## FENTURA BANCORP INC

## Form 10-K

March 20, 2001


Indicate by check mark if disclosure of delinquent filers in response to Item 405 of Regulation $S-K$ is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this form $10-\mathrm{K}$ or any amendment to this Form 10-K. [X]

Aggregate market value of the voting stock held by non-affiliates of the registrant computed by reference to the average bid and asked prices of such stock was approximately $\$ 45,067,950$ as of March 13, 2001.

State the number of shares outstanding of each of issuer's classes of common equity, as of the latest practicable date. 1,725,089 shares of Common Stock as of March 13, 2001.

## DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Fentura Bancorp, Inc. Proxy Statement for its annual meeting of shareholders to be held April 25, 2001 and its Rule $14 a-3$ annual report are incorporated by reference into Parts II and III.

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PART I

## ITEM 1. DESCRIPTION OF BUSINESS

The Company

Fentura Bancorp, Inc. (the "Company" or "Fentura") is a financial holding company headquartered in Fenton, Michigan. As of December 31, 2000, Fentura owned two banks, see "The Banks" below. All information in this Item 1 is as of December 31, 2000. The Company's subsidiary banks operate nine community banking offices offering a full range of banking services principally to individuals, small business, and government entities throughout mid-Michigan. At the close of business on December 31, 2000 the Company had assets of $\$ 293$ million, deposits of $\$ 249$ million, and shareholders' equity of $\$ 36$ million. Trust assets under management totaled $\$ 64$ million.

Fentura was incorporated in 1987 to serve as the holding company of its sole subsidiary bank, The State Bank ("TSB" or the "Banks"). TSB traces its origins to its predecessor, The Commercial Savings Bank of Fenton, which was incorporated in 1898. See "The Banks". On March 13, 2000 a second bank subsidiary, Davison State Bank ("DSB" or the "Banks") commenced operation.

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In August of 2000 Fentura converted from a bank holding company to a financial holding company registered with the Board of Governors of the Federal Reserve System under the Bank Holding Company Act and the Gramm-Leach-Bliley Act (the "GLB Act"). The Company has corporate power to engage in such activities as permitted to business corporations under the Michigan Business Corporation Act, subject to the limitations of the Bank Holding Company Act and GLB Act and regulations of the Board of Governors of the Federal Reserve System. In general, the Bank Holding Company Act and regulations restrict the Company with respect to its own activities that are closely related to the business of banking. The GLB Act and regulations expand the authority of bank holding companies that are also financial holding companies allowing them to enter into business combinations with other financial institutions, including insurance companies, and securities firms to create a single financial services organization in order to offer customers a more complete array of financial products and services. See "Supervision and Regulation."

The Company's principal executive offices are located at 175 North Leroy, Fenton, Michigan 48430-0725, and its telephone number is (810) 750-8725.

The Banks

TSB's original predecessor was incorporated as a state banking corporation under the laws of Michigan on September 16,1898 under the name "The Commercial Savings Bank of Fenton." In 1931, it changed its name to State Savings Bank of Fenton, and in 1988 became The State Bank. For over 100 years TSB has been engaged in the general banking business in the Fenton, Michigan area. Its deposits are insured by the Federal Deposit Insurance Corporation (the "FDIC"), but it is not a member of the Federal Reserve System. As a state bank, it is subject to federal and state laws applicable to banks and to regulation and supervision by the FDIC and the Michigan Office of Financial and Insurance Services, Division of Financial Institutions. See "Supervision and Regulation."

DSB commenced operations on March 13, 2000, and is engaged in the general banking business in the Davison, Michigan area. Its deposits are insured by the Federal Deposit Insurance Corporation (the "FDIC"), but it is not a member of the Federal Reserve System. As a state bank, it is subject to federal and state laws applicable to banks and to regulation and supervision by the FDIC and the Michigan Office of Financial and Insurance Services, Division of Financial Institutions. See "Supervision and Regulation."

Both Banks are community-oriented providers of financial services engaged in the business of general commercial banking. Their activities include investing in state and federal securities, accepting demand deposits, savings and other time deposits, extending retail commercial, consumer and real
estate loans to individuals and businesses, providing safe deposit boxes and credit card services, transmitting funds and providing other services generally associated with full service commercial banking. Lending is focused on individuals and small businesses in the local market regions of the Banks. In addition, TSB operates a trust department offering a full range of fiduciary services.

TSB is headquartered in the City of Fenton, Michigan, and considers its primary service area to be portions of Genesee, Oakland, and Livingston counties in Michigan. As of December 31, 2000, TSB operated five offices in the City of Fenton, Michigan, one office in the City of Linden, Michigan, and one office in the Village of Holly, Michigan. Its main office is located downtown Fenton.

DSB is headquartered in the Township of Davison, Michigan, and considers its primary service area to be portions of Genesee and Lapeer Counties. As of

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December 31, 2000, DSB operated two offices in the Township of Davison, Michigan.

As of December 31, 2000, TSB employed 106 full time personnel, including 26 officers, and an additional 27 part time employees. TSB considers its employee relations to be excellent.

As of December 31, 2000 , DSB employed 5 full time personnel, including 2 officers, and an additional 10 part time employees. DSB considers its employee relations to be excellent.

## Competition

The financial services industry is highly competitive. The Banks compete with other commercial banks, many of which are subsidiaries of bank holding companies, for loans, deposits, trust accounts, and other business on the basis of interest rates, fees, convenience and quality of service. The Banks also compete with a variety of other financial services organizations including savings and loan associations, finance companies, mortgage banking companies, brokerage firms, credit unions and other financial organizations. Many of the Banks' competitors have substantially greater resources than the Banks.

Supervision and Regulation

The following discussion briefly summarizes certain statutes and regulations that affect or may affect the Company and the Banks, and the conduct of their respective businesses. The discussion is qualified in its entirety by reference to such statutes and regulations.

The Company

As a financial holding company, within the meaning of the GLB Act, the Company is subject to examination and supervision by the Board of Governors of the Federal Reserve System (the "Federal Reserve Board"). The Company is required to file with the Federal Reserve Board reports and other information regarding its business operations and the business operations of its subsidiaries. It is also required to obtain Federal Reserve Board approval prior to acquiring, directly or indirectly, ownership or control of voting shares of any bank, if, after such acquisition it would own or control more than $5 \%$ of the voting stock of such bank. Pursuant to the GLB Act, however, the Company may engage in, or own or control companies that engage in, any activities determined by the Federal Reserve Board to be financial in nature or incidental to activities financial in nature, or complementary to financial activities, provided that such complementary activities to do pose a substantial risk to the safety or soundness of depository institutions or the financial system generally. The GLB Act designated various lending, advisory, insurance and underwriting, securities underwriting, dealing and market making, and merchant banking activities (as well as those activities previously approved for bank holding companies by the Federal Reserve Board) as financial in nature, and authorized the Federal Reserve Board (in coordination with other regulatory authorities) to determine that additional activities are financial in nature or incidental to activities that are financial in nature. Prior to the GLB Act, the Federal Reserve Board had determined that bank holding companies were permitted, among other activities, to engage, subject to certain limitations, in such banking related business ventures as sales and consumer finance, equipment leasing,
computer service bureau and software operations, data processing and services transmission, discount securities brokerage, and mortgage banking and brokerage.

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In addition, federal legislation prohibits acquisition of "control" of a bank or bank holding company without prior notice to certain federal bank regulators. "Control" in certain cases may include the acquisition of as little as $10 \%$ of the outstanding shares of capital stock.

The enactment of the Gramm-Leach-Bliley Act of 1999 represents a pivotal point in the history of the financial services industry. The GLB Act sweeps away large parts of a regulatory framework that had its origins in the Depression Era of the 1930s. Effective March 11, 2000, new opportunities became available for banks, other depository institutions, insurance companies, and securities firms to enter into combinations that permit a single financial services organization. The GLB Act provides a new regulatory framework for regulation through the "financial holding company," which has as its umbrella regulator the Federal Reserve Board. Functional regulation of the financial holding company's separately regulated subsidiaries will be conducted by their primary functional regulator. In order to qualify as a financial holding company, the Company filed an election to become a financial holding company certifying that each of its banks was "well capitalized" and "well managed." In addition, the GLB Act makes satisfactory or above Community Reinvestment Act compliance for insured depository institutions and their financial holding companies necessary in order for them to engage in new financial activities. The GLB Act also provides a federal right to privacy of non-public personal information of individual customers. Holding companies and their subsidiary banks are also subject to certain state laws that deal with the use and distribution of non-public personal information.

