authorized; none issued or outstanding Common stock \$0.01 par	\$	\$		\$		\$		\$		
value, 40,000,000 shares authorized; assuming shares outstanding as shown (3)(4) Additional paid-in capital			26		31		36		41	
(4)			25,010		29,621		34,233		39,536	
Retained earnings (5)	42,675		42,675		42,675		42,675		42,675	
Less: Accumulated other comprehensive income After-tax expense of	886		886		886		886		886	
contribution to charitable foundation (6) Common stock to be			(719)		(823)		(926)		(1,045)	
acquired by employee stock ownership plan (7) Common stock to be			(2,111)		(2,484)		(2,857)		(3,285)	
acquired by stock-based benefit plans (8)			(1,056)		(1,242)		(1,428)		(1,643)	

Total stockholders equity	\$ 43,561	\$ 64,711	\$ 68,664	\$ 72,619	\$ 77,165
Pro forma shares outstanding: Shares issued to charitable					
foundation		89,250	105,000	120,750	138,863
Shares offered for sale		2,550,000	3,000,000	3,450,000	3,967,500
Total shares outstanding		2,639,250	3,105,000	3,570,750	4,106,363
Total stockholders equity as a percentage of total assets					
(2)	10.80%	15.25%	16.03%	16.80%	17.67%
Tangible equity as a percent					
of assets	8.40%	12.96%	13.76%	14.55%	15.44%

(1) As adjusted to give effect to an increase in the number of shares of common stock that could occur due to a 15% increase in the offering range to reflect demand for shares or changes in market conditions following the commencement of the subscription and community offerings. We are offering up to 3,450,000 shares of common stock for sale on a best efforts basis. We may sell up to 3,967,500 shares of common stock because of demand for the shares in excess of 3,450,000 shares or changes in market conditions that would increase our pro forma market value in excess of \$34.5 million (3,450,000 shares multiplied by the \$10.00 purchase price per share) without resoliciting subscribers.

We must sell a

- minimum of 2,550,000 shares in order to complete the offering.
- (2) Does not reflect withdrawals from deposit accounts for the purchase of shares of common stock in the conversion and offering. These withdrawals would reduce pro forma deposits and assets by the amount of the withdrawals.
- (3) No effect has been given to the issuance of additional shares of Standard Financial Corp. common stock pursuant to one or more stock-based benefit plans. If these plans are implemented within 12 months following the completion of the stock offering, an amount up to 10% and 4% of the shares of Standard Financial Corp. common stock sold in the offering and issued to the charitable foundation will be reserved for issuance upon the exercise of stock options and for issuance as restricted stock awards, respectively. See Management of Standard Financial Corp.
- (4) The sum of the par value of the total shares outstanding and additional paid-in capital equals the net

stock offering proceeds at the offering price of \$10.00 per share.

(5) The retained earnings of Standard Bank will be substantially restricted after the conversion. See Our Policy Regarding Dividends, The Conversion Liquidation Rights and Supervision and Regulation.

(footnotes continue on next page)

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(footnotes continued from previous page)

- (6) Represents the expense of the contribution to the charitable foundation based on a 34.2% tax rate. The realization of the deferred tax benefit is limited annually to a maximum deduction for charitable foundations equal to 10% of our annual taxable income, subject to our ability to carry forward for federal or state purposes any unused portion of the deduction for the five years following the year in which the contribution is made.
- (7) Assumes that 8% of the shares sold in the offering and issued to the charitable foundation will be acquired by the employee stock ownership plan financed by a loan from Standard Financial Corp. The loan will be

repaid principally from Standard Bank s contributions to the employee stock ownership plan. Since Standard Financial Corp. will finance the employee stock ownership plan debt, this debt will be eliminated through consolidation and no asset or liability will be reflected on Standard Financial Corp. s consolidated financial statements. Accordingly, the amount of shares of common stock acquired by the employee stock ownership plan is shown in this table as a reduction of total stockholders

(8) Assumes a number of shares of common stock equal to 4% of the shares of common stock to be sold in the offering and issued to the charitable foundation will

equity.

be purchased for grant by one or

more

stock-based

benefit plans in

open market

purchases. The

dollar amount of

common stock

to be purchased

is based on the

\$10.00 per share

subscription

price in the

offering and

represents

unearned

compensation.

This amount

does not reflect

possible

increases or

decreases in the

value of

common stock

relative to the

subscription

price in the

offering. As

Standard

Financial Corp.

accrues

compensation

expense to

reflect the

vesting of

shares pursuant

to the

stock-based

benefit plans,

the credit to

equity will be

offset by a

charge to

noninterest

expense.

Implementation

of the stock

stock-based

benefit plans

will require

stockholder approval. The funds to be used by the stock-based benefit plans will be provided by Standard Financial Corp.

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PRO FORMA DATA

The following tables summarize historical data of Standard Mutual Holding Company and pro forma data of Standard Financial Corp. at and for the six months ended March 31, 2010 and at and for the fiscal year ended September 30, 2009. This information is based on assumptions set forth below and in the table, and should not be used as a basis for projections of market value of the shares of common stock following the conversion and offering.

The net proceeds in the tables are based upon the following assumptions:

all shares of common stock will be sold in the subscription offering;

160,000 shares of common stock will be purchased by our executive officers and directors, and their associates;

our employee stock ownership plan will purchase 8% of the shares of common stock sold in the stock offering and contributed to the charitable foundation with a loan from Standard Financial Corp. The loan will be repaid in substantially equal payments of principal and interest (at the prime rate of interest, adjusted annually) over a period of 20 years. Interest income that Standard Financial Corp. will earn on the loan will offset the interest paid on the loan by Standard Bank;

Stifel, Nicolaus & Company will receive a fee equal to 1.0% of the dollar amount of the shares of common stock sold in the subscription offering. Shares purchased by our employee benefit plans or by our officers, directors and employees, and their immediate families and shares issued to our charitable foundation will not be included in calculating the shares of common stock sold for this purpose; and

expenses of the stock offering, other than fees and expenses to be paid to Stifel, Nicolaus & Company, will be \$948,500.

We calculated pro forma consolidated net income for the six months ended March 31, 2010 and the fiscal year ended September 30, 2009 as if the estimated net proceeds we received had been invested at an assumed interest rate of 2.55% (1.68% on an after-tax basis). This represents the yield on the five-year U.S. Treasury Note as of March 31, 2010, which, in light of current market interest rates, we consider to more accurately reflect the pro forma reinvestment rate than the arithmetic average of the weighted average yield earned on our interest earning assets and the weighted average rate paid on our deposits, which is the reinvestment rate generally utilized by applicable regulatory authorities.

We calculated historical and pro forma per share amounts by dividing historical and pro forma amounts of consolidated net income and stockholders equity by the indicated number of shares of common stock. We adjusted these figures to give effect to the shares of common stock purchased by the employee stock ownership plan. We computed per share amounts for each period as if the shares of common stock were outstanding at the beginning of each period, but we did not adjust per share historical or pro forma stockholders equity to reflect the earnings on the estimated net proceeds.

The pro forma tables give effect to the implementation of one or more stock-based benefit plans. Subject to the receipt of stockholder approval, we have assumed that the stock-based benefit plans will acquire for restricted stock awards a number of shares of common stock equal to 4% of our outstanding

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shares of common stock at the same price for which they were sold in the stock offering. We assume that shares of common stock are granted under the plans in awards that vest over a five-year period.

We have also assumed that the stock-based benefit plans will grant options to acquire shares of common stock equal to 10% of our outstanding shares of common stock sold in the stock offering and issued to the charitable foundation. In preparing the tables below, we assumed that stockholder approval was obtained, that the exercise price of the stock options and the market price of the stock at the date of grant were \$10.00 per share and that the stock options had a term of ten years and vested over five years. We applied the Black-Scholes option pricing model to estimate a grant-date fair value of \$2.97 for each option. In addition to the terms of the options described above, the Black-Scholes option pricing model assumed an estimated volatility rate of 23.90% for the shares of common stock, a dividend yield of 2.0%, an expected option life of 10 years and a risk-free interest rate of 3.84%. Because there is currently no market for our shares of common stock, the assumed expected volatility is based on the SNL Securities index for all publicly-traded thrift institutions and their holding companies. The dividend yield reflects the average dividend yield for publicly traded thrifts.

We may grant options and award shares of common stock under one or more stock-based benefit plans in excess of 10% and 4%, respectively, of our total outstanding shares if the stock-based benefit plans are adopted more than one year following the stock offering. In addition, we may grant options and award shares that vest sooner than over a five-year period if the stock-based benefit plans are adopted more than one year following the stock offering.

As discussed under How We Intend to Use the Proceeds from the Offering, we intend to contribute at least 50% of the net proceeds from the stock offering to Standard Bank, and we will retain the remainder of the net proceeds from the stock offering. We will use a portion of the proceeds we retain for the purpose of making a loan to the employee stock ownership plan and retain the rest of the proceeds for future use.

The pro forma table does not give effect to:

withdrawals from deposit accounts for the purpose of purchasing shares of common stock in the stock offering;

our results of operations after the stock offering; or

changes in the market price of the shares of common stock after the stock offering.

The following pro forma information may not represent the financial effects of the stock offering at the date on which the stock offering actually occurs and you should not use the table to indicate future results of operations. Pro forma stockholders equity represents the difference between the stated amount of our assets and liabilities, computed in accordance with GAAP. We did not increase or decrease stockholders equity to reflect the difference between the carrying value of loans and other assets and their market value. Pro forma stockholders equity is not intended to represent the fair market value of the shares of common stock and may be different than the amounts that would be available for distribution to stockholders if we liquidated. Pro forma stockholders equity does not give effect to the impact of intangible assets, the liquidation account we will establish in the conversion or tax bad debt reserves in the unlikely event we are liquidated.

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At or For the Six Months Ended March 31, 2010 Based Upon the Sale at \$10.00 Per Share of

	Minimum			Midpoint		Maximum		Adjusted Maximum	
	2,550,000		3,000,000		3,450,000		3,967,500		
	S	Shares Shares Shares (1) (Dollars in thousands, except per share amounts)							
	Φ				_	_			
Gross proceeds of stock offering Market value of shares issued to	\$	25,500	\$	30,000	\$	34,500	\$	39,675	
charitable foundation		893		1,050		1,208		1,389	
Pro forma market capitalization	\$	26,393	\$	31,050	\$	35,708	\$	41,064	
Gross proceeds of stock offering Less: expenses	\$	25,500 1,356	\$	30,000 1,398	\$	34,500 1,439	\$	39,675 1,486	
Estimated net proceeds Less: Common stock purchased by ESOP		24,144		28,602		33,061		38,189	
(2) Less: Cash contribution to charitable		(2,111)		(2,484)		(2,857)		(3,285)	
foundation Less: Common stock awarded under		(200)		(200)		(200)		(200)	
stock-based benefit plans (3)		(1,056)		(1,242)		(1,428)		(1,643)	
Estimated net cash proceeds	\$	20,777	\$	24,676	\$	28,576	\$	33,061	
For the Six Months Ended March 31, 2010									
Consolidated net income:									
Historical	\$	1,539	\$	1,539	\$	1,539	\$	1,539	
Pro forma income on net proceeds		175		208		240		277	
Pro forma ESOP adjustment(2) Pro forma stock award adjustment (3)		(35) (70)		(41) (82)		(47) (94)		(54) (108)	
Pro forma stock award adjustment (3)		(70)		(84)		(94)		(108)	
110 forma stock option adjustment (+)		(12)		(04)		(21)		(112)	
Pro forma net income	\$	1,537	\$	1,540	\$	1,541	\$	1,542	
Per share net income:									
Historical	\$	0.63	\$	0.54	\$	0.47	\$	0.41	
Pro forma income on net proceeds Pro forma ESOP adjustment (2)		0.07		0.07 (0.01)		0.07		0.07	
Pro forma stock award adjustment (3)		(0.01) (0.03)		(0.01) (0.03)		(0.01) (0.03)		(0.01) (0.03)	
Pro forma stock option adjustment (4)		(0.03) (0.03)		(0.03) (0.03)		(0.03)		(0.03) (0.03)	
Pro forma net income per share (5)	\$	0.63	\$	0.54	\$	0.47	\$	0.41	

Stock price as a multiple of pro forma net income per share Number of shares outstanding for pro forma net net income per share		7.94x		9.26x		10.64x	12.20x
calculations (5)	2	,433,389	2	,862,810	3	,292,232	3,786,066
At March 31, 2010 Stockholders equity:							
Historical Estimated net proceeds Stock contribution to charitable	\$	43,561 24,144	\$	43,561 28,602	\$	43,561 33,061	\$ 43,561 38,189
foundation Tax benefit of contribution of charitable		893		1,050		1,208	1,389
foundation Less: Common stock acquired by ESOP		374		428		481	543
(2) Less: Common stock awarded under		(2,111)		(2,484)		(2,857)	(3,285)
stock-based benefit plans (3) (4) Less: After-tax effect of contribution to		(1,056)		(1,242)		(1,428)	(1,643)
charitable foundation		(1,093)		(1,250)		(1,408)	(1,589)
Pro forma stockholders equity (6) Intangible assets		64,712 (9,708)		68,665 (9,708)		72,618 (9,708)	77,165 (9,708)
Pro form tangible stockholders equity	\$	55,004	\$	58,957	\$	62,910	\$ 67,457
Stockholders equity per share: Historical Estimated net proceeds	\$	16.50 9.15	\$	14.02 9.21	\$	12.20 9.26	\$ 10.61 9.30
Stock contribution to charitable							
foundation Tax benefit of contribution to charitable		0.34		0.34		0.34	0.34
foundation Less: Common stock acquired by ESOP		0.14		0.14		0.13	0.13
(2) Less: Common stock awarded under		(0.80)		(0.80)		(0.80)	(0.80)
stock-based benefit plans (3) (4) Less: After-tax effect of contribution to		(0.40)		(0.40)		(0.40)	(0.40)
charitable foundation		(0.41)		(0.40)		(0.39)	(0.39)
Pro forma stockholders equity per share (6) Intangible assets		24.52 (3.68)		22.11 (3.13)		20.34 (2.72)	18.79 (2.36)
Pro forma tangible stockholders equity	\$	20.84	\$	18.98	\$	17.62	\$ 16.43
		40.78%		45.23%		49.16%	53.22%

Offering price as percentage of equity per share Offering price as percentage of tangible				
equity per share	47.98%	52.69%	56.75%	60.86%
Number of shares outstanding for pro				
forma book value per share calculations				
(7)	2,639,250	3,105,000	3,570,750	4,106,363
			(footnotes begin on fo	ollowing page)
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(Footnotes from previous page)

- (1) As adjusted to give effect to an increase in the number of shares which could occur due to a 15% increase in the offering range to reflect demand for the shares or changes in market conditions following the commencement of the offering.
- (2) Assumes that 8% of shares of common stock sold in the offering and issued to the charitable foundation will be purchased by the employee stock ownership plan. For purposes of this table, the funds used to acquire these shares are assumed to have been borrowed by the employee stock ownership plan from Standard Financial Corp. Standard Bank intends to make annual contributions to the employee stock ownership plan in an amount at least equal to the required principal and interest payments on the debt. Standard Bank s total annual payments on the employee stock ownership plan debt are based upon 20 equal annual installments of

principal and interest.

The interest rate for the employee stock ownership plan loan is expected to be an adjustable rate equal to the prime rate, as published in The Wall Street Journal, on the closing date of the offering. Thereafter, the interest rate will adjust annually and will be the prime rate on the first business day of the calendar year, retroactive to January 1 of such year. (Financial **Accounting Standards Board Accounting Standards Codification** (ASC) 718-40 requires that an employer record compensation expense in an amount equal to the fair value of the shares committed to be released to employees.) The pro forma adjustments assume that the employee stock ownership plan shares are allocated in equal annual installments based on the number of loan repayment installments assumed to be paid by Standard Bank, the fair value of the common stock remains equal to the subscription price and the employee stock ownership plan expense reflects an effective combined federal and state tax rate of 34.2%. The unallocated employee stock ownership plan shares are reflected as a reduction of

stockholders equity. No reinvestment is assumed on proceeds contributed to fund the employee stock ownership plan. The pro forma net income further assumes that 5,279, 6,210, 7,142 and 8,213 shares were committed to be released during the six month period. At the minimum, midpoint, maximum, and adjusted maximum of the offering range, respectively, and in accordance with ASC 718-40, only the employee stock ownership plan shares committed to be released during the period were considered outstanding for purposes of income per share calculations.

(3) If approved by Standard Financial Corp. s stockholders, one or more stock-based benefit plans may purchase an aggregate number of shares of common stock equal to 4% of the shares to be sold in the offering and issued to the charitable foundation (or possibly a greater number of shares if the plan is implemented more than one year after completion of the conversion). Stockholder approval of the stock-based benefit plans, and

purchases by the plan may not occur earlier than six months after the completion of the conversion. The shares may be acquired directly from Standard Financial Corp. or through open market purchases. The funds to be used by the stock-based benefit plans to purchase the shares will be provided by Standard Financial Corp. The table assumes that (i) the stock-based benefit plans acquire the shares through open market purchases at \$10.00 per share, (ii) 10% of the amount contributed to the stock-based benefit plans is amortized as an expense during the six month period and (iii) the stock-based benefit plans expense reflects an effective combined federal and state tax rate of 34.2%. Assuming stockholder approval of the stock-based benefit plans and that shares of common stock (equal to 4% of the shares sold in the offering and issued to the charitable foundation) are awarded through the use of authorized but unissued shares of common stock, stockholders would have their ownership and voting interests diluted by approximately 3.85%.

(4) If approved by Standard Financial Corp. s stockholders, one or more stock-based benefit plans may grant options to acquire an aggregate number of shares of common stock equal to 10% of the shares to be sold in the offering and issued to the charitable foundation (or possibly a greater number of shares if the plan is implemented more than one year after completion of the conversion). Stockholder approval of the stock-based benefit plans may not occur earlier than six months after the completion of the conversion. In calculating the pro forma effect of the stock options to be granted under stock-based benefit plans, it is assumed that the exercise price of the stock options and the trading price of the common stock at the date of grant were \$10.00 per share, the estimated grant-date fair value determined using the Black-Scholes option pricing model was \$2.97 for each option, the aggregate grant-date fair value of the stock options was amortized to expense on a straight-line basis over a five-year vesting period of the options

with 25% of option expense deductible for tax purposes. The actual expense of the stock options to be granted under the stock-based benefit plans will be determined by the grant-date fair value of the options, which will depend on a number of factors, including the valuation assumptions used in the option pricing model ultimately adopted. Under the above assumptions, the adoption of the stock-based benefit plans will result in no additional shares under the treasury stock method for purposes of calculating net income per share. There can be no assurance that the actual exercise price of the stock options will be equal to the \$10.00 price per share. If a portion of the shares to satisfy the exercise of options under the stock-based benefit plans is obtained from the issuance of authorized but unissued shares, our net income per share and stockholders equity per share would decrease. Assuming shares of common stock used to fund stock options (equal to 10% of the shares sold in the offering and issued to the charitable foundation) are

awarded through the use of authorized but unissued shares of common stock, stockholders would have their ownership and voting interests diluted by approximately 9.09%.

- (5) Net income per share computations are determined by taking the number of shares assumed to be sold in the offering and issued to the charitable foundation and, in accordance with ASC 718-40, subtracting the employee stock ownership plan shares that have not been committed for release during the period and subtracting non-vested stock awards granted under one or more stock-based benefit plans. See note 2, above.
- (6) The retained earnings of Standard Bank will be substantially restricted after the conversion. See Our Policy Regarding Dividends, The Conversion Liquidation Rights and Supervision and Regulation.
- (7) The number of shares used to calculate pro forma stockholders equity per share is equal to the total number of shares to be outstanding upon completion of the

offering.

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At or For the Fiscal Year Ended September 30, 2009 Based Upon the Sale at \$10.00 Per Share of

		inimum	lidpoint	aximum	M	Adjusted Iaximum
	2,550,000 Shares		 000,000 Shares	450,000 Shares		,967,500 hares (1)
	ĸ.		thousands,			* *
Gross proceeds of stock offering Market value of shares issued to	\$	25,500	\$ 30,000	\$ 34,500	\$	39,675
charitable foundation		893	1,050	1,208		1,389
Pro forma market capitalization	\$	26,393	\$ 31,050	\$ 35,708	\$	41,064
Gross proceeds of stock offering Less: expenses	\$	25,500 (1,356)	\$ 30,000 (1,398)	\$ 34,500 (1,439)	\$	39,675 (1,486)
Estimated net proceeds Less: Common stock purchased by ESOP		24,144	28,602	33,061		38,189
(2) Less: Cash contribution to charitable		(2,111)	(2,484)	(2,857)		(3,285)
foundation Less: Common stock awarded under		(200)	(200)	(200)		(200)
stock-based benefit plans (3)		(1,056)	(1,242)	(1,428)		(1,643)
Estimated net cash proceeds	\$	20,777	\$ 24,676	\$ 28,576	\$	33,061
For the Fiscal Year Ended September 30, 2009						
Consolidated net income:						
Historical	\$	2,144	\$ 2,144	\$ 2,144	\$	2,144
Pro forma income on net proceeds		349	414	480		555
Pro forma ESOP adjustment(2)		(70)	(82)	(94)		(108)
Pro forma stock award adjustment (3)		(139)	(163)	(188)		(216)
Pro forma stock option adjustment (4)		(143)	(169)	(194)		(223)
Pro forma net income	\$	2,141	\$ 2,144	\$ 2,148	\$	2,152
Per share net income:						
Historical	\$	0.89	\$ 0.76	\$ 0.65	\$	0.57
Pro forma income on net proceeds		0.14	0.14	0.15		0.15
Pro forma ESOP adjustment (2)		(0.03)	(0.03)	(0.03)		(0.03)
Pro forma stock award adjustment (3) Pro forma stock option adjustment (4)		(0.06) (0.06)	(0.06) (0.06)	(0.06) (0.06)		(0.06) (0.06)
Pro forma net income per share (5)	\$	0.88	\$ 0.75	\$ 0.65	\$	0.57

Stock price as a multiple of pro forma net income per share Number of shares outstanding for pro forma net income per share calculations (5)	2.	11.36x .438,667	2	13.33x ,869,020	3	15.38x ,299,373	17.54x 3,794,279
		,,		,,-		, ,	-,,
At September 30, 2009 Stockholders equity: Historical Estimated net proceeds	\$	42,168 24,144	\$	42,168 28,602	\$	42,168 33,061	\$ 42,168 38,189
Stock contribution to charitable		24,144		28,002		33,001	30,109
foundation Tax benefit of contribution of charitable		893		1,050		1,208	1,389
foundation Less: Common stock acquired by ESOP		374		428		481	543
(2) Less: Common stock awarded under		(2,111)		(2,484)		(2,857)	(3,285)
stock-based benefit plans (3) (4) Less: After-tax effect of contribution to		(1,056)		(1,242)		(1,428)	(1,643)
charitable foundation		(1,093)		(1,250)		(1,408)	(1,589)
Pro forma stockholders equity (6) Intangible assets		63,319 (9,791)		67,272 (9,791)		71,225 (9,791)	75,772 (9,791)
Pro form tangible stockholders equity	\$	53,528	\$	57,481	\$	61,434	\$ 65,981
Stockholders equity per share:							
Historical Estimated net proceeds	\$	15.97 9.15	\$	13.58 9.21	\$	11.81 9.26	\$ 10.27 9.30
Stock contribution to charitable		7.13		7.21		7.20	7.50
foundation Tax benefit of contribution to charitable		0.34		0.34		0.34	0.34
foundation Less: Common stock acquired by ESOP		0.14		0.14		0.13	0.13
(2) Less: Common stock awarded under		(0.80)		(0.80)		(0.80)	(0.80)
stock-based benefit plans (3) (4) Less: After-tax effect of contribution to		(0.40)		(0.40)		(0.40)	(0.40)
charitable foundation		(0.41)		(0.41)		(0.39)	(0.39)
Pro forma stockholders equity per share (6) Intangible assets		23.99 (3.71)		21.67 (3.15)		19.95 (2.74)	18.45 (2.38)
Pro forma tangible stockholders equity	\$	20.28	\$	18.52	\$	17.21	\$ 16.07
		41.68%		46.15%		50.13%	54.20%

40.216	54.000	50.110	(2.229)
49.31%	54.00%	58.11%	62.23%
2,639,250	3,105,000	3,570,750	4,106,363
		(footnotes begin on fe	ollowing page)
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	, ,	2,639,250 3,105,000	2,639,250 3,105,000 3,570,750 (footnotes begin on fo

(Footnotes from previous page)

- (1) As adjusted to give effect to an increase in the number of shares which could occur due to a 15% increase in the offering range to reflect demand for the shares or changes in market conditions following the commencement of the offering.
- (2) Assumes that 8% of shares of common stock sold in the offering and issued to the charitable foundation will be purchased by the employee stock ownership plan. For purposes of this table, the funds used to acquire these shares are assumed to have been borrowed by the employee stock ownership plan from Standard Financial Corp. Standard Bank intends to make annual contributions to the employee stock ownership plan in an amount at least equal to the required principal and interest payments on the debt. Standard Bank s total annual payments on the employee stock ownership plan debt are based upon 20 equal annual installments of principal and interest.

The interest rate for the employee stock ownership plan loan is expected to be an adjustable rate equal to the prime rate, as published in The Wall Street Journal, on the closing date of the offering. Thereafter, the interest rate will adjust annually and will be the prime rate on the first business day of the calendar year, retroactive to January 1 of such year. ASC 718-40 requires that an employer record compensation expense in an amount equal to the fair value of the shares committed to be released to employees. The pro forma adjustments assume that the employee stock ownership plan shares are allocated in equal annual installments based on the number of loan repayment installments assumed to be paid by Standard Bank, the fair value of the common stock remains equal to the subscription price and the employee stock ownership plan expense reflects an effective combined federal and state tax rate of 34.2%. The unallocated employee stock ownership plan shares are reflected as a reduction of stockholders equity. No reinvestment is assumed on proceeds

contributed to fund the employee stock ownership plan. The pro forma net income further assumes that 10,557, 12,420, 14,283 and 16,425 shares were committed to be released during the fiscal year at the minimum, midpoint, maximum, and adjusted maximum of the offering range, respectively, and in accordance with ASC 718-40, only the employee stock ownership plan shares committed to be released during the period were considered outstanding for purposes of income per share calculations.

(3) If approved by Standard Financial Corp. s stockholders, one or more stock-based benefit plans may purchase an aggregate number of shares of common stock equal to 4% of the shares to be sold in the offering and issued to the charitable foundation (or possibly a greater number of shares if the plan is implemented more than one year after completion of the conversion). Stockholder approval of the stock-based benefit plans, and purchases by the plan may not occur earlier than six months after

the completion of the conversion. The shares may be acquired directly from Standard Financial Corp. or through open market purchases. The funds to be used by the stock-based benefit plans to purchase the shares will be provided by Standard Financial Corp. The table assumes that (i) the stock-based benefit plans acquire the shares through open market purchases at \$10.00 per share, (ii) 10% of the amount contributed to the stock-based benefit plans is amortized as an expense during the fiscal year end and (iii) the stock-based benefit plans expense reflects an effective combined federal and state tax rate of 34.2%. Assuming stockholder approval of the stock-based benefit plans and that shares of common stock (equal to 4% of the shares sold in the offering and issued to the charitable foundation) are awarded through the use of authorized but unissued shares of common stock, stockholders would have their ownership and voting interests diluted by approximately 3.85%.

(4) If approved by Standard Financial Corp. s stockholders,

one or more stock-based benefit plans may grant options to acquire an aggregate number of shares of common stock equal to 10% of the shares to be sold in the offering and issued to the charitable foundation (or possibly a greater number of shares if the plan is implemented more than one year after completion of the conversion). Stockholder approval of the stock-based benefit plans may not occur earlier than six months after the completion of the conversion. In calculating the pro forma effect of the stock options to be granted under stock-based benefit plans, it is assumed that the exercise price of the stock options and the trading price of the common stock at the date of grant were \$10.00 per share, the estimated grant-date fair value determined using the Black-Scholes option pricing model was \$2.97 for each option, the aggregate grant-date fair value of the stock options was amortized to expense on a straight-line basis over a five-year vesting period of the options with 25% of option expense deductible for tax purposes. The

actual expense of the stock options to be granted under the stock-based benefit plans will be determined by the grant-date fair value of the options, which will depend on a number of factors, including the valuation assumptions used in the option pricing model ultimately adopted. Under the above assumptions, the adoption of the stock-based benefit plans will result in no additional shares under the treasury stock method for purposes of calculating net income per share. There can be no assurance that the actual exercise price of the stock options will be equal to the \$10.00 price per share. If a portion of the shares to satisfy the exercise of options under the stock-based benefit plans is obtained from the issuance of authorized but unissued shares, our net income per share and stockholders equity per share would decrease. Assuming shares of common stock used to fund stock options (equal to 10% of the shares sold in the offering and issued to the charitable foundation) are awarded through the use of authorized but unissued shares of

common stock, stockholders would have their ownership and voting interests diluted by approximately 9.09%.

- (5) Net income per share computations are determined by taking the number of shares assumed to be sold in the offering and issued to the charitable foundation and, in accordance with ASC 718-40, subtracting the employee stock ownership plan shares that have not been committed for release during the period and subtracting non-vested stock awards granted under one or more stock-based benefit plans. See note 2, above.
- (6) The retained earnings of Standard Bank will be substantially restricted after the conversion. See Our Policy Regarding Dividends, The Conversion Liquidation Rights and Supervision and Regulation.
- (7) The number of shares used to calculate pro forma stockholders equity per share is equal to the total number of shares to be outstanding upon completion of the offering.

Minimum of

COMPARISON OF VALUATION AND PRO FORMA INFORMATION WITH AND WITHOUT THE CHARITABLE FOUNDATION

As reflected in the table below, if the charitable foundation is not established and funded as part of the stock offering, RP Financial, LC. estimates that our pro forma valuation would be greater and, as a result, a greater number of shares of common stock would be issued in the stock offering. At the minimum, midpoint, maximum and adjusted maximum of the valuation range, our pro forma stock offering is \$25.5 million, \$30.0 million, \$34.5 million and \$39.7 million with the charitable foundation, as compared to \$27.1 million, \$31.9 million, \$36.6 million and \$42.1 million, respectively, without the charitable foundation. There is no assurance that in the event the charitable foundation were not formed, the appraisal prepared at that time would conclude that our pro forma market value would be the same as that estimated in the table below. Any appraisal prepared at that time would be based on the facts and circumstances existing at that time, including, among other things, market and economic conditions.

For comparative purposes only, set forth below are certain pricing ratios and financial data and ratios at and for the six months ended March 31, 2010 at the minimum, midpoint, maximum and adjusted maximum of the offering range, assuming the stock offering was completed at the beginning of the six-month period, with and without the charitable foundation.

Maximum of

Adjusted Maximum

Midpoint of Offering

		num of	Midpoint	of Offering		num of	Adjusted Maximum of Offering Range		
	Offerin	g Range	Ra	nge	Offerin	g Range			
	With	Without	With	Without	With	Without	With	Without	
	Foundation	Foundation	Foundation	Foundation	Foundation	Foundation	Foundation	Foundation	
			(Dollars in t	thousands, ex	cept per sha	re amounts))		
Estimated				ŕ					
stock									
offering									
amount	\$ 25,500	\$ 27,073	\$ 30,000	\$ 31,850	\$ 34,500	\$ 36,628	\$ 39,675	\$ 42,122	
Estimated	, ,	, ,	, ,	,	. ,	. ,	,	. ,	
full value	26,393	27,073	31,050	31,850	35,708	36,628	41,064	42,122	
Total assets	424,359	425,661	428,313	429,822	432,267	433,982	436,813	438,766	
Total	,	- ,	- 7-	- ,-	- , - ·	,	,	,	
liabilities	359,648	359,648	359,648	359,648	359,648	359,648	359,648	359,648	
Pro forma	,	,	,	,	,	,	,	,	
stockholders									
equity	64,711	66,013	68,665	70,174	72,619	74,334	77,165	79,118	
Pro forma	ŕ	,	ŕ	,	•	ŕ	•	•	
tangible									
stockholders									
equity	55,003	56,305	58,957	60,466	62,911	64,626	67,457	69,410	
Pro forma									
net income	1,537	1,547	1,540	1,550	1,541	1,553	1,543	1,557	
Pro forma									
stockholders									
equity per									
share	24.52	24.38	22.11	22.03	20.34	20.29	18.79	18.78	
Pro forma									
tangible									
stockholders									
equity per									
share	20.84	20.79	18.98	18.98	17.62	17.64	16.43	16.48	

Pro forma net income per share Pro forma pricing ratios: Offering	0.63	0.62	0.54	0.53	0.47	0.46	0.41	0.40
price as a percentage of pro forma stockholders equity per share Offering price as a percentage of pro forma tangible stockholders	40.78%	41.02%	45.23%	45.39%	49.16%	49.29%	53.22%	53.25%
equity per share Offering	47.98%	48.10%	52.69%	52.69%	56.75%	56.69%	60.86%	60.68%
price to pro forma net income per share Pro forma financial	7.94x	8.06x	9.26x	9.43x	10.64x	10.87x	12.20x	12.50x
ratios: Return on								
assets (annualized) Return on	0.72%	0.73%	0.72%	0.72%	0.71%	0.72%	0.71%	0.71%
equity (annualized)	4.75%	4.69%	4.48%	4.42%	4.24%	4.18%	4.00%	3.93%
Equity to assets	15.25%	15.51%	16.03%	16.33%	16.80%	17.13%	17.67%	18.03%
Tangible equity ratio	12.96%	13.23%	13.76%	14.07% 50	14.55%	14.89%	15.44%	15.82%

MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This section is intended to help potential investors understand our financial performance through a discussion of the factors affecting our financial condition at March 31, 2010 and 2009, and our consolidated results of operations for the fiscal years ended September 30, 2009 and 2008. This section should be read in conjunction with the Consolidated Financial Statements and notes to the consolidated financial statements that appear elsewhere in this prospectus.

Overview

Historically, we have operated as a traditional community savings bank. At March 31, 2010, \$139.0 million, or 49.2% of our loan portfolio, consisted of longer-term, one- to four-family residential real estate loans, of which \$98.9 million, or 71.1%, were fixed rate loans and \$40.1 million, or 28.9% were adjustable rate loans. This resulted in our being particularly vulnerable to increases in interest rates, as our interest-bearing liabilities mature or reprice more quickly than our interest-earning assets. However, in recent years, we have increased our focus on the origination of commercial real estate loans, which generally provide higher returns than one- to four-family residential mortgage loans, have shorter durations and are usually originated with adjustable interest rates.

Our emphasis on conservative loan underwriting has resulted in comparatively low levels of non-performing assets at a time when many financial institutions are experiencing significant asset quality issues. Our non-performing assets totaled \$1.7 million, or 0.41%, of total assets at March 31, 2010, compared to \$2.3 million or 0.61% of total assets at September 30, 2009. We had \$1.7 million of loans delinquent 60 days or greater at March 31, 2010, compared to \$2.6 million of such delinquencies at September 30, 2009. In addition, we provided \$429,000 for loan losses during the six months ended March 31, 2010 and \$1.1 million during the fiscal year ended September 30, 2009, reflecting an increase in nonperforming loans, as well as a higher percentage of commercial real estate loans relative to one- to four-family residential real estate loans, and worsening economic conditions.

Other than our loans for the construction of one- to four-family residential properties and the draw portion of our home equity lines of credit, we do not offer interest only mortgage loans on one- to four-family residential properties (where the borrower pays interest but no principal for an initial period, after which the loan converts to a fully amortizing loan). We also do not offer loans that provide for negative amortization of principal, such as Option ARM loans, where the borrower can pay less than the interest owed on their loan, resulting in an increased principal balance during the life of the loan. We do not offer subprime loans (loans that generally target borrowers with weakened credit histories typically characterized by payment delinquencies, previous charge-offs, judgments, bankruptcies, or borrowers with questionable repayment capacity as evidenced by low credit scores or high debt-burden ratios) or Alt-A loans (traditionally defined as loans having less than full documentation). We also do not own any private label mortgage-backed securities that are collateralized by Alt-A, low or no documentation or subprime mortgage loans.

At March 31, 2010, 95.8% of our mortgage-backed securities have been issued by Freddie Mac, Fannie Mae or Government National Mortgage Association, U.S. government agencies or government-sponsored enterprises. These entities guarantee the payment of principal and interest on our mortgage-backed securities. We own \$33,000 of common stock issued by Freddie Mac. During fiscal year 2008, impairment charges totaling \$1.6 million were recorded primarily relating to \$1.5 million of Fannie Mae and Freddie Mac preferred stock.

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Business Strategy

Our primary objective is to operate as a profitable, community-oriented financial institution serving customers in our market areas. We have sought to accomplish this objective by adopting a business strategy that is designed to maintain strong capital and high asset quality. This business strategy includes the following elements:

Remaining a community-oriented financial institution while continuing to increase our customer base of small and medium-size businesses in our market area. We were established in 1913 and have operated continuously in the Pittsburgh Metropolitan Area since that date. In 2006, we acquired Hoblitzell National Bank, which expanded our branch network to Bedford County, Pennsylvania and Allegany County, Maryland. We are committed to meeting the financial needs of the communities in which we operate, and we are dedicated to providing quality personal service to our customers. We provide a broad range of consumer and business financial services from our ten banking offices, and have expanded our commercial real estate staff to enhance our capacity to serve small businesses in our market area.

Increasing commercial real estate lending while maintaining our conservative loan underwriting standards. Our loan portfolio balance has increased in recent years due in part to the growth in our commercial real estate loan portfolio to \$80.9 million, or 28.6% of our gross loan portfolio at March 31, 2010, from \$26.5 million, or 21.0% of our gross loan portfolio at September 30, 2005. This growth was due in part to the acquisition of Hoblitzell National Bank, a commercial bank that emphasized commercial real estate lending. In growing our commercial loan portfolio, we have emphasized maintaining strong asset quality by following conservative loan underwriting guidelines. We underwrite all of our loans in our main office to ensure uniformity and consistency in underwriting decisions. Our non-performing assets at March 31, 2010 were \$1.7 million, or 0.41% of total assets, compared to \$2.3 million, or 0.61% of total assets at September 30, 2009, and \$1.8 million, or 0.51% of total assets at September 30, 2008.

Emphasizing lower cost core deposits by attracting new customers and enhancing existing customer relationships. In an effort to grow our banking franchise, we have enhanced our direct marketing efforts to local businesses and established a stronger culture of cross-selling our products to our existing customers. In addition, we attract and retain deposits by offering enhanced technology, such as online banking and remote deposit capture, with a continued emphasis on quality customer service.