Substantially all of the Company's cash revenues are derived from dividends paid by TSB. Michigan's banking laws restrict the payment of cash dividends by a state bank by providing (subject to certain exceptions) that dividends may be paid only out of net profits then on hand after deducting therefrom its losses and bad debts, and no dividends may be paid unless the bank will have a surplus amounting to not less than twenty percent ( $20 \%$ ) of its capital after the payment of the dividend. As a start up or de novo bank, Davison is not expected to pay a dividend until 2003.

## The Banks

The Banks are state banking corporations organized under the laws of the State of Michigan. Consequently, they are subject to regulation and supervision by the Commissioner of the Office of Financial and Insurance Services - Division of Financial Institutions of the State of Michigan (the "Commissioner"). The Banks, because their deposits are, and will be, insured by the FDIC, are also subject to regulation and supervision by the FDIC. Representatives of both the Commissioner and the FDIC conduct regular periodic examinations of all Michigan state banks. Membership in the Federal Reserve System is optional for state banks; the Banks are not members of the Federal Reserve System.

The Federal Deposit Insurance Corporation Improvement Act of 1991 ("FDICIA"), signed into law on December 19, 1991, imposed on banks relatively detailed standards and mandated the development of additional regulations governing nearly every aspect of the operations and management of banks, in addition to many aspects of bank holding companies. Some of the major provisions contained in FDICIA includes recapitalization of the Bank Insurance Fund ("BIF"), a risk-based insurance premium assessment system, a capital-based supervision system that links supervisory intervention to the deterioration of a bank's capital level, new auditing and accounting and examination requirements, and mandated standards for bank lending and operations.

FDICIA provides the FDIC with the authority to impose assessments on insured BIF member depository institutions to maintain the fund at the designated reserve ratio defined in FDICIA. Assessment levels are based on a bank's level of capitalization. Banks with the highest capital level (i.e. "well

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capitalized") are charged the lowest assessment. The Banks have sufficient capital to maintain this designation (the FDIC's highest rating). Further regulatory changes could impact the amount and type of assessment paid by the Banks.

Examinations by the various regulatory authorities are designed for the protection of the bank depositors and not for bank or holding company shareholders. The federal and state laws and regulations of general application to banks regulate, among other things, the scope of their business, their investments, their reserves against deposits, the nature and amount of and collateral for loans, and the maximum interest rates payable on deposits, and include restrictions on the number of banking offices and activities that may be performed at such offices.

Transactions between the Banks and the Company are subject to various restrictions imposed by state and federal regulatory agencies. Such transactions include loans and other extensions of credit, purchase of securities, and payments of fees and other distributions. In addition, applicable laws place restrictions on the amount and nature of loans to executive officers, directors and controlling persons of FDIC member banks and of bank holding companies that control such banks.

## ITEM 2. DESCRIPTION OF PROPERTY

The Company's executive offices are located at 175 North Leroy Street, Fenton, Michigan, which is also the main office of The State Bank. The State Bank also has the following branches in Fenton: a North Fenton Branch at 1231 North Leroy Street; an Owen Road branch at 3202 Owen Road (this branch also contains TSB's data processing center, accounting department, and distributions department), a branch at 18005 Silver Parkway, and a loan office at 101 North Leroy Street. The Bank's other branches are located in Linden, Michigan, at 107 Main Street; and Holly, Michigan, at 4043 Grange Hall Road. Davison State Bank is headquartered in Davison, Michigan, at 8477 Davison Road with one branch location at 8503 Davison Road. The Company owns all of its properties with the exception of the Holly, Davison, and the Silver Parkway facilities, which are leased from third parties.

All properties have maintenance contracts and are maintained in good condition.

ITEM 3. LEGAL PROCEEDINGS

From time to time, the Company and its subsidiaries are parties to various legal proceedings incident to their business. At December 31, 2000, there were no legal proceedings which management anticipates would have a material adverse effect on the Company.

ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

No items were submitted during the fourth quarter of the year covered by this report for inclusion to be voted on by security holders through the solicitation of proxies or otherwise.

ADDITIONAL ITEM - EXECUTIVE OFFICERS OF REGISTRANT

The following information concerning executive officers of the Company has

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been omitted from the Registrant's proxy statement pursuant Instruction 3 to Regulation $S-K$, Item $401(b)$.

Officers of the Company are appointed annually by the Board of Directors of the Company and serve at the pleasure of the Board of Directors. Certain of the officers named below are appointed annually by the Board of Directors of one or the other of the Banks and serve at the pleasure of the Board of the Bank that appointed them. The Bank officers are included in the listing of executive officers of the Company because of the nature of the office they hold. Information concerning these executive officers is given below:

Donald L. Grill (age 52) was appointed as President and Chief Executive Officer of the Company and of TSB in late 1996. From 1983 to 1996, Mr. Grill was employed by

First of America Bank Corporation and served as President and Chief Executive Officer of First of America Bank - Frankenmuth.

Ronald L. Justice (age 36) is the Chief Financial Officer and Secretary of the Company. Mr. Justice was promoted to Senior Vice President and Chief Financial Officer of TSB in 1999 and prior to that served as Chief Financial Officer and Vice President since 1995. Prior to that Mr. Justice held other positions with TSB.

Robert E. Sewick (age 51) is Senior Vice President and Senior Loan Officer of TSB. Mr. Sewick was appointed to that position in June of 1999. Mr. Sewick has 29 years of banking experience, most recently as Senior Vice President/Regional Credit Officer of Huntington National Bank for Western Michigan.

John A. Emmendorfer, Jr. (age 38) was appointed President and Chief Executive Officer of Davison on February 24, 2000. Prior to that time Mr. Emmendorfer was an employee of TSB from 1988 to 1999 and most recently served as TSB's Vice President and Director of Commercial Lending.

## PART II

ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY AND RELATED STOCKHOLDER MATTERS

The market and dividend information required by this item appears under the caption "Fentura Bancorp, Inc. Common Stock" and "Table 17" on page 43 under the title "MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS", Of the Company's 2000 Rule $14 a-3$ annual report, and is incorporated herein by reference.

The holders of record information required by this item appears under the caption "Stock Ownership Information" on page 4 of the Company's 2001 Notice of Annual Meeting of Shareholders and Proxy Statement, and is incorporated herein by reference.

ITEM 6. SELECTED FINANCIAL DATA

The information required by this item appears under the title "MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS", appearing in Table 1 on page 27 of the Company's 2000 Rule $14 a-3$ annual report, and is incorporated herein by reference.

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

The information required by this item appears under the title "MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS", appearing on pages 27 through 43 of the Company's 2000 Rule $14 a-3$ annual report, and is incorporated herein by reference.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The information required by this item appears under the headings "Liquidity and Interest Rate Risk Management" on pages 39 and 40 and "Quantitative and Qualitative Disclosure About Market Risk" on pages 40 and 41 under the title "MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS" of the Company's 2000 Rule $14 a-3$ annual report, and is incorporated herein by reference.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA
The consolidated financial statements of the Company and Report of Grant Thornton LLP, Independent Auditors appear on pages 1 through 26 of the Financial Statements portion of the Company's 2000 Rule $14 a-3$ annual report, and are incorporated herein by reference.

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

During the years ended December 31, 2000 and 1999, the Company had no changes or disagreements with accountants on accounting and financial disclosure required to be described in this item.

## PART III

ITEM 10. DIRECTORS AND EXECUTIVE OFFICERS OF THE REGISTRANT

The Company's Executive officers are identified in "Additional Item" in Part I of this Report on Form $10-K$. The other information required by this item appears under the captions "2001 Election of Directors," "The Corporation's Board of Directors," "Committees of the Corporation Board," and "Compliance with Section 16 Reporting" on pages 3, 4, 5, and 13, respectively, of the Company's 2001 Notice of Annual Shareholders Meeting and Proxy Statement, and is incorporated herein by reference.

## ITEM 11. EXECUTIVE COMPENSATION

The information required by this item appears under the captions "Executive Compensation," "Directors' Compensation," "Executive Compensation," "Retirement and Change in Control Arrangements" and "Shareholder Return Performance Graph" on pages 5 and 6, and 8 through 13, respectively, of the Company's 2001 Notice of Annual Shareholders Meeting and Proxy Statement, and is incorporated herein by reference.

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The information required by this item appears under the caption "Stock Ownership of Directors, Executive Officers and Certain Major Shareholders" on page 4 of the Company's 2001 Notice of Annual Shareholders Meeting and Proxy Statement, and is incorporated herein by reference.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS

The information required by this item appears under the caption "Other Information - Transactions with Certain Interested Persons" on page 13 of the Company's 2001 Notice of Annual Shareholders Meeting and Proxy Statement, and is incorporated herein by reference.

PART IV

ITEM 14. EXHIBITS. FINANCIAL STATEMENT SCHEDULES, AND REPORTS ON FORM 8-K
(a) 1. Financial Statements:

The following consolidated financial statements of the Company and Report of Grant Thornton LLP, Independent Auditors are incorporated by reference under Item 8 "Financial Statements and Supplementary Data" of this document:

Consolidated Balance Sheets
Consolidated Statements of Income
Consolidated Statements of Comprehensive Income
Consolidated Statements of Changes in Stockholders' Equity
Consolidated Statements of Cash Flows
Notes to the Consolidated Financial statements
Report of Grant Thornton LLP, Independent Auditors
2. Financial Statement Schedules All schedules are omitted -- see Item $14(d)$ below.
3. Exhibits:

The exhibits listed on the "Exhibit Index" following the signature page of this report are filed herewith and are incorporated herein by reference.
(b) Report on Form 8-K

No reports on Form 8-K were filed during the quarter ended December 31, 2000 .
(c) Exhibits:

The "Exhibit Index" follows the signature page of this report and is incorporated herein by reference.
(d) Financial Statement Schedules:

All financial statement schedules normally required by Article 9 of Regulation $S-X$ are omitted since they are either not applicable or the required information is shown in the consolidated financial statements or notes thereto.

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1934, the Registrant caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Fentura Bancorp, Inc.
(Registrant)

By /s/Donald L. Grill Date: March 20, 2001
Donald L. Grill
On behalf of the registrant and as President \& CEO, and Director

In accordance with the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated. Each director of the Registrant, whose signature appears below, hereby appoints Russell H. Van Gilder, Jr. and Donald L. Grill, and each of them severally, as his or her attorney-in-fact, to sign his or her name and on his or her behalf, as a director of the Registrant, and to file with the Commission any and all amendments to this report on Form 10-K.

| Signature | Capacity |
| :--- | :--- |
| /s/Russell H. VanGilder, Jr. | Chairman of the Board |
| Russell H. VanGilder, Jr. | and Director |
| /s/Forrest A. Shook | Vice Chairman of the Board |
| Forrest A. Shook | Director |
| /s/David A. Duthie | Director |
| David A. Duthie | Director |
| /s/Peggy L. Haw-Jury | Director |
| Peggy L. Haw-Jury | Director |
| /s/J. David Karr |  |
| J. David Karr | Chief Financial Officer and Secretary |
| /s/Thomas P. McKenney | (Also Principal Accounting Officer) |

## FENTURA BANCORP, INC. <br> 2000 Annual Report on Form 10-K

 EXHIBIT INDEXExhibit

3(i) Articles of Incorporation of Fentura Bancorp, Inc.

3(ii) Bylaws of Fentura Bancorp, Inc.
3 (iii) Amendment to the Articles of Incorporation of Fentura Bancorp, Inc. (Filed herewi

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| 4.1 | Dividend Reinvestment Plan |
| :---: | :---: |
| 10.7 | Lease of Davison Branch Bank Site between The State Bank and VG's Food Cente Inc. dated April 27, 1993 |
| 10.10 | Lease of Fenton Silver Parkway Branch site between The State Bank and VG's Fo Centers dated March 26, 1996 |
| 10.11 | Lease of Davison (second) Branch site between The State Bank and VG'S Food Cente dated November 12, 1996 |
| 10.12 | Directors Stock Purchase Plan |
| 10.13 | Non-Employee Director Stock Option Plan |
| 10.14 | Form of Non-Employee Director Stock Option Agreement |
| 10.15 | Retainer Stock Plan for Directors |
| 10.16 | Employee Stock Option Plan |
| 10.17 | Form of Employee Stock Option Plan Agreement |
| 10.18 | Executive Stock Bonus Plan |
| 10.19 | Stock Purchase Plan between The State Bank and Donald E. Johnson, Jr., Mary Ali J. Heaton, and Linda J. LeMieux dated November 17, 1996 |
| 10.20 | Severance Compensation Agreement between the Registrant and Donald L. Grill dat March 20, 1997 |
| 13.00 | Rule $14 \mathrm{a}-3$ Annual Report to Security Holders (Filed herewith) |
| 21.1 | Subsidiaries of the Registrant (Filed herewith) |
| 23.1 | Consent of Independent Accountants (Filed herewith) |
| * | Incorporated by reference to Form 10-SB Registration Number 0-23550 |
| ** | Incorporated by reference to Form 10Q-SB filed on May 2, 1996 |
| $\star * *$ | Incorporated by reference to Form 10K-SB filed on March 17, 1996 |
| **** | Incorporated by reference to Form 10K-SB filed March 20,. 1997 |
| ***** | Incorporated by reference to Form 10Q-SB filed May 12, 1997 |

EXHIBIT 3 (iii)

AMENDMENT TO THE ARTICLES OF INCORPORATION

Pursuant to the provisions of Act 284, Public Acts of 1972, the undersigned corporation executes the following Certificate:

1. The present name of the corporation is: Fentura Bancorp, Inc.
2. The identification number assigned by the Bureau is: 403-566
3. Article III of the Articles of Incorporation is hereby amended to read as follows:

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                                    ARTICLE III
    The aggregate number of shares of all classes of capital stock that
    the Corporation shall have authority to issue is 5,000,000 shares of Common
    Stock ("Common Stock"), all of which will be of the same class, with full
    voting rights and powers and all other rights and powers and no
    qualifications, limitations or restrictions.
    4. The foregoing amendment to the Articles of Incorporation was duly
adopted on the 26th day of April, 2000 by the shareholders at a meeting the
necessary votes were cast in favor of the amendment.
    Signed this 28th day of April, 2000.
```

                                    //s// Donald L. Grill
                                    Donald L. Grill, President
                                    EXHIBIT 13.00
                RULE 14a-3 ANNUAL REPORT TO SECURITY HOLDERS
                    Financial Statements and Report of
                Independent Certified Public Accountants
                    Fentura Bancorp, Inc.
                    December 31, 2000, 1999 and 1998
                    and
            Management's Discussion and Analysis of
                Financial Condition and Results of Operations
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    Consolidated Statements of Cash Flows......................................................
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Management's Discussion and Analysis of
    Financial Condition and Results of Operations............................ 27
    Report of Independent Certified Public Accountants
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Stockholders and Board of Directors
Fentura Bancorp, Inc.

We have audited the accompanying consolidated balance sheets of Fentura Bancorp, Inc. and subsidiaries as of December 31, 2000 and 1999, and the related consolidated statements of income, comprehensive income, stockholders' equity, and cash flows for each of the three years in the period ended December 31, 2000. These financial statements are the responsibility of the Corporation's management. Our responsibility is to express an opinion on these financial statements based on our audits.

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

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the consolidated financial position of Fentura Bancorp, Inc. and subsidiaries as of December 31, 2000 and 1999, and the consolidated results of their operations and their cash flows for each of the three years in the period ended December 31, 2000, in conformity with accounting principles generally accepted in the United States of America.
/s/ Grant Thornton LLP

Southfield, Michigan
January 26, 2001

> Fentura Bancorp, Inc.
> Consolidated Balance Sheets (In Thousands, Except Share Data)

December 31,

Federal funds sold

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Investment securities-available for sale, at market
Investment securities-held to maturity, at cost (market value of
    $13,419 and $13,774 in 2000 and 1999, respectively)
Loans held for sale
Loans, net of allowance for possible credit losses of $2,932
    and $2,961, respectively
Bank premises and equipment, net
Accrued interest receivable
Other assets
```

TOTAL ASSETS
LIABILITIES AND STOCKHOLDERS' EQUITY
Liabilities
Deposits
Interest-bearing
Noninterest bearing
Total deposits
Short-term borrowings
Long-term debt
Accrued taxes, interest and other liabilities
Total liabilities
Stockholders' Equity
Common stock, $\$ 2.50$ par value; 5,000,000 shares authorized, 1,722,308 and
1,706,454 shares issued and outstanding in
2000 and 1999, respectively
Capital surplus
Retained earnings
Accumulated other comprehensive loss
Total stockholders' equity
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY

LIABILITIES AND STOCKHOLDERS' EQUITY
Liabilities
Deposits

Noninterest bearing

Total deposits

Short-term borrowings
Long-term debt
Accrued taxes, interest and other liabilities

Total liabilities

Stockholders' Equity
Common stock, $\$ 2.50$ par value; 5,000,000 shares authorized, 1,722,308 and 1,706,454 shares issued and outstanding in
2000 and 1999, respectively
Capital surplus
Retained earnings
Accumulated other comprehensive loss

Total stockholders' equity

TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY

The accompanying notes are an integral part of these statements.