Expanding our branch network, primarily through branch purchases and de novo branching. We currently operate from ten banking offices (nine of which are full service). We intend to evaluate additional branch expansion opportunities, primarily through branch purchases, to expand our presence in our current market area.

Pursuing future expansion and acquisition opportunities with the capital raised in the conversion, although we have no current arrangements or agreements with respect to any such acquisitions. We intend to evaluate acquisitions of other financial institutions, as opportunities present themselves.

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Anticipated Increase in Noninterest Expense

Following the completion of the conversion and offering, we anticipate that our noninterest expense will increase as a result of the increased costs associated with managing a public company, increased compensation expenses associated with the purchases of shares of common stock by our employee stock ownership plan, and the adoption of one or more stock-based benefit plans, if approved by our stockholders.

Assuming that the adjusted maximum number of shares are sold in the offering (3,967,500 shares): our employee stock ownership plan would acquire 328,509 shares of common stock with a \$3.3 million loan that is expected to be repaid over 20 years, resulting in an annual pre-tax expense of approximately \$164,000 (assuming that the common stock maintains a value of \$10.00 per share);

our stock-based benefit plans would grant stock options to purchase shares equal to 10% of the total shares issued in the offering, including shares issued to the charitable foundation, or 410,636 shares, to eligible participants, which would result in compensation expense over the vesting period of the options. Assuming a five-year vesting period and a Black-Scholes option pricing analysis of \$2.97 per option, as described in Pro Forma Data, the annual pre-tax expense associated with stock options granted under the stock-based benefit plans would be approximately \$244,000; and

our stock-based benefit plans would award a number of shares equal to 4% of the shares issued in the offering, including shares issued to the charitable foundation, or 164,255 shares, to eligible participants, which would be expensed as the awards vest. Assuming that all shares are awarded under the stock-based benefit plans at a price of \$10.00 per share, and that the awards vest over a five-year period, the corresponding annual pre-tax expense associated with shares awarded under the stock-based benefit plans would be approximately \$329,000.

The actual expense that will be recorded for the employee stock ownership plan will be determined by the market value of the shares of common stock as they are released to employees over the term of the loan, and whether the loan is repaid faster than its contractual term. Accordingly, increases in the stock price above \$10.00 per share would increase the total employee stock ownership plan expense, and any accelerated repayment of the loan would increase the annual employee stock ownership plan expense. Additionally, the actual expense of shares awarded under one or more stock-based benefit plans will be determined by the fair market value of the stock on the grant date, which might be greater than \$10.00 per share. Further, the actual expense of stock options granted under one or more stock-based benefit plans would be determined by the grant-date fair value of the options, which would depend on a number of factors, including the valuation assumptions used in the option pricing model ultimately used.

We may award shares of common stock and grant options in excess of 4% and 10%, respectively, of our shares of stock sold in the stock offering and issued to the charitable foundation if our stock-based benefit plans are adopted more than one year following the completion of the stock offering. This would further increase our expenses associated with stock-based benefit plans.

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Critical Accounting Policies

We consider accounting policies that require management to exercise significant judgment or discretion or make significant assumptions that have, or could have, a material impact on the carrying value of certain assets or on income, to be critical accounting policies. We consider the following to be our critical accounting policies.

Allowance for Loan Losses. We maintain an allowance for loan losses in an amount we believe is appropriate to absorb probable losses inherent in the portfolio at a balance sheet date. Management s periodic determination of the adequacy of the allowance is based on the size and current risk characteristics of the loan portfolio, an assessment of individual problem loans and actual loss experience, current economic events in relevant industries and other pertinent factors such as regulatory guidance and general economic conditions. However, this evaluation is inherently subjective, as it requires an estimate of the loss content for each risk rating and for each impaired loan, an estimate of the amounts and timing of expected future cash flows, and an appraisal or other estimate of the value of collateral on impaired loans and estimated losses on pools of homogenous loans based on the balance of loans in each loan category, changes in the inherent credit risk due to portfolio growth, historical loss experience and consideration of current economic trends. Based on our estimate of the level of allowance for loan losses required, we record a provision for loan losses to maintain the allowance for loan losses at an appropriate level.

The determination of the allowance for loan losses is based on management s current judgments about the loan portfolio credit quality and management s consideration of all known relevant internal and external factors that affect loan collectability, as of the reporting date. We cannot predict with certainty the amount of loan charge-offs that will be incurred. We do not currently determine a range of loss with respect to the allowance for loan losses. In addition, various banking regulatory agencies, as an integral part of their examination processes, periodically review our allowance for loan losses. Such agencies may require that we recognize additions to the allowance for loan losses based on their judgments about information available to them at the time of their examination. Accordingly, actual results could differ from those estimates.

Other-Than-Temporary Impairment. In estimating other-than-temporary impairment of investment securities, securities are evaluated periodically, and at least quarterly, to determine whether a decline in their value is other than temporary.

We consider numerous factors when determining whether potential other-than-temporary impairment exists and the period over which a debt security is expected to recover. The principal factors considered are (1) the length of time and the extent to which the fair value has been less than the amortized cost basis, (2) the financial condition of the issuer (and guarantor, if any) and adverse conditions specifically related to the security, industry or geographic area, (3) failure of the issuer of the security to make scheduled interest or principal payments, (4) any changes to the rating of a security by a rating agency, and (5) the presence of credit enhancements, if any, including the guarantee of the federal government or any of its agencies.

For debt securities, other-than-temporary impairment is considered to have occurred if (1) we intend to sell the security, (2) it is more likely than not we will be required to sell the security before recovery of its amortized cost basis, or (3) if the present value of expected cash flows is not sufficient to recover the entire amortized cost basis. In determining the present value of expected cash flows, we discount the expected cash flows at the effective interest rate implicit in the security at the date of acquisition or, for debt securities that are beneficial interests in securitized financial assets, at the current rate used to accrete the beneficial interest. In estimating cash flows expected to be collected, we use

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available information with respect to security prepayment speeds, expected deferral rates and severity, whether subordinated interests, if any, are capable of absorbing estimated losses and the value of any underlying collateral.

Deferred Tax Assets. We use an estimate of future earnings to support our position that the benefit of our deferred tax assets will be realized. If future income should prove non-existent or less than the amount of the deferred tax assets within the tax years to which they may be applied, the asset may not be realized and our net income will be reduced.

Goodwill and Other Intangible Assets. As discussed in Note 1 of the consolidated financial statements, we must assess goodwill and other intangible assets each year for impairment. This assessment involves estimating the fair value of our reporting units. If the fair value of the reporting unit is less than its carrying value including goodwill, we would be required to take a charge against earnings to write down the assets to the lower value.

Balance Sheet Analysis: March 31, 2010 and September 30, 2009

Assets. Our total assets increased \$20.8 million, or 5.4%, to \$403.2 million at March 31, 2010 from \$382.4 million at September 30, 2009. The increase was due to increases in net loans of \$6.4 million and cash and cash equivalents of \$12.7 million or 102%. The net increase in total assets was funded by an increase in deposits of \$24.3 million, partially offset by a decrease in borrowed funds of \$4.5 million.

Loans. At March 31, 2010, net loans were \$277.2 million, or 68.7% of total assets, an increase of \$6.4 million from \$270.8 million at September 30, 2009. This increase was primarily due to increase of \$4.1 million in the one-to four-family residential real estate portfolio and \$4.0 million in the commercial real estate portfolio. We have continued our focus on steadily increasing our commercial real estate loans to better diversify our loan portfolio. Partially offsetting these loan portfolio increases was a decrease of \$1.8 million in home equity loans and lines of credit.

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At September 30,

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At March 31,

Loan Portfolio Composition. The following table sets forth the composition of our loan portfolio at the dates indicated. We had no loans held for sale at any of the dates indicated.

	201		200	10	200	S.	200		200)6	200)5
	Amount		Amount		Amount	Percent (Dol	Amount lars in			Percent	Amount	
						thou	sands)					
l estate is: - to -family												
dential	\$ 139,018	49.2%	\$ 134,958	49.1%	\$ 129,973	49.6%	\$ 120,914	48.4%	\$ 97,918	46.4%	\$ 60,823	48.
nmercial ne equity is and s of	80,921	28.6	76,890		67,411	25.7	61,918	24.8	53,566		26,506	
lit	43,669	15.4	45,486	16.5	44,079	16.8	42,657	17.1	40,422	19.1	27,947	22.
struction nmercial		1.1	2,145	0.8	5,028	1.9	8,358	3.3	5,992		6,790	
is er	13,137	4.6	12,414	4.5	12,052	4.6	12,207	4.9	9,042	4.3	3,378	2.
ns(1)	2,989	1.1	3,261	1.2	3,696	1.4	3,760	1.5	4,282	2.0	1,074	0.
al loans	282,867	100.0%	275,154	100.0%	262,239	100.0%	249,814	100.0%	211,222	100.0%	126,518	100.
er items: erred 1 costs												
s), net ns in	(57))	(47))	63		44		(62)	(22)
cess owance loan	(2,211))	(1,260))	(2,325))	(3,737))	(3,084)	(5,628)
es	(3,451))	(3,078))	(2,426))	(2,379))	(2,423)	(1,580)
al loans,	\$ 277,148		\$ 270,769		\$ 257,551		\$ 243,742		\$ 205,653		\$ 119,288	

(1) Consists of automobile loans, consumer loans and loans secured by savings

accounts.

Loan Portfolio Maturities and Yields. The following table summarizes the scheduled repayments of our loan portfolio at March 31, 2010. Demand loans, loans having no stated repayment schedule or maturity, and overdraft loans are reported as being due in one year or less.

	(One- to four-family residential										
				Commer	cial real							
		real es	state		estate			cre	dit	Construction		
		Weighted				Weighted			Weighted	Weighte		
		Average				Average			Average		Average	
	A	Amount	Rate	A	mount	Rate	A	mount	Rate	Amount	Rate	
						(Dol	lars	s in				
						thou	san	ds)				
Due During the												
Twelve												
Months Ending												
March 31,												
2011	\$	1,756	1.88%	\$	4,188	5.03%	\$	520	4.55%	\$		
2012		856	5.22%		2,085	4.57%		349	6.58%			
2013		1,258	6.04%		5,702	5.55%		582	6.57%			
2014 to 2015		3,191	4.74%		8,880	4.77%		4,612	5.32%			
2016 to 2020		21,092	4.73%		9,965	6.33%		15,463	5.65%			
2022 to 2025		36,213	5.07%		18,566	6.52%		12,207	5.80%			
2026 and												
beyond		74,652	5.68%		31,535	6.94%		9,936	6.10%	3,133	5.98%	
Total	\$	139,018	5.31%	\$	80,921	6.27%	\$	43,669	5.84%	\$ 3,133	5.98%	
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	Comm	nercial Weighted	Other	Loans Weighted	Total Weighte		
		Average		Average		Average	
	Amount	Rate	Amount	Rate	Amount	Rate	
Due During the Twelve							
Months Ending March 31,							
2011	\$ 2,839	5.36%	\$ 216	8.13%	\$ 9,519	4.59%	
2012	1,998	5.15%	627	8.32%	5,915	5.38%	
2013	2,555	5.77%	774	8.76%	10,871	5.94%	
2014 to 2015	3,795	6.30%	1,122	8.32%	21,600	5.34%	
2016 to 2020	1,335	6.76%	250	3.17%	48,105	5.41%	
2021 to 2025	234	5.84%			67,220	5.60%	
2026 and beyond	381	7.13%			119,637	6.06%	
Total	\$ 13,137	5.88%	\$ 2,989	7.99%	\$ 282,867	5.72%	

Fixed and Adjustable Rate Loans:

The following table sets forth the scheduled repayments of fixed- and adjustable-rate loans at September 30, 2009 that are contractually due after September 30, 2010.

	Due Af	ter September 3	0, 2010
	Fixed	Adjustable (In thousands)	Total
Real estate loans:			
One- to four-family			
residential	\$ 96,543	\$ 37,400	\$ 133,943
Commercial	17,183	54,177	71,360
Home equity loans and			
lines of credit	44,833		44,833
Construction	488	1,657	2,145
Commercial	10,250	374	10,624
Other loans (1)	2,984		2,984
Total loans	\$ 172,281	\$ 93,608	\$ 265,889

(1) Consists of automobile loans, consumer loans and loans secured by savings accounts.

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Investment Securities Portfolio. The following table sets forth the composition of our investment securities portfolio at the dates indicated.

	At Marc	At March 31, 2010		09	_	tember 30, 008	2007 Amortized		
		Fair	Amortized	Fair		Fair		Fair	
	Cost	Value	Cost	Value	Cost	Value	Cost	Value	
				(In tho	ousands)				
Investment									
securities available									
for sale:									
Municipal	ф 17 O52	ф 17.07 <i>(</i>	ф 10 OCC	ф 10 7 26	0.11.666	ф 11 O.7.4	ф 11 7 00	Ф 10 101	
obligations	\$ 17,253	\$ 17,876	\$ 18,066	\$ 18,736	\$11,666	\$ 11,854	\$11,500	\$ 12,181	
U.S. government and agency									
obligations	26,882	26,857	17,791	17,871	5,000	4,996			
Corporate bonds	2,700	2,761	4,686	4,780	1,012	600	1,017	969	
U.S. government	2,700	2,701	1,000	1,700	1,012	000	1,017	707	
sponsored									
mortgage-backed									
securities:									
Freddie Mac pass									
through certificates	9,639	10,076	12,466	12,948	5,835	5,759	4,120	4,045	
Fannie Mae pass									
through certificates	8,979	9,287	10,850	11,149	1,329	1,337	133	134	
Government									
National Mortgage									
Association pass									
through certificates	1,087	1,121	1,518	1,554	1,837	1,839	2,661	2,677	
Collateralized									
mortgage	761	745	920	898	1 106	1 1/10	1 227	1 205	
obligations		743	920	898	1,186	1,148	1,327	1,295	
Private pass through certificates	144	142	148	145	156	155	162	159	
Equity securities	1,236	1,158	1,236	1,163	1,377	1,261	2,908	4,781	
Equity securities	1,230	1,130	1,230	1,103	1,577	1,201	2,700	7,701	
Total securities									
available for sale	\$68,681	\$ 70,023	\$67,681	\$69,244	\$ 29,398	\$ 28,949	\$ 23,828	\$ 26,241	

At September 30,

At Mai	rch 31,						
2010		2009		20	08	2007	
Amortized		Amortize	d	Amortized		Amortized	
	Fair		Fair		Fair		Fair
Cost	Value	Cost	Value	Cost	Value	Cost	Value
			(In th	ousands)			

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Investment securities held to maturity: U.S. government sponsored mortgage-backed securities: Freddie Mac pass						
through certificates	\$ \$	\$ \$	\$ 10,157	\$ 10,076	\$ 15,800	\$ 15,405
Fannie Mae pass through certificates			9,361	9,269	11,910	11,599
Total securities held to maturity	\$ \$	\$ \$	\$ 19,518	\$ 19,345	\$ 27,710	\$ 27,004
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At March 31, 2010 and September 30, 2009 all of our investment securities were classified as available for sale and recorded at current fair value. We held investment securities with an amortized cost of \$68.7 million and a fair value of \$70.0 million at March 31, 2010, compared to \$67.7 million and \$69.2 million at September 30, 2009, respectively. At March 31, 2010, our investment portfolio consisted of \$26.9 million in U.S. government and agency obligations, \$20.6 million of mortgage-backed securities (of which \$19.7 million were U.S. government sponsored mortgage-backed securities), \$17.3 million of municipal bonds, \$2.7 million in corporate bonds and \$1.2 million in equity securities.

During the six months ended March 31, 2010, gains on sales of investment securities and mortgage-backed securities totaled \$8,000. During the year ended September 30, 2009, losses on investment securities and mortgage-backed securities totaled \$597,000. Included in the losses in the year ended September 30, 2009 were impairment losses totaling \$141,000 for other-than-temporary declines in market value on investment securities relating to financial industry common stocks. During 2008, impairment charges totaling \$1.6 million were recorded related to \$1.5 million of Freddie Mac and Fannie Mae preferred stocks and \$104,000 of financial industry related common stocks. At March 31, 2010 and September 30, 2009, no securities were held in the trading portfolio.

At March 31, 2010 and September 30, 2009, the Company held 19 securities and 15 securities in unrealized loss positions of \$163,000 and \$246,000, respectively. The decline in the fair value of these securities resulted primarily from interest rate fluctuations. The Company does not intend to sell these securities nor is it more likely than not that the Company would be required to sell these securities before its anticipated recovery and the Company believes the collection of the investment and related interest is probable. Based on this analysis, the Company considers all of the unrealized losses to be temporary impairment losses.

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Portfolio Maturities and Yields. The composition and maturities of the investment securities portfolio at March 31, 2010 are summarized in the following table. Maturities are based on the final contractual payment dates, and do not reflect the impact of prepayments or early redemptions that may occur. State and municipal securities yields have not been adjusted to a tax-equivalent basis.

			More than One Year		More than Five Years							
	One Ve	er or	through		through		More t	han				
	One Year or Less		Years		Years		Ten Years		Tota	Total Securities		
	Weighted		Weighted		Weighted		Weighted		Weighted			
,			Amortize A verageA		_		_				Average	
-	Cost	Yield	Cost	Yield	Cost	Yield	Cost	Yield	Cost	Value	Yield	
						s in thous				,		
Municipal					()							
obligations	\$4,001	2.92%	\$ 4,217	2.07%	\$ 2,518	6.44% \$	6,517	5.27%	\$ 17,253	\$ 17,876	4.12%	
U.S. government												
and agency												
obligations			19,343	1.74%	2,614	2.19%	4,925	1.69%	26,882	26,857	1.77%	
Corporate bonds	1,405	3.45%	1,295	3.58%					2,700	2,761	3.51%	
U.S. government												
sponsored												
mortgage-backed												
securities:												
Freddie Mac pass												
through												
certificates	1,021	4.01%	1,438	3.91%	5,371	4.47%	1,809	4.12%	9,639	10,076	4.27%	
Fannie Mae pass												
through												
certificates	1,562	3.93%	3,233	3.82%	2,497	4.01%	1,687	4.80%	8,979	9,287	4.08%	
Government												
National												
Mortgage												
Association pass												
through certificates			72	7.50%			1,015	3.65%	1,087	1,121	3.91%	
Collateralized			12	7.30%			1,013	3.03%	1,007	1,121	3.91%	
mortgage												
obligations					667	4.75%	94	1.26%	761	745	4.32%	
Private pass					007	11.75 76	, ,	1.2070	701	, 10		
through												
certificates							144	0.88%	144	142	0.88%	
Equity securities							1,236	3.43%	1,236	1,158	3.43%	
1 2 11 11 11 11							, - •		,	, - 0		
Total	\$7,989	3.35%	\$ 29,598	2.21%	\$13,667	4.33% \$	5 17,427	3.81%	\$68,681	\$70,023	3.17%	

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Bank Owned Life Insurance. We invest in bank owned life insurance to provide us with a funding source for our benefit plan obligations. Bank owned life insurance also generally provides us noninterest income that is non-taxable. At March 31, 2010, we had invested \$9.2 million in bank owned life insurance.

Deposits. We accept deposits primarily from the areas in which our offices are located. We have consistently focused on building broader customer relationships and targeting small business customers to increase our core deposits. We also rely on our enhanced technology and our customer service to attract and retain deposits. We offer a variety of deposit accounts with a range of interest rates and terms. Our deposit accounts consist of savings accounts, certificates of deposit, money market accounts, commercial and regular checking accounts and individual retirement accounts. We do not accept brokered deposits.

Interest rates paid, maturity terms, service fees and withdrawal penalties are established on a periodic basis. Deposit rates and terms are based primarily on current operating strategies and market interest rates, liquidity requirements and our deposit growth goals.

Our deposits increased \$24.3 million, or 8.5%, to \$311.2 million at March 31, 2010 from \$286.9 million at September 30, 2009. The increase resulted from a \$10.7 million, or 9.9%, increase in certificates of deposits and an \$8.8 million, or 16.7%, increase in demand and NOW accounts and a \$4.4 million, or 3.6%, increase in savings accounts. The increase in certificates of deposit resulted from offering a step-up certificate product with a tiered rate structure earned over a four or five year time period. The intent of offering the step-up certificate of deposit was to draw funds from a liquid savings account to extend the maturities of our deposit base in anticipation of future market interest rate increases. The increase in demand and NOW accounts was due primarily to cash flows from commercial checking accounts.

At March 31, 2010, we had a total of \$118.9 million in certificates of deposit, of which \$33.6 million had remaining maturities of one year or less. Based on historical experience and current market interest rates, we believe we will retain upon maturity a large portion of our certificates of deposit with maturities of one year or less as of March 31, 2010.

The following table sets forth the distribution of total deposit accounts, by account type, for the periods indicated.

	At	March 31, 201	0	At September 30, 2009							
				-	Weighted						
			Average								
	Balance	Percent	Rate	Balance	Percent	Rate					
		(Dollars in thousands)									
Deposit type:											
Savings accounts	\$ 125,273	40.26%	1.08%	\$120,896	42.13%	1.81%					
Certificates of deposit	118,897	38.21	2.93%	108,176	37.70	3.41%					
Money market accounts	5,821	1.87	0.28%	5,415	1.89	0.53%					
Demand and NOW											
accounts	61,205	19.67	0.20%	52,447	18.28	0.31%					
Total deposits	\$311,196	100.00%	1.62%	\$ 286,934	100.00%	2.12%					
		6	1								

		2008			2007						
		Weighted Average									
	Balance	Percent	Rate	Balance	Percent	Rate					
		(Dollars in thousands)									
Deposit type:											
Savings accounts	\$ 92,705	36.41%	2.20%	\$ 77,311	29.29%	3.31%					
Certificates of deposit	105,082	41.27	4.28%	124,126	47.02	4.48%					
Money market accounts	6,074	2.39	0.99%	6,776	2.57	1.84%					
Demand and NOW											
accounts	50,771	19.94	0.41%	55,764	21.12	0.55%					
Total deposits	\$ 254,632	100.00%	2.77%	\$ 263,977	100.00%	3.27%					

The following table sets forth certificates of deposit classified by interest rate as of the dates indicated.

At March 31, 2010	2009	At September 30 2008), 2007
	usands)		
\$ 49,412	\$ 25,602	\$ 10,151	\$ 387
49,270	60,167	53,631	29,702
17,700	19,673	38,514	91,154
2,515	2,734	2,786	2,883
¢ 118 807	\$ 108 176	\$ 105 092	\$ 124,126
	March 31, 2010 \$ 49,412 49,270 17,700	March 31, 2010 2009 (In tho \$ 49,412 \$ 25,602 49,270 60,167 17,700 19,673 2,515 2,734	March 31, At September 30 2010 2009 2008 (In thousands) \$ 49,412 \$ 25,602 \$ 10,151 49,270 60,167 53,631 17,700 19,673 38,514 2,515 2,734 2,786

The following table sets forth, by interest rate ranges, information concerning our certificates of deposit.

	At March 31, 2010 Period to Maturity									
	Less Than or		More Than		More Than					
	Equal to One	One to Two Years		_	Γwo to Three		More Than Three			Percent of
	Year				Years Years (Dollars in thousands)				Total	Total
Interest Rate Range:										
Less than 2.00%	\$21,537	\$	6,248	\$	832	\$	20,795	\$	49,412	41.56%
2.00% to 3.99%	6,076		10,022		15,257		17,915		49,270	41.44
4.00% to 5.99%	3,586		2,979		864		10,271		17,700	14.89

6.00% to 7.99%	2,440	2,440 23			44			2,515	2.12
Tatal	¢ 22 620	¢	10 272	¢	16 007	ď	40,000	¢ 110 007	100 000
Total	\$ 33,639	\$	19,272	\$	16,997	\$	48,989	\$ 118,897	100.00%

As of March 31, 2010, the aggregate amount of outstanding certificates of deposit in amounts greater than or equal to \$100,000 was \$32.9 million. The following table sets forth the maturity of those certificates as of March 31, 2010.

	At March 31, 2010 (In thousands)
Three months or less	\$ 2,033
Over three months through six months	1,527
Over six months through one year	4,769
Over one year to three years	8,870
Over three years	15,672
Total	\$ 32,871
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Borrowings. Our borrowings consist of advances from the Federal Home Loan Bank of Pittsburgh and funds borrowed under repurchase agreements. At March 31, 2010, we had access to additional Federal Home Loan Bank advances of up to \$92.4 million. The following table sets forth information concerning balances and interest rates on our Federal Home Loan Bank advances at the dates and for the periods indicated.

At or For the Six Months

	At or For the Years Ended Septem								
	Ended M	arch 31,		30,					
	2010	2009	2009	2008	2007				
Balance at end of period	\$42,078	\$ 50,919	\$ 46,618	\$ 50,948	\$ 32,809				
Average balance during period	\$ 45,947	\$50,932	\$ 49,353	\$ 44,052	\$ 25,783				
Maximum outstanding at any month									
end	\$46,613	\$ 50,943	\$ 50,943	\$ 50,957	\$ 33,680				
Weighted average interest rate at end									
of period	3.97%	4.57%	4.18%	4.57%	5.04%				
Average interest rate during period	4.19%	4.63%	4.59%	4.79%	5.51%				

The following table sets forth information concerning balances and interest rates on our repurchase agreements at the dates and for the periods indicated.

At or For the Six Months

	Ended M	arch 31,	A	At or For the Years Ended September 30,						
	2010	2010 2009		2009		2008		2007		
Balance at end of period	\$ 2,905	\$ 5,081	\$	3,866	\$	3,537	\$	3,990		
Average balance during period	\$ 3,534	\$ 4,420	\$	4,532	\$	3,429	\$	3,577		
Maximum outstanding at any month										
end	\$ 3,667	\$ 6,380	\$	6,380	\$	7,231	\$	5,784		
Weighted average interest rate at end of										
period	0.78%	1.75%		1.26%		1.54%		3.83%		
Average interest rate during period	0.85%	1.86%		1.63%		2.05%		2.87%		

Net Worth. Net worth increased \$1.4 million, or 3.3%, to \$43.6 million at March 31, 2010 from \$42.2 million at September 30, 2009. The increase resulted from net income of \$1.5 million for the six months ended March 31, 2010.

Average Balance and Yields:

At March

The following tables set forth average balance sheets, average yields and costs, and certain other information for the periods indicated. No tax-equivalent yield adjustments were made, as the effect thereof was not material. All average balances are daily average balances. Non-accrual loans were included in the computation of average balances, but have been reflected in the table as loans carrying a zero yield. The yields set forth below include the effect of deferred fees, discounts and premiums that are amortized or accreted to interest income or expense.

	At March 31, 2010	Avonogo	For the \$ 2010	Ended March	2009			
	X /2-13/	Average Outstanding		Yield/	Average Outstanding		Yield/	
	Yield/ Rate	Balance	Interest (Dolla thousa		Balance	Interest	Rate ⁽¹⁾	
Interest-earning assets:								
Loans Investment and mortgage-backed	5.72%	\$ 277,862	\$ 8,000	5.76%	\$ 261,055	\$ 8,007	6.13%	
securities Interest earning	3.17	68,777	1,143	3.32	53,041	1,157	4.36	
deposits	0.10	15,142	17	0.22	14,193	33	0.47	
Total interest-earning assets	5.00	361,781	9,160	5.06	328,289	9,197	5.60	
Noninterest-earning assets		29,508			28,866			
Total assets		\$ 391,289			\$ 357,155			
Interest-bearing liabilities:								
Savings accounts Certificates of deposit	0.88 2.75	\$ 123,146 114,224	665 1,671	1.08 2.93	\$ 102,006 101,641	1,101 1,791	2.16 3.52	
Money market accounts Demand and NOW	0.19	5,316	7	0.26	5,688	20	0.70	
accounts	0.17	53,381	53	0.20	49,837	94	0.38	
Total deposits Federal Home Loan	1.44	296,067	2,396	1.62	259,172	3,006	2.32	
Bank advances Securities sold under agreements to	3.97	45,947	962	4.19	50,932	1,178	4.63	
repurchase	0.78	3,534	15	0.85	4,420	41	1.86	

Total interest-bearing liabilities	1.77	345,548	3,373	1.95	314,524	4,225	2.69
Noninterest-bearing liabilities		2,613			2,713		
Total liabilities Net worth		348,161 43,128			317,237 39,918		
Total liabilities and net worth		\$ 391,289			\$ 357,155		
Net interest income			\$ 5,787			\$ 4,972	
Net interest rate spread (2) Net interest-earning assets (3)		\$ 16,233		3.11%	\$ 13,765		2.92%
Net interest margin (4) Average interest-earning assets				3.20%			3.03%
to interest-bearing liabilities		104.70%			104.38%	otes on follow	ina naga)
			64		Joon	oies on joilow	mg puge)

	For the Years Ended September 30,
2009	2008

			2008								
	Average			Average							
	Outstanding			Outstanding							
			Yield/			Yield/					
	Balance	Interest	Rate	Balance	Interest	Rate					
			(Dol	lars in							
	thousands)										
Interest-earning assets:				,							
Loans	\$ 263,311	\$ 15,837	6.01%	\$ 256,599	\$ 16,220	6.32%					
Investment and	, ,-	, ,,,,,,,		, /	, ,,						
mortgage-backed securities	59,442	2,343	3.94	47,043	2,141	4.55					
Interest earning deposits	17,017	56	0.33	13,378	318	2.38					
merest carming deposits	17,017	30	0.55	13,570	310	2.30					
Total interest-earning assets	339,770	18,236	5.37	317,020	18,679	5.89					
Noninterest-earning assets	28,923			27,168							
Total assets	\$ 368,693			\$ 344,188							
Total assets	φ 500,075			ψ 5 11 ,100							
Interest-bearing liabilities:											
Savings accounts	\$ 109,524	1,985	1.81	\$ 80,169	1,760	2.20					
Certificates of deposit	104,961	3,579	3.41	117,488	5,023	4.28					
Money market accounts	5,523	29	0.53	6,656	66	0.99					
Demand and NOW accounts	51,402	159	0.31	50,312	206	0.41					
Total deposits	271,410	5,752	2.12	254,625	7,055	2.77					
Federal Home Loan Bank											
advances	49,353	2,265	4.59	44,052	2,112	4.79					
Securities sold under											
agreements to repurchase	4,532	74	1.63	3,429	70	2.04					
Total interest-bearing											
liabilities	325,295	8,091	2.49	302,106	9,237	3.06					
Noninterest-bearing											
liabilities	2,733			2,184							
Total liabilities	328,028			304,290							
Net worth	40,665			39,898							
Total liabilities and net											
worth	\$ 368,693			\$ 344,188							
Net interest income		\$ 10,145			\$ 9,442						
1.00 moorest moonie		Ψ 10,110			Ψ >,112						

Net interest rate spread (2)
Net interest-earning assets
(3)

\$ 14,475

\$ 14,914

Net interest margin (4)
Average interest-earning assets to interest-bearing liabilities

104.45%

2.88%

2.88%

2.88%

2.99%

104.94%

- (1) Yields and rates for the six months ended March 31, 2010 and 2009 are annualized.
- (2) Net interest rate spread represents the difference between the yield on average interest-earning assets and the cost of average interest-bearing liabilities.
- (3) Net interest-earning assets represents total interest-earning assets less total interest-bearing liabilities.
- (4) Net interest margin represents net interest income divided by average total interest-earning assets.

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Rate/Volume Analysis:

The following table presents the effects of changing rates and volumes on our net interest income for the periods indicated. The rate column shows the effects attributable to changes in rate (changes in rate multiplied by prior volume). The volume column shows the effects attributable to changes in volume (changes in volume multiplied by prior rate). The total column represents the sum of the prior columns. For purposes of this table, changes attributable to both rate and volume, which cannot be segregated, have been allocated proportionately, based on the changes due to rate and the changes due to volume.

	For the Six Months Ended March 31, 2010 vs. 2009						For the Years Ended September 30, 2009 vs. 2008						
	Incr	ease (Du		ease)		Cotal crease	Increase (Decrease) Due to			ease)	Total Increase		
	Volume		Rate		(Decrease) (In thou		Volume usands)		Rate		(Decrease)		
Interest-earning assets:	.		.	(505)	Φ.	(=)	4			(0.0.0)	Φ.	(202)	
Loans Investment and	\$ 5	00	\$	(507)	\$	(7)	\$	417	\$	(800)	\$	(383)	
mortgage-backed securities	2	98		(312)		(14)		515		(313)		202	
Interest earning deposits	2	2		(18)		(14)		69		(331)		(262)	
and the same of the same		_		(10)		(10)		O,		(001)		(===)	
Total interest-earning assets	8	00		(837)		(37)	-	1,001	((1,444)		(443)	
Interest-bearing liabilities:													
Savings accounts	1	95		(631)		(436)		568		(343)		225	
Certificates of deposit	2	06		(326)		(120)		(498)		(946)		(1,444)	
Money market accounts		(1)		(12)		(13)		(10)		(27)		(37)	
Demand and NOW accounts		6		(47)		(41)		4		(51)		(47)	
Total deposits Federal Home Loan Bank	4	06		(1,016)		(610)		64	((1,367)		(1,303)	
advances Securities sold under	(1	10)		(106)		(216)		246		(93)		153	
agreements to repurchase		(7)		(19)		(26)		20		(16)		4	
Total interest-bearing liabilities	2	89		(1,141)		(852)		330		(1,476)		(1,146)	
naomities	2	09		(1,141)		(632)		330	,	(1,470)		(1,140)	
Change in net interest income	\$ 5	11	\$	304	\$	815	\$	671	\$	32	\$	703	
				6	6								

Comparison of Operating Results for the Six Months Ended March 31, 2010 and 2009

General. Net income for the six months ended March 31, 2010 was \$1.5 million, an increase of \$256,000, or 20.0%, from \$1.3 million for the same period last year. The increase in net income resulted primarily from a decrease of \$852,000 in total interest expense and a decrease of \$302,000 in total noninterest expenses, offset in part by increased federal and state income taxes. Total interest income remained steady at \$9.2 million for each six month period. The provision for loan losses decreased from \$547,000 for the six month period ended March 31, 2009 to \$429,000 for the six month period ended March 31, 2010.

Interest and Dividend Income. Total interest income remained unchanged at \$9.2 million for each six month period, due to a decrease in the average yield earned on interest earning assets, which was offset by an increase in the average balance of interest earning assets. The average yield on interest earning assets decreased to 5.06% for the six month period ended March 31, 2010 from 5.60% for the six month period ended March 31, 2009. The average yield on all categories of interest earning assets decreased from the previous period. Average interest earning assets increased by \$33.5 million, or 10.2%, to \$361.8 million for the six month period ended March 31, 2010 from \$328.3 million for the six month period ended March 31, 2009.

Interest income on loans remained unchanged at \$8.0 million for each period. The average yield on loans receivable decreased to 5.76% for the six month period ended March 31, 2010 from 6.13% for the six month period ended March 31, 2009. The decrease in average yield was primarily attributable to our variable rate loans adjusting downward as prime and short-term interest rates decreased as well as the origination of new loans in a generally lower interest rate environment and repayment/refinance of higher rate loans. This decrease in average yield was partially offset by an increase in the average balance of loans receivable. Average loans receivable increased by \$16.8 million, or 6.4%, to \$277.9 million for the six month period ended March 31, 2010 from \$261.1 million for the six month period ended March 31, 2009. This increase was primarily attributable to continued strong loan demand throughout our market area.

Interest income on investment and mortgage-backed securities decreased by \$14,000, or 1.2%, to \$1.1 million for the six month period ended March 31, 2010 from \$1.2 million for the six month period ended March 31, 2009. This decrease was primarily the result of a decrease in the average yield earned, which decreased to 3.32% for the six month period ended March 31, 2010 from 4.36% for the six month period ended March 31, 2009, due to new investments added in a lower interest rate environment and variable rate investments that adjusted downward. Partially offsetting this decrease in interest income was an increase in the average balance, which increased by \$15.7 million, or 29.7%, to \$68.8 million for the six month period ended March 31, 2010 from \$53.0 million for the six month period ended March 31, 2009.

Interest income on interest-earning deposits decreased by \$16,000, or 48.5%, to \$17,000 for the six month period ended March 31, 2010 from \$33,000 for the six month period ended March 31, 2009. The average yield decreased to 0.22% from 0.47% as a result of decreases in the overnight federal funds rate. The average balance increased by \$949,000, or 6.7%, to \$15.1 million for the six month period ended March 31, 2010 from \$14.2 million for the six month period ended March 31, 2009 as we experienced considerable deposit growth that was invested in overnight deposits until it could be deployed into higher yielding assets.

Interest Expense. Total interest expense decreased by \$852,000, or 20.2%, to \$3.4 million for the six month period ended March 31, 2010 from \$4.2 million for the six month period ended March 31, 2009. This decrease in interest expense was due to a decrease in the average cost of interest-bearing

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liabilities to 1.95% from 2.69%, which was partially offset by an increase in the average balance of interest-bearing liabilities. Average interest-bearing liabilities increased by \$31.0 million, or 9.9%, to \$345.5 million for the six month period ended March 31, 2010 from \$314.5 million for the six month period ended March 31, 2009. The decrease in the cost of funds resulted primarily from a decrease in the level of market interest rates which enabled us to reduce the rate of interest paid on all deposit products. The increase in liabilities resulted primarily from deposit growth in all of our markets.

Net Interest Income. Net interest income increased by \$815,000, or 16.4%, to \$5.8 million for the six month period ended March 31, 2010 from \$5.0 million for the six month period ended March 31, 2009. This increase in net interest income was attributable to the factors discussed above. Our net interest rate spread increased to 3.11% for the six month period ended March 31, 2010 from 2.92% for the six month period ended March 31, 2009, and our net interest margin increased to 3.20% for the six month period ended March 31, 2009.

Provision for Loan Losses. The provision for loan losses decreased by \$118,000, or 21.6%, to \$429,000 for the six month period ended March 31, 2010 from \$547,000 for the six month period ended March 31, 2009. The decrease in the provision for loan losses during the comparative period was due to a decline in the level of delinquent and non performing loans and lower net loan charge-offs. Management analyzes the allowance for loan losses as described in the section entitled Allowance for Loan Losses. The provision that is recorded is sufficient, in management s judgment, to bring the allowance for loan losses to a level that reflects the losses inherent in our loan portfolio relative to loan mix, economic conditions and historical loss experience. Management believes, to the best of their knowledge, that all known losses as of the balance sheet dates have been recorded.

Noninterest Income. Noninterest income increased \$76,000, or 7.1%, to \$1.2 million for the six month period ended March 31, 2010 from \$1.1 million for the same period in the prior year. Net securities gains increased by \$149,000, due to gains of \$8,000 for the six month period ended March 31, 2010 compared to an impairment loss of \$141,000 for the six month period ended March 31, 2009. Partially offsetting this increase, mutual fund and annuity fees decreased by \$70,000, or 44.2%, to \$89,000 for the six month period ended March 31, 2010 from \$159,000 for the six month period ended March 31, 2009, due in part to customer preferences to invest in insured investments in light of the financial crisis.