4

Fentura Bancorp, Inc.
Consolidated Statements of Income
(In Thousands, Except Share Data) Years Ended December 31,

Interest income
Loans \$18,710
Investment securities
Taxable 3,350
Tax-exempt 624
Short-term investments 643

Total interest income 23,327
Interest expense

| Deposits | 9,266 |
| :---: | :---: |
| Short-term borrowings | 86 |
| Long-term debt | 538 |
| Total interest expense | 9,890 |
| Net interest income | 13,437 |
| Provision for possible credit losses | 584 |
| Net interest income after provision for possible credit losses | 12,853 |
| Noninterest income |  |
| Service charges on deposit accounts | 1,915 |
| Gain on sale of mortgages | 179 |
| Mortgage servicing | 631 |
| Fiduciary income | 695 |
| Other income and fees | 1,108 |
| Security gains | - |
| Total non-interest income | 4,528 |
| Noninterest expenses |  |
| Salaries and employee benefits | 5,801 |
| Occupancy | 784 |
| Furniture and equipment | 1,552 |
| Other general and administrative | 3,299 |
| Total non-interest expenses | 11,436 |
| Income before income taxes | 5,945 |
| Provision for income taxes | 1,729 |
| NET INCOME | \$ 4,216 |
| Net income per common share |  |
| Basic | \$ 2.46 |
| Diluted | 2.45 |
| Cash dividends per share | \$ . 97 |

The accompanying notes are an integral part of these statements.

```
                            5
                                    Fentura Bancorp, Inc.
            Consolidated Statements of Comprehensive Income
                (In Thousands, Except Share Data)
                            Years Ended December 31,
Net income
                                    $ 4,216
Other comprehensive income, net of tax:
    Unrealized holding gains (losses) arising
        during the year
    Less: reclassification adjustment for gains
        included in net income
Other comprehensive income (loss)
```870

2000
\(\qquad\)
\$ 4,216

Other comprehensive income, net of tax:
Unrealized holding gains (losses) arising during the year

Less: reclassification adjustment for gains included in net income

Other comprehensive income (loss)

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The accompanying notes are an integral part of these statements.
```

6
Fentura Bancorp, Inc.
Consolidated Statements of Stockholders' Equity
(In Thousands, Except Share Data)
Years Ended December 31, 2000, 1999 and 1998

```
\begin{tabular}{|c|c|c|c|}
\hline & Common Stock & Capital Surplus & Retained Earnings \\
\hline Balance, January 1, 1998 & \$3,462 & \$16,913 & \$6,308 \\
\hline Net income & - & - & 3,820 \\
\hline Cash dividends (\$.88 per share) & - & - & \((1,464)\) \\
\hline Issuance of shares under stock purchase plans & 59 & 731 & - \\
\hline Other comprehensive income & - & - & - \\
\hline Balance, December 31, 1998 & 3,521 & 17,644 & 8,664 \\
\hline Net income & - & - & 4,000 \\
\hline Cash dividends (\$.93 per share) & - & - & \((1,586)\) \\
\hline Issuance of shares under stock purchase plans & 34 & 673 & - \\
\hline Other comprehensive loss & - & - & - \\
\hline Balance, December 31, 1999 & 3,555 & 18,317 & 11,078 \\
\hline Net income & - & - & 4,216 \\
\hline Cash dividends (\$.97 per share) & - & - & \((1,659)\) \\
\hline Issuance of shares under stock purchase plans & 38 & 432 & \\
\hline Stock repurchase & (1) & - & (7) \\
\hline Stock dividend & 713 & 7,267 & \((7,980)\) \\
\hline Other comprehensive income & - & - & - \\
\hline Balance, December 31, 2000 & \$4,305 & \$26,016 & \$5,648 \\
\hline
\end{tabular}

The accompanying notes are an integral part of these statements.

7

Fentura Bancorp, Inc.
Consolidated Statements of Cash Flows
(In Thousands, Except Share Data)
Years Ended December 31,
\begin{tabular}{|c|c|c|c|}
\hline & & 2000 & 199 \\
\hline Cash Flows From Operating Activities & & & \\
\hline Net income & & 4,216 & \$ \\
\hline Adjustments to reconcile net income to net cash (used in) provided by operating activities & & & \\
\hline Depreciation and amortization & & 984 & \\
\hline Deferred income taxes (benefit) & & (100) & \\
\hline Provision for possible credit losses & & 584 & \\
\hline Accretion on securities & & (43) & \\
\hline Gain on sale of mortgage services rights & & (467) & \\
\hline Realized (gain) loss on sale of investment securities & & - & \\
\hline Decrease (increase) in loans held for sale & & (7) & 10 \\
\hline Decrease (increase) in accrued interest receivable & & (237) & \\
\hline Decrease (increase) in other assets and other liabilities & & 915 & ( \\
\hline Total adjustments & & 1,629 & \\
\hline Net cash provided by (used in) operating activities & & 5,845 & 12 \\
\hline \multicolumn{4}{|l|}{Cash Flows From Investing Activities} \\
\hline Net decrease in time deposits with other banks & & - & \\
\hline Proceeds from sales of investment securities held for sale & & - & 1 \\
\hline Proceeds from maturities of investment securities & & 6,539 & 5 \\
\hline Purchase of investment securities & & \((3,995)\) & ( 60 \\
\hline Originations of loans, net of principal repayments & & \((4,655)\) & ( 37 \\
\hline Proceeds from sales of loans & & 100 & \\
\hline Proceeds of sale of mortgage servicing rights & & 887 & \\
\hline Acquisition of premises and equipment & & \((1,336)\) & (2) \\
\hline Net cash used in investing activities & & \((2,460)\) & (23 \\
\hline \multicolumn{4}{|l|}{Cash Flows From Financing Activities} \\
\hline Net increase (decrease) in demand deposits, NOW accounts, and savings accounts & & \((4,857)\) & \\
\hline Net increase (decrease) in certificates of deposit & & 6,462 & \\
\hline Net increase (decrease) in short-term borrowings & & 3,315 & \\
\hline Payment of long-term debt & & (13) & \\
\hline Cash dividends paid & & \((1,659)\) & (1 \\
\hline Proceeds from issuance of common stock & & 462 & \\
\hline Net cash provided by financing activities & & 3,710 & \\
\hline NET INCREASE (DECREASE) IN CASH AND CASH & & 7,095 & \\
\hline Cash and cash equivalents at beginning of year & & 13,614 & 18 \\
\hline Cash and cash equivalents at end of year & & 20,709 & \$13 \\
\hline \multicolumn{4}{|l|}{Supplemental disclosure of cash flow information: Cash paid during the year for:} \\
\hline Interest & & 9,652 & \$ \\
\hline Income taxes & & 1,627 & \\
\hline
\end{tabular}

\footnotetext{
The accompanying notes are an integral part of these statements.
}

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Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements

December 31, 2000, 1999 and 1998

Note A - Summary of Significant Accounting Policies

Basis of Presentation and Consolidation
The consolidated financial statements include the accounts of Fentura Bancorp, Inc. (the Corporation) and its wholly-owned subsidiaries, The State Bank in Fenton, Michigan and Davison State Bank in Davison, Michigan (the Banks). The State Bank includes the accounts of its wholly-owned subsidiary, Fentura Mortgage Corporation (the Mortgage Company).

Davison State Bank was formed March 13, 2000 as a de novo bank resulting from the spin-off of two existing branches of The State Bank. This transaction was accounted for at historical cost and therefore did not have any effect on the consolidated financial statements.

The Banks and Mortgage Company operate nine community banking offices offering banking and trust services principally to individuals, small businesses and governmental entities primarily in Genesee, Livingston and Oakland Counties, Michigan.

A summary of the significant accounting policies applied in the preparation of the accompanying consolidated financial statements follows.

\section*{Cash Equivalents}

For purposes of the consolidated statements of cash flows, the Corporation considers cash on hand, cash and due from banks and federal funds sold to be cash equivalents.

Investment Securities
Investment securities are classified based on management's intent with respect to holding securities. Securities purchased, where the Corporation has both the positive intent and ability to hold to maturity, are classified as held to maturity and are recorded at cost, adjusted for amortization of premium and accretion of discount. All other securities purchased by the Corporation are classified as available for sale and carried at market value. Unrealized gains and losses on available for sale securities are excluded from income and recorded as an amount, net of tax, as a separate component of accumulated other comprehensive income until realized.

Loans Held for Sale
Loans held for sale are carried at the lower of cost or estimated market value. Market value is determined in the aggregate on the basis of existing forward commitments or fair values attributable to similar loans.

Loans and Interest Income on Loans
Loans held for investment are carried at their outstanding principal adjusted for deferred loan fees and costs. Interest on loans is accrued and credited to income based upon the principal amount outstanding. The accrual of interest on loans is discontinued when, in the opinion of management, there is an indication that the borrower may be unable to meet payments as they become due. Upon such discontinuance, all unpaid interest accrued during the current quarter is reversed, and unpaid interest accrued during prior quarters is charged to the allowance for possible credit losses. Interest accruals are generally resumed when all delinquent principal and/or interest has been brought current or the loan becomes both well secured and in the process of collection.