Noninterest Expense. Noninterest expense decreased by \$302,000, or 6.8%, to \$4.2 million for the six month period ended March 31, 2010 from \$4.5 million for the same period in the prior year. The largest decreases were in compensation and employee benefits, premises and occupancy costs and other operating expenses, partially offset by increased FDIC insurance premiums. Compensation and employee benefits decreased by \$352,000, or 12.7%, to \$2.4 million for the six month period ended March 31, 2010 from \$2.8 million for the six month period ended March 31, 2009 due to a pension plan accrual in the 2009 period. The higher pension plan accrual was due to the use of lower interest rate assumptions in determining the related pension plan liability. Premises and occupancy costs decreased \$34,000 due to cost control initiatives implemented in late 2009 and early 2010. Other operating expenses decreased \$46,000, or 6.7%, to \$645,000 during the six month period ended March 31, 2010 from \$691,000 for the six month period ended March 31, 2010 due to above mentioned cost reduction initiatives. FDIC insurance premiums increased by \$114,000, or 112%, to \$216,000 for the six month period ended March 31, 2009 as a result of increased FDIC assessment rates.

Income Taxes. The provision for income taxes for the six month period ended March 31, 2010 increased by \$1.1 million, compared to the same period last year. This increase in income tax was primarily a result of an increase in income before income taxes of \$1.3 million, or 127%, from \$1.0

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million for the six months ended March 31, 2009 to \$2.3 million for the six months ended March 31, 2010. Our effective tax rate for the six month period ended March 31, 2010 was 34.2% compared to a benefit of (24.7%) experienced in the same period last year. The reason for the negative tax rate for the six months ended March 31, 2009 was due to the reversal of a \$510,000 valuation allowance on October 3, 2008 related to impairment losses recognized on Fannie Mae and Freddie Mac preferred stock. The \$1.5 million impairment loss on the stocks was recognized in the year ended September 30, 2008 while the tax benefit was recognized in the following year at the time the Emergency Economic Stabilization Act of 2009 was enacted which allowed banks to recognize these losses as ordinary losses for tax purposes.

Comparison of Operating Results for the Fiscal Years Ended September 30, 2009 and 2008

General. Net income for the fiscal year ended September 30, 2009 was \$2.1 million, an increase of \$1.0 million, or 88.1%, from \$1.1 million for the fiscal year ended September 30, 2008. The increase in net income resulted primarily from an increase in net interest income of \$703,000, an increase in noninterest income of \$839,000 and a decrease in income tax expense of \$775,000, partially offset by an increase in provision for loan losses of \$784,000, and an increase in noninterest expenses of \$529,000.

Net Interest Income. Net interest income increased by \$703,000, or 7.4%, to \$10.1 million for the fiscal year ended September 30, 2009 from \$9.4 million for the fiscal year ended September 30, 2008. Our net interest rate spread and net interest rate margin were 2.88% and 2.99%, respectively for the fiscal year ended September 30, 2009 compared to 2.83% and 2.98% for the fiscal year 2008.

Interest and Dividend Income. Total interest income decreased \$443,000, or 2.4%, to \$18.2 million for the fiscal year ended September 30, 2009 from \$18.7 million due to a decrease in the average yield earned on interest earning assets, which was offset by an increase in the average balance of interest earning assets. The average yield on interest earning assets decreased to 5.37% for the fiscal year ended September 30, 2009 from 5.89% for the fiscal year 2008. The average yield on all categories of interest earning assets decreased from the previous period. Average interest earning assets increased by \$22.7 million, or 7.2%, to \$339.8 million for the fiscal year ended September 30, 2009 from \$317.0 million for the fiscal year 2008.

Interest income on loans decreased \$383,000, or 2.4%, to \$15.8 million for the fiscal year ended September 30, 2009 from \$16.2 million for fiscal year ended September 30, 2008. The average yield on loans receivable decreased to 6.01% for the fiscal year ended September 30, 2009 from 6.32% for the fiscal year 2008. The decrease in average yield was primarily attributable to our variable rate loans adjusting downward as prime and short-term interest rates decreased as well as the origination of new loans in a generally lower interest rate environment and repayment/refinance of higher rate loans. This decrease in average yield was partially offset by an increase in the average balance of loans receivable. Average loans receivable increased by \$6.7 million, or 2.6%, to \$263.3 million for the fiscal year ended September 30, 2009 from \$256.6 million for the fiscal year 2008. This increase was primarily attributable to continued strong loan demand throughout our market area.

Interest income on investment and mortgage-backed securities increased by \$202,000, or 9.4%, to \$2.3 million for the fiscal year ended September 30, 2009 from \$2.1 million for the fiscal year ended September 30, 2008. This increase was due primarily to an increase in the average balance, which increased by \$12.4 million, or 26.4%, to \$59.4 million for the fiscal year ended September 30, 2009 from \$47.0 million for the fiscal year 2008. Partially offsetting this increase in interest income was a decrease in the average yield earned, which decreased to 3.94% for the fiscal year ended September 30, 2009 from 4.55% for the fiscal year 2008, due to new investments added in a lower interest rate environment and variable rate investments that adjusted downward.

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Interest income on interest-earning deposits decreased by \$262,000, or 82.4%, to \$56,000 for the fiscal year ended September 30, 2009 from \$318,000 for the fiscal year ended September 30, 2008. The average yield decreased to 0.33% from 2.38% as a result of decreases in the overnight federal funds rate. The average balance increased by \$3.6 million, or 27.2%, to \$17.0 million for the fiscal year ended September 30, 2009 from \$13.4 million for the fiscal year 2008 as we experienced considerable deposit growth that was invested in overnight deposits until it could be deployed into higher yielding assets.

Interest Expense. Total interest expense decreased by \$1.1 million, or 12.4%, to \$8.1 million for the fiscal year ended September 30, 2009 from \$9.2 million for the fiscal year ended September 30, 2008. This decrease in interest expense was due to a decrease in the average cost of interest-bearing liabilities to 2.49% from 3.06%, which was partially offset by an increase in the average balance of interest-bearing liabilities. Average interest-bearing liabilities increased by \$23.2 million, or 7.8%, to \$325.3 million for the fiscal year ended September 30, 2009 from \$302.1 million for the fiscal year 2008.

Interest expense on deposits decreased by \$1.3 million, or 18.5%, to \$5.8 million for the fiscal year ended September 30, 2009 from \$7.1 million for the fiscal year ended September 30, 2008. This was primarily the result of a decrease in interest expense on certificates of deposit of \$1.4 million, or 28.7%. A decrease in the level of market interest rates enabled us to reduce the rate of interest paid on deposit products. Partially offsetting this decrease in interest expense was an increase in the average balance of savings accounts which increased \$29.4 million, or 36.6%, for the fiscal year ended September 30, 2009 from \$80.2 for the fiscal year ended September 30, 2008.

Partially offsetting the decrease in interest expense was an increase in interest expense on Federal Home Loan Bank advances, which increased \$153,000, or 7.2%, to \$2.3 million for the fiscal year ended September 30, 2009 from \$2.1 million for the fiscal year ended September 30, 2008. We increased our average balance of advances outstanding to take advantage of low borrowing costs as a result of the low level of market interest rates.

Provision for Loan Losses. The provision for loan losses increased by \$784,000, or 248%, to \$1.1 million for the fiscal year ended September 30, 2009 from \$316,000 for the fiscal year ended September 30, 2008. The increase in the provision for loan losses was due to an increase in the level of total nonperforming assets, which increased \$502,000, or 27.6%, to \$2.3 million for the fiscal year ended September 30, 2009 from \$1.8 million for the fiscal year ended September 30, 2008. Management analyzes the allowance for loan losses as described in the section entitled

Allowance for Loan Losses. The provision that is recorded is sufficient, in management s judgment, to bring the allowance for loan losses to a level that reflects the losses inherent in our loan portfolio relative to loan mix, economic conditions and historical loss experience. Management believes, to the best of their knowledge, that all known losses as of the balance sheet dates have been recorded.

Noninterest Income. Noninterest income increased \$839,000, or 87.5%, to \$1.8 million for the fiscal year ended September 30, 2009 from \$959,000 for the fiscal year ended September 30, 2008. Net securities losses decreased \$989,000, or 62.4%, to \$597,000 for the fiscal year ended September 30, 2009 from \$1.6 million for the fiscal year ended September 30, 2008. During the 2009 fiscal year losses on sales of investments securities totaled \$456,000. In addition, impairment losses totaling \$141,000 were recorded for other-than-temporary declines in market value on investment securities relating to financial industry common stocks. During the 2008 fiscal year impairment charges totaling \$1.6 million were recorded related to \$1.5 million of Freddie Mac and Fannie Mae preferred stocks, and \$104,000 of financial industry related stocks. Partially offsetting this change, mutual fund and annuity fees decreased by \$69,000, or 22.3%, to \$240,000 for the fiscal year ended September 30, 2009 from \$309,000 for the

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fiscal year ended September 30, 2008, due in part to customer preferences to invest in insured investments in light of the financial crisis.

Noninterest Expense. Noninterest expense increased by \$529,000, or 6.5%, to \$8.7 million for the fiscal year ended September 30, 2009 from \$8.2 million for the fiscal year ended September 30, 2008. The largest increases were in compensation and employee benefits and FDIC insurance premiums. Compensation and employee benefits increased by \$239,000, or 5.0%, to \$5.1 million for the fiscal year ended September 30, 2009 from \$4.8 million for the fiscal year ended September 30, 2008. The increase is due to normal salary increases and increased medical insurance costs. FDIC insurance premiums increased by \$464,000 to \$497,000 for the fiscal year ended September 30, 2009 from \$33,000 in the fiscal year ended September 30, 2008. This increase was the result of increased FDIC insurance premiums and the FDIC special assessment levied on all banks as of June 30, 2009. Our FDIC special assessment was \$177,000.

Income Tax Expense. The provision for income taxes for the fiscal year ended September 30, 2009 decreased by \$775,000, compared to the prior year. This decrease in income tax was primarily a result of the reversal of a \$510,000 valuation allowance on October 3, 2008 related to impairment losses recognized on Fannie Mae and Freddie Mac preferred stock. The \$1.5 million impairment loss on the stocks was recognized in the fiscal year ended September 30, 2008 while the tax benefit was recognized in the fiscal year ended September 30, 2009. The Emergency Economic Stabilization Act of 2009 was enacted in the 2009 fiscal year, which allowed banks to recognize these losses as ordinary loss for tax purposes.

Non-Performing and Problem Assets

When a residential mortgage loan, home equity loan or line of credit or consumer loan is 15 days past due, we send a late notice and contact the borrower to inquire as to why the loan is past due. When a loan is 30 days or more past due, we mail a second late notice and attempt additional personal, direct contact with the borrower to determine the reason for the delinquency and establish the procedures by which the borrower will bring the loan current. When the loan is 45 days past due, we explore the customer s issues and repayment options and inspect the collateral. In addition, when a loan reaches 90 days past due, our management determines and recommends to our Board of Directors whether to initiate foreclosure proceedings, which will be initiated by counsel if the loan is not brought current. Procedures for avoiding foreclosure can include restructuring the loan in a manner that provides concessions to the borrower to facilitate payment.

Commercial business loans and commercial real estate loans are generally handled in the same manner as the loans discussed above. Additionally, when a loan is 30 days past due, we contact the borrower, visually inspect the property(ies) and inquire of the principals the status of the loan and what actions are being implemented to bring the loan current. Depending on the type of loan, the borrower s cash flow statements, internal financial statements, tax returns, rent rolls, new or updated independent appraisals, online databases and other relevant information in Bank and third-party loan reviews are analyzed to help determine a course of action. In addition, legal counsel is consulted and an approach for resolution is determined and aggressively pursued.

Loans are placed on non-accrual status when payment of principal or interest is 90 days or more delinquent. Loans are also placed on non-accrual status if collection of principal or interest in full is in doubt. When loans are placed on a non-accrual status, unpaid accrued interest is fully reversed, and further income is recognized only to the extent received. The loan may be returned to accrual status if payments are brought to less than 90 days delinquent and full payment of principal and interest is expected.

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Impaired loans are commercial and commercial real estate loans for which it is probable that we will not be able to collect all amounts due according to the contractual terms of the loan agreement. We individually evaluate such loans for impairment rather than aggregate loans by major risk classifications. The definition of impaired loans is not the same as the definition of non-accrual loans, although the two categories overlap. We may choose to place a loan on non-accrual status due to payment delinquency or uncertain collectability, while not classifying the loan as impaired. Factors considered in determining impairment include payment status and collateral value. The amount of impairment for these types of impaired loans is determined by the difference between the present value of the expected cash flows related to the loan, using current interest rates, and its recorded value. In the case of collateralized loans, the impairment is the difference between the fair value of the collateral and the recorded amount of the loan. When foreclosure is probable, impairment is measured based on the fair value of the collateral.

Mortgage loans on one- to-four-family properties, home equity loans and lines of credit and consumer loans are large groups of smaller balance homogeneous loans and are measured for impairment collectively. Loans that experience insignificant payment delays, which are defined as less than 90 days, generally are not classified as impaired. Management determines the significance of payment delays on a case-by-case basis, taking into consideration all circumstances surrounding the loan and the borrower including the length of the delay, the borrower s prior payment record and the amount of shortfall in relation to the principal and interest owed.

The table below sets forth the amounts and categories of our non-performing assets at the dates indicated. At March 31, 2010 and September 30, 2009, 2008, 2007, 2006 and 2005, we had no troubled debt restructurings (loans for which a portion of interest or principal has been forgiven and loans modified at interest rates materially less than current market rates).

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	At March 31, 2010 2009		2008 (Do	At September 2007 Ollars in usands)	r 30, 2006	2005
Non-accrual loans: Real estate loans: One- to four-family residential Commercial Home equity loans and lines of credit Construction Commercial Other loans (1) Total non-accrual loans	\$ 26 26	51 415 22 7 5 4	\$ 1,600 2 9 5 1,616	\$ 737 71	\$ 481 112 75 13 681	\$ 151 129 82 1 363
Loans delinquent 90 days or greater and still accruing: Real estate loans: One- to four-family residential Commercial Home equity loans and lines of credit Construction Commercial Other loans (1)						
Total loans delinquent 90 days or greater and still accruing Foreclosed real estate: One- to four-family residential Commercial Home equity loans and lines of credit Construction Commercial Other loans (1)	1,11		205	71	17	
Total foreclosed real estate	1,11	1,002	205	71	17	

Total non-performing assets	\$ 1,662	\$ 2,323	\$ 1,821	\$ 879	\$ 698	\$ 363
Ratios: Non-performing loans to total loans Non-performing assets to total assets	0.20% 0.41%	0.49% 0.61%	0.63% 0.51%	0.33% 0.26%	0.33% 0.21%	0.30% 0.13%
(1) Consists of automobile loans, consumer loans and loans secured by savings accounts.		73				

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Delinquent Loans. The following table sets forth certain information with respect to our loan portfolio delinquencies at the dates indicated.

	Loans Delinquent For 60-89 Days 90 Days and Over					Total			
	Number	Aı	mount	Number (Dollars ir		mount	Number	Aı	mount
At March 31, 2010 Real estate loans:				(Donars II	i tiiou,	sanus)			
One- to four-family residential	2	\$	434	6	\$	262	8	\$	696
Commercial	3	Ψ	140	2	4	261	5	4	401
Home equity loans and lines of									
credit	2		150	1		22	3		172
Construction	1		358				1		358
Commercial	4		10	2		_			24
Other loans (1)	4		19	2		5	6		24
Total loans	12	\$	1,101	11	\$	550	23	\$	1,651
At September 30, 2009									
Real estate loans:	0	ф	075	1.2	Φ.	005	21	Φ.	1.070
One- to four-family residential Commercial	8 3	\$	975 242	13 3	\$	895 415	21	\$	1,870 657
Home equity loans and lines of	3		242	3		413	6		037
credit	2		29	1		7	3		36
Construction									
Commercial									
Other loans (1)	4		13	4		4	8		17
Total loans	17	\$	1,259	21	\$	1,321	38	\$	2,580
At September 30, 2008									
Real estate loans:	0	Ф	1.017	12	ф	1.600	21	Ф	0.617
One- to four-family residential Commercial	8	\$	1,017	13 1	3	1,600 2	21 1	\$	2,617 2
Home equity loans and lines of				1		2	1		2
credit	1		5	1		9	2		14
Construction									
Commercial									
Other loans (1)	1		2	3		5	4		7
Total loans	10	\$	1,024	18	\$	1,616	28	\$	2,640
At September 30, 2007									
Real estate loans:	0	Φ.	5.40	10	φ.	707	20	.	1.005
One- to four-family residential	8	\$	548	12	\$	737	20	\$	1,285

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	3 3				_				
Commercial Home equity loans and lines of credit				2		71	2		71
Construction									
Commercial									
Other loans (1)	5		18				5		18
Total loans	13	\$	566	14	\$	808	27	\$	1,374
At September 30, 2006 Real estate loans:									
One- to four-family residential	7	\$	234	10	\$	481	17	\$	715
Commercial	1	Ψ	63	2	Ψ	112	3	Ψ	175
Home equity loans and lines of	1		03	2		112	3		175
credit				1		75	1		75
Construction				1		75	1		75
Commercial									
Other loans (1)	5		11	2		13	7		24
(-)	_			_			·		
Total loans	13	\$	308	15	\$	681	28	\$	989
At September 30, 2005 Real estate loans:									
One- to four-family residential	7	\$	210	4	\$	151	11	\$	361
Commercial				3		129	3		129
Home equity loans and lines of									
credit				2		82	2		82
Construction									
Commercial				_					
Other loans (1)				2		1	2		1
Total loans	7	\$	210	11	\$	363	18	\$	573
(1) Consists of automobile loans, consumer loans and loans secured by savings accounts.			74						
			, т						

Foreclosed Real Estate. Real estate acquired by us as a result of foreclosure or by deed in lieu of foreclosure is classified as real estate owned. When property is acquired it is recorded at estimated fair value at the date of foreclosure less the cost to sell, establishing a new cost basis. Estimated fair value generally represents the sale price a buyer would be willing to pay on the basis of current market conditions, including normal terms from other financial institutions. Holding costs and declines in estimated fair market value result in charges to expense after acquisition. At March 31, 2010, we had foreclosed real estate of \$1.1 million, and at September 30, 2009, 2008, 2007, 2006 and 2005, we had foreclosed real estate of \$1.0 million, \$205,000, \$70,000, \$117,000 and \$0, respectively. Foreclosed real estate at March 31, 2010 consisted of four residential real estate properties, two of which, totaling \$860,000, were located in a lake resort area in Maryland.

Classification of Assets. Our policies, consistent with regulatory guidelines, provide for the classification of loans and other assets that are considered to be of lesser quality as substandard, doubtful, or loss assets. An asset is considered substandard if it is inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. Substandard assets include those assets characterized by the distinct possibility that we will sustain some loss if the deficiencies are not corrected. Assets classified as doubtful have all of the weaknesses inherent in those classified substandard with the added characteristic that the weaknesses present make collection or liquidation in full, on the basis of currently existing facts, conditions and values, highly questionable and improbable. Assets (or portions of assets) classified as loss are those considered uncollectible and of such little value that their continuance as assets is not warranted. Assets that do not expose us to risk sufficient to warrant classification in one of the aforementioned categories, but which possess potential weaknesses that deserve our close attention, are required to be designated as special mention. If our concerns about loans in the special mention category increase as to the ability of the borrower to comply with current loan repayment terms, the loan is reclassified to one of the aforementioned categories.

We maintain an allowance for loan losses at an amount estimated to equal all credit losses incurred in our loan portfolio that are both probable and reasonable to estimate at a balance sheet date. Our determination as to the classification of our assets is subject to review by our principal federal regulator, the Federal Deposit Insurance Corporation, and our State regulator, the Pennsylvania Department of Banking. We regularly review our asset portfolio to determine whether any assets require classification in accordance with applicable regulations.

The following table sets forth our amounts of classified assets and criticized assets (classified assets and loans designated as special mention) as of the periods indicated.

	At	At March 31,		mber 30,
	:	2010	2009 (In thousands)	2008
Classified assets:				
Substandard	\$	1,806	\$ 2,497	\$ 1,819
Doubtful		5	4	3
Loss				
Total classified assets		1,811	2,501	1,822
Special mention		7,078	5,929	3,685
Total criticized assets	\$	8,889	\$ 8,430	\$ 5,507

At March 31, 2010, total criticized assets consisted of \$550,000 of non-accrual loans (consisting of \$284,000 residential real estate and home equity loans and lines of credit; \$261,000 commercial loans; \$5,000 consumer loans), \$1.1 million of foreclosed real estate and \$7.1 million of performing loans that were considered special mention. At September 30, 2009, criticized assets consisted of \$1.3 million non-accrual loans (consisting of \$902,000 residential

and home equity loans and lines of credit; \$415,000

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commercial real estate loans; \$4,000 consumer loans), \$1.0 million of real estate owned and \$5.9 million of non-performing loans that were considered special mention.

Allowance for Loan Losses

We provide for loan losses based upon the consistent application of our documented allowance for loan loss methodology. All loan losses are charged to the allowance for loan losses and all recoveries are credited to it. Additions to the allowance for loan losses are provided by charges to income based on various factors which, in our judgment, deserve current recognition in estimating probable losses. We regularly review the loan portfolio and make provisions for loan losses in order to maintain the allowance for loan losses in accordance with GAAP. The allowance for loan losses consists primarily of two components:

- (1) specific allowances established for impaired loans (as defined by GAAP). The amount of impairment provided for as a specific allowance is represented by the deficiency, if any, between the estimated fair value of the loan, or the loan is observable market price, if any, or the underlying collateral, if the loan is collateral dependent, and the carrying value of the loan. Impaired loans for which the estimated fair value of the loan, or the loan is observable market price or the fair value of the underlying collateral, if the loan is collateral dependent, exceeds the carrying value of the loan are not considered in establishing specific allowances for loan losses; and
- (2) general allowances established for loan losses on a portfolio basis for loans that do not meet the definition of impaired loans. The portfolio is grouped into similar risk characteristics, primarily loan type and regulatory classification. We apply an estimated loss rate to each loan group. The loss rates applied are based upon our loss experience adjusted, as appropriate, for the environmental factors discussed below. This evaluation is inherently subjective, as it requires material estimates that may be susceptible to significant revisions based upon changes in economic and real estate market conditions.

Actual loan losses may be significantly more than the allowance for loan losses we have established, which could have a material negative effect on our financial results.

The adjustments to historical loss experience are based on our evaluation of several qualitative and environmental factors, including:

changes in any concentration of credit (including, but not limited to, concentrations by geography, industry or collateral type);

changes in the number and amount of non-accrual loans, criticized loans and past due loans;

changes in national, state and local economic trends;

changes in the types of loans in the loan portfolio;

changes in the experience and ability of personnel and management in the mortgage loan origination and loan servicing departments;

changes in the value of underlying collateral for collateral dependent loans;

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changes in lending strategies; and

changes in lending policies and procedures.

In addition, we may establish an unallocated allowance to provide for probable losses that have been incurred as of the reporting date but are not reflected in the allocated allowance.

We evaluate the allowance for loan losses based upon the combined total of the specific and general components. Generally when the loan portfolio increases, absent other factors, the allowance for loan loss methodology results in a higher dollar amount of estimated probable losses than would be the case without the increase. Generally when the loan portfolio decreases, absent other factors, the allowance for loan loss methodology results in a lower dollar amount of estimated probable losses than would be the case without the decrease.

Commercial real estate loans generally have greater credit risks compared to the one- to four-family residential mortgage loans we originate, as they typically involve larger loan balances concentrated with single borrowers or groups of related borrowers. In addition, the payment experience on loans secured by income-producing properties typically depends on the successful operation of the related business and thus may be subject to a greater extent to adverse conditions in the real estate market and in the general economy.

Commercial business loans generally have greater credit risks compared to the one- to four-family residential mortgage loans we originate, as they typically involve larger loan balances concentrated with single borrowers or groups of related borrowers. In addition, the payment experience on commercial business loans typically depends on the successful operation of the related business and thus may be subject to a greater extent to adverse conditions in the real estate market and in the general economy.

At March 31, 2010 and September 30, 2009 and 2008, the Company had no loans considered to be impaired. See Non-Performing and Problem Assets for a more detailed discussion of impaired loans. There were no loans in arrears 90 days or more still accruing interest. Loans in arrears 90 days or more or in process of foreclosure (non-accrual loans) were as follows:

	Number of		Percentage of Loans		
	Loans	Amount	Receivable		
		(Dol			
At March 31, 2010	11	\$ 550	0.20%		
At September 30, 2009	21	\$1,321	0.49%		
At September 30, 2008	18	\$1,616	0.63%		

Total interest income which would have been recognized had these loans paid in accordance with their contractual terms and actual interest income recognized on these loans as of the period indicated are summarized as follows:

]		ix Mont ded ch 31,	hs		For the En Septen	ded	
	20	010	20	009 (Dolla	rs in	009	2	008
Interest income that would have been recognized	\$	19	\$	thousa 50	ands) \$	80	\$	103
Interest income recognized		2	·	2		34	·	42
Interest income foregone	\$	17	\$	48	\$	46	\$	61
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Generally, we underwrite commercial real estate loans and residential real estate loans at a loan-to-value ratio of 80% or less. See Non-Performing and Problem Assets for a discussion of steps taken when loans become past due.

We evaluate the loan portfolio on a quarterly basis and the allowance is adjusted accordingly. While we use the best information available to make evaluations, future adjustments to the allowance may be necessary if conditions differ substantially from the information used in making the evaluations. In addition, as an integral part of their examination process, the Pennsylvania Department of Banking and the Federal Deposit Insurance Corporation will periodically review the allowance for loan losses. The Pennsylvania Department of Banking and the Federal Deposit Insurance Corporation may require us to recognize additions to the allowance based on their analysis of information available to them at the time of their examination.

The following table sets forth activity in our allowance for loan losses for the periods indicated.

	At or For the Six Months Ended March 31,			At on For	otember 30,			
	2010	2009	2009	2008 (Dollar thousan	8 rs in	2007	2006	2005
Balance at beginning of period	\$ 3,078	\$ 2,426	\$ 2,426	\$	2,379	\$ 2,423	\$ 1,580	\$ 1,597
Charge-offs: Real estate loans Commercial real	50	38	118		151	18		
estate Other loans (1)	1 11	300 55	305 65		70 132	130	105 60	20
Total charge-offs	62	393	488		353	148	165	20
Recoveries: Real estate loans						٥		
Commercial Other loans (1)	1 5	2 18	6 34		6 78	9 95	6 14	3
Total recoveries	6	20	40		84	104	20	3
Net charge-offs Adjustment (2) Provision for loan	(56)	(373)	(448)		(269)	(44)	(145) 988	(17)
losses	429	547	1,100		316			
Balance at end of period	\$ 3,451	\$ 2,600	\$ 3,078	\$	2,426	\$ 2,379	\$ 2,423	\$ 1,580
Ratios:	0.04%	0.29%	0.17%)	0.10%	0.02%	0.08%	0.01%

Net charge-offs to average loans outstanding (annualized) Allowance for loan losses to non-performing loans at end of period 627.45% 152.31% 233.01% 150.12% 294.43% 355.80% 435.26% Allowance for loan losses to total loans at end of period 1.23% 0.99% 1.12% 0.93% 0.97% 1.31% 1.16%

- (1) Consists of automobile loans, consumer loans and loans secured by savings accounts.
- (2) Addition to allowance as a result of the acquisition of Hoblitzell National Bank in 2006.

Our experience with amounts charged-off tracks closely with the difference between the carrying value at the time of default and the fair value of collateral as determined by appraisal, less applicable selling costs. For additional information with respect to the portions of the allowance for loan losses attributable to our loan classifications, see

Allocation of Allowance for Loan Losses. For additional information with respect to non-performing loans and delinquent loans, see Non-Performing and Problem Assets and Non-Performing and Problem Assets Delinquent Loans.

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Allocation of Allowance for Loan Losses. The following table sets forth the allowance for loan losses allocated by loan category and the percent of loans in each category to total loans at the dates indicated. The allowance for loan losses allocated to each category is not necessarily indicative of future losses in any particular category and does not restrict the use of the allowance to absorb losses in other categories.

	At Ma	arch 31,	At September 30,					
	2	010	2	009	2	008		
		Percent of		Percent of		Percent of		
		Loans in		Loans in		Loans in		
		Each		Each		Each		
	Allowance	Category	Allowance	Category	Allowance	Category		
	for	to	for	to	for	to		
	Loan	Total	Loan	Total	Loan	Total		
	Losses	Loans	Losses	Loans	Losses	Loans		
			(Dollars in	thousands)				
Real estate loans (1)	\$ 1,314	65.7%	\$ 1,064	66.3%	\$ 984	68.3%		
Commercial (2)	2,064	33.2	1,943	32.5	1,354	30.3		
Other loans (3)	73	1.1	71	1.2	88	1.4		
Total allocated								
allowance	3,451	100.0	3,078	100.0	2,426	100.0		
Unallocated	,		,		,			
Total	\$ 3,451	100.0%	\$ 3,078	100.0%	\$ 2,426	100.0%		

		At September 30,								
	2	007	20	006	2	005				
	Allowance	Percent of Loans in Each Category Allowance Category Al		Allowance	Percent of Loans in Each Category					
	for	to	for	to	for	to				
	Loan	Total	Loan	Total	Loan	Total				
	Losses	Loans	Losses	Loans	Losses	Loans				
			(Dollars in	thousands)						
Real estate loans (1)	\$ 1,261	68.8%	\$ 1,280	68.3%	\$ 1,281	75.6%				
Commercial (2)	898	29.7	888	29.7		23.6				
Other loans (3)	220	1.5	255	2.0	299	0.8				
Total allocated allowance Unallocated	2,379	100.0	2,423	100.0	1,580	100.0				
Total	\$ 2,379	100.0%	\$ 2,423	100.0%	\$ 1,580	100.0%				

(1) Includes one- to four-family

residential, home equity loans and lines of credit and residential construction loans.

- (2) Includes commercial real estate and commercial loans.
- (3) Consists of automobile loans, consumer loans and loans secured by savings accounts.

The increase in the allowance attributable to the commercial loan portfolio between September 30, 2008 and September 30, 2009 was related both to the size of this portfolio as well as to the amount of commercial real estate loans designated as nonperforming and criticized loans as of September 30, 2009. See Non-Performing and Problem Assets Classification of Assets.

Management of Market Risk

General. Our most significant form of market risk is interest rate risk because, as a financial institution, the majority of our assets and liabilities are sensitive to changes in interest rates. Therefore, a principal part of our operations is to manage interest rate risk and limit the exposure of our net interest income to changes in market interest rates. Our Board of Directors has established an Asset/Liability Management Committee, which is responsible for evaluating the interest rate risk inherent in our assets and liabilities, for determining the level of risk that is appropriate, given our business strategy, operating environment, capital, liquidity and performance objectives, and for managing this risk consistent with the guidelines approved by the Board of Directors.

Historically, we operated as a traditional savings bank. Therefore, the majority of our assets consist of longer-term, fixed rate residential mortgage loans and mortgage backed securities, which we funded primarily with checking and savings accounts and short-term borrowings. In an effort to improve our earnings and to decrease our exposure to interest rate risk, we generally sell fixed rate residential

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loans with a term over 15 years. In addition, we have shifted our focus to originating more commercial real estate loans, which generally have shorter maturities than one- to four-family residential mortgage loans, and are usually originated with adjustable interest rates.

In addition to the above strategies with respect to our lending activities, we have used the following strategies to reduce our interest rate risk:

increasing our personal and business checking accounts, which are less rate-sensitive than certificates of deposit and which provide us with a stable, low-cost source of funds;

repaying short-term borrowings; and

maintaining relatively high levels of capital.

We have not conducted hedging activities, such as engaging in futures, options or swap transactions, or investing in high-risk mortgage derivatives, such as collateralized mortgage obligation residual interests, real estate mortgage investment conduit residual interests or stripped mortgage backed securities.

In addition, changes in interest rates can affect the fair values of our financial instruments. During the fiscal year ended September 30, 2009, decreases in market interest rates were the primary factors in the increases in the fair values of our loans, deposits and Federal Home Loan Bank advances. For additional information, see Note 14 to the Notes to our Consolidated Financial Statements.

Net Portfolio Value. The table below sets forth, as of March 31, 2010, the estimated changes in our net portfolio value (NPV) that would result from the designated instantaneous changes in the interest rate yield curve. The NPV is the difference between the present value of an institution sassets and liabilities (the institution s net portfolio value or NPV) would change in the event of a range of assumed changes in market interest rates. The simulation model uses a discounted cash flow analysis and an option-based pricing approach to measure the interest rate sensitivity of net portfolio value. Historically, the model estimated the economic value of each type of asset, liability and off-balance sheet contract using the current interest rate yield curve with instantaneous increases or decreases of 100 to 300 basis points in 100 basis point increments. A basis point equals one-hundredth of one percent, and 100 basis points equals one percent. An increase in interest rates from 3% to 4% would mean, for example, a 100 basis point increase in the Change in Interest Rates—column below. Given the current relatively low level of market interest rates, an NPV calculation for an interest rate decrease of greater than 100 basis points has not been prepared.

NPV as a Percentage of Present Value of Assets (3)

			Estimated	Increase			
			Increase				
Change in Interest	Estimated NPV				(Decrease)		
	NPV				NPV	(basis	
Rates (basis points) (1)	(2)	Amount Percen		Percent	Ratio (4)	points)	
	(Dollars in	thou	usands)				
+300	\$ 47,200	\$	(4,677)	(9.02)%	12.14%	(54)	
+200	49,323		(2,554)	(4.92)	12.47	(21)	
+100	51,112		(765)	(1.47)	12.70	(1)	
0	51,877				12.68		
-100	48,775		(3,102)	(5.98)	11.83	(85)	

(1) Assumes interest rate changes (up and down) in

increments of 100 basis points.

- (2) NPV is the discounted present value of expected cash flows from assets and liabilities.
- (3) Present value of assets represents the discounted present value of incoming cash flows on interest-earning assets.
- (4) NPV Ratio represents NPV divided by the present value of assets.

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The table above indicates that at March 31, 2010, in the event of a 200 basis point increase in interest rates, we would experience a 4.92% decrease in net portfolio value. In the event of a 100 basis point decrease in interest rates, we would experience a 5.98% decrease in net portfolio value.

Certain shortcomings are inherent in the methodologies used in determining interest rate risk through changes in net portfolio value. Modeling changes in net portfolio value require making certain assumptions that may or may not reflect the manner in which actual yields and costs, or loan repayments and deposit decay, respond to changes in market interest rates. In this regard, the net portfolio value tables presented assume that the composition of our interest-sensitive assets and liabilities existing at the beginning of a period remains constant over the period being measured and assume that a particular change in interest rates is reflected across the yield curve regardless of the duration or repricing of specific assets and liabilities. Accordingly, although the net portfolio value tables provide an indication of our interest rate risk exposure at a particular point in time, such measurements are not intended to and do not provide a precise forecast of the effect of changes in market interest rates on our net interest income and will differ from actual results.

Liquidity and Capital Resources

Liquidity is the ability to meet current and future financial obligations. Our primary sources of funds consist of deposit inflows, loan repayments, advances from the Federal Home Loan Bank of Pittsburgh, repurchase agreements and maturities, principal repayments and the sale of available-for-sale securities. While maturities and scheduled amortization of loans and securities are predictable sources of funds, deposit flows and mortgage prepayments are greatly influenced by general interest rates, economic conditions and competition. Our Asset/Liability Management Committee, under the direction of our Chief Financial Officer, is responsible for establishing and monitoring our liquidity targets and strategies in order to ensure that sufficient liquidity exists for meeting the borrowing needs and deposit withdrawals of our customers as well as unanticipated contingencies. We believe that we have enough sources of liquidity to satisfy our short- and long-term liquidity needs as of March 31, 2010. We anticipate that we will maintain higher liquidity levels following the completion of the stock offering.

We regularly monitor and adjust our investments in liquid assets based upon our assessment of:

- (i) expected loan demand;
- (ii) expected deposit flows and borrowing maturities;
- (iii) yields available on interest-earning deposits and securities; and
- (iv) the objectives of our asset/liability management program.

Excess liquid assets are invested generally in interest-earning deposits and short-term securities and are also used to pay off short-term borrowings.

Our most liquid assets are cash and cash equivalents. The level of these assets is dependent on our operating, financing, lending and investing activities during any given period. At March 31, 2010, cash and cash equivalents totaled \$25.1 million.

Our cash flows are derived from operating activities, investing activities and financing activities as reported in our Consolidated Statements of Cash Flows included in our Consolidated Financial Statements.

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At March 31, 2010, we had \$14.4 million in loan commitments outstanding, \$12.5 million of which were for commercial real estate loans and \$1.9 million of which were for one- to four-family loans. In addition to commitments to originate loans, we had \$13.0 million in unused lines of credit to borrowers and \$2.2 million in undisbursed funds for construction loans in process. Certificates of deposit due within one year of March 31, 2010 totaled \$33.6 million, or 10.8% of total deposits. If these deposits do not remain with us, we may be required to seek other sources of funds, including loan and securities sales, repurchase agreements and Federal Home Loan Bank advances. Depending on market conditions, we may be required to pay higher rates on our deposits or other borrowings than we currently pay on the certificates of deposit due on or before March 31, 2011. We believe, however, based on historical experience and current market interest rates, that we will retain upon maturity a large portion of our certificates of deposit with maturities of one year or less as of March 31, 2011.

Our primary investing activity is originating loans. During the six months ended March 31, 2010 and fiscal years ended September 30, 2009 and 2008, we originated \$32.3 million, \$67.1 million and \$65.1 million of loans, respectively. During these periods, we purchased \$22.1 million, \$40.4 million and \$7.0 million of securities, respectively.

Financing activities consist primarily of activity in deposit accounts and Federal Home Loan Bank advances. We experienced a net increase in deposits of \$24.3 million and \$32.3 million during the six months ended March 31, 2010 and for the year ended September 30, 2009, compared to a net decrease in total deposits of \$9.3 million for the fiscal year ended September 30, 2008. Deposit flows are affected by the overall level of interest rates, the interest rates and products offered by us and our local competitors, and by other factors.

Liquidity management is both a daily and long-term function of business management. If we require funds beyond our ability to generate them internally, borrowing agreements exist with the Federal Home Loan Bank of Pittsburgh, which provides an additional source of funds. We also utilize securities sold under agreements to repurchase (with customers) as another borrowing source. Federal Home Loan Bank advances decreased by \$4.5 million and \$4.3 for the six months ended March 31, 2010 and for the fiscal year ended September 30, 2009, respectively, compared to an increase of \$18.1 million for the fiscal year ended September 30, 2008. At March 31, 2010, we had the ability to borrow up to an additional \$92.4 million from the Federal Home Loan Bank of Pittsburgh. Securities sold under agreements to repurchase decreased by \$961,000 during the six months ended March 31, 2010 and increased \$329,000 for the fiscal year ended September 30, 2009, compared to a decrease of \$454,000 for the fiscal year ended September 30, 2008.

Standard Bank is subject to various regulatory capital requirements, including a risk-based capital measure. The risk-based capital guidelines include both a definition of capital and a framework for calculating risk-weighted assets by assigning balance sheet assets and off-balance sheet items to broad risk categories. At June 30, 2010, Standard Bank exceeded all regulatory capital requirements. Standard Bank is considered well capitalized under regulatory guidelines. See Supervision and Regulation Banking Regulation Capital Requirements and Note 10 of the Notes to the Consolidated Financial Statements.

The net proceeds from the stock offering will significantly increase our liquidity and capital resources. Over time, the initial level of liquidity will be reduced as net proceeds from the stock offering are used for general corporate purposes, including the funding of loans. Our financial condition and results of operations will be enhanced by the net proceeds from the stock offering, resulting in increased net interest-earning assets and net interest income. However, due to the increase in equity resulting from the net proceeds raised in the stock offering, our return on equity will be adversely affected following the stock offering.

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Off-Balance Sheet Arrangements and Aggregate Contractual Obligations

Commitments. As a financial services provider, we routinely are a party to various financial instruments with off-balance-sheet risks, such as commitments to extend credit and unused lines of credit. While these contractual obligations represent our potential future cash requirements, a significant portion of commitments to extend credit may expire without being drawn upon. Such commitments are subject to the same credit policies and approval process accorded to loans we make. In addition, we enter into commitments to sell mortgage loans. For additional information, see Note 12 of the Notes to our Consolidated Financial Statements.

Contractual Obligations. In the ordinary course of our operations, we enter into certain contractual obligations. Such obligations include operating leases for premises and equipment, agreements with respect to borrowed funds and deposit liabilities and agreements with respect to investments.

The following table summarizes our significant fixed and determinable contractual obligations and other funding needs by payment date at March 31, 2010. The payment amounts represent those amounts due to the recipient and do not include any unamortized premiums or discounts or other similar carrying amount adjustments.

Contractual Obligations	Payments Due by Period							
	One year or	More than one year to three years		More than three years to five years (In thousands)		More than five years		Total
	less							
Long-term debt Operating leases Securities sold under agreements to	\$ 12,254 36	\$	20,366 72	\$	9,400 51	\$	58	\$ 42,078 159
repurchase Certificates of deposit	2,905 33,639		36,269		35,418		13,571	2,905 118,897
Total	\$48,834	\$	56,707	\$	44,869	\$	13,629	\$ 164,039
Commitments to extend credit	\$ 29,585	\$		\$		\$		\$ 29,585

Recent Accounting Pronouncements

In December 2009, the FASB issued ASU 2009-16, *Accounting for Transfer of Financial Assets*. ASU 2009-16 provides guidance to improve the relevance, representational faithfulness, and comparability of the information that an entity provides in its financial statements about a transfer of financial assets; the effects of a transfer on its financial position, financial performance, and cash flows; and a transferor s continuing involvement, if any, in transferred financial assets. ASU 2009-16 is effective for annual periods beginning after November 15, 2009 and for interim periods within those fiscal years. Standard Financial Corp. is currently evaluating the impact the adoption of this standard will have on Standard Financial Corp. s financial position or results of operation.

In December 2009, the FASB issued ASU 2009-17, *Improvements to Financial Reporting by Enterprises Involved with Variable Interest Entities*. The objective of ASU 2009-17 is to improve financial reporting by enterprises involved with variable interest entities and to provide more relevant and reliable information to users of financial statements. ASU 2009-17 is effective for annual periods beginning after November 15, 2009 and for interim periods within those fiscal years. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In September 2009, the FASB issued new guidance impacting Topic 820. This creates a practical expedient to measure the fair value of an alternative investment that does not have a readily determinable fair value. This guidance

also requires certain additional disclosures. This guidance is effective for

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interim and annual periods ending after December 15, 2009. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In October 2009, the FASB issued ASU 2009-15, *Accounting for Own-Share Lending Arrangements in Contemplation of Convertible Debt Issuance or Other Financing*. ASU 2009-15 amends Subtopic 470-20 to expand accounting and reporting guidance for own-share lending arrangements issued in contemplation of convertible debt issuance. ASU 2009-15 is effective for fiscal years beginning on or after December 15, 2009 and interim periods within those fiscal years for arrangements outstanding as of the beginning of those fiscal years. The adoption of this guidance is not expected to have a significant impact on Standard Financial Corp. s financial statements.

In January 2010, the FASB issued ASU 2010-01, *Equity (Topic 505): Accounting for Distributions to Shareholders with Components of Stock and Cash a consensus of the FASB Emerging Issues Task Force.* ASU 2010-01 clarifies that the stock portion of a distribution to shareholders that allows them to elect to receive cash or stock with a potential limitation on the total amount of cash that all shareholders can elect to receive in the aggregate is considered a share issuance that is reflected in EPS prospectively and is not a stock dividend. ASU 2010-01 is effective for interim and annual periods ending on or after December 15, 2009 and should be applied on a retrospective basis. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In January 2010, the FASB issued ASU 2010-02, *Consolidation (Topic 810): Accounting and reporting for Decreases in Ownership of a Subsidiary a Scope Clarification*. ASU 2010-02 amends Subtopic 810-10 to address implementation issues related to changes in ownership provisions including clarifying the scope of the decrease in ownership and additional disclosures. ASU 2010-02 is effective beginning in the period that an entity adopts Statement 160. If an entity has previously adopted Statement 160, ASU 2010-02 is effective beginning in the first interim or annual reporting period ending on or after December 15, 2009 and should be applied retrospectively to the first period Statement 160 was adopted. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In January 2010, the FASB issued ASU 2010-04, *Accounting for Various Topics Technical Corrections to SEC Paragraphs*. ASU 2010-04 makes technical corrections to existing SEC guidance including the following topics: accounting for subsequent investments, termination of an interest rate swap, issuance of financial statements subsequent events, use of residential method to value acquired assets other than goodwill, adjustments in assets and liabilities for holding gains and losses, and selections of discount rate used for measuring defined benefit obligation. ASU 2010-04 is effective January 15, 2010. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In January 2010, the FASB issued ASU 2010-05, *Compensation Stock Compensation (Topic 718): Escrowed Share Arrangements and the Presumption of Compensation*. ASU 2010-05 updates existing guidance to address the SEC staff s views on overcoming the presumption that for certain shareholders escrowed share arrangements represent compensation. ASU 2010-05 is effective January 15, 2010. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In January 2010, the FASB issued ASU No. 2010-06, Fair Value Measurements and Disclosures (Topic 820): Improving Disclosures about Fair Value Measurements. ASU 2010-06 amends Subtopic 820-10 to clarify existing disclosures, require new disclosures, and includes conforming amendments to guidance on employers—disclosures about postretirement benefit plan assets. ASU 2010-06 is effective for interim and annual periods beginning after December 15, 2009, except for disclosures about purchases, sales, issuances, and settlements in the roll forward of activity in Level 3 fair value

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measurements. Those disclosures are effective for fiscal years beginning after December 15, 2010 and for interim periods within those fiscal years. The adoption of this guidance is not expected to have a significant impact on Standard Financial Corp. s financial statements.

In February 2010, the FASB issued ASU 2010-08, *Technical Corrections to Various Topics*. ASU 2010-08 clarifies guidance on embedded derivatives and hedging. ASU 2010-08 is effective for interim and annual periods beginning after December 15, 2009. The adoption of this guidance did not have a material impact on Standard Financial Corp. s financial position or results of operation.

In March 2010, the FASB issued ASU 2010-11, *Derivatives and Hedging*. ASU 2010-11 provides clarification and related additional examples to improve financial reporting by resolving potential ambiguity about the breadth of the embedded credit derivative scope exception in ASC 815-15-8. ASU 2010-11 is effective at the beginning of the first fiscal quarter beginning after June 15, 2010. The adoption of this guidance is not expected to have a significant impact on Standard Financial Corp. s financial statements.

In April 2010, the FASB issued ASU 2010-13, Compensation Stock Compensation (Topic 718): Effect of Denominating the Exercise Price of a Share-Based Payment Award in the Currency of the Market in Which the Underlying Equity Security Trades. ASU 2010-13 provides guidance on the classification of a share-based payment award as either equity or a liability. A share-based payment that contains a condition that is not a market, performance, or service condition is required to be classified as a liability. ASU 2010-13 is effective for fiscal years, and interim periods within those fiscal years, beginning on or after December 15, 2010 and is not expected to have a significant impact on Standard Financial Corp. s financial statements.

Impact of Inflation and Changing Prices

Our consolidated financial statements and related notes have been prepared in accordance with U.S. GAAP. U.S. GAAP generally requires the measurement of financial position and operating results in terms of historical dollars without consideration of changes in the relative purchasing power of money over time due to inflation. The impact of inflation is reflected in the increased cost of our operations. Unlike industrial companies, our assets and liabilities are primarily monetary in nature. As a result, changes in market interest rates have a greater impact on performance than the effects of inflation.

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BUSINESS OF STANDARD FINANCIAL CORP.

Standard Financial Corp. is incorporated in the State of Maryland. We have not engaged in any business to date. Upon completion of the conversion, we will own all of the issued and outstanding stock of Standard Bank. We will retain up to 50% of the net proceeds from the offering and initially invest the remaining net proceeds in Standard Bank as additional capital of Standard Bank. Standard Financial Corp. will use a portion of the net proceeds to make a loan to the employee stock ownership plan and will contribute \$200,000 in cash and a number of shares of common stock with a value equal to 3.5% of the shares sold in the offering to our charitable foundation. At a later date, we may use the net proceeds to pay dividends to stockholders and may repurchase shares of common stock, subject to regulatory limitations. We will invest our initial capital as discussed in How We Intend to Use the Proceeds from the Offering.

In the future, Standard Financial Corp., as the holding company of Standard Bank, will be authorized to pursue other business activities permitted by applicable laws and regulations, which may include the acquisition of banking and financial services companies. See Supervision and Regulation Bank Holding Company Regulation for a discussion of the activities that are permitted for bank holding companies. We currently have no understandings or agreements to acquire other financial institutions. We may also borrow funds for reinvestment in Standard Bank.

Following the offering, our cash flow will primarily depend on earnings from the investment of the net proceeds from the offering that we retain and any dividends we receive from Standard Bank. Initially, Standard Financial Corp. will neither own nor lease any property, but will instead pay a fee to Standard Bank for the use of its premises, equipment and furniture. At the present time, we intend to employ only persons who are officers of Standard Bank to serve as officers of Standard Financial Corp. We will, however, use the support staff of Standard Bank from time to time. We will pay a fee to Standard Bank for the time devoted to Standard Financial Corp. by employees of Standard Bank. However, these persons will not be separately compensated by Standard Financial Corp. Standard Financial Corp. may hire additional employees, as appropriate, to the extent it expands its business in the future.

BUSINESS OF STANDARD BANK

General

Our business consists primarily of accepting deposits from the general public and investing those deposits, together with funds generated from operations and borrowings, in commercial real estate loans, one- to four-family residential mortgage loans, home equity loans and lines of credit commercial business loans and investment securities. To a lesser extent, we also originate construction loans and consumer loans. We offer a variety of deposit accounts, including savings accounts, certificates of deposit, money market accounts, commercial and regular checking accounts and individual retirement accounts.

Our website address is www.standardbankpa.com. Information on our website is not incorporated into this prospectus and should not be considered part of this prospectus.

Market Area

We conduct our operations from our ten branch offices (nine of which are full service) located in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland. Standard Bank considers its primary market area to be eastern Allegheny, Westmoreland, northern Fayette and southern Bedford counties in Pennsylvania and Allegany County, Maryland.

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Our market area did not fully benefit from the national economic expansion during the period prior to the current economic recession, and as a result, it has not been as severely affected during the current economic recession. The national unemployment rate has remained over 9% and real estate prices across the country have declined substantially in many markets. Recently, there have been some signs of economic improvement nationally and in our market area, although the unemployment rate in the eastern portion of our market area remains somewhat higher than the respective unemployment rates of Pennsylvania and Maryland, respectively.

In comparison to many areas throughout the country, real estate values in our market have been reasonably stable, as many areas in the country experienced more significant increases in real estate values during the past decade. Management believes that this, combined with a more moderate employment situation within our market area, has resulted in a less severe decline in real estate market values in our market area compared to many other parts of the country.

Our market area has a broad range of private employers, and has changed its focus from heavy industry to more specialized industries and service providers, including technology, health care, education and finance. Allegheny County, Pennsylvania is the headquarters for seven Fortune 500 companies, including H.J. Heinz, USX Corporation and Alcoa Inc. Westmoreland County is east of Allegheny County and is part of the Pittsburgh metropolitan area. Allegany County, Maryland is part of the Cumberland, Maryland-West Virginia metropolitan area, which is equidistant from Pittsburgh and Baltimore, and its economy includes information technology, biotechnology, medical services and manufacturing.

Median household income levels in Standard Bank s market area have been mixed. Allegheny County, Pennsylvania and Allegany County, Maryland have trailed the median household income growth rate of their respective states and the nation over the last several years, while Westmoreland and Fayette Counties have outpaced it. However, the median household income in each of the counties within our market area is substantially less than their respective states and nationally.

Competition

We face intense competition in our market areas both in making loans and attracting deposits. We compete with commercial banks, savings institutions, mortgage brokerage firms, credit unions, finance companies, mutual funds, insurance companies and investment banking firms. Some of our competitors have greater name recognition and market presence that benefit them in attracting business, and offer certain services that we do not or cannot provide.

Our deposit sources are primarily concentrated in the communities surrounding our banking offices, located in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland. As of June 30, 2009 (the latest date for which information is publicly available), we ranked 30th in deposit market share out of 36 banks and thrift institutions with offices in Allegheny County, Pennsylvania with a market share of less than 1.0%, 20th in deposit market share out of 50 banks and thrift institutions in Westmoreland County, Pennsylvania with a market share of less than 1.0%, 27th in deposit market share out of 42 banks and thrift institutions in Bedford County, Pennsylvania, with a market share of less than 1.0% and 5th in deposit market share out of 5 banks and thrift institutions in Allegany County, Maryland with a market share of 5.8%.

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Lending Activities

Our primary lending activities are the origination of one- to four-family residential mortgage loans, commercial real estate loans, commercial business loans and home equity loans and lines of credit. To a lesser extent, we also originate construction loans and consumer loans.

One- to Four-Family Residential Mortgage Loans. At March 31, 2010, \$139.0 million, or 49.1%, of our total loan portfolio, consisted of one- to four-family residential mortgage loans. We offer fixed-rate and adjustable-rate residential mortgage loans with maturities generally up to 30 years.

One- to four-family residential mortgage loans are generally underwritten according to Freddie Mac guidelines, and we refer to loans that conform to such guidelines as conforming loans. We generally originate both fixed- and adjustable-rate mortgage loans in amounts up to the maximum conforming loan limits as established by the Office of Federal Housing Enterprise Oversight, which is generally \$417,000 for single-family homes. However, loans in excess of \$417,000 (which are referred to as jumbo loans) may be generally originated for retention in our loan portfolio, and not for sale to Freddie Mac. Our maximum loan amount for these loans is generally \$750,000. We originate fixed- and adjustable-rate loans with terms of up to 30 years. We generally underwrite jumbo loans in the same manner as conforming loans.

We will originate loans with loan-to-value ratios in excess of 80%, up to and including a loan-to-value ratio of 95%. We require private mortgage insurance for loans with loan-to-value ratios in excess of 89%. During the six months ended March 31, 2010, we originated \$4.4 million of one- to four-family residential mortgage loans with loan-to-value ratios in excess of 80%.

We currently retain the servicing rights on loans sold to generate fee income. For the six months ended March 31, 2010, we received loan servicing fees of \$63,372. As of March 31, 2010, the principal balance of loans serviced for others totaled \$17.7 million.

We offer special programs for first-time home purchasers and low- and moderate-income home purchasers. The property must be located within our lending area in a low-moderate census tract. Household income may not exceed 80% at median income of the Metropolitan Statistical Area. All bank-earned fees are waived.

Other than our loans for the construction of one- to four-family residential mortgage loans (described under Construction Loans) and home equity lines of credit (described under Home Equity Loans and Lines of Credit), we do not offer interest only mortgage loans on one- to four-family residential properties (where the borrower pays interest for an initial period, after which the loan converts to a fully amortizing loan). We also do not offer loans that provide for negative amortization of principal, such as Option ARM loans, where the borrower can pay less than the interest owed on the loan, resulting in an increased principal balance during the life of the loan. We do not offer subprime loans (loans that generally target borrowers with weakened credit histories typically characterized by payment delinquencies, previous charge-offs, judgments, bankruptcies, or borrowers with questionable repayment capacity as evidenced by low credit scores or high debt-burden ratios) or Alt-A loans (traditionally defined as loans having less than full documentation).

Commercial Real Estate Loans. At March 31, 2010, \$80.9 million, or 28.6%, of our total loan portfolio, consisted of commercial real estate loans. Properties securing our commercial real estate loans primarily include business owner-occupied properties, small office buildings and office suites. We generally seek to originate commercial real estate loans with initial principal balances of up to \$3.0 million. Substantially all of our commercial real estate loans are secured by properties located in our

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primary market area. At March 31, 2010, our largest commercial real estate loan relationship had a principal balance of \$2.4 million and was secured by a first mortgage on land and condominium units. This loan was performing in accordance with its terms at March 31, 2010.

In the underwriting of commercial real estate loans, we generally lend up to the lesser of 80% of the property s appraised value or purchase price. We base our decision to lend primarily on the economic viability of the property and the creditworthiness of the borrower. In evaluating a proposed commercial real estate loan, we emphasize the ratio of the property s projected net cash flow to the loan s debt service requirement (generally requiring a preferred ratio of 1.25x), computed after deduction for a vacancy factor and property expenses we deem appropriate. Personal guarantees are usually obtained from commercial real estate borrowers. We require title insurance, fire and extended coverage casualty insurance, and, if appropriate, flood insurance, in order to protect our security interest in the underlying property. Almost all of our commercial real estate loans are generated internally by our loan officers.

Commercial real estate loans generally carry higher interest rates and have shorter terms than one- to four-family residential mortgage loans. Commercial real estate loans, however, entail greater credit risks compared to the one- to four-family residential mortgage loans we originate, as they typically involve larger loan balances concentrated with single borrowers or groups of related borrowers. In addition, the payment of loans secured by income-producing properties typically depends on the successful operation of the property, as repayment of the loan generally is dependent, in large part, on sufficient income from the property to cover operating expenses and debt service. Changes in economic conditions that are not in the control of the borrower or lender could affect the value of the collateral for the loan or the future cash flow of the property. Additionally, any decline in real estate values may be more pronounced for commercial real estate than residential properties.

Home Equity Loans and Lines of Credit. In addition to traditional one- to four-family residential mortgage loans, we offer home equity loans and home equity lines of credit that are secured by the borrower s primary residence, secondary residence or one- to four-family investment properties. Our home equity loans are originated with fixed rates of interest and with terms of up to 20 years. Home equity lines of credit have a maximum term of 20 years. The borrower is permitted to draw against the line during the first ten years of the line of credit. During this draw period, repayments are made at 2% of the unpaid balance monthly basis. After this initial 10-year draw period, the borrower is required to make payments to principal based on a 10-year amortization. Our home equity lines of credit are currently originated with adjustable rates of interest. Home equity loans and lines of credit are generally underwritten with the same criteria that we use to underwrite one- to four-family residential mortgage loans. For a borrower s primary residence, home equity loans and lines of credit may be underwritten with a loan-to-value ratio of 89% when combined with the principal balance of the existing mortgage loan, while the maximum loan-to-value ratio on secondary residences and investment properties is 75% when combined with the principal balance of the existing mortgage loan. We require appraisals on home equity loans and lines of credit. At the time we close a home equity loan or line of credit, we record a mortgage to perfect our security interest in the underlying collateral. At March 31, 2010 our in-house maximum limit for a home equity loan or a line of credit was \$250,000 without title insurance; any higher amounts require title insurance.

Home equity loans and lines of credit entail greater credit risks compared to the one- to four-family residential mortgage loans we originate, as they typically involve higher loan-to-value ratios. Therefore, any decline in real estate values may have a more detrimental effect on home equity loans and lines of credit compared to one- to four-family residential mortgage loans.

Commercial Business Loans. We make various types of secured and unsecured commercial business loans to customers in our market area for the purpose of working capital and other general

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business purposes. The terms of these loans generally range from less than one year to a maximum of ten years. The loans are either negotiated on a fixed-rate basis or carry adjustable interest rates indexed to a lending rate that is determined internally, or a short-term market rate index. We seek to originate loans to small- and medium-size businesses with principal balances between \$150,000 and \$750,000. At March 31, 2010, we had 312 commercial business loans outstanding with an aggregate balance of \$13.1 million, or 4.6% of the total loan portfolio.

Commercial credit decisions are based upon our credit assessment of the loan applicant. We evaluate the applicant s ability to repay in accordance with the proposed terms of the loan and we assess the risks involved. Personal guarantees of the principals are typically obtained. In addition to evaluating the loan applicant s financial statements, we consider the adequacy of the primary and secondary sources of repayment for the loan. Credit agency reports of the applicant s personal credit history supplement our analysis of the applicant s creditworthiness. Collateral supporting a secured transaction also is analyzed to determine its marketability. Commercial business loans generally have higher interest rates than residential loans of like duration because they have a higher risk of default since their repayment generally depends on the successful operation of the borrower s business and the sufficiency of any collateral.

At March 31, 2010, our largest commercial business loan had a principal balance of \$1.0 million and was secured primarily by conservation-related federal tax credits. At March 31, 2010, this loan was performing in accordance with its terms.

Construction Loans. We make commercial construction loans for rental properties, commercial buildings and homes built by developers on speculative, undeveloped property. The terms of commercial construction loans are made in accordance with our commercial loan policy. Advances on construction loans are made in accordance with a schedule reflecting the cost of construction, but are generally limited to an 80% loan-to-completed-appraised-value ratio. Repayment of construction loans on non-residential properties is normally expected from the property s eventual rental income, income from the borrower s operating entity or the sale of the subject property. In the case of income-producing property, repayment is usually expected from permanent financing upon completion of construction. We typically provide the permanent mortgage financing on our construction loans on income-producing property. Construction loans are interest-only loans during the construction period, which typically do not exceed 12 months, and convert to permanent, amortizing financing following the completion of construction. At March 31, 2010, construction loans totaled \$3.1 million, or 1.1%, of total loans receivable. At March 31, 2010, the additional unadvanced portion of these construction loans totaled \$2.2 million.

Generally, before making a commitment to fund a construction loan, we require an appraisal of the property by a state-certified or state-licensed appraiser. We review and inspect properties before disbursement of funds during the term of the construction loan.

Construction financing generally involves greater credit risk than long-term financing on improved, owner-occupied real estate. Risk of loss on a construction loan depends largely upon the accuracy of the initial estimate of the value of the property at completion of construction compared to the estimated cost (including interest) of construction and other assumptions. If the estimate of construction cost is inaccurate, we may be required to advance additional funds beyond the amount originally committed in order to protect the value of the property. Moreover, if the estimated value of the completed project is inaccurate, the borrower may hold a property with a value that is insufficient to assure full repayment of the construction loan upon the sale of the property. In the event we make a land acquisition loan on property that is not yet approved for the planned development, there is the risk that approvals will not be granted or will be delayed. Construction loans also expose us to the risk that improvements will

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not be completed on time in accordance with specifications and projected costs. In addition, the ultimate sale or rental of the property may not occur as anticipated.

Loan Originations, Purchases, Sales, Participations and Servicing. All loans that we originate are underwritten pursuant to our policies and procedures, which incorporate standard underwriting guidelines, including those of Freddie Mac, to the extent applicable. We originate both adjustable-rate and fixed-rate loans. Our loan origination and sales activity may be adversely affected by a rising interest rate environment that typically results in decreased loan demand. Most of our one- to four-family residential mortgage loan originations are generated by our loan officers.

Historically, we have retained in our portfolio the majority of loans that we originate, although in recent years we have sold most of our longer term loans to Freddie Mac and the Federal Home Loan Bank of Pittsburgh, with loan servicing rights retained. During the six months ended March 31, 2010 and in fiscal year 2009, we sold \$75,000 and \$2.4 million, respectively, of fixed-rate loans as originated, primarily with terms of 15 years and longer, to assist us in managing interest rate risk.

We sell our loans with the servicing rights retained on residential mortgage loans, and we intend to continue this practice in the future, subject to the pricing of retaining such servicing rights. At March 31, 2010, we were servicing loans owned by others with a principal balance of \$17.7 million. Loan servicing includes collecting and remitting loan payments, accounting for principal and interest, contacting delinquent borrowers, supervising foreclosures and property dispositions in the event of unremedied defaults, making certain insurance and tax payments on behalf of the borrowers and generally administering the loans. We retain a portion of the interest paid by the borrower on the loans we service as consideration for our servicing activities.

From time to time, we enter into participations in commercial loans with other banks. In these circumstances, we will generally follow our customary loan underwriting and approval policies. At March 31, 2010 we had \$7.6 million in loan participations.

From time to time, we have purchased residential loans from other financial institutions. At March 31, 2010 the unpaid balance of these loans was \$1.1 million.

Loan Approval Procedures and Authority. Our lending activities follow written, non-discriminatory underwriting standards and loan origination procedures established by our Board of Directors. The loan approval process is intended to assess the borrower s ability to repay the loan and value of the property that will secure the loan. To assess the borrower s ability to repay, we review the borrower s employment and credit history and information on the historical and projected income and expenses of the borrower. We require full documentation on all of our loan applications.

Our policies and loan approval limits are established by the Board of Directors. Loans in amounts up to \$200,000 (for consumer loans), \$1.0 million (for residential real estate loans), and \$1.0 million (for commercial loans) can be approved by designated individual officers or officers acting together with specific lending approval authority. Relationships in excess of these amounts require the approval of the Board of Directors or its loan committee.

We require appraisals of all real property securing one- to four-family residential and commercial real estate loans and home equity loans and lines of credit. All appraisers are state-licensed or state-certified appraisers, and our practice is to have local appraisers approved by the Board of Directors annually.

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Investments

Our Audit and Investment Committee, which is comprised of our Chief Executive Officer, our Chief Financial Officer and our Controller, has primary responsibility for implementing our investment policy, which is established by our Board of Directors. The general investment strategies are developed and authorized by the Audit and Investment Committee in consultation with our Board of Directors. The Audit and Investment Committee is responsible for the execution of specific investment actions. These officers are authorized to execute investment transactions of up to \$1.0 million per investment security and \$5.0 million for mortgage-backed securities per transaction without the Board of Directors prior approval (provided the transactions are within the scope of the established investment policy). The investment policy is reviewed annually by the Investment Committee, and any changes to the policy are subject to approval by the full Board of Directors. The overall objectives of the Audit and Investment Policy are to maintain a portfolio of high quality and diversified investments to maximize interest income over the long term and to minimize risk, to provide collateral for borrowings, to provide additional earnings when loan production is low, and, when appropriate, to reduce our tax liability. The policy dictates that investment decisions give consideration to the safety of principal, liquidity requirements and interest rate risk management. All securities transactions are reported to the Board of Directors on a monthly basis.

Our current investment policy permits investments in securities issued by the U.S. Government as well as mortgage-backed securities, municipal securities, corporate bonds and direct obligations of Fannie Mae, Freddie Mac and Government National Mortgage Association. The investment policy also permits, with certain limitations, investments in certificates of deposit, collateralized mortgage obligations and mutual funds (limited to adjustable rate mortgage funds). The policy also permits limited investments in equity securities. Our current investment policy does not permit investment in stripped mortgage-backed securities or derivatives as defined in federal banking regulations, or in other high-risk securities.

Our investment policy expressly prohibits the use of our investment portfolio for market-oriented trading activities or speculative purposes unless otherwise approved by our Board of Directors. It is not our intention to profit in our investment account from short-term securities price movements. Accordingly, we do not currently have a trading account for investment securities.

We designate a security as either held to maturity, available-for-sale, or trading, based upon our ability and intent. Securities available-for-sale and trading securities are reported at market value and securities held to maturity are reported at amortized cost. A periodic review and evaluation of the available-for-sale and held-to-maturity securities portfolios is conducted to determine if the fair value of any security has declined below its carrying value and whether such decline is other-than-temporary. The fair values of mortgage-backed securities are based on quoted market prices or, when quoted prices in active markets for identical assets are not available, are based on matrix pricing, which is a mathematical technique that relies on the securities relationship to other benchmark quoted prices.

At March 31, 2010, all of such securities were classified as available for sale. Our securities portfolio at March 31, 2010, consisted primarily of securities with the following carrying value: \$26.9 million of U.S. government and agency obligations, \$19.7 million of mortgage-backed securities issued by U.S. Government agencies and U.S. Government-sponsored enterprises; \$17.3 million in municipal obligations, \$2.7 million in corporate bonds; \$761,000 in collateralized mortgage obligations and \$1.2 million in equity securities. At March 31, 2010, none of the collateral underlying our securities portfolio was considered subprime or Alt-A, and we held \$33,000 of common stock issued by Freddie Mac as of that date. See Management s Discussion of Financial Condition and Results of Operations Balance Sheet Analysis: March 31, 2010 and September 30, 2009 Investment Securities Portfolio for a discussion of the recent performance of our securities portfolio.

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We purchase mortgage-backed securities insured or guaranteed by Fannie Mae, Freddie Mac or Government National Mortgage Association. Historically, we have invested in mortgage-backed securities to achieve positive interest rate spreads with minimal administrative expense and to lower our credit risk as a result of the guarantees provided by Freddie Mac, Fannie Mae or Government National Mortgage Association. However, in September 2008, the Federal Housing Finance Agency placed Freddie Mac and Fannie Mae into conservatorship. The U.S. Treasury Department has established financing agreements to ensure that Freddie Mac and Fannie Mae meet their obligations to holders of mortgage-backed securities that they have issued or guaranteed. These actions have not affected the markets for mortgage-backed securities issued by Freddie Mac or Fannie Mae.

Mortgage-backed securities are securities issued in the secondary market that are collateralized by pools of mortgages. Certain types of mortgage-backed securities are commonly referred to as pass-through certificates because the principal and interest of the underlying loans is passed through to investors, net of certain costs, including servicing and guarantee fees. Mortgage-backed securities typically are collateralized by pools of one- to four-family or multifamily (loans on properties with 5 or more units) mortgages, although we invest primarily in mortgage-backed securities backed by one- to four-family mortgages. The issuers of such securities pool and resell the participation interests in the form of securities to investors such as Standard Bank. The interest rate on the security is lower than the interest rates on the underlying loans to allow for payment of servicing and guaranty fees. Government National Mortgage Association, a U.S. Government agency, and government sponsored enterprises, such as Fannie Mae and Freddie Mac, either guarantee the payments or guarantee the timely payment of principal and interest to investors. Mortgage-backed securities are more liquid than individual mortgage loans since there is an active trading market for such securities. In addition, mortgage-backed securities may be used to collateralize our borrowings. Investments in mortgage-backed securities involve a risk that actual payments will be greater or less than the prepayment rate estimated at the time of purchase, which may require adjustments to the amortization of any premium or accretion of any discount relating to such interests, thereby affecting the net yield on our securities. Current prepayment speeds determine whether prepayment estimates require modification that could cause amortization or accretion adjustments.

Sources of Funds

General. Deposits traditionally have been our primary source of funds for our investment and lending activities. We also borrow from the Federal Home Loan Bank of Pittsburgh to supplement cash flow needs. Our additional sources of funds are scheduled loan payments, maturing investments, loan repayments, customer repurchase agreements, retained earnings, income on other earning assets and the proceeds of loan sales.

Deposits. We accept deposits primarily from the areas in which our offices are located. We rely on our competitive pricing and products, convenient locations and quality customer service to attract and retain deposits. We offer a variety of deposit accounts with a range of interest rates and terms. Our deposit accounts consist of savings accounts, certificates of deposit and regular checking accounts.

Interest rates paid, maturity terms, service fees and withdrawal penalties are established on a periodic basis. Deposit rates and terms are based primarily on current operating strategies and market interest rates, liquidity requirements and our deposit growth goals.

Borrowings. Our borrowings consist of advances from the Federal Home Loan Bank of Pittsburgh and funds borrowed from customers under repurchase agreements. At March 31, 2010, Federal Home Loan Bank advances totaled \$42.1 million, or 11.7%, of total liabilities and our repurchase agreements totaled \$2.9 million, or 0.81%, of total liabilities. At March 31, 2010, we had access to additional Federal Home Loan Bank advances of up to \$92.4 million. Advances from the Federal Home

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Loan Bank of Pittsburgh are secured by our investment in the common stock of the Federal Home Loan Bank of Pittsburgh as well as by a blanket pledge on our assets not otherwise pledged. Repurchase agreements are secured by mortgage-backed securities.

Properties

(3)

We operate from our ten branches (nine of which are full service) located in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland. Standard Bank considers its primary market area to be eastern Allegheny, Westmoreland, northern Fayette and southern Bedford counties in Pennsylvania and Allegany County, Maryland. The net book value of our premises, land and equipment was \$3.8 million at March 31, 2010. The following table sets forth information with respect to our full-service banking offices, including the expiration date of leases with respect to leased facilities.

Branch Name Murrysville (1)	Address 4785 Old William Penn Hwy.	Owned or Leased
	Murrysville, PA 15668	Owned
Mount Pleasant	659 W. Main Street Mt. Pleasant, PA 15666	Owned
Ligonier	211 W. Main Street Ligonier, PA 15658	Owned
Monroeville (2)	2640 Monroeville Blvd. Monroeville, PA 15146	Owned
Scottdale	100 Pittsburgh Street Scottdale, PA 15683	Owned
Walmart	2100 Summit Ridge Plaza Mt. Pleasant, PA 15666	Leased (expires 10/31/2014)
Hyndman	3945 Center Street Hyndman, PA 15545	Owned
State Line (3)	187 Hyndman Road Hyndman, PA 15545	Owned
LaVale	1275 National Hwy. LaVale, MD 21502	Owned
Cumberland	200 N. Mechanic Street Cumberland, MD 21502	Owned
(1) Bank headquarters.		
(2) Executive office.		

Limited service facility.

Legal Proceedings

At March 31, 2010, we were not involved in any legal proceedings the outcome of which we believe would be material to our financial condition or results of operations.

Expense and Tax Allocation

Standard Bank will enter into an agreement with Standard Financial Corp. to provide it with certain administrative support services, whereby Standard Bank will be compensated at not less than the fair market value of the services provided. In addition, Standard Bank and Standard Financial Corp. will

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enter into an agreement to establish a method for allocating and for reimbursing the payment of their consolidated tax liability.

Personnel

As of March 31, 2010, we had 76 full-time employees and 16 part-time employees. Our employees are not represented by any collective bargaining group. Management believes that we have a good working relationship with our employees.

Subsidiary

Standard Bank has one subsidiary, Westmoreland Investment Company, which is a Delaware corporation that holds residential mortgage loans originated by Standard Bank.

SUPERVISION AND REGULATION

General

Standard Bank is supervised and examined by the Pennsylvania Department of Banking as the issuer of its charter, and by the FDIC as the insurer of its deposits and its primary federal regulator. Standard Bank also is regulated to a lesser extent by the Federal Reserve Board, governing reserves to be maintained against deposits and other matters. This system of state and federal regulation and supervision establishes a comprehensive framework of activities in which an institution may engage and is intended primarily for the protection of the FDIC s deposit insurance fund and depositors, and not for the protection of security holders. Standard Bank is periodically examined by the Pennsylvania Department of Banking and the FDIC to ensure that it satisfies applicable standards with respect to its capital adequacy, assets, management, earnings, liquidity and sensitivity to market interest rates. Following examinations, the Pennsylvania Department of Banking and the FDIC prepare reports for the consideration of Standard Bank s Board of Directors on any operating deficiencies. Standard Bank s relationship with its depositors also is regulated to a great extent by federal law and, to a much lesser extent, state law, especially in matters concerning the ownership of deposit accounts and the form and content of Standard Bank s loan documents.

As a bank holding company following the conversion, Standard Financial Corp. will be required to file certain reports with, will be subject to examination by, and otherwise must comply with the rules and regulations of the Pennsylvania Department of Banking and the Federal Reserve Board. Standard Financial Corp. will also be subject to the rules and regulations of the Securities and Exchange Commission under the federal securities laws.

Any change in these laws or regulations, whether by the FDIC, the Pennsylvania Department of Banking, the Federal Reserve Board or Congress, could have a material adverse impact on Standard Financial Corp., Standard Bank and their operations. See Risk Factors Recently enacted financial reform legislation will, among other things, create a new Consumer Financial Protection Bureau, tighten capital standards, and result in new laws and regulations that are expected to increase our costs of operations.

Set forth below is a brief description of certain regulatory requirements that are or will be applicable to Standard Bank and Standard Financial Corp. The description below is limited to certain material aspects of the statutes and regulations addressed, and is not intended to be a complete description of such statutes and regulations and their effects on Standard Bank and Standard Financial Corp.

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Banking Regulation

Pennsylvania Savings Bank Law Generally. The Pennsylvania Banking Code of 1965, as amended (the Banking Code), contains detailed provisions governing the organization, operations, corporate powers, savings and investment authority, branching rights and responsibilities of directors, officers and employees of Pennsylvania savings banks. A Pennsylvania savings bank may locate or change the location of its principal place of business and establish an office anywhere in, or adjacent to, Pennsylvania, with the prior approval of the Pennsylvania Department of Banking. The Banking Code delegates extensive rulemaking power and administrative discretion to the Department of Banking in its supervision and regulation of state-chartered savings banks. The Pennsylvania Department of Banking may order any savings bank to discontinue any violation of law or unsafe or unsound business practice and may direct any trustee, officer, attorney, or employee of a savings bank engaged in an objectionable activity, after the Pennsylvania Department of Banking has ordered the activity to be terminated, to show cause at a hearing before the Pennsylvania Department of Banking why such person should not be removed.