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Fentura Bancorp, Inc.
Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note A - Summary of Significant Accounting Policies (Continued)
Loan Origination Fees and Costs
Loan origination fees and certain direct loan origination costs are capitalized and recognized over the estimated life of the related loans as an adjustment of its yield.

Allowance for Possible Credit Losses

The allowance for possible credit losses is established as losses are estimated to have occurred through a provision for loan losses charged to income. Loan losses are charged against the allowance when management believes the uncollectibility of a loan balance is confirmed. Subsequent recoveries, if any, are credited to the allowance.

The allowance for possible credit losses is evaluated on a regular basis by management and is based upon management's periodic review of the collectibility of the loans in light of historical experience, the nature and volume of the loan portfolio, adverse situations that may affect the borrower's ability to repay, estimated value of any underlying collateral and prevailing economic conditions. This evaluation is inherently subjective as it requires estimates that are susceptible to significant revision as more information becomes available.

The Corporation considers a loan impaired when it is probable, in the opinion of management, that principal and interest may not be collected according to the contractual terms of the loan. Consistent with this definition, the Corporation considers all non-accrual loans to be impaired. The allowance for possible credit losses includes specific allowances for impaired loans.

Bank Premises and Equipment
Bank premises and equipment are stated at cost less accumulated depreciation. Depreciation is computed using the straight-line method over useful lives ranging from 3 to 50 years.

Income Taxes

The Corporation files a consolidated Federal income tax return with the Banks. The Corporation utilizes the asset and liability method of accounting for income taxes. Deferred tax assets and liabilities are recorded based on the difference between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Tax planning strategies are utilized in the computation of deferred federal income taxes. In addition, the current or deferred tax consequences of a transaction are measured by applying the provisions of enacted tax laws to determine the amount of taxes receivable or payable currently or in future years.

Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note A - Summary of Significant Accounting Policies (Continued)
Net Income Per Share

Basic net income per share is computed by dividing net income by the weighted average common shares outstanding for the period. Diluted net income per share reflects the potential dilution that could occur if outstanding options or other contracts to issue common stock were exercised and converted into common stock or resulted in the issuance of common stock that then shared in the income of the entity. On April 26, 2000, the Corporation declared a \(20 \%\) stock dividend payable May 26, 2000. Accordingly, the per share amounts for 1999 and 1998 have been retroactively adjusted to reflect the effect of the stock dividend.

Average outstanding shares utilized in the determination of earnings per share are as follows:
\begin{tabular}{|c|c|c|}
\hline & 2000 & 1999 \\
\hline Basic & 1,712,971 & 1,698,581 \\
\hline Diluted & 1,717,457 & 1,705,290 \\
\hline
\end{tabular}

1998

1,679,29
1,679,290

\section*{Use of Estimates}

In the preparation of consolidated financial statements in conformity with generally accepted accounting principles, management is required to make estimates and assumptions that affect reported amounts of assets and liabilities, the disclosure of contingent assets and liabilities at the date of the financial statements and revenues and expenses for the reporting periods. Material estimates that are particularly susceptible to significant change include market values of securities available for sale and the determination of the allowance for loan losses. Actual results could differ from those estimates.

Comprehensive Income

The provisions of Statement of Financial Accounting Standards No. 130 "Reporting Comprehensive Income" (SFAS 130), were adopted in 1998. Comprehensive income includes both net income and other comprehensive income. Other comprehensive income includes the change in unrealized gains or losses on investments available-for-sale, which is also reported as a separate component of shareholders' equity. Unrealized investment gains or losses only impact the income statement when the investment is sold.

Issued But Not Yet Adopted Accounting Standards

The Financial Accounting Standards Board (FASB) has issued Statement of Financial Accounting Standard (SFAS) No. 133, (as amended), "Accounting for Derivative Instruments and Hedging Activities." The statement requires that an entity recognize all derivatives as either assets or liabilities in the statement of financial position and measure those instruments at fair value. The statement is effective in 2001 for the Corporation; however, management does not expect this pronouncement to have a significant impact on the Corporation's financial position or results of operations.

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11 \\ Fentura Bancorp, Inc. \\ Notes to Consolidated Financial Statements - Continued \\ December 31, 2000, 1999 and 1998
}

Note A - Summary of Significant Accounting Policies (Continued)

In September 2000, the FASB issued SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities" ("SFAS No. 140") which replaces SFAS No. 125 "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities" ("SFAS No. 125"). It revises the standards for accounting for securitizations and other transfers of financial assets and collateral and requires certain disclosures, but it carries over most of SFAS No. 125's provisions without reconsideration. SFAS No. 140 is effective for transfers and servicing of financial assets and extinguishments of liabilities occurring after March 31, 2001. Implementation of SFAS No. 140 is not expected to have a material effect on the Corporation's financial position or results of operations.

Note B - Restricted Cash Balances

Aggregate reserves of \(\$ 3,123,000\) and \(\$ 3,787,000\) were maintained in the form of vault cash and deposits with the Federal Reserve Bank to satisfy regulatory requirements at December 31, 2000 and 1999, respectively.

Note C - Investment Securities

The amortized cost and estimated market value of investments available for sale, by major category, are as follows (in thousands):
\begin{tabular}{|c|c|c|c|}
\hline & & Decem & 31, 2000 \\
\hline & Amortized Cost & \begin{tabular}{l}
Gross \\
Unrealized Gains
\end{tabular} & \begin{tabular}{l}
Gross \\
Unrealized \\
Losses
\end{tabular} \\
\hline Obligations of U.S. government and agencies & \$33,108 & \$40 & \$ 59 \\
\hline Equity securities & 1,287 & - & 192 \\
\hline Mortgage backed securities & 19,352 & 53 & 168 \\
\hline & \$53,747 & \$93 & \$419 \\
\hline & & Decemb & 31, 1999 \\
\hline & Amortized Cost & \begin{tabular}{l}
Gross \\
Unrealized Gains
\end{tabular} & Gross Unrealized Losses \\
\hline Obligations of U.S. government and agencies & \$32,048 & \$ 1 & \$ 684 \\
\hline Equity securities & 1,287 & - & 208 \\
\hline Mortgage-backed securities & 22,273 & 2 & 755 \\
\hline & \$55,608 & \$ 3 & \$1,647 \\
\hline
\end{tabular}

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\begin{abstract}
12

Fentura Bancorp, Inc.
Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note C - Investment Securities (Continued)

The amortized cost and estimated market value of investment securities available for sale at December 31, 2000, by contractual maturity, are shown below (in thousands). Expected maturities will differ from contractual maturities because borrowers may have the right to call or prepay obligations without call or prepayment penalties.
\begin{tabular}{|c|c|}
\hline & Amortized Cost \\
\hline Due in one year or less & \$ 5,078 \\
\hline Due in one year through five years & 24,022 \\
\hline Due after five years through ten years & 4,008 \\
\hline & 33,108 \\
\hline Equity securities & 1,287 \\
\hline Mortgage-backed securities & 19,352 \\
\hline & \$53,747 \\
\hline
\end{tabular}

Investment securities held to maturity at December 31,2000 and 1999 consist of obligations of states and political subdivisions and are summarized (in thousands) as follows:
\end{abstract}
\begin{tabular}{|c|c|}
\hline & 2000 \\
\hline Amortized cost & \$13,283 \\
\hline Gross unrealized gains & 153 \\
\hline Gross unrealized losses & (17) \\
\hline Estimated market value & \$13,419 \\
\hline
\end{tabular}

The amortized cost and estimated market value of investment securities held to maturity at December 31, 2000, by contractual maturity, are shown below (in thousands). Expected maturities will differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

Amortized
Cost
--------
\begin{tabular}{ll} 
Due in one year or less & 4,139 \\
Due in one year through five years & 4,503 \\
Due after five years through ten years & 2,524 \\
Due after ten years & 2,117
\end{tabular}

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\$13,283

13

Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements - Continued
December 31, 2000, 1999 and 1998

Note C - Investment Securities (Continued)

Securities having a carrying value of \(\$ 2,120,000\) and \(\$ 2,616,000\) at December 31, 2000 and 1999, respectively were pledged to secure public deposits, repurchase agreements, and for other purposes required by law.

Gross gains on sales of securities of \(\$ 73,000\) and \(\$ 115,000\) and gross losses of \(\$ 49,000\) and \(\$ 3,000\) were recognized in 1999 and 1998, respectively. There were no securities gains or losses in 2000.