Capital Requirements. Under the FDIC s regulations, federally insured state-chartered banks that are not members of the Federal Reserve System (state non-member banks), such as Standard Bank, are required to comply with minimum leverage capital requirements. For an institution determined by the FDIC to not be anticipating or experiencing significant growth and to be, in general, a strong banking organization rated composite 1 under Uniform Financial Institutions Ranking System established by the Federal Financial Institutions Examination Council, the minimum capital leverage requirement is a ratio of Tier 1 capital to total assets of 3.0%. For all other institutions, the minimum leverage capital ratio is not less than 4.0%. Tier 1 capital is the sum of common stockholder s equity, noncumulative perpetual preferred stock (including any related surplus) and minority investments in certain subsidiaries, less intangible assets (except for certain servicing rights and credit card relationships) and certain other specified items.

In addition, FDIC regulations require state non-member banks to maintain certain ratios of regulatory capital to regulatory risk-weighted assets, or risk-based capital ratios. Risk-based capital ratios are determined by allocating assets and specified off-balance sheet items to four risk-weighted categories ranging from 0.0% to 100.0%. State non-member banks must maintain a minimum ratio of total capital to risk-weighted assets of at least 8.0%, of which at least one-half must be Tier 1 capital. Total capital consists of Tier 1 capital plus Tier 2 or supplementary capital items, which include allowances for loan losses in an amount of up to 1.25% of risk-weighted assets, cumulative preferred stock and certain other capital instruments, and a portion of the net unrealized gain on equity securities. The includable amount of Tier 2 capital cannot exceed the amount of the institution s Tier 1 capital.

Standard Bank is also subject to capital guidelines of the Pennsylvania Department of Banking. Although not adopted in regulation form, the Pennsylvania Department of Banking requires 6% leverage capital and 10% risk-based capital. The components of leverage and risk-based capital are substantially the same as those defined by the FDIC.

Prompt Corrective Action. Under federal regulations, a bank is considered to be (i) well capitalized if it has total risk-based capital of 10.0% or more, Tier I risk-based capital of 6.0% or more, Tier I leverage capital of 5.0% or more, and is not subject to any written capital order or directive; (ii) adequately capitalized if it has total risk-based capital of 8.0% or more, Tier I risk-based capital of 4.0% or more and Tier I leverage capital of 4.0% or more (3.0% under certain circumstances), and does not meet the definition of well capitalized; (iii) undercapitalized if it has total risk-based capital of less than 8.0%, Tier I risk-based capital of less than 4.0% or Tier I leverage capital of less than 4.0% (3.0% under certain circumstances); (iv) significantly undercapitalized if it has total risk-based capital of less than 6.0%, Tier I risk-based capital less than 3.0%, or Tier I leverage capital of less than 3.0%; and

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(v) critically undercapitalized if its ratio of tangible equity to total assets is equal to or less than 2.0%. Federal regulations also specify circumstances under which a federal banking agency may reclassify a well capitalized institution as adequately capitalized, and may require an adequately capitalized institution to comply with supervisory actions as if it were in the next lower category (except that the FDIC may not reclassify a significantly undercapitalized institution as critically undercapitalized). As of March 31, 2010, Standard Bank was well-capitalized for this purpose. See Historical and Pro Forma Regulatory Capital Compliance.

At March 31, 2010, Standard Bank s capital exceeded all applicable requirements. See Historical and Pro Forma Regulatory Capital Compliance.

Loans-to-One-Borrower Limitation. Under federal regulations, with certain limited exceptions, a Pennsylvania chartered savings bank may lend to a single or related group of borrowers on an unsecured basis an amount equal to 15% of its unimpaired capital and surplus. An additional amount may be lent, equal to 10% of unimpaired capital and surplus, if such loan is secured by readily marketable collateral, which is defined to include certain securities and bullion, but generally does not include real estate. Our internal policy, however, is to make no loans either individually or in the aggregate to one entity in excess of \$3.8 million. However, in special circumstances this limit may be exceeded subject to the approval of the Board of Directors.

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

Capital Distributions. The federal banking agencies have indicated that paying dividends that deplete a depository institution s capital base to an inadequate level would be an unsafe and unsound banking practice. Under the FDIC Improvement Act of 1991, a depository institution may not pay any dividend if payment would cause it to become undercapitalized or if it already is undercapitalized. Moreover, the federal agencies have issued policy statements that provide that bank holding companies and insured banks should generally only pay dividends out of current operating earnings. Federal banking regulators have the authority to prohibit banks and bank holding companies from paying a dividend if the regulators deem such payment to be an unsafe or unsound practice.

Standard Bank is also subject to regulatory restrictions on the payment and amounts of dividends under the Banking Code. The Banking Code states, in part, that dividends may be declared and paid by Standard Bank only out of accumulated net earnings.

Community Reinvestment Act and Fair Lending Laws. Under the Community Reinvestment Act of 1977 (CRA), the FDIC is required to assess the record of all financial institutions regulated by it to determine if such institutions are meeting the credit needs of the community (including low and moderate income neighborhoods) which they serve. CRA performance evaluations are based on a four-tiered rating system: Outstanding, Satisfactory, Needs to Improve and Substantial Noncompliance. CRA

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performance evaluations are considered in evaluating applications for such things as mergers, acquisitions and applications to open branches. Standard Bank has a CRA rating of Satisfactory.

Transactions with Related Parties. Transactions between banks and their related parties or affiliates are limited by Sections 23A and 23B of the Federal Reserve Act. An affiliate of a bank is any company or entity that controls, is controlled by or is under common control with the bank. In a holding company context, the parent bank holding company and any companies which are controlled by such parent holding company are affiliates of the bank.

Generally, Sections 23A and 23B of the Federal Reserve Act and Regulation W (i) limit the extent to which the bank or its subsidiaries may engage in covered transactions with any one affiliate to an amount equal to 10.0% of such institution s capital stock and surplus, and contain an aggregate limit on all such transactions with all affiliates to an amount equal to 20.0% of such institution s capital stock and surplus and (ii) require that all such transactions be on terms substantially the same, or at least as favorable, to the institution or subsidiary as those provided to non-affiliates. The term covered transaction includes the making of loans, purchase of assets, issuance of a guarantee and other similar transactions. In addition, loans or other extensions of credit by the financial institution to the affiliate are required to be collateralized in accordance with the requirements set forth in Section 23A of the Federal Reserve Act.

The Sarbanes-Oxley Act of 2002 generally prohibits loans by a company to its executive officers and directors. However, the law contains a specific exception for loans by a depository institution to its executive officers and directors in compliance with federal banking laws assuming such loans are also permitted under the law of the institution s chartering state. Under such laws, the Standard Bank s authority to extend credit to executive officers, directors and 10% shareholders (insiders), as well as entities under such person s control, is limited. The law limits both the individual and aggregate amount of loans Standard Bank may make to insiders based, in part, on the Standard Bank s capital position and requires certain Board approval procedures to be followed. Such loans are required to be made on terms substantially the same as those offered to unaffiliated individuals and not involve more than the normal risk of repayment. There is an exception for loans made pursuant to a benefit or compensation program that is widely available to all employees of the institution and does not give preference to insiders over other employees. Loans to executive officers are further limited by specific categories.

Standards for Safety and Soundness. Federal law requires each federal banking agency to prescribe certain standards for all insured depository institutions. These standards relate to, among other things, internal controls, information systems and audit systems, loan documentation, credit underwriting, interest rate risk exposure, asset growth, compensation, and other operational and managerial standards as the agency deems appropriate. Interagency guidelines set forth the safety and soundness standards that the federal banking agencies use to identify and address problems at insured depository institutions before capital becomes impaired. If the appropriate federal banking agency determines that an institution fails to meet any standard prescribed by the guidelines, the agency may require the institution to submit to the agency an acceptable plan to achieve compliance with the standard. If an institution fails to meet these standards, the appropriate federal banking agency may require the institution to implement an acceptable compliance plan. Failure to implement such a plan can result in further enforcement action, including the issuance of a cease and desist order or the imposition of civil money penalties.

Insurance of Deposit Accounts. Standard Bank s deposits are insured up to applicable limits by the FDIC. Under the FDIC s risk-based assessment system, insured institutions are assigned to one of four risk categories based on supervisory evaluations, regulatory capital levels and certain other risk factors. An institution is assigned an assessment rate from 7 to 77.5 basis points based upon the risk category to which it is assigned.

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In 2009, the FDIC imposed a special emergency assessment on all insured institutions in order to cover losses to the Deposit Insurance Fund resulting from bank failures. Standard Bank recorded an expense of \$177,000 during the quarter ended June 30, 2009, to reflect the special assessment. In addition, in lieu of further special assessments, the FDIC required all insured depository institutions to prepay on December 30, 2009 their estimated quarterly risk-based assessments for the fourth quarter of 2009, and for all of 2010, 2011, and 2012. Estimated assessments for the fourth quarter of 2009 and for all of 2010 were based upon the assessment rate in effect on September 30, 2009, with 3 basis points added for the 2011 and 2012 assessment rates. In addition, a 5% annual growth in the assessment base was assumed. Prepaid assessments are to be applied against the actual quarterly assessments until exhausted, and may not be applied to any special assessments that may occur in the future. Any unused prepayments will be returned to the institution on June 30, 2013. On December 30, 2009, Standard Bank prepaid approximately \$1.5 million in estimated assessment fees. Because the prepaid assessments represent the prepayment of future expense, they do not affect Standard Bank s capital (the prepaid asset will have a risk-weighting of 0%) or tax obligations.

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

In addition to the FDIC assessments, the Financing Corporation (FICO) is authorized to impose and collect, with the approval of the FDIC, assessments for anticipated payments, issuance costs and custodial fees on bonds issued by the FICO in the 1980s to recapitalize the former Federal Savings and Loan Insurance Corporation. For the quarter ended March 31, 2010, the annualized FICO assessment rate equaled 1.06 basis points for each \$100 in domestic deposits maintained at an institution. The bonds issued by the FICO are due to mature in 2017 through 2019.

Temporary Liquidity Guarantee Program. The FDIC s Transaction Account Guarantee Program, one of two components of the Temporary Liquidity Guarantee Program, provides full federal deposit insurance coverage for noninterest-bearing transaction deposit accounts, regardless of dollar amount. Standard Bank opted to participate in this program, which was initially set to expire on December 31, 2009. On August 26, 2009, the FDIC extended the program until June 30, 2010, and revised the annualized assessment rate charged for the guarantee to between 15 and 25 basis points, depending on the institution s risk category, on balances in noninterest-bearing transaction accounts that exceed the existing deposit insurance limit of \$250,000. We opted into the extension. On April 13, 2010, the FDIC announced a second extension of the program until December 31, 2010, and that it retained discretion to further extend the program until December 31, 2011 without further rulemaking. Institutions must elect to opt out of the second extension before it takes effect on July 1, 2010. The assessment rate remains the same from the prior extension. We did opt into the extension.

The second component of the Temporary Liquidity Guarantee Program, the Debt Guarantee Program, guarantees certain senior unsecured debt of participating organizations. Standard Bank opted not to participate in this component of the Temporary Liquidity Guarantee Program.

U.S. Treasury s Troubled Asset Relief Program Capital Purchase Program. The Emergency Economic Stabilization Act of 2008 provided the Secretary of the Treasury with broad authority to implement certain actions to help restore stability and liquidity to U.S. financial markets. One of the programs established under the legislation is the Troubled Asset Relief Program Capital Purchase Program (CPP), which provided for direct equity investment by the U.S. Treasury Department in perpetual preferred stock or similar securities of qualified financial institutions. CPP participants must

comply with a number of restrictions and provisions, including limits on executive compensation, stock redemptions and declaration of dividends. Standard Bank opted not to participate in the CPP.

Federal Home Loan Bank System. Standard Bank is a member of the Federal Home Loan Bank System, which consists of 12 regional Federal Home Loan Banks. The Federal Home Loan Bank System provides a central credit facility primarily for member institutions as well as other entities involved in home mortgage lending. As a member of the Federal Home Loan Bank of Pittsburgh, Standard Bank is required to acquire and hold shares of capital stock in the Federal Home Loan Bank. As of March 31, 2010, Standard Bank was in compliance with this requirement.

Other Regulations

Interest and other charges collected or contracted for by Standard Bank are subject to state usury laws and federal laws concerning interest rates. Standard Bank s operations are also subject to federal laws applicable to credit transactions.

Bank Holding Company Regulation

As a bank holding company, Standard Financial Corp. will be subject to regulation and examination by the Pennsylvania Department of Banking and the Federal Reserve Board. Standard Financial Corp. will be required to file with the Federal Reserve Board an annual report and such additional information as the Federal Reserve Board may require pursuant to the Bank Holding Company Act of 1956, as amended (the BHC Act). The BHC Act requires each bank holding company to obtain the approval of the Federal Reserve Board before it may acquire substantially all the assets of any bank, or before it may acquire ownership or control of any voting shares of any bank if, after such acquisition, it would own or control, directly or indirectly, more than five percent of the voting shares of such bank. Such a transaction may also require approval of the Pennsylvania Department of Banking. Pennsylvania law permits bank holding companies to control an unlimited number of banks.

Pursuant to provisions of the BHC Act and regulations promulgated by the Federal Reserve Board thereunder, Standard Financial Corp. may only engage in or own companies that engage in activities deemed by the Federal Reserve Board to be so closely related to the business of banking or managing or controlling banks as to be a proper incident thereto, and the holding company must obtain permission from the Federal Reserve Board prior to engaging in most new business activities.

A bank holding company and its subsidiaries are subject to certain restrictions imposed by the BHC Act on any extensions of credit to the bank or any of its subsidiaries, investments in the stock or securities thereof, and on the taking of such stock or securities as collateral for loans to any borrower. A bank holding company and its subsidiaries are also prevented from engaging in certain tie-in arrangements in connection with any extension of credit, lease or sale of property or furnishing of services.

Federal banking regulators have adopted risk-based capital guidelines for bank holding companies. Currently, the required minimum ratio of total capital to risk-weighted assets (including off-balance sheet activities, such as standby letters of credit) is 8%. At least half of the total capital is required to be Tier 1 capital, consisting principally of common shareholders—equity, non-cumulative perpetual preferred stock, a limited amount of cumulative perpetual preferred stock and minority interests in the equity accounts of consolidated subsidiaries, less goodwill. The remainder (Tier 2 capital) may consist of a limited amount of subordinated debt and intermediate-term preferred stock, certain hybrid capital instruments and other debt securities, perpetual preferred stock and a limited amount of the general loan loss allowance.

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In addition to the risk-based capital guidelines, the federal banking regulators established minimum leverage ratio (Tier 1 capital to total assets) guidelines for bank holding companies. These guidelines provide for a minimum leverage ratio of 3% for those bank holding companies which have the highest regulatory examination ratings and are not contemplating or experiencing significant growth or expansion. All other bank holding companies are required to maintain a leverage ratio of at least 4%.

The Federal Reserve Board has issued a policy statement regarding the payment of dividends by bank holding companies. In general, the Federal Reserve Board s policies provide that dividends should be paid only out of current earnings and only if the prospective rate of earnings retention by the bank holding company appears consistent with the organization s capital needs, asset quality and overall financial condition. The Federal Reserve Board s policies also require that a bank holding company serve as a source of financial strength to its subsidiary banks by standing ready to use available resources to provide adequate capital funds to those banks during periods of financial stress or adversity and by maintaining the financial flexibility and capital-raising capacity to obtain additional resources for assisting its subsidiary banks where necessary. Under the prompt corrective action laws, the ability of a bank holding company to pay dividends may be restricted if a subsidiary bank becomes undercapitalized. These regulatory policies could affect the ability of Standard Financial Corp. to pay dividends or otherwise engage in capital distributions.

Federal Securities Laws

We have filed with the Securities and Exchange Commission a registration statement under the Securities Act of 1933 for the registration of the shares of common stock to be issued pursuant to the stock offering. Upon completion of the stock offering, our common stock will be registered with the Securities and Exchange Commission under the Securities Exchange Act of 1934. We will be subject to the information, proxy solicitation, insider trading restrictions and other requirements under the Securities Exchange Act of 1934.

The registration under the Securities Act of 1933 of shares of common stock to be issued in the stock offering does not cover the resale of those shares. Shares of common stock purchased by persons who are not our affiliates may be resold without registration. Shares purchased by our affiliates will be subject to the resale restrictions of Rule 144 under the Securities Act of 1933. If we meet the current public information requirements of Rule 144 under the Securities Act of 1933, each affiliate of ours that complies with the other conditions of Rule 144, including those that require the affiliate s sale to be aggregated with those of other persons, would be able to sell in the public market, without registration, a number of shares not to exceed, in any three-month period, the greater of 1% of our outstanding shares, or the average weekly volume of trading in the shares during the preceding four calendar weeks. In the future, we may permit affiliates to have their shares registered for sale under the Securities Act of 1933.

Sarbanes-Oxley Act of 2002

The Sarbanes-Oxley Act of 2002 addresses, among other issues, corporate governance, auditing and accounting, executive compensation, and enhanced and timely disclosure of corporate information. As directed by the Sarbanes-Oxley Act, our Chief Executive Officer and Chief Financial Officer will be required to certify that our quarterly and annual reports do not contain any untrue statement of a material fact. The rules adopted by the Securities and Exchange Commission under the Sarbanes-Oxley Act have several requirements, including having these officers certify that: they are responsible for establishing, maintaining and regularly evaluating the effectiveness of our internal control over financial reporting; they have made certain disclosures to our auditors and the audit committee of the Board of Directors about our internal control over financial reporting; and they have included information in our quarterly and annual reports about their evaluation and whether there have been changes in our internal control over financial reporting or in other factors that could materially affect internal control over financial reporting. We will be subject to further reporting and audit requirements under the requirements of the Sarbanes-

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Oxley Act. We will prepare policies, procedures and systems designed to ensure compliance with these regulations.

TAXATION

Federal Taxation

General. Standard Financial Corp. and Standard Bank are subject to federal income taxation in the same general manner as other corporations, with some exceptions discussed below. The following discussion of federal taxation is intended only to summarize material federal income tax matters and is not a comprehensive description of the tax rules applicable to Standard Financial Corp. and Standard Bank.

Method of Accounting. For federal income tax purposes, Standard Bank will file a consolidated tax return with Standard Financial Corp., will report its income and expenses on the accrual method of accounting and use a calendar year ending December 31st for filing their consolidated federal income tax returns.

Minimum Tax. The Internal Revenue Code of 1986, as amended, imposes an alternative minimum tax at a rate of 20% on a base of regular taxable income plus certain tax preferences, referred to as alternative minimum taxable income. The alternative minimum tax is payable to the extent alternative minimum taxable income is in excess of an exemption amount. Net operating losses can, in general, offset no more than 90% of alternative minimum taxable income. Certain payments of alternative minimum tax may be used as credits against regular tax liabilities in future years. At March 31, 2010, Standard Mutual Holding Company had no alternative minimum tax credit carryforward.

Net Operating Loss Carryovers. Generally, a financial institution may carry back net operating losses to the preceding two taxable years and forward to the succeeding 20 taxable years. However, as a result of recent legislation, subject to certain limitations, the carryback period for net operating losses incurred in 2008 or 2009 (but not both years) has been expanded to five years. At March 31, 2010, Standard Mutual Holding Company had no net operating loss carryforward for federal income tax purposes.

Corporate Dividends. Standard Financial Corp. will be able to exclude from its income 100% of dividends received from Standard Bank as a member of the same affiliated group of corporations.

Audit of Tax Returns. Standard Mutual Holding Company and Standard Bank's federal income tax returns, as applicable, have not been audited in the most recent five-year period.

State Taxation

The Commonwealth of Pennsylvania and the State of Maryland impose an income tax of approximately 11.5% and 8.25%, respectively, on income measured substantially the same as federally taxable income, except that U.S. Government interest is not fully taxable. Standard Mutual Holding Company and Standard Bank s state income tax returns, as applicable, have not been audited in the most recent five-year period.

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MANAGEMENT OF STANDARD FINANCIAL CORP.

Shared Management Structure

The directors of Standard Financial Corp. are the same individuals who are the directors of Standard Bank and the trustees of Standard Mutual Holding Company. In addition, the executive officers of Standard Bank will be the executive officers of Standard Financial Corp. We expect that Standard Financial Corp. and Standard Bank will continue to have common executive officers until there is a business reason to establish separate management structures.

Executive Officers of Standard Financial Corp. and Standard Bank

The following table sets forth information as of March 31, 2010, regarding the individuals who serve as the executive officers of Standard Bank and who will be the executive officers of Standard Financial Corp.

Name	Age	Position(s)	
Timothy K. Zimmerman	59	President, Chief Executive Officer and Director	
Colleen M. Brown	51	Senior Vice President Chief Financial Officer	
Paul A. Knapp	56	Senior Vice President Chief Commercial Loan Officer	

The executive officers of Standard Financial Corp. and Standard Bank are appointed annually.

Directors of Standard Financial Corp. and Standard Bank

Standard Financial Corp. has seven directors. Directors serve three-year staggered terms so that approximately one-third of the directors are elected at each annual meeting. After the conversion, directors of Standard Bank will be elected by Standard Financial Corp. as its sole stockholder.

The following table states our directors names, their ages as of March 31, 2010, and when their current terms expire:

	Position(s) Held With		Current Term
Name	Standard Financial Corp.	Age	Expires
Terence L. Graft	Chairman of the Board	60	January 2013
Horace G. Cofer	Director	72	January 2012
William T. Ferri	Director	65	January 2011
David C. Mathews	Director	55	January 2011
Thomas J. Rennie	Director	60	January 2012
Dale A. Walker	Vice Chairman of the Board	60	January 2013
Timothy K. Zimmerman	President, Chief Executive Officer and	59	January 2012
	Director		

Director Independence

The Board of Directors has determined that each of our directors, with the exception of directors Timothy Zimmerman and David Mathews, is independent as defined in the listing rules of the Nasdaq Stock Market. Messrs. Zimmerman and Mathews are not independent because they are employees of Standard Bank.

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At March 31, 2010, Standard Bank had two loans outstanding to entities in which Director Ferri had an ownership interest, with an aggregate balance of \$196,568, as well as one savings account loan secured by a certificate of deposit to Director Cofer with a balance of \$120,025 and one home equity line of credit to Director Mathews with a balance of \$2,753, respectively. Each of these loans were made in the ordinary course of business and on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with the general public, and did not involve more than the normal risk of collectibility or present other unfavorable features. At March 31, 2010, Standard Bank had no additional loans outstanding with any of its Directors or Executive Officers.

The Business Background of Our Directors and Executive Officers *Directors:*

The business experience for the past five years of each of our directors and executive officers is set forth below. Unless otherwise indicated, directors and executive officers have held their positions for at least the past five years.

Terence L. Graft has served as Chairman of the Board of Standard Bank since 2008. Mr. Graft is the owner of Kepple-Graft Funeral Home located in Greensburg, Pennsylvania and Graft-Jacquillard Funeral Home located in Scottdale, Pennsylvania. He is a member of the National and Pennsylvania Funeral Directors Associations, as well as the Funeral Directors Associations of Armstrong, Westmoreland and Indiana, Pennsylvania. Mr. Graft s experience as a local business owner and his knowledge of the local business community led to his appointment to the Board in 1991.

Horace G. Cofer is President of Horace Cofer Associates, Inc., an engineering consulting service located in Murrysville, Pennsylvania. Mr. Cofer s experience managing a local business and his knowledge of the local business community led to his appointment to the Board in 1991.

William T. Ferri is a pharmacist and the owner of Ferri Pharmacy located in Murrysville, Pennsylvania. He is the Chief Executive Officer of Ferri Enterprises, a property development and management company, and the President of Ferri Supermarkets, Inc. He is also a member of the Pennsylvania Pharmacists Association, the National Association of Retail Pharmacists, the Murrysville Community Economic Development Corporation, the Westmoreland Chamber of Commerce and the Murrysville Business Association. Mr. Ferri s experience owning a local business and his knowledge of the local business community led to his appointment to the Board in 2007.

David C. Mathews is the Business Development Coordinator of Standard Bank since January 2006. Prior to joining Standard Bank, Mr. Mathews served as the President and Chief Executive Officer of Hoblitzell National Bank from 1998 until Hoblitzell was merged with Standard Bank in January 2006. Mr. Mathews has 34 years of experience in banking. Mr. Mathews is a member of the Boards of the Western Maryland Health System Foundation and the YMCA of Cumberland, and is also a member of the Frostburg State Business Advisory Board and The Greater Cumberland Committee. Mr. Mathews experience with commercial lending and with the markets served by Hoblitzell led to his appointment to the Board in 2006.

Thomas J. Rennie is a certified public accountant and the owner of a public accounting firm offering tax, accounting and consulting services in Ligonier, Pennsylvania. He is a member and past President of the Ligonier Chamber of Commerce, the President of the Southwestern Chapter of the Pennsylvania Institutes of Certified Public Accountants and a past President of Ligonier Rotary Club. Mr. Rennie s accounting experience and knowledge of the local business community led to his appointment to the Board in 2008.

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Dale A. Walker is a certified public accountant and is the owner of Dale A. Walker, CPA, an accounting firm in Mount Pleasant, Pennsylvania. He is a member of the American and Pennsylvania Institutes of Certified Public Accountants, a director and Treasurer of Penn Laurel Holdings, a real estate investment company, a director and past Chairman of the Board of Excela Health, a not-for-profit health care system in western Pennsylvania, Treasurer of Mount Pleasant Business District Authority and a past president and member of the Mount Pleasant Rotary. Mr. Walker s accounting experience and knowledge of the local business community led to his appointment to the Board in 1999.

Timothy K. Zimmerman is President and Chief Executive Officer of Standard Bank since 1992 and a director since 1993. Prior to joining Standard Bank, Mr. Zimmerman worked with Landmark Savings Association, Pittsburgh (and predecessors) from 1977 to 1992, including service as Senior Vice President and Chief Financial Officer from 1985 to 1992. Mr. Zimmerman is a certified public accountant and also worked with KPMG Peat Marwick from 1973 to 1977. Mr. Zimmerman is very active in community organizations and is a member of the Board of the Pennsylvania Association of Community Bankers and a former director of the Independent Community Bankers of America. *Executive Officers Who Are Not Also Directors:*

Colleen M. Brown is Senior Vice President and Chief Financial Officer of Standard Bank since 1996. Ms. Brown has 31 years of banking and accounting experience, including service with PNC Bank, Pittsburgh, Integra Financial Corporation, Pittsburgh, and Landmark Savings Association, Pittsburgh. Ms. Brown is a certified public accountant and served as a senior auditor for KPMG Peat Marwick, Pittsburgh from 1979 to 1983. Ms. Brown is a member of the American and Pennsylvania Institutes of Certified Public Accountants.

Paul A. Knapp is Senior Vice President Chief Commercial Loan Officer of Standard Bank since 1999. Prior to joining Standard Bank, Mr. Knapp worked as Commercial Loan Officer/Branch Manager with Mars National Bank, Gibsonia, Pennsylvania from 1995 to 1999. Mr. Knapp has 33 years of experience in banking, including service with Landmark Savings Association, Pittsburgh. Mr. Knapp also served as a National Bank Examiner for the Office of the Comptroller of the Currency from 1992 to 1995. Mr. Knapp is a member of Robert Morris Associates of Pittsburgh, the Mortgage Bankers of Pittsburgh, the Business Network International (Monroeville) and the Monroeville Rotary. He is also Chairman of the Loan Committee for the Regional Development Funding Corporation, a past Chairman of the Regional Development Funding Corporation, and a member of the Board of the Penn Township Planning and Zoning Commission.

Meetings and Committees of the Board of Directors

We conduct business through meetings of our Board of Directors and its committees. During the fiscal year ended September 30, 2009, the Board of Directors of Standard Bank met 12 times. As Standard Financial Corp. was recently incorporated, the Board of Directors of Standard Financial Corp. did not meet during fiscal 2009. Standard Bank s Board of Directors has established standing committees, including a Loan Committee, a Compensation Committee, a Compliance/Security/Technology Committee and an Audit and Investment Committee. Each of these committees operates under a written charter, which governs its composition, responsibilities and operations.

The table below sets forth the directors of each of the listed standing committees. Director Walker will be designated as an Audit Committee Financial Expert for the Audit Committee, as that term is defined by the rules and regulations of the Securities and Exchange Commission.

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Complian	ce,
Security	&

			Audit &	
	Technology	Compensation	Investment	Loan
Terence L. Graft	X	X^*		X^*
Horace G. Cofer	X^*		X	
William T. Ferri	X	X	X	X
David C. Mathews	X			X
Thomas J. Rennie	X		X	
Dale A. Walker		X	X^*	X
Timothy K. Zimmerman	X			X

^{*} Denotes committee chair.

Directors Compensation

Director Fees. Each director of Standard Financial Corp., other than Messrs. Mathews and Zimmerman, will be paid an annual fee of \$24,000. The Chairman of the Board of Directors will receive an additional \$6,000 retainer annually and the Vice Chairman of the Board of Directors will receive an additional \$3,000 retainer annually. Directors will not receive committee fees, attendance fees or other fees. In addition, Standard Bank has an Eastern Region Advisory Board, which was initiated following the acquisition of Hoblitzell National Bank. The Advisory Board currently consists of eight members, three of whom are employees of Standard Bank (including Messrs. Mathews and Zimmerman). The Eastern Region Advisory Board meets on a quarterly basis. Each independent Advisory Board member receives a fee of \$500 per meeting attended. Aggregate Advisory Board fees paid for the fiscal year ended September 30, 2009, were \$7,500.

Directors Summary Compensation Table. The following table sets forth for the fiscal year ended September 30, 2009 certain information as to the total remuneration we paid to our directors. Neither Mr. Zimmerman nor Mr. Mathews receives compensation for service on the Board of Directors.

Director Compensation Table For the Fiscal Year Ended September 30, 2009 Fees Earned Or Paid In

	All Other					
Name	Cash	Compensation	Total			
Terence L. Graft	\$ 21,400	\$	\$ 21,400			
Dale A. Walker	18,400		18,400			
Horace G. Cofer	16,600		16,600			
Robert L. George (1)	4,360		4,360			
David C. Mathews (2)		167,391	167,391			
William T. Ferri	16,600		16,600			
Thomas J. Rennie	16,600		16,600			

(1) Mr. George retired from the Board of Directors effective December 31.

2008. His fees include a \$360 retainer for serving as Secretary of the Board of Directors

Directors. (2) Mr. Mathews is not paid any fees for his service as a director, however, Mr. Mathews receives compensation for his services as an employee of Standard Bank. Mr. Mathews is the Business Development Coordinator for Standard Bank and he is primarily responsible for originating commercial real estate loans. Mr. Mathews was initially a commissioned based employee, and, in 2008, Standard Bank and Mr. Mathews agreed that it was in the best

was in the best interest of the parties for Mr. Mathews to be compensated with a base salary instead of commissions. The amount

shown in this

column includes

\$153,059 for

base salary,

\$10,000 for

bonus, \$3,954

for Pentegra

Defined

Contribution

Plan for

Financial

Institutions

(401(k) Plan)

matching

contributions

and \$378 for

premiums paid

by Standard

Bank for group

term life

insurance.

Other Compensation Arrangements. Standard Bank entered into Phantom Stock Appreciation Rights Agreements with Messrs. Graft, Walker, Cofer and George. Please see the description of the Phantom Stock Appreciation Rights Agreements set forth below under the Executive Compensation Summary Compensation Table for further details.

Non-Compete Agreement with David C. Mathews. On June 8, 2010, Standard Bank entered into a Non-Compete Agreement with Mr. Mathews, which provides that in order to protect the business, confidential and other proprietary information of Standard Bank, for a period of two years following his

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termination of employment, Mr. Mathews will not (i) directly or indirectly solicit any officer or employee to terminate their employment with Standard Bank; (ii) accept employment or become affiliated with any competitor of Standard Bank within 100 miles of where Standard Bank operates (except this provision shall not apply if he is terminated without cause); and (iii) solicit or cause any customer of Standard Bank to terminate an existing business relationship with Standard Bank.

In exchange for the non-compete and non-solicitation provisions, upon termination of Mr. Mathews employment, Standard Bank will pay Mr. Mathews (i) \$80,000, payable in eight equal quarterly installments, if Mr. Mathews terminates employment prior to age 64, or (ii) \$40,000, payable in four equal quarterly installments, if Mr. Mathews terminates employment on or after age 64 but before age 65, or (iii) nothing if Mr. Mathews terminates employment on or after age 65. The first payment shall be made on the date of Mr. Mathews termination of employment and each subsequent payment shall be made on each three month anniversary of the date of his termination of employment. The first payment may be delayed by six months in order to comply with Section 409A of the Internal Revenue Code.

Executive Officer Compensation

Summary Compensation Table. The table below summarizes the total compensation paid to or earned by our President and Chief Executive Officer, Timothy K. Zimmerman, our Senior Vice President and Chief Financial Officer, Colleen M. Brown and our Senior Vice President and Chief Commercial Lending Officer, Paul A. Knapp for the fiscal year ended September 30, 2009. We refer to these individuals as Named Executive Officers.

Nonqualified
Non-Equit Deferred
Incentive
PlanCompensatio All Other
Compensation

		Compensation						
Name and principal position	Year	Salary (1)	Bonus	(4)	Earnin	g©ompensation	Total	
Timothy K. Zimmerman President and Chief Executive Officer	2009	\$217,885	\$60,000(3)	\$	\$	\$17,763(5)	\$295,648	
Colleen M. Brown Senior Vice President and Chief Financial Officer	2009	96,687(2)		8,410		6,163(6)	111,260	
Paul A. Knapp Senior Vice President and Chief Commercial Lending Officer	2009	89,008		8,245		4.015(7)	101,268	

- (1) Amounts in this column include contributions by Mr. Zimmerman, Ms. Brown and Mr. Knapp to the 401(k) Plan.
- (2) Ms. Brown has voluntarily elected to work a reduced schedule

in accordance with Bank policies. The amount shown reflects her annual salary rate of \$120,858, pro-rated for the number of days worked.

- (3) The amount of Mr. Zimmerman s cash bonus is determined at the discretion of the Bank s Board of Directors.
- (4) Ms. Brown and Mr. Knapp earned cash bonus incentives under their respective cash bonus plans in the amount of \$8,410 and \$8,245, respectively, refer Benefit Plans **Cash Incentives** for additional information related to these payments. The cash bonus amounts were earned in fiscal year 2008 and were paid in fiscal year 2009.
- (5) Includes \$6,296 for 401(k) Plan matching contributions, \$1,200 received by Mr. Zimmerman for the cost of supplemental

long-term disability insurance, \$349 for premiums paid by Standard Bank for group term life insurance, \$5,178 received by Mr. Zimmerman for the cost of an automobile and \$4,740 for country club expenses.

- (6) Includes \$3,231 for 401(k) Plan matching contributions, \$340 for premiums paid by Standard Bank for group term life insurance and \$2,592 received by Ms. Brown for opting out of Standard Bank s medical insurance plan.
- (7) Includes \$2,940 for 401(k) Plan matching contributions, \$329 for premiums paid by Standard Bank for group term life insurance and \$746 for commissions.

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Employment Agreements. Upon completion of the conversion, Standard Financial Corp. and Standard Bank intend to enter into an employment agreement with each of Timothy K. Zimmerman, Colleen M. Brown and Paul A. Knapp (referred to below as the executives or executive). Our continued success depends to a significant degree on the skills and competence of these officers, and the employment agreements are intended to ensure that we maintain a stable management base following the offering. The discussion below addresses the employment agreements to be entered into with the executives.

The employment agreement with Mr. Zimmerman provides for a three-year term and the employment agreements with Ms. Brown and Mr. Knapp provide for a two-year term, subject to daily renewal. The initial base salaries under the employment agreements are \$274,000 for Mr. Zimmerman, \$131,000 for Ms. Brown and \$100,000 for Mr. Knapp. The agreements also provide for participation in employee benefit plans and programs maintained for the benefit of senior management personnel, including discretionary bonuses, participation in stock-based benefit plans, and certain fringe benefits as described in the agreements.

Upon termination of an executive s employment for cause, as defined in each of the agreements, the executive will receive no further compensation or benefits under the agreement. If we terminate the executive for reasons other than for cause or if the executive terminates voluntarily under specified circumstances that constitute a good reason constructive termination (as defined in each of the agreements), the executive will receive an amount equal to the base salary, cash bonus and employer contributions to benefit plans that would have been payable for the remaining term of the agreement, payable in a lump sum. We will also continue to pay for each executive s life, health, vision and dental coverage for up to three years (two years for Ms. Brown and Mr. Knapp), with the executive responsible for his or her share of the employee insurance premium.

In the event of a change in control, followed within 12 months by the executive s termination for a reason other than for cause or if the executive terminates voluntarily under specified circumstances that constitute a good reason constructive termination (as defined in each of the agreements), the executive will receive an amount equal to the greater of (a) the payments described in the immediately preceding paragraph, or (b) an amount equal to the three times (two times for Ms. Brown and Mr. Knapp) annual compensation (as defined in each of the agreements, and includes taxable income and employer contributions to tax-qualified and non-qualified deferred compensation plans) that would have been payable for 36 months (24 months for Ms. Brown and Mr. Knapp), payable in a lump sum. We will also continue to pay for each executive s life, health, vision and dental coverage for up to three years (two years for Ms. Brown and Mr. Knapp), with the executive responsible for the executive s share of the employee insurance premium.

Upon termination of employment that would entitle the executive to a severance payment (other than a termination in connection with a change in control), the executive will be required to adhere to a one-year non-competition provision. The executive will be required to release us from any and all claims in order to receive any payments and benefits under their agreements. We will agree to pay all reasonable costs and legal fees of the executives in relation to the enforcement of the employment agreements, provided the executives succeed on the merits in a legal judgment, arbitration proceeding or settlement. The employment agreements also provide for indemnification of the executives to the fullest extent legally permissible.

Assuming the agreements were in effect and the executives had been terminated in connection with a change in control based on the compensation information included in Executive Officer Compensation, Mr. Zimmerman, Ms. Brown and Mr. Knapp would have received aggregate severance

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payments of approximately \$1.0 million, \$285,000 and \$222,000, respectively, based upon each executive s current level of compensation.

Change in Control Agreements. Standard Bank intends to enter into change-in-control agreements with three additional officers effective upon completion of the conversion. The change-in-control agreements will provide a benefit in the event of involuntary termination of employment or resignation for a good reason (as defined in each of the agreements) equal to two times the sum of the executive s base salary and the highest bonus earned during the prior three years, payable in a lump sum, and the continuation of non-taxable medical and dental coverage for a two-year period, with the executive responsible for his share of the employee premium. The amount of the payment to be made in connection with a change in control will be reduced, if necessary, to an amount that is \$1.00 less than the amount that would otherwise be an excess parachute payment under Section 280G of the Internal Revenue Code of 1986, as amended.

Benefit Plans

Cash Incentives. The purpose of offering cash incentives is to provide structured annual bonuses to our Named Executive Officers for their contributions to the achievement of strategic organizational objectives of Standard Bank. Ms. Brown and Mr. Knapp are each covered by substantially identical performance based cash bonus plans, except each agreement has different performance measures that are used to evaluate and determine the amount of each bonus. Before any bonus payment may be paid, the covered executive must achieve certain qualitative goals, which include evaluating the contributions of the executive to the executive team and the contributions of the executive to the development of Standard Bank programs and products. For Ms. Brown, the bank-wide performance measures for the fiscal year ended September 30, 2009 were based on Standard Bank s efficiency ratio, overall return on assets, ratio of noninterest expense to average assets, developing certain borrowing strategies and developing a comprehensive three year tax plan. For Mr. Knapp, the bank-wide performance measures for the fiscal year ended September 30, 2009 were based on achieving certain annual production goals, origination fees, loan quality to loan delinquency ratios, management of staff and loan pricing. The amount of the bonus for Ms. Brown and Mr. Knapp is the sum of the bank-wide performance measurements, which is expressed as a percentage of base salary. For the fiscal year ended September 30, 2009, such percentage is a maximum of 15% of base salary for Ms. Brown and Mr. Knapp. Approval for payments under the bonus plan is given by the Board of Directors. If a covered executive terminates employment prior to receiving payment of the cash bonus, the Bank is under no obligation to make the payment. Bonuses, if any, are paid in a single cash lump sum distribution within 60 days of the close of the calendar year.

For the fiscal year ended September 30, 2009, Ms. Brown and Mr. Knapp s incentive payments, target award opportunities, and actual incentives awarded as a percentage of base salary, were:

	2009 incentive	Target award	Actual award as a	
	amount paid	opportunity	percent of	
Name	(\$)	(\$)	base salary%	
Colleen M. Brown	8,410	9,669	8.70	
Paul A. Knapp	8,245	8,901	9.27	

Awards made to Ms. Brown and Mr. Knapp are also reflected in the Non-Equity Incentive Plan Compensation column of the Summary Compensation Table.

Phantom Stock Agreements. Standard Bank entered into substantially identical Phantom Stock Appreciation Rights Agreements (Phantom Stock Agreement) with executives and directors in 2002 to provide participants with an incentive opportunity to share in Standard Bank s performance and value creation. Directors Graft, Walker, Cofer, George and our Named Executive Officers, Mr. Zimmerman, Ms. Brown and Mr. Knapp, have each entered into a Phantom Stock Agreement. Under each Phantom

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Stock Agreement, a participant was initially credited with a one-time allocation of phantom stock. Phantom stock is used solely as a measurement tool and it represents a hypothetical share of Standard Bank (Phantom Stock). Each year, a participant s phantom stock account is credited with a dollar amount equal to the annual appreciation in the Phantom Stock share price times the number of shares of Phantom Stock initially credited to the participant. The Phantom Stock share price is determined by dividing the Capital Account, as defined in the Phantom Stock Agreement, by the total number of outstanding Phantom Stock shares. Participants will be entitled to the appreciation in the price of the Phantom Stock, and not the value of the one-time grant of Phantom Stock that was credited to the participants accounts in connection with implementing the Phantom Stock Agreements.

In connection with the mutual to stock conversion, the Phantom Stock Agreements will be frozen and no benefits will accrue on or after the date of the conversion. Participants will receive cash distributions pursuant to their distribution elections, commencing in the first quarter of 2012. If a participant terminates employment or service, as applicable, prior to 2012, he or she will be entitled to the vested portion of their Phantom Stock account. A participant s interest in his or her phantom stock account vests over 5 years, with 20% vesting each year, and consequently all directors and executives are 100% vested. The Phantom Stock Agreements provide disability, change in control and a death benefit if the participant dies while in the employment or service, as applicable, of Standard Bank.

For the fiscal year ended September 30, 2009, Directors Graft, Walker, Cofer and George had earnings credited to their account balances under their Phantom Stock Agreements in the amount of \$3,052, \$3,052, \$3,052 and \$678, respectively. In addition, Mr. Zimmerman, Ms. Brown and Mr. Knapp had earnings credited to their account balances in the amount of \$16,488, \$6,804 and \$6,804, respectively. Mr. George received a distribution of his entire account balance upon his resignation from the Board of Directors and in accordance with the terms of his Phantom Stock Agreement.

Tax-Qualified Benefit Plans

401(k) Plan. Standard Bank participates in the Pentegra Defined Contribution Plan for Financial Institutions, a multi-employer 401(k) plan, which provides benefits to substantially all of our employees (the 401(k) Plan). Employees of Standard Bank who are 21 or older and have completed one year of service are eligible to participate in the plan (Participants). Participants may contribute up to 50% of their annual compensation to the plan on a pre-tax basis, subject to limits prescribed by law. Standard Bank provides a 401(k) match equal to 50% of the Participant s salary deferral on the first 6% of compensation, for a maximum employer matching contribution of 3% of a Participant s pre-tax compensation. Employer contributions are subject to a six-year graded vesting schedule, with 20% vesting after two years of service and an additional 20% vest after each following year of credited service, so that a participant is 100% vested after six years of credited service. Participants are always 100% vested in their salary deferrals. Participants will also become 100% vested in the employer contributions allocated to their accounts upon attainment of normal retirement age or in the event of the participant s death or disability. Participants may invest their accounts in the investment options provided under the 401(k) plan. Participants may request a withdrawal from their accounts in the event they incur a financial hardship. A Participant will become eligible for distribution of his or her plan benefit upon termination of employment and a Participant that satisfies certain eligibility requirements may request distributions of certain portions of their account balance while employed. Participants may elect to receive payments of their benefits in a lump sum or in installments, provided that their account balance equal or exceeds \$500. During the years ended September 30, 2009 and 2008, Standard Bank recognized \$85,984 and \$84,977, respectively, as a 401(k) Plan expense.

Defined Benefit Pension Plan. Standard Bank participates in the Financial Institutions Retirement Fund, a multi-employer pension plan (the Pension Plan). Effective August 1, 2005, the

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annual benefit provided to employees under the Pension Plan was frozen. Freezing the Pension Plan eliminated all future benefit accruals; however, the accrued benefit as of August 1, 2005 remains. During the years ended September 30, 2009 and 2008, Standard Bank recognized \$471,000 and \$167,000, respectively, as pension expense and made \$50,000 and \$222,000, respectively, as contributions to the Pension Plan. Standard Bank may maintain or terminate the Pension Plan as circumstances warrant.

Employee Stock Ownership Plan. In connection with the mutual to stock conversion, Standard Bank adopted an employee stock ownership plan for eligible employees. Eligible employees will begin participation in the employee stock ownership plan on the later of the effective date of the conversion or upon the first entry date commencing on or after the eligible employee s completion of 1,000 hours of service during a continuous 12-month period and the attainment of age 21.

The employee stock ownership plan trustee is expected to purchase, on behalf of the employee stock ownership plan, 8% of the total number of shares of Standard Financial Corp. common stock issued in the offering, including shares issued to the charitable foundation. We anticipate that the employee stock ownership plan will fund its stock purchase with a loan from Standard Financial Corp. equal to the aggregate purchase price of the common stock. The loan will be repaid principally through Standard Bank s contribution to the employee stock ownership plan and dividends payable on common stock held by the employee stock ownership plan over the anticipated 20 year term of the loan. The interest rate for the employee stock ownership plan loan is expected to be an adjustable rate equal to the prime rate, as published in *The Wall Street Journal*, on the closing date of the offering. Thereafter the interest rate will adjust annually and will be the prime rate on the first business day of the calendar year, retroactive to January 1 of such year. See Pro Forma Data.

The trustee will hold the shares purchased by the employee stock ownership plan in an unallocated suspense account, and shares will be released from the suspense account on a pro-rata basis as we repay the loan. The trustee will allocate the shares released among participants on the basis of each participant s proportional share of compensation relative to all participants. Participants will become 100% vested upon the completion of six years of service. Participants who were employed by Standard Bank immediately prior to the offering will receive credit for vesting purposes for years of service prior to adoption of the employee stock ownership plan. Participants also will become fully vested automatically upon normal retirement, death or disability, a change in control, or termination of the employee stock ownership plan. Generally, participants will receive distributions from the employee stock ownership plan upon separation from service.

The employee stock ownership plan permits participants to direct the trustee as to how to vote the shares of common stock allocated to their accounts. The trustee votes unallocated shares and allocated shares for which participants do not provide instructions on any matter in the same ratio as those shares for which participants provide instructions, subject to fulfillment of the trustee s fiduciary responsibilities.

Under applicable accounting requirements, Standard Bank will record a compensation expense for the employee stock ownership plan at the fair value of the shares as they are committed to be released from the unallocated suspense account to participants accounts. The compensation expense resulting from the release of the common stock from the suspense account and allocation to plan participants will result in a corresponding reduction in Standard Financial Corp. s earnings.

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Benefits to be Considered Following Completion of the Stock Offering

Following the stock offering, we intend to adopt a new stock-based benefit plan that will provide for grants of stock options and restricted common stock awards. In accordance with applicable regulations, we anticipate that the plan will authorize a number of stock options and a number of shares of restricted stock, not to exceed 10% and 4%, respectively, of the shares issued in the offering and issued to the charitable foundation. These limitations will not apply if the plan is implemented more than one year after the conversion.

The stock-based benefit plan will not be established sooner than six months after the conversion and, if adopted within one year after the conversion, would require the approval by stockholders owning a majority of the outstanding shares of Standard Financial Corp. common stock eligible to be cast. If the stock-based benefit plan is established after one year after the conversion, it would require the approval of our stockholders by a majority of votes cast.

The following additional restrictions would apply to our stock-based benefit plan only if the plan is adopted within one year after the stock offering:

non-employee directors in the aggregate may not receive more than 30% of the options and restricted stock awards authorized under the plan;

any non-employee director may not receive more than 5% of the options and restricted stock awards authorized under the plan;

any officer or employee may not receive more than 25% of the options and restricted stock awards authorized under the plan;

the options and restricted stock awards may not vest more rapidly than 20% per year; and

accelerated vesting is not permitted except for death, disability or upon a change in control of Standard Bank or Standard Financial Corp.

These restrictions do not apply to plans adopted after one year following the completion of the stock offering.

We have not yet determined whether we will present the stock-based incentive plan for stockholder approval within one year following the completion of the conversion or whether we will present this plan for stockholder approval more than one year after the completion of the conversion. In the event of changes in applicable regulations or policies regarding stock-based incentive plans, including any regulations or policies restricting the size of awards and vesting of benefits as described above, the restrictions described above may not be applicable.

We may obtain the shares needed for our stock-based benefit plans by issuing additional shares of common stock from authorized but unissued shares or through stock repurchases.

Transactions with Certain Related Persons

The Sarbanes-Oxley Act of 2002 generally prohibits us from making loans to our executive officers and directors, but it contains a specific exemption from such prohibition for loans made by Standard Bank to our executive officers and directors in compliance with federal banking regulations.

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At March 31, 2010, all of our loans to directors and executive officers were made in the ordinary course of business, were made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable loans with persons not related to Standard Bank, and did not involve more than the normal risk of collectability or present other unfavorable features. These loans were performing according to their original terms at March 31, 2010, and were made in compliance with federal banking regulations.

SUBSCRIPTIONS BY DIRECTORS AND EXECUTIVE OFFICERS

The following table sets forth information regarding intended common stock subscriptions by each of the directors and executive officers of Standard Bank and their associates, and by all directors and executive officers as a group. However, there can be no assurance that any individual director or executive officer, or the directors and executive officers as a group, will purchase any specific number of shares of our common stock. In the event the individual maximum purchase limitation is increased, persons subscribing for the maximum amount may increase their purchase order. Directors and executive officers will purchase shares of common stock at the same \$10.00 purchase price per share and on the same terms as other purchasers in the offering. This table excludes shares of common stock to be purchased by the employee stock ownership plan, as well as any stock awards or stock option grants that may be made no earlier than six months after the completion of the offering. The directors and officers have indicated their intention to subscribe in the offering for an aggregate of \$1.6 million of shares of common stock, equal to 6.3% of the number of shares of common stock to be sold in the offering and issued to the charitable foundation at the minimum of the offering range, assuming shares are available. Purchases by directors, executive officers and their associates will be included in determining whether the required minimum number of shares has been subscribed for in the offering. The shares being acquired by the directors, executive officers and their associates are being acquired for investment purposes, and not with a view towards resale. Subscriptions by management through our 401(k) plan will be counted as part of the maximum number of shares such individuals may subscribe for in the stock offering.

Name	Number of Shares		Aggregate Purchase Price	Percent at Minimum of Offering Range
Terence L. Graft	20,000	\$	200,000	*%
Dale A. Walker	10,000		100,000	*
David C. Mathews	25,000		250,000	*
William T. Ferri	20,000		200,000	*
Horace G. Cofer	15,000		150,000	*
Thomas J. Rennie	5,000		50,000	*
Timothy K. Zimmerman	25,000		250,000	*
Colleen M. Brown	20,000		200,000	*
Paul A. Knapp	20,000		200,000	*
All dimentage and expositive officers as a group	160,000	¢	1 600 000	6 207
All directors and executive officers as a group	160,000	\$	1,600,000	6.3%

^{*} Less than 1%.

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THE CONVERSION

The Board of Directors of Standard Mutual Holding Company has approved the plan of conversion. The plan of conversion must also be approved by the depositors of Standard Bank. A special meeting of depositors of Standard Bank has been called for this purpose. The Pennsylvania Department of Banking has conditionally approved the plan of conversion and related transactions necessary to complete the conversion transaction and we expect to receive the approval of the Federal Reserve Board of our holding company application subject to certain standard commitments on our part, including that we complete the conversion in compliance with specified provisions of the mutual-to-stock conversion regulations of the Office of Thrift Supervision. However, such conditional approval or non-objection does not constitute recommendations or endorsements of the plan of conversion by such agencies.

General

Pursuant to the plan of conversion, our organization will convert from the mutual holding company form of organization to the fully stock form. Standard Mutual Holding Company, the mutual holding company parent of Standard Bank, will be merged into Standard Financial Corp., through one or more transactions, with Standard Financial Corp. as the surviving entity, whereby Standard Bank will become a wholly-owned subsidiary of Standard Financial Corp. As part of the conversion, Standard Financial Corp. will offer for sale shares of its common stock. When the conversion and offering are completed, all of the outstanding common stock of Standard Bank will be owned by Standard Financial Corp., and all of the outstanding common stock of Standard Financial Corp. will be owned by public stockholders.

In connection with the conversion, we intend to establish a charitable foundation, named Standard Charitable Foundation. Subject to separate approval by the depositors of Standard Bank, the charitable foundation will be funded with \$200,000 in cash and a number of shares of Standard Financial Corp. common stock equal to 3.5% of the shares sold in the offering.

Standard Financial Corp. intends to contribute between \$12.1 million and \$16.5 million of the net proceeds, or \$19.1 million if the offering range is increased by 15%, to Standard Bank and to retain between \$9.8 million and \$13.5 million of the net proceeds, or \$15.6 million if the offering range is increased by 15% (excluding the portion of the net proceeds loaned to our employee stock ownership plan and the cash contributed to the charitable foundation). The conversion will be consummated only upon the issuance of at least the minimum number of shares of our common stock offered pursuant to the plan of conversion.

The plan of conversion provides that we will offer shares of common stock in a subscription offering in the following descending order of priority:

- (1) First, to depositors with accounts at Standard Bank with aggregate balances of at least \$50.00 at the close of business on March 31, 2009.
- (2) Second, to our tax-qualified employee benefit plans, including our employee stock ownership plan and 401(k) plan, which will receive nontransferable subscription rights to purchase in the aggregate up to 10.0% of the shares of common stock sold in the offering and issued to the charitable foundation.
- (3) Third, to depositors with accounts at Standard Bank with aggregate balances of at least \$50.00 at the close of business on June 30, 2010.

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(4) Fourth, to depositors of Standard Bank at the close of business on July 28, 2010.

Shares of common stock not purchased in the subscription offering may be offered for sale to the general public in a community offering, with a preference given to natural persons and trusts of natural persons residing in the Pennsylvania counties of Allegheny, Westmoreland and Bedford, and Allegany County, Maryland. See Community Offering.

The shares of common stock not purchased in the subscription offering or community offering may be offered to the general public on a best efforts basis in a syndicated community offering to be managed by Stifel, Nicolaus & Company, Incorporated. In such capacity, Stifel, Nicolaus & Company may form a syndicate of other broker-dealers. See Syndicated Community Offering.

We have the right to accept or reject orders received in a community offering or syndicated community offering at our sole discretion. The community offering and/or syndicated community offering may begin at any time following the commencement of the subscription offering and must be completed within 45 days after the completion of the subscription offering unless otherwise extended by us, with regulatory approval.

We determined the number of shares of common stock to be offered for sale based upon an independent valuation of the estimated pro forma market value of Standard Financial Corp. All shares of common stock to be sold in the offering will be sold at \$10.00 per share. Investors will not be charged a commission to purchase shares of common stock in the offering. The independent valuation will be updated and the final number of the shares of common stock to be issued in the offering will be determined at the completion of the offering. See Share Pricing and Number of Shares to be Issued for more information as to the determination of the estimated pro forma market value of the common stock.

The following is a brief summary of the conversion and is qualified in its entirety by reference to the provisions of the plan of conversion. A copy of the plan of conversion is available for inspection at each banking office of Standard Bank. The plan of conversion is part of the applications filed by Standard Mutual Holding Company with the Federal Reserve Board and the Pennsylvania Department of Banking, and is included as an exhibit to Standard Financial Corp. s Registration Statement on Form S-1, which is accessible on the Securities and Exchange Commission website, www.sec.gov. See Where You Can Find Additional Information.

Reasons for the Conversion

While Standard Bank currently exceeds all regulatory capital requirements, the proceeds from the sale of common stock will increase our capital, which will support our continued lending and operations growth. In deciding to pursue the conversion and offering at this time our Board of Directors considered current market conditions, the amount of capital needed for continued growth and that the offering will not raise excessive capital.

Our Board of Directors decided at this time to convert to a fully public stock form of ownership and conduct the offering in order to increase our capital position. Completing the offering is necessary for us to continue to grow and execute our business strategy.

Additionally, we considered the following reasons for converting and raising additional capital:

to support our internal growth through lending (with a particular emphasis on commercial real estate lending) in communities we serve or may serve in the future;

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to provide additional financial resources to pursue future expansion and acquisition opportunities, although we have no current arrangements or agreements with respect to any such acquisitions; to improve our capital position during a period of significant economic uncertainty; to provide us with better capital management tools, including the ability to pay dividends and to repurchase shares of our common stock, subject to market conditions; to assist us in managing interest rate risk:

to form a charitable foundation to benefit the communities we serve; and to retain and attract qualified personnel by establishing stock-based benefit plans.

We believe that the conversion and the additional capital raised in the offering will enable us to take advantage of business opportunities that may not otherwise be available to us. As a fully converted stock holding company, we will have greater flexibility in structuring mergers and acquisitions, including the form of consideration that we can use to pay for an acquisition. Our current mutual holding company has no ability to issue common stock. Potential sellers often want stock for at least part of the purchase price. Our new stock holding company structure will enable us to offer stock or cash consideration, or a combination of stock and cash, and will therefore enhance our ability to compete with other bidders when acquisition opportunities arise. We have no current arrangements or agreements with respect to any such acquisitions.

While the offering will also improve our capital position, as of June 30, 2010, Standard Bank was considered well capitalized for regulatory purposes and is not subject to a directive or a recommendation from the Pennsylvania Department of Banking, the Federal Deposit Insurance Corporation or the Federal Reserve Board to raise capital.

Approvals Required

The affirmative vote of a majority of the total eligible votes of depositors of Standard Bank at the special meeting of depositors is required to approve each of the plan of conversion and the establishment and funding of the charitable foundation. A special meeting of depositors to consider and vote upon the plan of conversion and the establishment and funding of the charitable foundation has been scheduled for September 23, 2010.

The plan of conversion and related transaction necessary to complete the conversion transaction also must be approved by the Pennsylvania Department of Banking, which has given its conditional approval. In addition, in order to complete our conversation, our application to become a bank holding company, which included a copy of the plan of conversion as a exhibit thereto, must be approved by the Federal Reserve Board. We expect to receive the approval of the Federal Reserve Board of our application subject to certain standard commitments on our part, including that we complete the conversion in compliance with specified provisions of the mutual-to-stock conversion regulations of the Office of Thrift Supervision. However, such conditional approval or non-objection does not constitute recommendations or endorsements of the plan of conversion by such agencies.

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Effects of Conversion on Depositors

Continuity. While the conversion is being accomplished, our normal business of accepting deposits and making loans will continue without interruption. Standard Bank will continue to be a Pennsylvania chartered savings bank and will continue to be regulated by the Pennsylvania Department of Banking and the Federal Deposit Insurance Corporation. After the conversion, we will continue to offer existing services to depositors, borrowers and other customers. The directors serving Standard Bank at the time of the conversion will be the directors of Standard Bank and of Standard Financial Corp. after the conversion.

Effect on Deposit Accounts. Pursuant to the plan of conversion, each depositor of Standard Bank at the time of the conversion will automatically continue as a depositor after the conversion, and the deposit balance, interest rate and other terms of such deposit accounts will not change as a result of the conversion. Each such account will be insured by the Federal Deposit Insurance Corporation to the same extent as before the conversion. Depositors will continue to hold their existing certificates and other evidences of their accounts.

Effect on Loans. No loan outstanding from Standard Bank will be affected by the conversion, and the amount, interest rate, maturity and security for each loan will remain as it was contractually fixed prior to the conversion.

Effect on Voting Rights of Depositors. At present, although Standard Bank depositors do not have voting rights in Standard Mutual Holding Company, they will be voting on the approval of the plan of conversion due to regulatory requirements. Upon completion of the conversion, all voting rights in Standard Bank after the conversion will be vested in Standard Financial Corp. as the sole stockholder of Standard Bank, and the stockholders of Standard Financial Corp. will possess exclusive voting rights with respect to Standard Financial Corp.

Tax Effects. We will receive an opinion of counsel or tax advisor with regard to federal and state income tax consequences of the conversion to the effect that the conversion will not be taxable for federal or state income tax purposes to Standard Bank, Standard Mutual Holding Company or depositors of Standard Bank. See Material Income Tax Consequences.

Effect on Liquidation Rights. Each depositor in Standard Bank has both a deposit account in Standard Bank and a pro rata ownership interest in the net worth of Standard Mutual Holding Company based upon the deposit balance in his or her account. This ownership interest is tied to the depositor s account and has no tangible market value separate from the deposit account. This interest may only be realized in the event of a complete liquidation of Standard Mutual Holding Company and Standard Bank. Any depositor who opens a deposit account obtains a pro rata ownership interest in Standard Mutual Holding Company without any additional payment beyond the amount of the deposit. A depositor who reduces or closes his or her account receives a portion or all of the balance in the deposit account but nothing for his or her ownership interest in the net worth of Standard Mutual Holding Company, which is lost to the extent that the balance in the account is reduced or closed.

Consequently, depositors in a stock subsidiary of a mutual holding company normally have no way of realizing the value of their ownership interest, which has realizable value only in the unlikely event that Standard Mutual Holding Company and Standard Bank are liquidated. If this occurs, the depositors of record at that time, as owners, would share pro rata in any residual surplus and reserves of Standard Mutual Holding Company after other claims, including claims of depositors to the amounts of their deposits are paid.

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Under the plan of conversion, however, Eligible Account Holders and Supplemental Eligible Account Holders will receive rights in liquidation accounts maintained by Standard Financial Corp. and Standard Bank representing the total equity of Standard Mutual Holding Company as of the date of the latest statement of financial condition of Standard Mutual Holding Company prior to the consummation of the conversion. Standard Financial Corp. and Standard Bank shall continue to hold the liquidation accounts for the benefit of Eligible Account Holders and Supplemental Eligible Account Holders who continue to maintain deposits in Standard Bank. The liquidation accounts are also designed to provide payments to depositors of their liquidation interests in the event of a liquidation of Standard Financial Corp. and Standard Bank or solely of Standard Bank. The liquidation account in Standard Bank would be used only in the event that Standard Financial Corp. does not have sufficient capital to fund its obligation under its liquidation account. The total obligation of Standard Financial Corp. and Standard Bank under their respective liquidation accounts will never exceed the dollar amount of the Standard Financial Corp. liquidation account. A post-conversion merger, consolidation, sale of bulk assets or similar combination or transaction with another insured savings institution or depository institution holding company would not be considered a liquidation and, in such a transaction, the liquidation account would be assumed by the surviving institution or company. See

Share Pricing and Number of Shares to be Issued

The plan of conversion and federal regulations require that the aggregate purchase price of the common stock sold in the offering and issued to the charitable foundation be based on the appraised pro forma market value of the common stock, as determined by an independent valuation. We have retained RP Financial, LC. to prepare an independent valuation appraisal. For its services in preparing the initial valuation, RP Financial will receive a fee of \$50,000 and will be reimbursed for its expenses. RP Financial will receive an additional fee of \$5,000 for each update to the valuation appraisal. We have agreed to indemnify RP Financial and its employees and affiliates against specified losses, including any losses in connection with claims under the federal securities laws, arising out of its services as independent appraiser, except where such liability results from its negligence or bad faith.

The independent valuation appraisal considered the pro forma impact of the offering. Consistent with applicable appraisal guidelines, the appraisal applied three primary methodologies: the pro forma price-to-book value approach applied to both reported book value and tangible book value; the pro forma price-to-earnings approach applied to reported and core earnings; and the pro forma price-to-assets approach. Based on RP Financial s belief that asset size is not a strong determinant of market value, RP Financial did not place significant weight on the pro forma price-to-assets approach in reaching its conclusions. RP Financial placed the greatest emphasis on the price-to-earnings and price-to-book approaches in estimating pro forma market value. The market value ratios applied in the three methodologies were based upon the current market valuations of a peer group companies identified by RP Financial, subject to valuation adjustments applied by RP Financial to account for differences between us and the peer group.

Valuation adjustments were applied in nine general areas. Based on its analysis, RP Financial applied slight upward valuation adjustments in the areas of financial condition and profitability, growth and viability of earnings. The upward adjustment for financial condition was based primarily upon our more attractive credit quality ratios and higher pro forma capital levels than the peer group averages. The upward adjustment for profitability, growth and viability of earnings was based primarily on our higher return on assets, stronger credit quality, and comparable interest rate risk versus the peer group with these strengths offset somewhat by the lower pro forma return on equity when compared to the peer group. RP Financial applied a moderate downward valuation adjustment for our market area, based upon less favorable demographic measures for our primary market area (negative projected trends in population, lower or comparable per capita income, and lower deposit market share) versus the averages for the

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primary market areas of the peer group. RP Financial applied a moderate to sizeable downward adjustment for marketing of the common stock, reflecting the discounting required by the market relative to seasoned public companies to purchase a new issue with no prior trading history as a stock-owned company. Based on the comparability of factors between our operations and the peer group averages, RP Financial applied no adjustment to the valuation in the areas of asset growth, dividends, liquidity of the shares, management and effect of government regulations and regulatory reform.

The independent valuation was prepared by RP Financial in reliance upon the information contained in this prospectus, including our consolidated financial statements. RP Financial also considered the following factors, among others:

our present and projected results and financial condition;

the economic and demographic conditions in our existing market area;

certain historical, financial and other information relating to us;

a comparative evaluation of our operating and financial characteristics with those of other similarly situated publicly traded savings institutions;

the impact of the conversion and the offering on our equity and earnings potential;

our potential to pay cash dividends;

the trading market for securities of comparable institutions and general conditions in the market for such securities; and

the issuance of shares and contribution of cash to the charitable foundation.

Included in the independent valuation were certain assumptions as to our pro forma earnings after the conversion that were utilized in determining the appraised value. These assumptions included estimated expenses, an assumed after-tax rate of return of 1.68% on the net offering proceeds and purchases in the open market of 4.14% of the common stock issued in the offering by the stock-based benefit plans at the \$10.00 purchase price. See Pro Forma Data for additional information concerning these assumptions. The use of different assumptions may yield different results.

The independent valuation states that as of May 28, 2010, the estimated pro forma market value of Standard Financial Corp. ranged from \$26.4 million to \$41.1 million, with a midpoint of \$31.1 million. Our Board of Directors decided to offer the shares of common stock for a price of \$10.00 per share primarily because it is the price most commonly used in mutual-to-stock conversions of financial institutions. The number of shares offered will be equal to the aggregate offering price of the shares divided by the price per share. Based on the valuation range and the \$10.00 price per share, the minimum of the offering range will be 2,550,000 shares, the midpoint of the offering range will be 3,000,000 shares and the maximum of the offering range will be 3,450,000 shares, or 3,967,500 shares if the maximum amount is adjusted because of demand for shares or changes in market conditions.

The appraisal peer group consists of the following ten companies that RP Financial considered comparable to us, with asset size as of March 31, 2010.

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Company Name	Ticker Symbol	Exchange	Headquarters Eau Claire,	A	otal ssets (in llions)
Citizens Community Bancorp, Inc.	CZWI	NASDAQ	WI	\$	577
Elmira Savings Bank, FSB	ESBK	NASDAQ	Elmira, NY	\$	489
First Capital, Inc.	FCAP	NASDAQ	Corydon, IN Clarksville,	\$	463
First Savings Financial Group	FSFG	NASDAQ	IN Harleysville,	\$	494
Harleysville Savings Financial Corp.	HARL	NASDAQ	PA	\$	843
River Valley Bancorp	RIVR	NASDAQ	Madison, IN	\$	395
Rome Bancorp, Inc.	ROME	NASDAQ	Rome, NY	\$	328
TF Financial Corp.	THRD	NASDAQ	Newtown, PA	\$	716
Wayne Savings Bancshares	WAYN	NASDAQ	Wooster, OH Pittsburgh,	\$	406
WVS Financial Corp.	WVFC	NASDAQ	PA	\$	377

The following table presents a summary of selected pricing ratios for the peer group companies and Standard (on a pro forma basis). The pricing ratios are based on earnings and other information as of and for the six months ended March 31, 2010, stock price information as of May 28, 2010, as reflected in RP Financial, LC. s appraisal report, dated May 28, 2010, and the number of shares outstanding as described in Pro Forma Data. Compared to the average pricing of the peer group, our pro forma pricing ratios at the maximum of the offering range indicated a discount of 38.1% on a price-to-book value basis, a discount of 35.2% on a price-to-tangible book value basis, and a discount of 2.9% on a price-to-earnings basis.

	Price-to-earnings	Price-to-book	Price-to-tangible book value		
	$\mathbf{multiple}(1)$	value ratio	ratio		
Standard (on a pro forma basis, assuming completion					
of the conversion)					
Minimum	11.01x	40.78%	47.98%		
Midpoint	12.94x	45.23%	52.69%		
Maximum	14.86x	49.16%	56.75%		
Maximum, as adjusted	17.06x	53.22%	60.86%		
Valuation of peer group companies, as of May 28,					
2010					
Averages	15.30x	79.38%	87.62%		
Medians	12.79x	80.81%	88.09%		

(1) Information is derived from the RP Financial appraisal report and are based upon reported earnings for the

twelve months ended March 31, 2010. These ratios are different from the ratios in Pro Forma Data.

Compared to the median pricing of the peer group, our proforma pricing ratios at the maximum of the offering range indicated a discount of 39.2% on a price-to-book value basis, a discount of 35.6% on a price-to-tangible book value basis, and a premium of 16.2% on a core price-to-earnings basis.

Our Board of Directors reviewed the independent valuation and, in particular, considered the following: our financial condition and results of operations;

comparison of our financial performance ratios to those of other financial institutions of similar size; market conditions generally and, in particular, for financial institutions; and the issuance of shares and contribution of cash to the charitable foundation.

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All of these factors are set forth in the independent valuation. Our Board of Directors also reviewed the methodology and the assumptions used by RP Financial in preparing the independent valuation and believes that such assumptions were reasonable. The offering range may be amended with regulatory approval if required as a result of subsequent developments in our financial condition or market conditions generally. In the event the independent valuation is updated to amend our pro forma market value to less than \$26.4 million or more than \$41.1 million, the appraisal will be filed with the Securities and Exchange Commission by a post-effective amendment to our registration statement.

The independent valuation is not intended, and must not be construed, as a recommendation of any kind as to the advisability of purchasing shares of our common stock. RP Financial did not independently verify our consolidated financial statements and other information that we provided to them, nor did RP Financial independently value our assets or liabilities. The independent valuation considers Standard Bank as a going concern and should not be considered as an indication of the liquidation value of Standard Bank. Moreover, because the valuation is necessarily based upon estimates and projections of a number of matters, all of which may change from time to time, no assurance can be given that persons purchasing our common stock in the offering will thereafter be able to sell their shares at prices at or above the \$10.00 offering price per share.

Following commencement of the subscription offering, the maximum of the valuation range may be increased by up to 15%, or up to \$41.1 million, without resoliciting subscribers, which would result in a corresponding increase of up to 15% in the maximum of the offering range to up to 3,967,500 shares, to reflect changes in market and financial conditions or demand for the shares. We will not decrease the minimum of the valuation range below \$26.4 million or increase the range above \$41.1 million (including the value of shares issued to the charitable foundation) (following the completion of any authorized extension of the offering) and sell more than 3,967,500 shares or less then 2,550,000 shares without cancelling subscribers—orders, returning all funds with interest calculated at our statement savings rate, cancelling deposit account withdrawal authorizations and establishing a new offering range. Subscribers will be given an opportunity to place a new stock order. The subscription price of \$10.00 per share will remain fixed. See

Limitations on Common Stock Purchases as to the method of distribution and allocation of additional shares that may be issued in the event of an increase in the offering range.

In the event that we extend the offering without changing the stock offering range and conduct a resolicitation, we will notify subscribers of the extension of time and of the rights of subscribers to maintain, change or cancel their stock orders within a specified period. If a subscriber does not respond during the period, his or her stock order will be cancelled and payment will be returned promptly, with interest calculated at our statement savings rate, and deposit account withdrawal authorizations will be cancelled.

An increase in the number of shares to be issued in the offering would decrease a subscriber s ownership interest and our pro forma stockholders equity on a per share basis while increasing pro forma stockholders equity on an aggregate basis. A decrease in the number of shares to be issued in the offering would increase both a subscriber s ownership interest and our pro forma stockholders equity on a per share basis, while decreasing pro forma stockholders equity on an aggregate basis. For a presentation of the effects of these changes, see Pro Forma Data.

Copies of the independent valuation appraisal report of RP Financial and the detailed memorandum setting forth the method and assumptions used in the appraisal report are available for inspection at our executive office and as specified under Where You Can Find Additional Information.

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Subscription Offering and Subscription Rights

In accordance with the plan of conversion, rights to subscribe for shares of common stock in the subscription offering have been granted in the following descending order of priority. The filling of subscriptions that we receive will depend on the availability of common stock after satisfaction of all subscriptions of all persons having prior rights in the subscription offering and to the maximum, minimum and overall purchase limitations set forth in the plan of conversion and as described below under Limitations on Common Stock Purchases.

Priority 1: Eligible Account Holders. Each depositor with aggregate deposit account balances of \$50.00 or more (a Qualifying Deposit) on March 31, 2009 (an Eligible Account Holder) will receive, without payment therefor, nontransferable subscription rights to purchase, subject to the overall purchase limitations, up to the greater of 20,000 shares of our common stock, 0.10% of the total number of shares of common stock sold in the offering, or 15 times the number of subscription shares offered multiplied by a fraction of which the numerator is the aggregate Qualifying Deposit account balances of the Eligible Account Holder and the denominator is the aggregate Qualifying Deposit account balances of all Eligible Account Holders. See Limitations on Common Stock Purchases. If there are not sufficient shares available to satisfy all subscriptions, shares will first be allocated so as to permit each Eligible Account Holder to purchase a number of shares sufficient to make his or her total allocation equal to the lesser of 100 shares or the number of shares for which he or she subscribed. Thereafter, unallocated shares will be allocated to each Eligible Account Holder whose subscription remains unfilled in the proportion that the amount of his or her Qualifying Deposit bears to the total amount of Qualifying Deposits of all subscribing Eligible Account Holders whose subscriptions remain unfilled. If an amount so allocated exceeds the amount subscribed for by any one or more Eligible Account Holders, the excess shall be reallocated (one or more times as necessary) among those Eligible Account Holders whose subscriptions are not fully satisfied until all available shares have been allocated.

To ensure proper allocation of shares of our common stock, each Eligible Account Holder must list on his or her stock order form all deposit accounts in which he or she has an ownership interest on March 31, 2009. In the event of oversubscription, failure to list an account could result in fewer shares being allocated than if all accounts had been disclosed. In the event of an oversubscription, the subscription rights of Eligible Account Holders who are also our directors or executive officers and their associates will be subordinated to the subscription rights of other Eligible Account Holders to the extent attributable to increased deposits during the year preceding March 31, 2009.

Priority 2: Tax-Qualified Plans. Our tax-qualified employee benefit plans, including our employee stock ownership plan and 401(k) plan, will receive, without payment therefor, nontransferable subscription rights to purchase in the aggregate up to 10% of the shares of common stock sold in the offering and issued to the charitable foundation. We expect our employee stock ownership plan to purchase 8% of the shares of common stock sold in the offering and issued to the charitable foundation. If market conditions warrant, the employee stock ownership plan may instead elect to purchase shares in the open market following the completion of the conversion. The amount of the subscription requests by the 401(k) plan will be determined by its participants, who will have the right to invest all or a portion of their 401(k) plan accounts in our common stock, subject to the maximum purchase limitations.

Priority 3: Supplemental Eligible Account Holders. To the extent that there are sufficient shares of common stock remaining after satisfaction of subscriptions by Eligible Account Holders and our tax-qualified employee benefit plans, each depositor with a Qualifying Deposit on June 30, 2010 who is not an Eligible Account Holder (Supplemental Eligible Account Holder) will receive, without payment therefor, nontransferable subscription rights to purchase up to the greater of 20,000 shares of common stock, 0.10% of the total number of shares of common stock sold in the offering, or 15 times the number of subscription shares offered multiplied by a fraction of which the numerator is the Qualifying Deposit of

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the Supplemental Eligible Account Holder and the denominator is the aggregate Qualifying Deposits of all Supplemental Eligible Account Holders, subject to the overall purchase limitations. See Limitations on Common Stock Purchases. If there are not sufficient shares available to satisfy all subscriptions, shares will be allocated so as to permit each Supplemental Eligible Account Holder to purchase a number of shares sufficient to make his or her total allocation equal to the lesser of 100 shares of common stock or the number of shares for which he or she subscribed. Thereafter, unallocated shares will be allocated to each Supplemental Eligible Account Holder whose subscription remains unfilled in the proportion that the amount of his or her Qualifying Deposit bears to the total amount of Qualifying Deposits of all Supplemental Eligible Account Holders whose subscriptions remain unfilled. If an amount so allocated exceeds the amount subscribed for by any one or more Supplemental Eligible Account Holders, the excess shall be reallocated (one or more times as necessary) among those Supplemental Eligible Account Holders whose subscriptions are not fully satisfied until all available shares have been allocated.