Note D - Loans

Major categories of loans at December 31, are as follows (in thousands):
\begin{tabular}{|c|c|}
\hline Commercial & \$101,925 \\
\hline Real estate - construction & 17,471 \\
\hline Real estate - mortgage & 10,514 \\
\hline Consumer & 65,198 \\
\hline & 195,108 \\
\hline Less allowance for possible credit losses & 2,932 \\
\hline & \$192,176 \\
\hline
\end{tabular}

Loan maturities and rate sensitivity of the loan portfolio at December 31,2000 are as follows (in thousands):
\begin{tabular}{|c|c|c|c|c|}
\hline & \begin{tabular}{l}
Within \\
One \\
Year
\end{tabular} & & \begin{tabular}{l}
One- \\
Five \\
Years
\end{tabular} & \begin{tabular}{l}
After \\
Five \\
Years
\end{tabular} \\
\hline Commercial, including construction & \$44,756 & \$ & 63,861 & \$ 5,895 \\
\hline Real estate & 5,352 & & 745 & 9,300 \\
\hline Consumer & 9,267 & & 38,826 & 17,106 \\
\hline & \$59,375 & & 103,432 & \$32,301 \\
\hline Loans at fixed interest rates & \$22,671 & \$ & 81,389 & \$31,614 \\
\hline Loans at variable interest rates & 36,704 & & 22,043 & 687 \\
\hline & \$59,375 & & 103,432 & \$32,301 \\
\hline
\end{tabular}

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The Corporation originates primarily residential and commercial real estate loans, commercial, construction and installment loans. The Corporation estimates that \(80 \%\) of their loan portfolio is based in Genesee and Livingston counties within southeast Michigan with the remainder of the portfolio distributed throughout Michigan. The ability of the Corporation's debtors to honor their contracts is dependent upon the real estate and general economic conditions in this area.

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Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements - Continued
December 31, 2000, 1999 and 1998

Note D - Loans (Continued)

Certain directors and executive officers of the Corporation, including their affiliates are loan customers of the Bank. Such loans were made in the ordinary course of business at the Bank's normal credit terms and interest rates, and do not represent more than a normal risk of collection. Total loans to these persons at December 31, 2000, 1999 and 1998 amounted to \(\$ 1,134,000, \$ 1,449,000\), and \(\$ 909,000\), respectively. During 2000 , \(\$ 217,000\) of new loans were made and repayments totaled \(\$ 532,000\).

Transactions in the allowance for possible credit losses for the years ended December 31, were as follows (in thousands):
\begin{tabular}{lrr} 
& 2000 & 1999 \\
Balance, beginning of year & \\
Provision for possible credit losses charged to \\
operations & \(\$ 2,961\)
\end{tabular}

Loan impairment is measured by estimating the expected future cash flows and discounting them at the respective effective interest rate or by valuing the underlying collateral. The recorded investment in these loans is as follows at December 31, (in thousands):

Principal amount not requiring allowance
\$

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Less: valuation allowance \begin{tabular}{r}
2,315 \\
\\
\\
\\
\\
\\
\\
\\
\\
\hline 15 \\
\(\$ 1,600\) \\
\(========\)
\end{tabular}

Loans on which accrual of interest have been discontinued at December 31, 2000 and 1999 amounted to \(\$ 731,000\) and \(\$ 742,000\) respectively and are included in the impaired loans above.

Interest income recognized on impaired loans based on cash collections totaled approximately \(\$ 146,000\), \(\$ 299,000\), and \(\$ 204,000\) for the years ended December 31, 2000, 1999 and 1998, respectively. The average recorded investment in impaired loans was \(\$ 1,932,000, \$ 1,848,000\), and \(\$ 2,685,000\) during the years ended December 31, 2000, 1999 and 1998.

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Fentura Bancorp, Inc.
Notes to Consolidated Financial Statements - Continued
December 31, 2000, 1999 and 1998

Note E - Bank Premises and Equipment
Bank premises and equipment is comprised of the following at December 31, (in thousands):

Land and land improvements
Building and building improvements
Furniture and equipment
\$ 1,273
4,208
Construction in progress
7,963 995

Less accumulated depreciation
14,439
7,892

Note F - Deposits
The following is a summary of interest-bearing deposits at December 31, (in thousands):
\begin{tabular}{|c|c|c|}
\hline & & 2000 \\
\hline \multicolumn{3}{|l|}{Interest-bearing:} \\
\hline Savings & & 66,186 \\
\hline Money market demand & & 37,165 \\
\hline Time, \$100,000 and over & & 34,259 \\
\hline Time, \$100,000 and under & & 76,284 \\
\hline & & 13,894 \\
\hline
\end{tabular}

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At December 31, 2000, scheduled maturities of time deposits were as follows (in thousands):


Amount
---------
\$ 75,269
35,003
271
\$110,543
\(========\)

Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements - Continued
```

    December 31, 2000, 1999 and 1998
    ```

Note H - Income Taxes

The provision for income taxes reflected in the consolidated statements of income for the years ended December 31, consists of the following (in thousands) :
\begin{tabular}{|c|c|c|}
\hline & 2000 & 1999 \\
\hline Current expense & \$1,829 & \$1,817 \\
\hline Deferred (benefit) expense & (100) & (35) \\
\hline & \$1,729 & \$1,782 \\
\hline
\end{tabular}

Income tax expense was less than the amount computed by applying the statutory federal income tax rate to income before income taxes. The reasons for the difference are as follows:
\begin{tabular}{|c|c|c|}
\hline & 2000 & 1999 \\
\hline Income tax at statutory rate & \(34.0 \%\) & \(34.0 \%\) \\
\hline Tax exempt interest & (3.4) & (3.0) \\
\hline Other & (1.5) & (.2) \\
\hline Actual income tax expense & 29.1\% & \(30.8 \%\) \\
\hline
\end{tabular}

The net deferred tax asset and current refund (liability) are reflected in the balance sheet in other assets and accrued taxes, interest and other liabilities, respectively. The details of the net deferred tax asset and current liability at December 31, are as follows (in thousands):

\section*{Deferred tax assets}

Allowance for possible credit losses
Unrealized losses on investment securities available for sale
111
Compensation
137
Depreciation and other

Total deferred tax assets

Deferred tax liabilities
Mortgage servicing rights
Depreciation and other

Total deferred tax liabilities
(225)

Net deferred tax asset
888
Current refund

Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note I - Benefit Plans

The Corporation has a noncontributory discretionary employee stock ownership plan (Plan) covering substantially all of its employees. It is a requirement of the plan to invest principally in the Corporation's common stock. The contribution to the Plan in 2000, 1999 and 1998 was \(\$ 120,000, \$ 120,000\) and \(\$ 122,000\), respectively.

The Corporation has also established a \(401(k)\) Plan where \(50 \%\) of the employees' contribution can be matched with a discretionary contribution by the corporation up to a maximum of \(6 \%\) of gross wages. The contribution to the \(401(k)\) Plan for 2000, 1999 and 1998 was \(\$ 79,000, \$ 80,000\) and \(\$ 76,000\), respectively.

Note J - Stock Purchase and Option Plans

The Directors' Stock Purchase Plan permits directors of the Corporation to purchase shares of common stock made available for purchase under the plan at the fair market value on the fifteenth day prior to the annual issuance date. The total number of shares issuable under this plan is limited to 9,600 shares in any calendar year.

The Retainer Stock Plan allows directors to elect to receive shares of common stock in full or partial payment of the director's retainer fees and fees for attending meetings. The number of shares is determined by dividing the dollar amount of fees to be paid in shares by the market value of the stock on the first business day prior to the payment date.

The Executive Stock Bonus Plan permits the administrator of the plan to grant shares of the Corporation's common stock to eligible employees. Any executive or managerial level employee is eligible to receive grants under the plan. The Board of Directors administers the plan.

Dividend Investment Plan

The Automatic Dividend Reinvestment Plan ("DRIP") permits enrolled shareholders to automatically use dividends paid on common stock to purchase additional shares of the Corporation's common stock at the fair market value on the investment date. Any shareholder who is the beneficial or record owner of not more than \(9.9 \%\) of the issued and outstanding shares of the Corporation's common stock is eligible to participate in the plan.

Pursuant to a separate agreement with a family who collectively holds more than \(9.9 \%\) of the Corporation's stock, on or prior to January 31 of each year beginning January 31, 1997, the Corporation is to advise the family, in a written notice, of the number of shares sold under the DRIP. Each family member will have the option, until February 28 of the same year, to purchase from the Corporation one-third of the total number of shares that would be sufficient to prevent the dilution to all family members as a group that result solely as a result of the DRIP shares. The purchase price under this agreement is the fair market value on December 31 of the year immediately preceding the year in which the written notice is given.

\section*{18}

> Fentura Bancorp, Inc.
> Notes to Consolidated Financial Statements - Continued December \(31,2000,1999\) and 1998

Note J - Stock Purchase and Option Plans (Continued)
Stock Option Plans

The Nonemployee Director Stock Option Plan grants options to nonemployee directors to purchase the Corporation's common stock on April 1 each year. The purchase price of the shares is the fair market value at the date of the grant, and there is a three year vesting period before options may be exercised. Options to acquire no more than 6,720 shares of stock may be granted under the Plan in any calendar year and options to acquire not more than 67,200 shares in the aggregate may be outstanding at any one time.

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The Employee Stock Option Plan grants options to eligible employees to purchase the Corporation's common stock at or above, the fair market value of the stock at the date of the grant. Awards granted under this plan are limited to an aggregate of 72,000 shares. The administrator of the plan is a committee of directors. The administrator has the power to determine the number of options to be granted, the exercise price of the options and other terms of the options, subject to consistency with the terms of the plan.

The following summarizes shares issued under the various plans:
\begin{tabular}{rr}
2000 & \multicolumn{1}{c}{1999} \\
-------- \\
12,607 & 8,846 \\
1,018 & 5,800 \\
1,912 & 1,685 \\
------ & ------ \\
15,537 & 16,331 \\
\(=======\) & \begin{tabular}{r} 
===== \(=\)
\end{tabular}
\end{tabular}
\begin{tabular}{|c|c|c|}
\hline Automatic dividend reinvestment plan & 12,607 & 8,846 \\
\hline Director stock purchase and retainer stock plan & 1,018 & 5,800 \\
\hline Other issuance of shares & 1,912 & 1,685 \\
\hline & 15,537 & 16,331 \\
\hline
\end{tabular}

The following table summarizes stock option activity:
\begin{tabular}{|c|c|}
\hline & No. of Options \\
\hline Options outstanding at January 1, 1998 & 7,728 \\
\hline Options granted in 1998 & 4,968 \\
\hline Options outstanding at December 31, 1998 & 12,696 \\
\hline Options granted in 1999 & 5,208 \\
\hline Options outstanding at December 31, 1999 & 17,904 \\
\hline Options granted in 2000 & 1,771 \\
\hline Options outstanding at December 31, 2000 & 19,675 \\
\hline
\end{tabular}

Notes to Consolidated Financial Statements - Continued December 31, 2000, 1999 and 1998

Note J - Stock Purchase and Option Plans (Continued)
Information pertaining to options outstanding at December 31, 2000 is as follows:
\begin{tabular}{ccc} 
& & Weighted \\
Range of & Average & Weighted \\
Exercise Price & Number & Remaining
\end{tabular}
\begin{tabular}{lrrr}
\(\$ 20.00-\$ 30.00\) & 4,968 & 7.23 & 23.21 \\
\(\$ 30.00-\$ 40.00\) & 6,979 & 9.00 & 37.59 \\
\(\$ 40.00-\$ 50.00\) & 240 & 8.52 & 45.00 \\
Outstanding at end of year & ------ & 7.27 & \(\$ 26.10\)
\end{tabular}

The stock option plans are accounted for in accordance with Accounting Principles Board Opinion No. 25, "Accounting for Stock Issued to Employees" (APB 25) as permitted under Financial Accounting Standards No. 123, "Accounting for Stock Based Compensation" (SFAS 123). In accordance with APB 25, no compensation expense is required nor has been recognized for the options issued under existing plans. Had the Corporation chosen not to elect APB 25, SFAS 123 would apply and compensation expense would have been recognized, and the Corporation's earnings would have been as follows (in thousands, except per share data):
\begin{tabular}{|c|c|c|c|c|c|c|}
\hline & \multicolumn{2}{|r|}{2000} & \multicolumn{2}{|r|}{1999} & \multicolumn{2}{|r|}{1998} \\
\hline \multicolumn{7}{|l|}{Net income} \\
\hline As reported & \$ & 4,216 & \$ & 4,000 & \$ & 3,820 \\
\hline Proforma & \$ & 4,171 & \$ & 3,977 & \$ & 3,796 \\
\hline \multicolumn{7}{|l|}{Basic net income per share} \\
\hline As reported & \$ & 2.46 & \$ & 2.36 & \$ & 2.28 \\
\hline Proforma & \$ & 2.44 & \$ & 2.34 & \$ & 2.26 \\
\hline \multicolumn{7}{|l|}{Diluted net income per share} \\
\hline As reported & \$ & 2.45 & \$ & 2.35 & \$ & 2.28 \\
\hline Proforma & \$ & 2.43 & \$ & 2.33 & \$ & 2.26 \\
\hline
\end{tabular}

Proforma net income includes compensation cost for the Corporation's stock option plan based on the fair values of the grants as of the dates of the awards consistent with the method prescribed by SFAS 123. The fair value of each option grant is estimated using the Black-Scholes option-pricing model assuming an expected life of 10 years, a dividend yield of \(3 \%\), a risk free return of 6.88\% and expected volatility of \(52 \%\).

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Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements - Continued
December 31, 2000, 1999 and 1998

Note K - Regulatory Matters
The Corporation (on a consolidated basis) and its Bank subsidiaries are subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory - and possibly additional discretionary - actions by regulators that, if undertaken, could have a direct material effect on the Bank's financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Corporation and the Banks must meet specific capital guidelines that involve quantitative measures of assets, liabilities, and certain off-balance-sheet items as calculated under regulatory accounting practices. The capital amounts and classifications are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors. Prompt corrective action provisions are not applicable to bank

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holding companies.
Quantitative measures established by regulation to ensure capital adequacy require the Corporation and the Banks to maintain minimum amounts and ratios (set forth in the table below) of total and Tier 1 capital (as defined in the regulations) to risk-weighted assets (as defined), and of Tier 1 capital (as defined) to average assets (as defined). Management believes, as of December 31, 2000, that the Corporation and the Banks meet all capital adequacy requirements to which they are subject. At December 31, 1999 The State Bank met all capital requirements to which it was subject. As of December 31, 2000 , the most recent notification from Federal Deposit Insurance Corporation categorized the Corporation and the Banks as well capitalized under the regulatory framework for prompt corrective action. To be categorized as well capitalized the Corporation and the Banks must maintain minimum total risk-based, Tier 1 risk-based, and Tier 1 leverage ratios as set forth in the table. There are no conditions or events since that notification that management believes have changed the Banks' category.
\begin{tabular}{|c|c|c|c|c|c|}
\hline & \multicolumn{2}{|c|}{Actual} & \multicolumn{2}{|l|}{For Capital Adequacy Purposes} & To Be
Capitaliz
Prompt Co
Action Pr \\
\hline & Amount & Ratio & Amount & Ratio & Amount \\
\hline \multicolumn{6}{|l|}{\multirow[t]{2}{*}{\begin{tabular}{l}
As of December 31, 2000: \\
Total Capital \\
(to Risk Weighted Assets)
\end{tabular}}} \\
\hline & & & & & \\
\hline Consolidated & \$38,974 & 16.2\% & \$19,232 & 8\% & \$24,040 \\
\hline The State Bank & 32,822 & 14.9\% & 17,667 & 8\% & 22,084 \\
\hline Davison State Bank & 3,232 & 16.8\% & 1,539 & 8\% & 1,924 \\
\hline \multicolumn{6}{|l|}{```
Tier 1 Capital
    (to Risk Weighted Assets)
```} \\
\hline Consolidated & \$35,969 & 15.0\% & 9,616 & 4\% & \$14,424 \\
\hline The State Bank & 30,061 & 13.6\% & 8,333 & 4\% & 13,250 \\
\hline Davison State Bank & 2,991 & 15.5\% & 770 & 4\% & 1,154 \\
\hline \multicolumn{6}{|l|}{Tier 1 Capital (to Average Assets)} \\
\hline Consolidated & \$35,969 & 12.1\% & \$11,839 & 4\% & \$14,799 \\
\hline The State Bank & 30,061 & 11.0\% & 10,938 & 4\% & 13,673 \\
\hline Davison State Bank & 2,991 & 13.5\% & 886 & 4\% & 1,108 \\
\hline & 21 & & & & \\
\hline \multicolumn{6}{|c|}{Fentura Bancorp, Inc.} \\
\hline \multicolumn{6}{|l|}{Notes to Consolidated Financial Statements - Continued} \\
\hline \multicolumn{6}{|c|}{December 31, 2000, 1999 and 1998} \\
\hline \multicolumn{6}{|l|}{Note K - Regulatory Matters (Continued)} \\
\hline & & & For & pital & To Be \\
\hline & & & Adeq & acy & Prompt Co \\
\hline & \multicolumn{2}{|c|}{Actual} & \multicolumn{2}{|r|}{Purposes} & Action Pr \\
\hline & Amount & Ratio & Amount & Ratio & Amount \\
\hline
\end{tabular}
```

As of December 31, 1999:
Total Capital
(to Risk Weighted Assets)
Tier 1 Capital
(to Risk Weighted Assets)
Tier 1 Capital
(to Average Assets)
Note L - Financial Instruments
The estimated fair values of the Corporation's financial instruments at December
31, are as follows (in thousands):

```
\begin{tabular}{|c|c|c|c|c|c|}
\hline \multirow[t]{3}{*}{} & \multicolumn{4}{|c|}{2000} & 19 \\
\hline & \multicolumn{5}{|c|}{Estimated} \\
\hline & & rrying mount & & \begin{tabular}{l}
Fair \\
Value
\end{tabular} & Carrying Amount \\
\hline \multicolumn{6}{|l|}{Assets:} \\
\hline Cash and cash equivalents & \$ & 20,709 & \$ & 20,709 & \$13,614 \\
\hline Loans held for sale & & 187 & & 188 & 180 \\
\hline Investment securities & & 66,704 & & 66,840 & 67,886 \\
\hline Loans & & 192,176 & & 193,017 & 188,105 \\
\hline \multicolumn{6}{|l|}{Liabilities:} \\
\hline Deposits & & 248,656 & & 249,267 & 247,051 \\
\hline Short-term borrowings & & 4,680 & & 4,680 & 1,365 \\
\hline Long-term debt & & 1,151 & & 1,202 & 1,164 \\
\hline
\end{tabular}

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

Cash and cash equivalents: The carrying amounts reported in the balance sheet for cash and short-term instruments approximate their fair values.