To ensure proper allocation of common stock, each Supplemental Eligible Account Holder must list on the stock order form all deposit accounts in which he or she has an ownership interest at June 30, 2010. In the event of oversubscription, failure to list an account could result in fewer shares being allocated than if all accounts had been disclosed.

Priority 4: Other Depositors. To the extent that there are shares of common stock remaining after satisfaction of subscriptions by Eligible Account Holders, our tax-qualified employee benefit plans and Supplemental Eligible Account Holder, each depositor as of July 28, 2010 who is not an Eligible Account Holder or Supplemental Eligible Account Holder (Other Depositors) will receive, without payment therefor, nontransferable subscription rights to purchase up to the greater of 20,000 shares of common stock or 0.10% of the total number of shares of common stock sold in the offering, subject to the overall purchase limitations. See Limitations on Common Stock Purchases. If there are not sufficient shares available to satisfy all subscriptions, available shares will be allocated so as to permit each Other Depositor to purchase a number of shares sufficient to make his or her total allocation equal to the lesser of 100 shares of common stock or the number of shares for which he or she subscribed. Thereafter, unallocated shares will be allocated to each Other Depositor whose subscription remains unfilled in the proportion that the amount of his or her subscription bears to the total amount of subscriptions of all Other Depositors whose subscriptions remain unfilled. To ensure proper allocation of common stock, each Other Depositor must list on the stock order form all deposit accounts in which he or she had an ownership interest at July 28, 2010. In the event of an oversubscription, failure to list an account could result in fewer shares being allocated than if all accounts had been disclosed.

Expiration Date. The Subscription Offering will expire at 2:00 p.m., Eastern Time, on September 17, 2010, unless extended by us for up to 45 days or for additional periods with regulatory approval. Subscription rights will expire whether or not each eligible depositor can be located. We may decide to extend the expiration date of the subscription offering for any reason, whether or not subscriptions have been received for shares at the minimum, midpoint or maximum of the offering range. Subscription rights that have not been exercised prior to the expiration date will become void.

We will not execute orders until we have received orders to purchase at least the minimum number of shares of common stock. If we have not received orders to purchase at least 2,550,000 shares within 45 days after the expiration date and we have not received regulatory approval for an extension, all funds delivered to us to purchase shares of common stock in the offering will be returned promptly to the subscribers with interest calculated at our statement savings rate, all deposit account withdrawal authorizations will be cancelled and the offering will be terminated. If regulatory consent for an extension beyond November 1, 2010 is granted, we will resolicit subscribers as described under Procedure for Purchasing Shares Expiration Date. Aggregate extensions may not go beyond September 23, 2012, which is two years after the special meeting of depositors to vote on the conversion.

Community Offering

To the extent that shares of common stock remain available for purchase after satisfaction of all subscriptions of the Eligible Account Holders, our tax-qualified employee benefit plans, Supplemental Eligible Account Holders and Other Depositors, we may offer shares pursuant to the plan of conversion to members of the general public in a community offering. Shares may be offered with a preference to natural persons and trusts of natural persons residing in the Pennsylvania counties of Allegheny, Westmoreland and Bedford, and Allegany County, Maryland, and thereafter to other members of the general public.

Persons who place orders in the community offering may purchase up to 20,000 shares of common stock, subject to the overall purchase limitations. See Limitations on Common Stock Purchases. The opportunity to purchase shares of common stock in the community offering category is subject to our right, in our sole discretion, to accept or reject any such orders in whole or in part either at the time of receipt of an order or as soon as practicable following the expiration date of the offering. We have not established any set criteria for determining whether to accept or reject a purchase order in the community offering. Any determination to accept or reject purchase orders in the community offering will be based on the facts and circumstances known to us at the time.

If we do not have sufficient shares of common stock available to fill the orders of natural persons and trusts of natural persons residing in the Pennsylvania counties of Allegheny, Westmoreland and Bedford and Allegany County, Maryland, we will allocate the available shares among those residents in a manner that permits each of them, to the extent possible, to purchase the lesser of 100 shares, or the number of shares ordered by such person. Thereafter, unallocated shares will be allocated among residents whose orders remain unsatisfied on an equal number of shares basis per order. If instead, oversubscription occurs among members of the general public, we will allocate the available shares among those persons in the same manner described above.

The term residing or resident as used in this prospectus means any person who occupies a dwelling within the Pennsylvania counties of Allegheny, Westmoreland and Bedford, or Allegany County, Maryland, has a present intent to remain within the community for a period of time and manifests the genuineness of that intent by establishing an ongoing physical presence within the community, together with an indication that this presence within the community is something other than merely transitory in nature. We may utilize deposit or loan records or other evidence provided to us to decide whether a person is a resident. In all cases, however, the determination shall be in our sole discretion.

Expiration Date. The community offering may begin at the same time as, during or after the subscription offering. It is currently expected to terminate at the same time as the subscription offering, although it must terminate no more than 45 days following the subscription offering. We may decide to extend the community offering for any reason and are not required to give purchasers notice of any such extension unless such period extends beyond November 1, 2010. If regulatory approval for an extension beyond November 1, 2010 is granted, we will resolicit subscribers as described under Procedure for Purchasing Shares Expiration Date. Extensions may not go beyond September 23, 2012, which is two years after the special meeting of depositors to vote on the conversion.

Syndicated Community Offering

As a final step in the conversion, the plan of conversion provides that, if feasible, shares of common stock not purchased in the subscription offering and community offering, may be offered for sale to members of the general public in a syndicated community offering through a syndicate of registered broker-dealers managed by Stifel, Nicolaus & Company, Incorporated. We expect that the syndicated community offering, if any, will begin as soon as practicable after termination of the subscription offering

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and the community offering. We, in our sole discretion, have the right to reject orders, in whole or in part, received in the syndicated community offering. Neither Stifel, Nicolaus & Company, Incorporated nor any registered broker-dealer shall have any obligation to take or purchase any shares of common stock in the syndicated community offering; however, Stifel, Nicolaus & Company, Incorporated has agreed to use its best efforts in the sale of shares in any syndicated community offering.

The price at which common stock is sold in the syndicated community offering will be the same \$10.00 price at which shares are offered and sold in the subscription offering and community offering. Each person may purchase up to 20,000 shares of common stock in the syndicated community offering, subject to the maximum purchase limitations. See Limitations on Common Stock Purchases. In connection with the allocation process, unless we receive regulatory approval to allocate shares in a different manner, orders received for shares of common stock in the syndicated community offering will first be filled up to a maximum of 2% of the shares sold in the offering, and thereafter any remaining shares will be allocated on an equal number of shares basis per order until all shares have been allocated.

If a syndicated community offering is held, Stifel, Nicolaus & Company, Incorporated will serve as sole book running manager. In such capacity, Stifel, Nicolaus & Company, Incorporated may form a syndicate of other broker-dealers who are Financial Industry Regulatory Authority member firms. Neither Stifel, Nicolaus & Company, Incorporated nor any registered broker-dealer will have any obligation to take or purchase any shares of the common stock in the syndicated community offering. The syndicated community offering will be conducted in accordance with certain Securities and Exchange Commission rules applicable to best efforts offerings. Under these rules, Stifel, Nicolaus & Company, Incorporated or the other broker-dealers participating in the syndicated community offering generally will accept payment for shares of common stock to be purchased in the syndicated community offering through a sweep arrangement under which a customer s brokerage account at the applicable participating broker-dealer will be debited in the amount of the purchase price for the shares of common stock that such customer wishes to purchase in the syndicated community offering on the settlement date. Customers who authorize participating broker-dealers to debit their brokerage accounts are required to have the funds for the payment in their accounts on, but not before, the settlement date. The sweep arrangements will meet the following conditions: (i) shares will only be sold to customers with accounts at Stifel, Nicolaus & Company, Incorporated or at another participating broker-dealer; and (ii) accounts will not be swept until the settlement date, which will only occur after the minimum number of shares are sold. Institutional investors will pay Stifel, Nicolaus & Company, Incorporated in its capacity as sole book running manager, for shares purchased in the syndicated community offering on the settlement date through the services of the Depository Trust Company on a delivery versus payment basis. The closing of the syndicated community offering is subject to conditions set forth in an agency agreement among Standard Mutual Holding Company, Standard Bank and Standard Financial Corp. on one hand and Stifel, Nicolaus & Company, Incorporated on the other hand. If and when all the conditions for the closing are met, funds for common stock sold in the syndicated community offering, less fees and commissions payable by us, will be delivered promptly to us. If the offering is consummated, but some or all of an interested investor s funds are not accepted by us, those funds will be returned to the interested investor promptly after closing, without interest. If the offering is not consummated, funds in the account will be returned promptly, without interest, to the potential investor. Normal customer ticketing will be used for order placement. In the syndicated community offering, order forms will not be used.

The syndicated community offering will be completed within 45 days after the termination of the subscription offering, unless extended by us with regulatory approval.

Limitations on Common Stock Purchases

The plan of conversion includes the following limitations on the number of shares of common stock that may be purchased in the offering:

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The maximum number of shares of common stock that may be purchased by a person is 20,000 shares. No person or entity, together with any associate or group of persons acting in concert, may purchase more than 30,000 shares of common stock in all categories of the offering, combined, except that our tax-qualified employee benefit plans, including our employee stock ownership plan and 401(k) plan, may purchase in the aggregate up to 10% of the shares of common stock issued in the offering (including shares sold in the event of an increase in the offering range of up to 15%) and issued to the charitable foundation;

The maximum number of shares of common stock that may be purchased in all categories of the offering by our executive officers and directors and their associates, in the aggregate, may not exceed 27% of the shares issued in the offering; and

The minimum purchase by each person purchasing shares in the offering is 25 shares, to the extent those shares are available.

Depending upon market or financial conditions, our Board of Directors, with regulatory approval and without further approval of depositors, may decrease or increase the purchase limitations. If a purchase limitation is increased, subscribers in the subscription offering who ordered the maximum amount and indicated on their stock order forms a desire to be resolicited will be given the opportunity to increase their subscriptions up to the then-applicable limit. The effect of this type of resolicitation would be an increase in the number of shares of common stock owned by subscribers who choose to increase their subscriptions. In connection with this type of resolicitation, we may allow payment by wire transfer and disallow payment by personal check.

In the event of an increase in the offering range of up to 15% of the total number of shares of common stock offered in the offering and issued to the charitable foundation, shares will be allocated in the following order of priority in accordance with the plan of conversion:

- (1) to fill our tax-qualified employee benefit plans subscriptions for up to 10% of the total number of shares of common stock issued in the offering and issued to the charitable foundation;
- (2) in the event that there is an oversubscription at the Eligible Account Holder, Supplemental Eligible Account Holder or Other Depositor levels, to fill unfulfilled subscriptions of these subscribers according to their respective priorities; and
- (3) to fill unfulfilled subscriptions in the community offering, with preference given first to natural persons and trusts thereof residing in the Pennsylvania counties of Allegheny, Westmoreland and Bedford, and Allegany County, Maryland.

The term associate of a person means:

- (1) any corporation or organization, other than Standard Mutual Holding Company, Standard Bank, Standard Financial Corp. or a majority-owned subsidiary of these entities, of which the person is a senior officer, partner or 10% beneficial stockholder;
- (2) any trust or other estate in which the person has a substantial beneficial interest or serves as a trustee or in a fiduciary capacity, excluding any employee stock benefit plan in which the person has a substantial beneficial interest or serves as trustee or in a fiduciary capacity; and

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(3) any blood or marriage relative of the person, who either lives in the same home as the person or who is a director or officer of Standard Bank, Standard Mutual Holding Company or Standard Financial Corp.

The term acting in concert means:

- (1) knowing participation in a joint activity or interdependent conscious parallel action towards a common goal whether or not pursuant to an express agreement; or
- (2) a combination or pooling of voting or other interests in the securities of an issuer for a common purpose pursuant to any contract, understanding, relationship, agreement or other arrangement, whether written or otherwise.

A person or company that acts in concert with another person or company (other party) shall also be deemed to be acting in concert with any person or company who is also acting in concert with that other party, except that any tax-qualified employee stock benefit plan will not be deemed to be acting in concert with its trustee or a person who serves in a similar capacity solely for the purpose of determining whether common stock held by the trustee and common stock held by the employee stock benefit plan will be aggregated.

Our directors are not treated as associates of each other solely because of their membership on the Board of Directors. We have the right to determine whether prospective purchasers are associates or acting in concert. Shares of common stock purchased in the offering will be freely transferable except for shares purchased by our executive officers and directors and except as described below. Any purchases made by any associate of Standard Bank or Standard Financial Corp. for the explicit purpose of meeting the minimum number of shares of common stock required to be sold in order to complete the offering shall be made for investment purposes only and not with a view toward redistribution. In addition, under the guidelines of the Financial Industry Regulatory Authority, members of the Financial Industry Regulatory Authority and their associates are subject to certain restrictions on transfer of securities purchased in accordance with subscription rights and to certain reporting requirements upon purchase of these securities. For a further discussion of limitations on purchases of shares of our common stock at the time of conversion and thereafter, see Certain Restrictions on Purchase or Transfer of Our Shares After Conversion and Restrictions on Acquisition of Standard Financial Corp.

Marketing and Distribution; Compensation

To assist in the marketing of our common stock, we have retained Stifel, Nicolaus & Company, Incorporated, which is a broker-dealer registered with the Financial Industry Regulatory Authority. Stifel, Nicolaus & Company, Incorporated will act as conversion advisor with respect to the conversion and marketing agent on a best efforts basis in the offering. The services of Stifel Nicolaus & Company include, but are not limited to:

- (i) acting as our financial advisor for the conversion and offering;
- (ii) providing administrative services and managing the Stock Information Center;
- (iii) educating our employees regarding the offering;
- (iv) targeting our sales efforts, including assisting in the preparation of marketing materials;
- (v) soliciting orders for common stock; and

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(vi) manage proxy solicitation efforts.

For these services, Stifel, Nicolaus & Company, Incorporated will receive an advisory and administrative fee of \$30,000 and 1% of the dollar amount of all shares of common stock sold in the subscription and community offerings. No sales fee will be payable to Stifel, Nicolaus & Company, Incorporated with respect to shares purchased by officers, directors and employees or their immediate families, shares contributed to the charitable foundation and shares purchased by our tax-qualified and non-qualified employee benefit plans. In the event that Stifel, Nicolaus & Company, Incorporated sells common stock through a group of broker-dealers in a syndicated community offering, it will be paid a fee equal to 1% of the dollar amount of total shares sold in the syndicated community offering, which fee along with the fee payable to selected dealers (which will include Stifel, Nicolaus & Company, Incorporated) shall not exceed 6.0% in the aggregate. Stifel, Nicolaus & Company, Incorporated will serve as sole book running manager. Stifel, Nicolaus & Company, Incorporated also will be reimbursed for allocable expenses in an amount not to exceed \$25,000 for the subscription offering and community offering and \$25,000 for the syndicated community offering. In addition, Stifel, Nicolaus & Company, Incorporated will be reimbursed up to \$75,000 for attorney s fees.

In the event that we are required to resolicit subscribers for shares of our common stock in the subscription and community offerings, Stifel, Nicolaus & Company, Incorporated will be required to provide significant additional services in connection with the resolicitation (including repeating the services described above), and we shall pay Stifel, Nicolaus & Company, Incorporated an additional fee for those services that will not exceed \$30,000. In the event of a material delay in the offering, Stifel, Nicolaus & Company, Incorporated also will be reimbursed for additional allocable expenses in an amount not to exceed \$15,000 and additional attorneys fees and allocable expenses in an amount not to exceed \$25,000 provided that in the aggregate, all reimbursable expenses and legal fees shall not exceed \$165,000.

We will indemnify Stifel, Nicolaus & Company, Incorporated against liabilities and expenses, including legal fees, incurred in connection with certain claims or litigation arising out of or based upon untrue statements or omissions contained in the offering materials for the common stock, including liabilities under the Securities Act of 1933, as amended.

In addition, we have engaged Stifel, Nicolaus & Company, Incorporated to act as our records management agent in connection with the conversion and offering. In its role as records management agent, Stifel, Nicolaus & Company, Incorporated will coordinate with our data processing contacts and interface with the Stock Information Center to provide records processing and proxy and stock order services, including but not limited to: consolidation of deposit accounts and vote calculation; preparation of information for order forms and proxy cards; interfacing with our financial printer; recording stock order information; and tabulating proxy votes. For these services, Stifel, Nicolaus & Company, Incorporated will receive a fee of \$20,000, and we will have made an advance payment of \$5,000 with respect to this fee. We will also reimburse Stifel, Nicolaus & Company, Incorporated for its reasonable out-of-pocket expenses associated with its acting as information agent in an amount not to exceed \$5,000.

Our directors and executive officers may participate in the solicitation of offers to purchase common stock. These persons will be reimbursed for their reasonable out-of-pocket expenses incurred in connection with the solicitation. Other trained employees of Standard Bank or its affiliates may assist in the offering in ministerial capacities, providing clerical work in effecting a sales transaction or answering questions of a ministerial nature. No offers or sales may be made by tellers or at the teller counters. No sales activity will be conducted in a Standard Bank branch office. Investment-related questions of prospective purchasers will be directed to executive officers or registered representatives of Stifel, Nicolaus & Company. Our other employees have been instructed not to solicit offers to purchase shares

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of common stock or provide advice regarding the purchase of common stock. We will rely on Rule 3a4-1 under the Securities Exchange Act of 1934, as amended, and sales of common stock will be conducted within the requirements of Rule 3a4-1, so as to permit officers, directors and employees to participate in the sale of common stock. None of our officers, directors or employees will be compensated in connection with their participation in the offering by the payment of commissions or other remuneration based either directly or indirectly on the transactions in the shares of common stock.

The offering will comply with the requirements of Rule 10b-9 under the Securities Exchange Act of 1934.

Prospectus Delivery

To ensure that each purchaser receives a prospectus at least 48 hours before the expiration date of the offering in accordance with Rule 15c2-8 of the Securities Exchange Act of 1934, we may not mail a prospectus any later than five days prior to the expiration date or hand deliver any later than two days prior to the expiration date. Execution of an order form will confirm receipt of delivery in accordance with Rule 15c2-8. Order forms will only be distributed with or preceded by a prospectus.

In the syndicated community offering, a prospectus in electronic format may be made available on the Internet sites or through other online services maintained by Stifel, Nicolaus & Company, Incorporated or one or more other members of the syndicate, or by their respective affiliates. In those cases, prospective investors may view offering terms online and, depending upon the syndicate member, prospective investors may be allowed to place orders online. The members of the syndicate may agree with us to allocate a specific number of shares for sale to online brokerage account holders. Any such allocation for online distributions will be made on the same basis as other allocations.

Other than the prospectus in electronic format, the information on the Internet sites referenced in the preceding paragraph and any information contained in any other Internet site maintained by any member of the syndicate is not part of this prospectus or the registration statement of which this prospectus forms a part, has not been approved and/or endorsed by us or by Stifel, Nicolaus & Company, Incorporated or any other member of the syndicate in its capacity as selling agent or syndicate member and should not be relied upon by investors.

Procedure for Purchasing Shares

Expiration Date. The offering will expire at 2:00 p.m., Eastern Time, on September 17, 2010, unless we extend it for up to 45 days. This extension may be approved by us, in our sole discretion, without further approval or additional notice to subscribers in the offering. Any extension of the subscription and/or community offering beyond November 1, 2010 would require regulatory approval and would also require that we conduct a resolicitation of subscribers. In such event, subscribers will have the opportunity to maintain, change or cancel their stock orders within a specified period. If a subscriber does not respond during the resolicitation period, his or her stock order will be cancelled and payment will be returned promptly, with interest calculated at our statement savings rate, and deposit account withdrawal authorizations will be cancelled.

We will not execute orders until at least the minimum number of shares offered has been sold. If we have not sold the minimum by the expiration date or any extension thereof, we must terminate the offering and promptly refund all funds received for shares of common stock, as described above. Any single offering extension will not exceed 90 days; aggregate extensions may not conclude beyond September 23, 2012, which is two years after the special meeting of depositors to vote on the conversion.

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We reserve the right in our sole discretion to terminate the offering at any time and for any reason, in which case we will cancel any deposit account withdrawal orders and promptly return all funds delivered to us, with interest at our current statement savings rate from the date the stock order was processed.

We have the right to reject any order submitted in the offering by a person who we believe is making false representations or who we otherwise believe, either alone or acting in concert with others, is violating, evading, circumventing, or intends to violate, evade or circumvent the terms and conditions of the plan of conversion.

Use of Order Forms. In order to purchase shares of common stock in the subscription offering and community offering, you must complete an original stock order form and remit full payment. We will not be required to accept incomplete order forms, unsigned order forms or orders submitted on photocopied or facsimiled order forms. Stock order forms must be received (not postmarked) prior to 2:00 p.m., Eastern Time, on September 17, 2010. We are not required to accept order forms that are not received by that time or that are received without full payment or without appropriate withdrawal instructions. We are not required to notify subscribers of incomplete or improperly executed order forms. We have the right to permit the correction of incomplete or improperly executed order forms or waive immaterial irregularities. You may submit your order form and payment by mail using the stock order reply envelope provided or by overnight delivery to the indicated address on the stock order form or by hand-delivery to Standard Bank s executive office, which is located at 2640 Monroeville Boulevard, Monroeville, Pennsylvania, We will not accept stock order forms at other Standard Bank offices. Stock order forms should not be mailed to Standard Bank. Once tendered, an order form cannot be modified or revoked without our consent. We reserve the absolute right, in our sole discretion, to reject orders received in the community offering, in whole or in part, at the time of receipt or at any time prior to completion of the offering. If you are ordering shares in the subscription offering, you must represent that you are purchasing shares for your own account and that you have no agreement or understanding with any person for the sale or transfer of the shares. Our interpretation of the terms and conditions of the plan of conversion and of the acceptability of the order forms will be final, subject to regulatory authority.

By signing the order form, you will be acknowledging that the common stock is not a deposit or savings account and is not federally insured or otherwise guaranteed by Standard Bank or the federal government, and that you received a copy of this prospectus. However, signing the order form will not result in you waiving your rights under the Securities Act of 1933 or the Securities Exchange Act of 1934.

Payment for Shares. Payment for all shares of common stock will be required to accompany all completed order forms for the purchase to be valid. Payment for shares may be made by:

- (1) personal check, bank check or money order, payable to Standard Financial Corp.; or
- (2) authorization of withdrawal from the types of Standard Bank deposit accounts designated on the order form.

Appropriate means for designating withdrawals from deposit accounts at Standard Bank are provided in the order forms. The funds designated must be available in the account(s) at the time the order form is received. A hold will be placed on these funds, making them unavailable to the depositor. Funds authorized for withdrawal will continue to earn interest within the account at the contract rate until the offering is completed, at which time the designated withdrawal will be made. Interest penalties for early withdrawal applicable to certificate accounts will not apply to withdrawals authorized for the purchase of shares of common stock; however, if a withdrawal results in a certificate account with a balance less than the applicable minimum balance requirement, the certificate will be cancelled at the time of withdrawal without penalty and the remaining balance will be transferred to a savings account and

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earn interest calculated at the statement savings rate current at the time. In the case of payments made by personal check, these funds must be available in the account(s). Payments made by check or money order will be immediately cashed and placed in a segregated account at Standard Bank and will earn interest at our statement savings rate until the offering is completed or terminated.

You may not remit cash, wire transfers, Standard Bank line of credit checks, or third-party checks (including those payable to you and endorsed over to Standard Financial Corp.). You may not designate on your stock order form a direct withdrawal from a Standard Bank retirement account. See Using IRA Funds to Purchase Shares for information on using such funds. Additionally, you may not designate a direct withdrawal from Standard Bank accounts with check-writing privileges. Please provide a check instead. If you request direct withdrawal, we reserve the right to interpret that as your authorization to treat those funds as if we had received a check for the designated amount, and we will immediately withdraw that amount from your checking account. If permitted by the Pennsylvania Department of Banking and the Federal Reserve Board, in the event we resolicit large subscribers in the Subscription Offering, as described above in Limitations on Common Stock Purchases, such purchasers who wish to increase their purchases will not be able to use personal checks to pay for the additional shares and may be able to pay by wire transfer.

Once we receive your executed order form, it may not be modified, amended or rescinded without our consent, unless the offering is not completed by November 1, 2010, as described in Procedure for Purchasing Shares Expiration Date.

We will have the right, in our sole discretion, to permit institutional investors to submit irrevocable orders together with the legally binding commitment for payment and to thereafter pay for the shares of common stock for which they subscribe in the syndicated community offering at any time prior to the completion of the offering. This payment may be made by wire transfer.

Our employee stock ownership plan will not be required to pay for any shares purchased in the offering until consummation of the offering, provided there is a loan commitment from an unrelated financial institution or Standard Financial Corp. to lend to the employee stock ownership plan the necessary amount to fund the purchase.

Regulations prohibit Standard Bank from knowingly lending funds or extending credit to any persons to purchase shares of common stock in the offering.

Using IRA Funds to Purchase Shares. If you are interested in using your individual retirement account (IRA) funds, or any other retirement account funds, to purchase shares of common stock, you must do so through a self-directed retirement account, such as offered by brokerage firms. By regulation, Standard Bank s retirement accounts are not self-directed, so they cannot be invested in our shares of common stock. Therefore, if you wish to use your funds that are currently in a Standard Bank retirement account, you may not designate on the stock order form that you wish funds to be withdrawn from the account for the purchase of common stock. Before you place your order, the funds you wish to use for the purchase of common stock will have to be transferred to another bank or a brokerage account offering self-directed accounts. There will be no early withdrawal or interest penalties for these transfers. The new trustee or custodian will hold the shares of common stock in a self-directed account in the same manner as we now hold the depositor s retirement account funds. An annual administrative fee may be payable to the new trustee or custodian. Assistance on how to transfer retirement accounts maintained at Standard Bank can be obtained from the Stock Information Center. Subscribers interested in using funds in an IRA or any other retirement account, whether held at Standard Bank or elsewhere, to purchase shares of common stock, should contact our Stock Information Center for guidance as soon as possible, preferably at least two weeks prior to the September 17, 2010 offering deadline. Processing such transactions takes additional time, and whether such funds can be used may depend on limitations imposed by the

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institutions where such funds are currently held. We cannot guarantee that you will be able to use such funds.

Delivery of Shares of Common Stock in the Subscription and Community Offerings. Stock certificates will not be issued (except to directors and executive officers, whose ability to sell their shares of common stock is restricted by federal securities and banking laws). Instead, all shares of common stock sold in the subscription and community offerings will be issued in book-entry form, through the Direct Registration System (DRS), which allows each investor s shares to be maintained on the books of our transfer agent. Shortly after the conversion is completed, our transfer agent will issue DRS statements to investors, reflecting their stock ownership. Statements will be sent by first class mail to the stock registration address noted by the investor on the stock order form. Though investors will not possess a stock certificate, they will retain all stockholder rights, including the ability to sell shares. Although the shares of common stock will have begun trading, brokerage firms are likely to require that you have received your statement prior to selling your shares. You will be able to purchase additional shares of Standard Financial Corp. common stock through a brokerage firm.

Other Restrictions. Notwithstanding any other provision of the plan of conversion, no person is entitled to purchase any shares of common stock to the extent the purchase would be illegal under any federal or state law or regulation, including state blue sky regulations, or would violate regulations or policies of the Financial Industry Regulatory Authority, particularly those regarding free riding and withholding. We may ask for an acceptable legal opinion from any purchaser as to the legality of his or her purchase and we may refuse to honor any purchase order if an opinion is not timely furnished. In addition, we are not required to offer shares of common stock to any person who resides in a foreign country.

Restrictions on Transfer of Subscription Rights and Shares

Regulations prohibit any person with subscription rights, including the Eligible Account Holders, Supplemental Eligible Account Holders and Other Depositors, from transferring or entering into any agreement or understanding to transfer the legal or beneficial ownership of the subscription rights issued under the plan of conversion or the shares of common stock to be issued upon their exercise. These rights may be exercised only by the person to whom they are granted and only for his or her account. Each person exercising subscription rights will be required to certify that he or she is purchasing shares solely for his or her own account and that he or she has no agreement or understanding regarding the sale or transfer of such shares. The regulations also prohibit any person from offering or making an announcement of an offer or intent to make an offer to purchase subscription rights or shares of common stock to be issued upon their exercise prior to completion of the offering.

We intend to pursue any and all legal and equitable remedies in the event we become aware of the transfer of subscription rights, and we will not honor orders that we believe involve the transfer of subscription rights. Stock Information Center

Our banking office personnel may not, by law, assist with investment related questions. If you have any questions regarding the offering, please visit call our Stock Information Center, toll free, at (877) 821-5778, Monday through Friday between 10:00 a.m. and 4:00 p.m., Eastern Time. The Stock Information Center will be closed weekends and bank holidays.

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Liquidation Rights

Liquidation prior to the conversion. In the unlikely event of a complete liquidation of Standard Bank and Standard Mutual Holding Company prior to the conversion, all claims of creditors of Standard Bank (including depositors of Standard Bank to the extent of their deposit balances) would be paid first. Thereafter, any assets of Standard Bank remaining would be distributed to depositors of Standard Bank based on the relative size of their deposit balances in Standard Bank immediately prior to the liquidation.

Liquidation following the conversion. In the unlikely event that Standard Bank were to liquidate after the conversion, all claims of creditors, including depositors of Standard Bank to the extent of their deposit balances, would be paid first. However, except with respect to the liquidation accounts to be established in Standard Financial Corp. and Standard Bank as further described below, a depositor s claim would be solely for the principal amount of his or her deposit accounts plus accrued interest. Depositors would not have an interest in the value of the assets of Standard Bank or Standard Financial Corp. above that amount.

The plan of conversion provides for the establishment, upon the completion of the conversion, of a liquidation account by Standard Financial Corp. for the benefit of Eligible Account Holders and Supplemental Eligible Account Holders in an amount equal to Standard Mutual Holding Company s total equity as of the date of the latest statement of financial condition of Standard Mutual Holding Company prior to the consummation of the conversion. The plan of conversion also provides for the establishment of a bank liquidation account at Standard Bank to support the Standard Financial Corp. liquidation account in the event Standard Financial Corp. does not have sufficient capital resources to fund its obligation under the Standard Financial Corp. liquidation account.

The liquidation account established by Standard Financial Corp. is designed to provide depositors a liquidation interest (exchanged for the liquidation interest such persons had in Standard Mutual Holding Company) after the conversion in the event of a liquidation of Standard Financial Corp. and Standard Bank or a liquidation solely of Standard Bank. Specifically, in the unlikely event that either (i) Standard Bank or (ii) Standard Financial Corp. and Standard Bank were to liquidate after the conversion, all claims of creditors (including depositors of Standard Bank to the extent of their deposit balances), would be paid first, followed by distribution to depositors as of March 31, 2009 and June 30, 2010 of their interests in the liquidation account maintained by Standard Financial Corp. Also, in a complete liquidation of both entities, or of Standard Bank alone, when Standard Financial Corp. has insufficient assets (other than the stock of Standard Bank), to fund the liquidation account distributions due to Eligible Account Holders and Supplemental Eligible Account Holders and Standard Bank has positive net worth, Standard Bank shall immediately make a distribution to fund Standard Financial Corp. s remaining obligations under the liquidation account. If Standard Financial Corp. is completely liquidated or sold apart from a sale or liquidation of Standard Bank, then the Standard Financial Corp. liquidation account will cease to exist and Eligible Account Holders and Supplemental Eligible Account Holders will receive an equivalent interest in the Standard Bank liquidation account, subject to the same rights and terms as the liquidation account. In no event will any Eligible Account Holder or Supplemental Eligible Account Holder be entitled to a distribution that exceeds such holder s interest in the liquidation account maintained by Standard Financial Corp.

Pursuant to the plan of conversion, after two years from the date of conversion and upon the written request of the Federal Reserve Board and the Pennsylvania Department of Banking, Standard Financial Corp. will transfer the liquidation account and the depositors interests in such account to Standard Bank and the liquidation account shall thereupon become the liquidation account of Standard Bank.

Under applicable rules and regulatory policies, a post-conversion merger, consolidation, or similar combination or transaction with another depository institution or depository institution holding

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company in which Standard Financial Corp. or Standard Bank is not the surviving institution would not be considered a liquidation. In such a transaction, the liquidation account would be assumed by the surviving institution or company.

Each Eligible Account Holder or Supplemental Eligible Account Holder would have an initial pro rata interest in the liquidation account for each deposit account, including savings accounts, transaction accounts such as negotiable order of withdrawal accounts, money market deposit accounts, and certificates of deposit, with a balance of \$50.00 or more held in Standard Bank on March 31, 2009 or June 30, 2010 equal to the proportion that the balance of each Eligible Account Holder and Supplemental Eligible Account Holder's deposit account on March 31, 2009 or June 30, 2010 respectively, bears to the balance of all deposit accounts of Eligible Account Holders and Supplemental Eligible Account Holders in Standard Bank on such dates.

If, however, on any September 30 annual closing date commencing after the effective date of the conversion, the amount in any such deposit account is less than the amount in the deposit account on March 31, 2009 or June 30, 2010, or any other annual closing date, then the interest in the liquidation account relating to such deposit account would be reduced from time to time by the proportion of any such reduction, and such interest will cease to exist if such deposit account is closed. In addition, no interest in the liquidation account would ever be increased despite any subsequent increase in the related deposit account. Payment pursuant to liquidation rights of Eligible Account Holders and Supplemental Eligible Account Holders would be separate and apart from the payment of any insured deposit accounts to such depositors. Any assets remaining after the above liquidation rights of Eligible Account Holders and Supplemental Eligible Account Holders are satisfied would be available for distribution to stockholders.

Material Income Tax Consequences

Completion of the conversion is subject to the prior receipt of an opinion of counsel or tax advisor with respect to federal and state income tax consequences of the conversion to Standard Mutual Holding Company, Standard Bank or Standard Financial Corp., Eligible Account Holders and Supplemental Eligible Account Holders of Standard Financial Corp. Unlike private letter rulings, the opinions of counsel or tax advisors are not binding on the Internal Revenue Service or any state taxing authority, and such authorities may disagree with such opinions. In the event of such disagreement, there can be no assurance that Standard Financial Corp. or Standard Bank would prevail in a judicial proceeding.

We have received an opinion of counsel, Luse Gorman Pomerenk & Schick, P.C. as to the federal tax consequences of the conversion. We have received an opinion of S.R. Snodgrass, A.C. to the effect that, more likely than not, the income tax consequences under Pennsylvania law of the offering are not materially different than for federal income tax purposes.

Luse Gorman Pomerenk & Schick, P.C. has issued an opinion to Standard Mutual Holding Company, Standard Bank and Standard Financial Corp. that for federal income tax purposes:

Conversion of Standard Mutual Holding Company s Charter

1. The conversion of Standard Mutual Holding Company's charter (the MHC Conversion) to a Pennsylvania-chartered stock corporation (the Standard PA Holding Company) will constitute a mere change in identity, form or place of organization within the meaning of Section 368(a)(1)(F) of the Internal Revenue Code of 1986, as amended (the Code) and therefore will qualify as a tax-free reorganization within the meaning of Section 368(a)(1)(F) of the Code. Neither Standard Mutual Holding Company nor Standard PA Holding Company will recognize any gain or loss as a result of the MHC Conversion.

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- 2. The basis and holding period of the assets of Standard Mutual Holding Company to be received by Standard PA Holding Company will be the same as the basis and holding period of such assets in Standard Mutual Holding Company immediately prior to the transfer.
- 3. Eligible Account Holders and Supplemental Eligible Account Holders will not recognize any gain or loss upon the constructive exchange of their liquidation interests in Standard Mutual Holding Company for interests in the liquidation account in Standard PA Holding Company.

Merger of Standard PA Holding Company into Standard Financial Corp.

- 4. Immediately after the MHC Conversion, Standard PA Holding Company will merge with and into Standard Financial Corp., with Standard Financial Corp. as the resulting entity (the Holding Company Merger). The Holding Company Merger will qualify as a tax-free reorganization within the meaning of Section 368(a)(1)(A) of the Code.
- 5. The constructive exchange of the Eligible Account Holders and Supplemental Eligible Account Holders liquidation interests in the Standard PA Holding Company for liquidation interests in Standard Financial Corp. will satisfy the continuity of interest requirement of Section 1.368-1(b) of the Income Tax Regulations.
- 6. Neither Standard PA Holding Company nor Standard Financial Corp. will recognize any gain or loss on the transfer of its assets to Standard Financial Corp. in exchange for an interest in the liquidation account in Standard Financial Corp. or on the distribution of such interests to Eligible Account Holders and Supplemental Eligible Account Holders.
- 7. The basis and holding period of the assets of Standard PA Holding Company to be received by Standard Financial Corp. will be the same as the basis and holding period of such assets in the Standard PA Holding Company immediately prior to the transfer.

Offering

- 8. It is more likely than not that the fair market value of the nontransferable subscription rights to purchase Standard Financial Corp. common stock is zero. Accordingly, it is more likely than not that no gain or loss will be recognized by Eligible Account Holders, Supplemental Eligible Account Holders and Other Depositors upon distribution to them of nontransferable subscription rights to purchase shares of Standard Financial Corp. common stock. Eligible Account Holders, Supplemental Eligible Account Holders and Other Depositors will not realize any taxable income as a result of their exercise of the nontransferable subscriptions rights.
- 9. It is more likely than not that the fair market value of the benefit provided by the Standard Bank liquidation account supporting the payment of the liquidation account in the event Standard Financial Corp. lacks sufficient net assets is zero. Accordingly, it is more likely than not that no gain or loss will be recognized by Eligible Account Holders and Supplemental Eligible Account Holders upon the constructive distribution to them of such rights in the Standard Bank liquidation account as of the effective date of the Holding Company Merger.
- 10. It is more likely than not that the basis of Standard Financial Corp. common stock purchased in the offering by the exercise of the nontransferable subscription rights will be the purchase price thereof.
- 11. No gain or loss will be recognized by Standard Financial Corp. on the receipt of money in exchange for Standard Financial Corp. common stock sold in the offering.

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The opinion under item 8 above is based on the position that the subscription rights to purchase shares of Standard Financial Corp. common stock received by Eligible Account Holders, Supplemental Eligible Account Holders and Other Depositors have a fair market value of zero. The opinion under item 10 above is predicated on the representation that no person shall receive any payment, whether in money or property, in lieu of the issuance of subscription rights. Luse Gorman Pomerenk & Schick, P.C. noted that the subscription rights will be granted at no cost to the recipients, will be legally nontransferable and of short duration, and will provide the recipient with the right only to purchase shares of Standard Financial Corp. common stock at the same price to be paid by members of the general public in any Community Offering or Syndicated Community Offering. Luse Gorman Pomerenk & Schick, P.C. also noted that the IRS has not in the past concluded that subscription rights have value. In addition, Luse Gorman Pomerenk & Schick, P.C. noted that RP Financial has issued a letter stating its belief that subscription rights do not have any economic value at the time of distribution or at the time the rights are exercised in the subscription offering. Based on the foregoing, Luse Gorman Pomerenk & Schick, P.C. believes it is more likely than not that the nontransferable subscription rights to purchase Standard Financial Corp. common stock have no value. However, the issue of whether nontransferable subscription rights have value is based on all the facts and circumstances.

If the subscription rights are subsequently found to have an economic value, income may be recognized by various recipients of the subscription rights (in certain cases, whether or not the rights are exercised) and Standard Financial Corp. and/or the Bank may be subject to tax on the distribution of the subscription rights.

The opinion as to item 9 above is based on the position that the benefit provided by the Standard Bank liquidation account supporting the payment of the liquidation account in the event Standard Financial Corp. lacks sufficient net assets has a fair market value of zero. We understand that: (i) no holder of an interest in a liquidation account has ever received payment attributable to such interest in a liquidation account; (ii) the interests in the Standard Financial Corp. liquidation account and Bank liquidation account are not transferable; (iii) the amounts due under the liquidation account with respect to each Eligible Account Holder and Supplemental Eligible Account Holder will be reduced as their deposits in the Bank are reduced as described in the Plan; and (iv) the Standard Bank liquidation account payment obligation arises only if Standard Financial Corp. lacks sufficient net assets to fund the liquidation account.

In addition, Luse Gorman Pomerenk & Schick, P.C. is relying on a letter from RP Financial, LC. stating its belief that the benefit provided by the Standard Bank liquidation account supporting the payment of the liquidation account in the event Standard Financial Corp. lacks sufficient net assets does not have any economic value at the time of the conversion. Based on the foregoing, Luse Gorman Pomerenk & Schick, P.C. believes it is more likely than not that such rights in the Bank liquidation account have no value.

If such rights in the Standard Bank liquidation account are subsequently found to have an economic value, income may be recognized by each Eligible Account Holder and Supplemental Eligible Account Holder in the amount of the fair market value of their interest in the Bank liquidation account as of the effective date of the conversion.

The opinion of Luse Gorman Pomerenk & Schick, P.C., unlike a letter ruling issued by the Internal Revenue Service, is not binding on the Internal Revenue Service and the conclusions expressed therein may be challenged at a future date. The Internal Revenue Service has issued favorable rulings for transactions substantially similar to the proposed reorganization and stock offering, but any such ruling may not be cited as precedent by any taxpayer other than the taxpayer to whom the ruling is addressed. We do not plan to apply for a letter ruling concerning the transactions described herein.

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The federal tax opinion has been filed with the Securities and Exchange Commission as an exhibit to Standard Financial Corp. s registration statement. Advice regarding the Pennsylvania state income tax consequences consistent with the federal tax opinion has been issued by S.R. Snodgrass, A.C., tax advisors to Standard Financial Corp., Standard Mutual Holding Company and Standard Bank.

Certain Restrictions on Purchase or Transfer of Our Shares after Conversion

The shares being acquired by the directors or executive officers are being acquired for investment purposes, and not with a view towards resale. All shares of common stock purchased in the offering by a director or an officer of Standard Bank generally may not be sold for a period of one year following the closing of the conversion, except in the event of the death of the director or officer. Each certificate for restricted shares will bear a legend giving notice of this restriction on transfer, and instructions will be issued to the effect that any transfer within this time period of any certificate or record ownership of the shares other than as provided above is a violation of the restriction. Any shares of common stock issued at a later date as a stock dividend, stock split or otherwise with respect to the restricted stock will be similarly restricted. The directors and executive officers of Standard Financial Corp. also will be restricted by the insider trading rules promulgated pursuant to the Securities Exchange Act of 1934.

Purchases of shares of our common stock by any of our directors or officers or their associates during the three-year period following the closing of the conversion may be made only through a broker or dealer registered with the Securities and Exchange Commission, except with prior written regulatory approval. This restriction does not apply, however, to negotiated transactions involving more than 1% of our outstanding common stock, to purchases of our common stock to fund stock options by one or more stock-based benefit plans or to any of our tax-qualified employee stock benefit plans, including any stock-based benefit plans.

Applicable rules and regulatory policies prohibit Standard Financial Corp. from repurchasing its shares of common stock during the first year following conversion unless compelling business reasons exist for such repurchases.

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STANDARD CHARITABLE FOUNDATION

General

In furtherance of our commitment to our local community, the plan of conversion provides that we will establish a new charitable foundation, Standard Charitable Foundation, as a non-stock, nonprofit Delaware corporation in connection with the stock offering. The new charitable foundation will be funded with shares of our common stock and cash, as further described below.

By further enhancing our visibility and reputation in our local community, we believe that the new charitable foundation will enhance the long-term value of Standard Bank's community banking franchise. The stock offering presents us with a unique opportunity to provide a substantial and continuing benefit to our communities through the Standard Charitable Foundation.

Purpose of the Charitable Foundation

In connection with the closing of the stock offering, we intend to contribute \$200,000 in cash and a number of shares equal to 3.5% of our shares of common stock sold in the offering to Standard Charitable Foundation, which, at the adjusted maximum of the offering range, would be a contribution of 138,900 shares of common stock, and at the minimum of the offering range would be a contribution of 89,300 shares of common stock. The purpose of the charitable foundation is to provide financial support to charitable organizations in the communities in which we operate and to enable our communities to share in our long-term growth. Standard Charitable Foundation will be dedicated completely to community activities and the promotion of charitable causes, and may be able to support such activities in ways that are not presently available to us. Standard Charitable Foundation will also support our ongoing obligations to the community under the Community Reinvestment Act. Standard Bank received a satisfactory rating in its most recent Community Reinvestment Act examination.

Funding Standard Charitable Foundation with shares of our common stock is also intended to allow our communities to share in our potential growth and success after the stock offering is completed because Standard Charitable Foundation will benefit directly from any increases in the value of our shares of common stock. In addition, Standard Charitable Foundation will maintain close ties with Standard Bank, thereby forming a partnership within the communities in which Standard Bank operates.

Structure of the Charitable Foundation

Standard Charitable Foundation will be incorporated under Delaware law as a non-stock, nonprofit corporation. The certificate of incorporation of Standard Charitable Foundation will provide that the corporation is organized exclusively for charitable purposes as set forth in Section 501(c)(3) of the Internal Revenue Code. Standard Charitable Foundation s certificate of incorporation will further provide that no part of the net earnings of the charitable foundation will inure to the benefit of, or be distributable to, its members, directors or officers or to private individuals.

The charitable foundation will be governed by a Board of Directors, initially consisting of the current Board of Directors of the Company (except for Mr. Zimmerman), and one individual who is not affiliated with us and who has experience with local charitable organizations and grant making. We have selected Jennings F. Womack as an outside, independent director. While there are no plans to change the size of the initial Board of Directors during the year following the completion of the stock offering, following the first anniversary of the stock offering, the charitable foundation may alter the size and composition of its Board of Directors. For five years after the stock offering, one seat on the charitable foundation s Board of Directors will be reserved for a person from our local community who has

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experience with local community charitable organizations and grant making and who is not one of our officers, directors or employees, and at least one seat on the charitable foundation s Board of Directors will be reserved for one of Standard Bank s directors. Except as described below in Regulatory Requirements Imposed on the Charitable Foundation, on an annual basis, directors of the charitable foundation will elect one third of the Board to serve for three-year terms.

The business experience of our current directors and executive officers who will serve as Board members of the charitable foundation is described in Management of Standard Financial Corp. Mr. Womack serves as President of the Westmoreland/Frick Hospital Foundation, a subsidiary of Excela Health, a multi-hospital health system, since 2003. Mr. Womack has served as a trustee of Excela Health since its inception in 2005. Prior to this position, Mr. Womack served in a variety of executive level positions at a major retail organization. Mr. Womack has extensive experience with local charitable and community development organizations.

The Board of Directors of Standard Charitable Foundation will be responsible for establishing its grant and donation policies, consistent with the purposes for which it was established. As directors of a nonprofit corporation, directors of Standard Charitable Foundation will at all times be bound by their fiduciary duty to advance the charitable foundation is charitable goals, to protect its assets and to act in a manner consistent with the charitable purposes for which the charitable foundation is established. The directors of Standard Charitable Foundation also will be responsible for directing the activities of the charitable foundation, including the management and voting of the shares of our common stock held by the charitable foundation. However, all shares of our common stock held by Standard Charitable Foundation will be voted in the same ratio as all other shares of our common stock on all proposals considered by our stockholders.

Standard Charitable Foundation s initial place of business will be located at our executive office. The Board of Directors of Standard Charitable Foundation will appoint such officers and employees as may be necessary to manage its operations. To the extent applicable, we will comply with the affiliates restrictions set forth in Sections 23A and 23B of the Federal Reserve Act and applicable banking regulations governing transactions between Standard Bank and the charitable foundation.

Standard Charitable Foundation will receive working capital of approximately \$200,000 in cash from the proceeds of the stock offering. Additional capital for the charitable foundation will come from:

- (1) any dividends that may be paid on our shares of common stock in the future;
- (2) within the limits of applicable federal and state laws, loans collateralized by the shares of common stock; or
- (3) the proceeds of the sale of any of the shares of common stock in the open market from time to time.

As a private foundation under Section 501(c)(3) of the Internal Revenue Code, Standard Charitable Foundation will be required to distribute annually in grants or donations a minimum of 5% of the average fair market value of its net investment assets. One of the conditions imposed on the gift of shares of common stock is that the amount of shares of common stock that may be sold by Standard Charitable Foundation in any one year may not exceed 5% of the average market value of the assets held by Standard Charitable Foundation, except where the Board of Directors of the charitable foundation determines that the failure to sell an amount of common stock greater than such amount would result in a

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long-term reduction of the value of its assets and/or would otherwise jeopardize its capacity to carry out its charitable purposes.

Tax Considerations

We believe that an organization created for the above purposes should qualify as a Section 501(c)(3) exempt organization under the Internal Revenue Code and should be classified as a private foundation. Standard Charitable Foundation will submit a timely request to the Internal Revenue Service to be recognized as an exempt organization. As long as Standard Charitable Foundation files its application for tax-exempt status within 27 months of the last day of the month in which it was organized, and provided the Internal Revenue Service approves the application, its effective date as a Section 501(c)(3) organization will be the date of its organization. We have not received a tax opinion as to whether Standard Charitable Foundation s tax exempt status will be affected by the regulatory requirement that all shares of our common stock held by Standard Charitable Foundation must be voted in the same ratio as all other outstanding shares of our common stock on all proposals considered by our stockholders.

Standard Financial Corp. and Standard Bank are authorized by state law to make charitable contributions. We believe that the stock offering presents a unique opportunity to establish and fund a charitable foundation given the substantial amount of additional capital being raised. In making such a determination, we considered the dilutive impact to our stockholders of the contribution of shares of common stock to Standard Charitable Foundation. We believe that the contribution to Standard Charitable Foundation is justified given Standard Bank s capital position and its earnings, the substantial additional capital being raised in the stock offering and the potential benefits of Standard Charitable Foundation to our community. See Capitalization, Historical and Pro Forma Regulatory Capital Compliance, and Comparison of Valuation and Pro Forma Information With and Without the Charitable Foundation.

We believe that our contribution of shares of our common stock to Standard Charitable Foundation should not constitute an act of self-dealing and that we should be entitled to a federal tax deduction in the amount of the fair market value of the stock and cash at the time of the contribution. We are permitted to deduct for charitable purposes only an amount equal to 10% of our annual taxable income in any one year. We are permitted under the Internal Revenue Code to carry the excess contribution over the five-year period following the contribution to Standard Charitable Foundation. We estimate that if stock is sold up to the maximum of the offering range, substantially all of the contribution should be deductible for federal tax purposes over the six-year period (*i.e.*, the year in which the contribution is made and the succeeding five-year period). However, we do not have any assurance that the Internal Revenue Service will grant tax-exempt status to the charitable foundation. In such event, our contribution to Standard Charitable Foundation would be expensed without a tax benefit, resulting in a reduction in earnings in the year in which the Internal Revenue Service makes such a determination. Furthermore, even if the contribution is deductible, we may not have sufficient earnings to be able to use the deduction in full. Any such decision to continue to make additional contributions to Standard Charitable Foundation in the future would be based on an assessment of, among other factors, our financial condition at that time, the interests of our stockholders and depositors, and the financial condition and operations of the charitable foundation.

As a private foundation, earnings and gains, if any, from the sale of common stock or other assets are exempt from federal and state income taxation. However, investment income, such as interest, dividends and capital gains, is generally taxed at a rate of 2%. Standard Charitable Foundation will be required to file an annual return with the Internal Revenue Service within four and one-half months after

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the close of its fiscal year. Standard Charitable Foundation will be required to make its annual return available for public inspection. The annual return for a private foundation includes, among other things, an itemized list of all grants made or approved, showing the amount of each grant, the recipient, any relationship between a grant recipient and the foundation s managers and a concise statement of the purpose of each grant.

Regulatory Requirements Imposed on the Charitable Foundation

Similar to the Office of Thrift Supervision regulations, the Federal Reserve Board will generally not object if a well-capitalized savings bank and its holding company contribute to a charitable foundation an aggregate amount of 8% or less of the shares or proceeds issued in a stock offering. Standard Bank qualifies as a well-capitalized savings bank for purposes of this limitation, and the contribution to the charitable foundation will not exceed this limitation.

The Federal Reserve Board will apply the following conditions on the establishment of the Standard Bank Foundation, which follow the Office of Thrift Supervision regulations:

the Federal Reserve Board and/or the FDIC may examine the charitable foundation at the foundation s expense;

the charitable foundation must comply with all supervisory directives imposed by the Federal Reserve Board and/or the FDIC;

the charitable foundation must provide annually to the Federal Reserve Board a copy of the annual report that the charitable foundation submits to the Internal Revenue Service;

the charitable foundation must operate according to written policies adopted by its Board of Directors, including a conflict of interest policy;

the charitable foundation may not engage in self-dealing and must comply with all laws necessary to maintain its tax-exempt status under the Internal Revenue Code; and

the charitable foundation must vote its shares of our common stock in the same ratio as all of the other shares voted on each proposal considered by our stockholders.

Within six months of completing the stock offering, Standard Charitable Foundation must submit to the Federal Reserve Board and/or the FDIC a three-year operating plan.

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RESTRICTIONS ON ACQUISITION OF STANDARD FINANCIAL CORP.

Although the Board of Directors of Standard Financial Corp. is not aware of any effort that might be made to obtain control of Standard Financial Corp. after the conversion, the Board of Directors believes that it is appropriate to include certain provisions as part of Standard Financial Corp. s articles of incorporation to protect the interests of Standard Financial Corp. and its stockholders from takeovers which our Board of Directors might conclude are not in the best interests of Standard Bank, Standard Financial Corp. or Standard Financial Corp. s stockholders.

The following discussion is a general summary of the material provisions of the articles of incorporation and bylaws of Standard Financial Corp. and Standard Bank and of Maryland corporate law, Pennsylvania banking law and certain other regulatory provisions that may be deemed to have an anti-takeover effect. The following description of certain of these provisions is necessarily general and, with respect to provisions contained in the articles of corporation and bylaws of Standard Financial Corp. and Standard Bank, reference should be made in each case to the document in question, each of which is part of the applications Standard Mutual Holding Company filed with the Pennsylvania Department of Banking and the Federal Reserve Board and, except for Standard Bank s articles of incorporation and bylaws, Standard Financial Corp. s registration statement filed with the Securities and Exchange Commission. See Where You Can Find Additional Information.

Standard Financial Corp. s Articles of Incorporation and Bylaws

Standard Financial Corp. s articles of incorporation and bylaws contain a number of provisions relating to corporate governance and rights of stockholders that might discourage future takeover attempts. As a result, stockholders who might desire to participate in such transactions may not have an opportunity to do so. In addition, these provisions will also render the removal of the Board of Directors or management of Standard Financial Corp. more difficult.

Directors. The Board of Directors will be divided into three classes. The members of each class will be elected for a term of three years and only one class of directors will be elected annually. Thus, it would take at least two annual elections to replace a majority of our directors. The bylaws establish qualifications for Board members, including a residency requirement, an age restriction, restrictions on affiliations with competitors of Standard Bank and restrictions based upon prior legal or regulatory violations. Further, the bylaws impose notice and information requirements in connection with the nomination by stockholders of candidates for election to the Board of Directors or the proposal by stockholders of business to be acted upon at an annual meeting of stockholders. Such notice and information requirements are applicable to all stockholder business proposals and nominations, and are in addition to any requirements under the federal securities laws.

Evaluation of Offers. The articles of incorporation of Standard Financial Corp. provide that its Board of Directors, when evaluating a transaction that would or may involve a change in control of Standard Financial Corp. (whether by purchases of its securities, merger, consolidation, share exchange, dissolution, liquidation, sale of all or substantially all of its assets, proxy solicitation or otherwise), may, in connection with the exercise of its business judgment in determining what is in the best interests of Standard Financial Corp. and its stockholders and in making any recommendation to the stockholders, give due consideration to all relevant factors, including, but not limited to:

the economic effect, both immediate and long-term, upon Standard Financial Corp. s stockholders, including stockholders, if any, who do not participate in the transaction;

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the social and economic effect on the present and future employees, creditors and customers of, and others dealing with, Standard Financial Corp. and its subsidiaries and on the communities in which Standard Financial Corp. and its subsidiaries operate or are located;

whether the proposal is acceptable based on the historical, current or projected future operating results or financial condition of Standard Financial Corp.;

whether a more favorable price could be obtained for Standard Financial Corp. s stock or other securities in the future:

the reputation and business practices of the other entity to be involved in the transaction and its management and affiliates as they would affect the employees of Standard Financial Corp. and its subsidiaries;

the future value of the stock or any other securities of Standard Financial Corp. or the other entity to be involved in the proposed transaction;

any antitrust or other legal and regulatory issues that are raised by the proposal;

the business and historical, current or expected future financial condition or operating results of the other entity to be involved in the transaction, including, but not limited to, debt service and other existing financial obligations, financial obligations to be incurred in connection with the proposed transaction, and other likely financial obligations of the other entity to be involved in the proposed transaction; and

the ability of Standard Financial Corp. to fulfill its objectives as a financial institution holding company and on the ability of its subsidiary financial institution(s) to fulfill the objectives of a federally insured financial institution under applicable statutes and regulations.

If the Board of Directors determines that any proposed transaction should be rejected, it may take any lawful action to defeat such transaction.

Restrictions on Call of Special Meetings. The bylaws provide that special meetings of stockholders can be called by the President, by a majority of the whole Board of Directors or upon the written request of stockholders entitled to cast at least a majority of all votes entitled to vote at the meeting.

Prohibition of Cumulative Voting. The articles of incorporation prohibit cumulative voting for the election of directors.

Limitation of Voting Rights. The articles of incorporation provide that in no event will any person who beneficially owns more than 10% of the then-outstanding shares of common stock, be entitled or permitted to vote any of the shares of common stock held in excess of the 10% limit; provided that such 10% limit shall not apply if a majority of the unaffiliated directors approve the acquisition of shares in excess of the 10% limit prior to such acquisition.

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Restrictions on Removing Directors from Office. The articles of incorporation provide that directors may be removed only for cause, and only by the affirmative vote of the holders of at least 80% of the voting power of all of our then-outstanding capital stock entitled to vote generally in the election of directors (after giving effect to the limitation on voting rights discussed above in Limitation of Voting Rights), voting together as a single class.

Authorized but Unissued Shares. After the conversion, Standard Financial Corp. will have authorized but unissued shares of common and preferred stock. See Description of Capital Stock. The articles of incorporation authorize 10,000,000 shares of serial preferred stock. Standard Financial Corp. is authorized to issue preferred stock from time to time in one or more series subject to applicable provisions of law, and the Board of Directors is authorized to fix the preferences, conversion and other rights, voting powers, restrictions, limitations as to dividends, qualifications and terms and conditions of redemption of such shares. In addition, the articles of incorporation provide that a majority of the whole Board may, without action by the stockholders, amend the articles of incorporation to increase or decrease the aggregate number of shares of stock of any class or series that Standard Financial Corp. has the authority to issue. In the event of a proposed merger, tender offer or other attempt to gain control of Standard Financial Corp. that the Board of Directors does not approve, it would be possible for the Board of Directors to authorize the issuance of a series of preferred stock with rights and preferences that would impede the completion of the transaction. An effect of the possible issuance of preferred stock therefore may be to deter a future attempt to gain control of Standard Financial Corp. The Board of Directors has no present plan or understanding to issue any preferred stock.

Amendments to Articles of Incorporation and Bylaws. Except as provided under Authorized but Unissued Shares, above, regarding the amendment of the articles of incorporation by the Board of Directors to increase or decrease the number of shares authorized for issuance, or as otherwise allowed by law, any amendment to the articles of incorporation must be approved by our Board of Directors and also by a majority of the outstanding shares of our voting stock; provided, however, that approval by at least 80% of the outstanding voting stock is generally required to amend the following provisions:

- (i) The limitation on voting rights of persons who directly or indirectly beneficially own more than 10% of the outstanding shares of common stock;
- (ii) The division of the Board of Directors into three staggered classes;
- (iii) The ability of the Board of Directors to fill vacancies on the Board;
- (iv) The requirement that at least 80% of the votes eligible to be cast by stockholders must vote to remove directors, and that stockholders can only remove directors for cause;
- (v) The ability of the Board of Directors to amend and repeal the bylaws;
- (vi) The ability of the Board of Directors to evaluate a variety of factors in evaluating offers to purchase or otherwise acquire Standard Financial Corp.;
- (vii) The authority of the Board of Directors to provide for the issuance of preferred stock;
- (viii) The validity and effectiveness of any action lawfully authorized by the affirmative vote of the holders of a majority of the total number of outstanding shares of common stock;

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- (ix) The number of stockholders constituting a quorum or required for stockholder consent;
- (x) The indemnification of current and former directors and officers, as well as employees and other agents, by Standard Financial Corp.;
- (xi) The limitation of liability of officers and directors to Standard Financial Corp. for money damages;
- (xii) The inability of stockholders to cumulate their votes in the election of directors;
- (xiii) The advance notice requirements for stockholder proposals and nominations; and
- (xiv) The provision of the articles of incorporation requiring approval of at least 80% of the outstanding voting stock to amend the provisions of the articles of incorporation provided in (i) through (xiii) of this list.

The articles of incorporation also provide that the bylaws may be amended by the affirmative vote of a majority of our directors or by the stockholders by the affirmative vote of at least 80% of the total votes eligible to be voted at a duly constituted meeting of stockholders. Any amendment of this supermajority requirement for amendment of the bylaws would also require the approval of 80% of the outstanding voting stock.

Business Combinations with Interested Stockholders. Under Maryland law, as may be made applicable by the Board of Directors of Standard Financial Corp. at any time pursuant to its bylaws, business combinations between Standard Financial Corp. and an interested stockholder or an affiliate of an interested stockholder are prohibited for five years after the most recent date on which the interested stockholder becomes an interested stockholder. These business combinations include a merger, consolidation, statutory share exchange or, in circumstances specified in the statute, certain transfers of assets, certain stock issuances and transfers, liquidation plans and reclassifications involving interested stockholders and their affiliates or issuance or reclassification of equity securities. Maryland law defines an interested stockholder as: (i) any person who beneficially owns 10% or more of the voting power of Standard Financial Corp. voting stock after the date on which Standard Financial Corp. had 100 or more beneficial owners of its stock; or (ii) an affiliate or associate of Standard Financial Corp. at any time after the date on which Standard Financial Corp. had 100 or more beneficial owners of its stock who, within the two-year period prior to the date in question, was the beneficial owner of 10% or more of the voting power of the then-outstanding voting stock of Standard Financial Corp. A person is not an interested stockholder under the statute if the Board of Directors approved in advance the transaction by which the person otherwise would have become an interested stockholder. However, in approving a transaction, the Board of Directors may provide that its approval is subject to compliance, at or after the time of approval, with any terms and conditions determined by the Board of Directors.

After the five-year prohibition, any business combination between Standard Financial Corp. and an interested stockholder generally must be recommended by the Board of Directors of Standard Financial Corp. and approved by the affirmative vote of at least: (i) 80% of the votes entitled to be cast by holders of outstanding shares of voting stock of Standard Financial Corp., and (ii) two-thirds of the votes entitled to be cast by holders of voting stock of Standard Financial Corp. other than shares held by the interested stockholder with whom or with whose affiliate the business combination is to be effected or held by an affiliate or associate of the interested stockholder. These super-majority vote requirements do not apply if Standard Financial Corp. s common stockholders receive a minimum price, as defined under

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Maryland law, for their shares in the form of cash or other consideration in the same form as previously paid by the interested stockholder for its shares.

Standard Bank s Articles of Incorporation

In connection with the conversion and offering, the articles of incorporation of Standard Bank will be amended to provide that for a period of five years from the closing of the conversion and offering, no person other than Standard Financial Corp. may offer directly or indirectly to acquire the beneficial ownership of more than 10% of any class of equity security of Standard Bank. This provision does not apply to any tax-qualified employee benefit plan of Standard Bank or Standard Financial Corp., or to an underwriter or member of an underwriting or selling group involving the public sale or resale of securities of Standard Financial Corp. or any of its subsidiaries, so long as after the sale or resale, no underwriter or member of the selling group is a beneficial owner, directly or indirectly, of more than 10% of any class of equity securities of Standard Bank.

Change in Control Regulations

Federal law requires the approval of the Federal Reserve Board prior to any person or entity, or any persons or entities acting in concert, acquiring 10% or more of the common stock of Standard Financial Corp., and prior to certain other actions that are deemed pursuant to regulations of the Federal Reserve Board to constitute control. In addition, Pennsylvania law requires the approval of the Pennsylvania Department of Banking prior to acquiring control of a Pennsylvania savings bank.

DESCRIPTION OF CAPITAL STOCK

General

Under its articles of incorporation, Standard Financial Corp. is authorized to issue 40,000,000 shares of common stock, par value of \$0.01 per share, and 10,000,000 shares of preferred stock, par value \$0.01 per share. Standard Financial Corp. currently expects to issue in the offering up to 3,967,500 shares of common stock. Standard Financial Corp. will not issue shares of preferred stock in the offering. Each share of Standard Financial Corp. common stock will have the same relative rights as, and will be identical in all respects to, each other share of common stock. Upon payment of the subscription price for the common stock, in accordance with the plan of conversion, all of the shares of common stock will be duly authorized, fully paid and nonassessable.

The shares of common stock of Standard Financial Corp. will represent nonwithdrawable capital, will not be an account of an insurable type, and will not be insured by the Federal Deposit Insurance Corporation or any other government agency.

Common Stock

Dividends. Standard Financial Corp. may pay dividends up to an amount equal to the excess of our capital surplus over payments that would be owed upon dissolution to stockholders whose preferential rights upon dissolution are superior to those receiving the dividend, and to an amount that would not make us insolvent, as and when declared by our Board of Directors. Standard Financial Corp. is also prohibited from paying dividends that would reduce Standard Financial Corp. s capital below the then adjusted balance of its liquidation account. The holders of common stock of Standard Financial Corp. will be entitled to receive and share equally in dividends as may be declared by our Board of Directors

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out of funds legally available therefor. If Standard Financial Corp. issues shares of preferred stock, the holders thereof may have a priority over the holders of the common stock with respect to dividends.

Voting Rights. Upon consummation of the conversion, the holders of common stock of Standard Financial Corp. will have exclusive voting rights in Standard Financial Corp. They will elect Standard Financial Corp. s Board of Directors and act on other matters as are required to be presented to them under Maryland law or as are otherwise presented to them by the Board of Directors. Generally, each holder of common stock will be entitled to one vote per share and will not have any right to cumulate votes in the election of directors. Any person who beneficially owns more than 10% of the then-outstanding shares of Standard Financial Corp. s common stock, however, will not be entitled or permitted to vote any shares of common stock held in excess of the 10% limit. If Standard Financial Corp. issues shares of preferred stock, holders of the preferred stock may also possess voting rights. Certain matters require an 80% stockholder vote.

As a Pennsylvania-chartered stock savings bank, corporate powers and control of Standard Bank are vested in its Board of Directors, who elect the officers of Standard Bank and who fill any vacancies on the Board of Directors. Voting rights of Standard Bank are vested exclusively in the owners of the shares of capital stock of Standard Bank, which will be Standard Financial Corp. Shares of Standard Bank stock held by Standard Financial Corp. will be voted at the direction of Standard Financial Corp. s Board of Directors. Consequently, the holders of the common stock of Standard Financial Corp. will not have direct control of Standard Bank.

Liquidation. In the event of any liquidation, dissolution or winding up of Standard Bank, Standard Financial Corp., as the holder of 100% of Standard Bank s capital stock, would be entitled to receive all assets of Standard Bank available for distribution, after payment or provision for payment of all debts and liabilities of Standard Bank, including all deposit accounts and accrued interest thereon, and after any required distribution from Standard Bank s liquidation account to Eligible Account Holders and Supplemental Eligible Account Holders. In the event of liquidation, dissolution or winding up of Standard Financial Corp., the holders of Standard Financial Corp. s common stock would be entitled to receive, after payment or provision for payment of all its debts and liabilities, all of the assets of Standard Financial Corp. available for distribution. If preferred stock is issued, the holders thereof may have a priority over the holders of the common stock in the event of liquidation or dissolution.

Preemptive Rights. Holders of the common stock of Standard Financial Corp. will not be entitled to preemptive rights with respect to any shares that may be issued, unless such preemptive rights are approved by the Board of Directors. The common stock is not subject to redemption.

Preferred Stock

None of the shares of Standard Financial Corp. s authorized preferred stock will be issued as part of the offering or the conversion. Preferred stock may be issued with preferences and designations as our Board of Directors may from time to time determine. Our Board of Directors may, without stockholder approval, issue shares of preferred stock with voting, dividend, liquidation and conversion rights that could dilute the voting strength of the holders of the common stock and may assist management in impeding an unfriendly takeover or attempted change in control.

TRANSFER AGENT

The transfer agent and registrar for Standard Financial Corp. s common stock is Registrar and Transfer Company, Cranford, New Jersey.

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EXPERTS

The consolidated financial statements of Standard Mutual Holding Company and subsidiary as of September 30, 2009 and 2008 and for each of the years in the two-year period ended September 30, 2009 included in this Prospectus and in the registration statement have been so included in reliance upon the report of S.R. Snodgrass, A.C., an independent registered public accounting firm, appearing elsewhere herein and in the registration statement, given on the authority of said firm as experts in auditing and accounting.

RP Financial, LC. has consented to the publication herein of the summary of its report to Standard Financial Corp. setting forth its opinion as to the estimated pro forma market value of the shares of common stock upon completion of the conversion and offering and its letter with respect to subscription rights.

LEGAL MATTERS

Luse Gorman Pomerenk & Schick, P.C., Washington, D.C., counsel to Standard Financial Corp. and Standard Bank, has issued to Standard Financial Corp. its opinions regarding the legality of the common stock and the federal income tax consequences of the conversion and its opinion regarding the contribution to the charitable foundation. Luse Gorman Pomerenk & Schick, P.C. has consented to the references in this prospectus to its opinions. S.R. Snodgrass, A.C. has issued to Standard Mutual Holding Company, Standard Financial Corp. and Standard Bank its opinion regarding the state income tax consequences of the conversion. S.R. Snodgrass, A.C. has consented to the reference in this prospectus to its opinion. Certain legal matters will be passed upon for Stifel, Nicolaus & Company by Elias, Matz, Tiernan & Herrick, L.L.P., Washington, D.C.

WHERE YOU CAN FIND ADDITIONAL INFORMATION

Standard Financial Corp. has filed with the Securities and Exchange Commission a registration statement under the Securities Act of 1933 with respect to the shares of common stock offered hereby. As permitted by the rules and regulations of the Securities and Exchange Commission, this prospectus does not contain all the information set forth in the registration statement. Such information, including the appraisal report which is an exhibit to the registration statement, can be examined without charge at the public reference facilities of the Securities and Exchange Commission located at 100 F Street, N.E., Washington, D.C. 20549, and copies of such material can be obtained from the Securities and Exchange Commission at prescribed rates. The Securities and Exchange Commission telephone number is 1-800-SEC-0330. In addition, the Securities and Exchange Commission maintains a web site (http://www.sec.gov) that contains reports, proxy and information statements and other information regarding registrants that file electronically with the Securities and Exchange Commission, including Standard Financial Corp. The statements contained in this prospectus as to the contents of any contract or other document filed as an exhibit to the registration statement are, of necessity, brief descriptions of the material terms of, and should be read in conjunction with, such contract or document.

Standard Mutual Holding Company has filed with the Pennsylvania Department of Banking and the Federal Reserve Board Applications with respect to the conversion. This prospectus omits certain information contained in the Applications. The Applications may be examined at the offices of the Pennsylvania Department of Banking and the Federal Reserve Bank of Cleveland, respectively. Our plan of conversion is available, upon request, at each of our branch offices.

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In connection with the offering, Standard Financial Corp. will register its common stock under Section 12(b) of the Securities Exchange Act of 1934 and, upon such registration, Standard Financial Corp. and the holders of its common stock will become subject to the proxy solicitation rules, reporting requirements and restrictions on common stock purchases and sales by directors, officers and greater than 10% stockholders, the annual and periodic reporting and certain other requirements of the Securities Exchange Act of 1934. Under the plan of conversion, Standard Financial Corp. has undertaken that it will not terminate such registration for a period of at least three years following the offering.

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REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Board of Directors

Standard Mutual Holding Company

We have audited the accompanying consolidated statements of financial condition of Standard Mutual Holding Company and subsidiaries as of September 30, 2009 and 2008, and the related statements of income, net worth, and cash flows for the years then ended. These financial statements are the responsibility of the Company s management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Standard Mutual Holding Company and subsidiaries as of September 30, 2009 and 2008, and the results of its operations and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

As discussed in Note 13 to the financial statements, effective October 1, 2008, the Company adopted FASB ASC Topic 820 Fair Value Measurement and Disclosures.

/s/S.R. Snodgrass, A.C.

Wexford, PA

December 14, 2009, except to Note 15,

for which it is dated June 8, 2010

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Standard Mutual Holding Company Consolidated Statements of Financial Condition Periods Ended March 31, 2010 (unaudited) and September 30, 2009 and 2008 (Dollars in thousands)

ASSETS	March 31, 2010 (Unaudited)		Septer 2009		mber 30, 2008	
Cash on hand and due from banks	\$	2,576	\$	2,871	\$ 2	2,121
Interest-earning deposits in other institutions	•	22,554	,	9,549		6,696
Cash and Cash Equivalents		25,130		12,420	18	8,817
Investment securities available for sale, at fair value		48,652		42,550	13	8,711
Mortgage-backed securities available for sale, at fair value		21,371		26,694		0,238
Mortgage-backed securities held to maturity, fair value of \$19,345						9,518
Federal Home Loan Bank stock, at cost Loans receivable, net of allowance for loan losses of \$3,451 and		3,416		3,416	•	3,335
\$3,078 and \$2,426		277,148	,	270,769	25	7,551
Foreclosed real estate		1,112	•	1,002	20	205
Office properties and equipment, at cost, less accumulated		,		,		
depreciation and amortization		3,816		3,942	4	4,405
Bank-owned life insurance		9,244		9,080		8,756
Goodwill		8,769		8,769		8,769
Core deposit intangible		939		1,023		1,191
Prepaid FDIC insurance Accrued interest and other assets		1,378 2,234		2.750	,	2 475
Accided interest and other assets		2,234		2,750	•	2,475
TOTAL ASSETS	\$	403,209	\$ 3	382,415	\$ 353	3,971
LIABILITIES AND NET WORTH						
Liabilities						
Deposits:						
Demand, regular, and club accounts	\$	192,299		178,758		9,550
Certificate accounts		118,897		108,176	10:	5,082
Total Deposits		311,196	,	286,934	25	4,632
Federal Home Loan Bank advances		42,078		46,618	50	0,948
Securities sold under agreements to repurchase		2,905		3,866		3,537
Advance deposits by borrowers for taxes and insurance		63		679		170
Securities purchased not settled		1,229		2.150		4,000
Accrued interest and other expenses		2,177		2,150		1,989
TOTAL LIABILITIES		359,648	,	340,247	31:	5,276

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Net Worth				
Retained earnings, substantially restricted	42	2,675	41,136	38,992
Accumulated other comprehensive income (loss), net of tax		886	1,032	(297)
TOTAL NET WORTH	43	3,561	42,168	38,695
TOTAL LIABILITIES AND NET WORTH	\$ 403	3,209	\$ 382,415	\$ 353,971
See accompanying notes to the consolidated financial statements. F-2				

Standard Mutual Holding Company Consolidated Statements of Income Six Months Ended March 31, 2010 and 2009 (unaudited) and Years Ended September 30, 2009 and 2008 (Dollars in thousands)

	Six Months Ended March 31,				Years Ended September 30,			
	20	2010 2009		20		,	2008	
	(Unaudited)							
Interest Income	Φ	2.000	ф	0.007	Ф 15	. 027	ф	16.000
Loans, including fees	\$ 8	3,000	\$	8,007	\$ 15		\$	16,220
Mortgage-backed securities Investments:		495		633	J	,205		1,278
Taxable		437		360		750		551
Tax-exempt		211		360 164		388		312
Interest-earning deposits		17		33		56		318
interest-earning deposits		17		33		30		310
Total Interest Income	Ģ	9,160		9,197	18	3,236		18,679
Interest Expense								
Deposits	2	2,396		3,006	5	5,752		7,055
Securities sold under agreements to repurchase	-	15		41	•	74		7,033
Federal Home Loan Bank advances		962		1,178	2	2,265		2,112
				•				,
Total Interest Expense	3	3,373		4,225	8	3,091		9,237
Net Interest Income	5	5,787		4,972	10),145		9,442
Durwisian for Loss Losses		420		517	1	100		216
Provision for Loan Losses		429		547]	1,100		316
Net Interest Income After Provision for Loan								0.406
Losses	2	5,358		4,425	ç	0,045		9,126
Noninterest Income								
Service charges		847		840	1	,689		1,706
Earnings on bank-owned life insurance		191		188		375		377
Net securities gains (losses)		8		(141)		(597)		(1,586)
Annuity and mutual fund fees		89		159		240		309
Other income		16		29		91		153
Total Noninterest Income	1	1,151		1,075	1	,798		959