Investment securities and time deposits with other banks (including mortgage-backed securities): Fair values for investment securities are based on quoted market prices, where available. If quoted market prices are not available, fair values are based on quoted market prices of comparable instruments.

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Fentura Bancorp, Inc.

Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note L - Financial Instruments (Continued)

Loans held for sale: The market value of these loans represents estimated fair value. The market value is determined in the aggregate on the basis of existing forward commitments or fair values attributable to similar loans.

Loans: For variable rate loans that reprice frequently and with no significant change in credit risk, fair values are based on carrying values. The fair values for other loans are estimated using discounted cash flow analysis, using interest rates currently being offered for loans with similar terms to borrowers of similar credit quality. The carrying amount of accrued interest receivable approximates its fair value.

Off-balance-sheet instruments: The Corporation's off-balance-sheet instruments approximate their fair values.

Deposit liabilities: The fair values disclosed for demand deposits are, by definition, equal to the amount payable on demand at the reporting date. The carrying amounts for variable rate, fixed term money market accounts and certificates of deposit approximate their fair values at the reporting date. Fair values for fixed rate certificates of deposit are estimated using a discounted cash flow calculation that applies interest rates currently being offered on similar certificates. The carrying amount of accrued interest payable approximates its fair value.

Short-term borrowings: The carrying amounts of federal funds purchased, borrowings under repurchase agreements, and other short-term borrowings approximate their fair values.

Long-Term debt: Rates currently available for FHLB debt with similar terms and remaining maturities are used to estimate the fair value of the existing debt.

Limitations: Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial instrument. These estimates do not reflect any premium or discount that could result from offering for sale at one time the Corporation's entire holdings of a particular financial instrument. Because no market exists for a significant portion of the Corporation's financial instruments, fair value estimates are based on management's judgments regarding future expected loss experience, current economic conditions, risk characteristics and other factors. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates.

Off-Balance-Sheet Risk

The Corporation is party to financial instruments with off-balance-sheet risk in the normal course of business to meet the financing needs of its customers and to reduce its own exposure to fluctuations in interest rates. These financial instruments include commitments to extend credit and financial guarantees. These instruments involve, to varying degrees, elements of credit and interest rate risk that are not recognized in the statement of financial condition.

Fentura Bancorp, Inc.
Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note L - Financial Instruments (Continued)
Exposure to credit loss in the event of nonperformance by the other party to the financial instrument for commitments to extend credit and financial guarantees

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written is represented by the contractual notational amount of those items. The Corporation generally requires collateral to support such financial instruments in excess of the contractual notational amount of those instruments and, therefore, is in a fully collateralized position.

The Corporation had outstanding unfunded loan origination commitments aggregating \(\$ 44,184,000\) and \(\$ 48,573,000\) at December 31, 2000 and 1999, respectively. Commitments to extend credit are agreements to lend to a customer as long as there are no violations of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require a payment of a fee. Fees from issuing these commitments to extend credit are recognized over the period to maturity. Since portions of the commitments are expected to expire without being drawn upon, the total commitments do not necessarily represent future cash requirements. The Corporation evaluates each customer's creditworthiness on a case by case basis. The amount of collateral obtained upon extension of credit is based on management's credit evaluation of the customer.

Note M - Parent Only Condensed Financial Information

The condensed financial information that follows presents the financial condition of Fentura Bancorp, Inc. (parent company only), along with the results of its operations and its cash flows.

Fentura Bancorp, Inc.
Condensed Balance Sheets
December 31, (in thousands)

Assets
Cash and cash equivalents 2,452
Investment securities
Land held for investment
Other assets
273

Investment in subsidiaries
65
32,964
-------
\$35, 754

Stockholders' Equity
Common Stock 4,305
Additional paid in capital 26,016
Retained earnings 5,648
Accumulated other comprehensive loss

Fentura Bancorp, Inc.
Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note M - Parent Only Condensed Financial Information (Continued)


Notes to Consolidated Financial Statements - Continued

December 31, 2000, 1999 and 1998

Note N - Summary of Quarterly Financial Data - Unaudited (In Thousands,
```

except per share data)

```

The unaudited quarterly results of operations for 2000 and 1999 are as follows:
\begin{tabular}{|c|c|c|c|}
\hline \multirow[t]{2}{*}{} & \multicolumn{3}{|c|}{2000} \\
\hline & \[
\begin{gathered}
\text { First } \\
\text { Quarter }
\end{gathered}
\] & Second Quarter & Third Quarter \\
\hline Interest income & \$5,539 & \$5,919 & \$5,967 \\
\hline Interest expense & 2,296 & 2,512 & 2,559 \\
\hline Provision for loan losses & 169 & 201 & 153 \\
\hline Non-interest expense & 2,882 & 3,076 & 2,892 \\
\hline Income before income taxes & 1,143 & 1,183 & 1,457 \\
\hline Provision for income taxes & 270 & 353 & 437 \\
\hline Net income & \$ 873 & \$ 830 & \$1,020 \\
\hline Net income per share & & & \\
\hline Basic & . 51 & . 48 & . 59 \\
\hline Diluted & . 51 & . 48 & . 59 \\
\hline
\end{tabular}

1999

Interest income

(a) Per share amounts have been restated to reflect the \(20 \%\) stock dividend declared April 26, 2000.

26
Management's Discussion and Analysis of Financial Condition and Results of Operations

This section provides a narrative discussion and analysis of the consolidated financial condition and results of operations of Fentura Bancorp, Inc. (the Corporation), together with its subsidiaries, The State Bank and Davison State Bank (the Banks), for the years ended December 31, 2000, 1999, and 1998. The supplemental financial data included throughout this discussion should be read in conjunction with the primary financial statements presented on pages 4 through 26 of this report. It provides a more detailed and comprehensive review of operating results and financial position than could be obtained from a reading of the financial statements alone.

TABLE 1
\$ in thousands except per share data


\section*{RESULTS OF OPERATIONS}

The Corporation achieved record earnings again during 2000. Earnings for 2000 of \(\$ 4,216,000\) exceeded 1999 results of \(\$ 4,000,000\) by \(5.4 \%\). Net income has continued to steadily increase as a result of continued strength of core banking activities. Contributing to the 2000 record results was the improvement of net interest income and other operating income. Because of the strength of core banking activities and new opportunities in the corporation's current and surrounding markets, management believes performance will remain strong throughout 2001.

Standard performance indicators used in the banking industry help evaluate the Corporation's performance. Two of these performance indicators are return on average assets and return on average equity. For 2000, 1999, 1998 respectively, the Corporation posted a return on average assets of \(1.42 \%\), \(1.46 \%\), and \(1.45 \%\). Total assets increased \(\$ 9\) million in 2000, \(\$ 9\) million in 1999, and \(\$ 12\) million in 1998. Return on average equity was \(12.56 \%\) in 2000 , \(12.66 \%\) in 1999 , and \(14.02 \%\)
in 1998. The increases in equity will allow the Corporation to continue its growth strategy. Net income per share-basic was \(\$ 2.46\) in 2000, \(\$ 2.36\) in 1999, and \(\$ 2.28\) in 1998 .

NET INTEREST INCOME

Net interest income, the principal source of income, is the amount of interest income generated by earning assets (principally investment securities and loans) less interest expense paid on interest bearing liabilities (largely deposits and other borrowings).

A critical task of management is to price assets and liabilities so that the spread between the interest earned on assets and the interest paid on liabilities is maximized without unacceptable risk. While interest rates on earning assets and interest bearing liabilities are subject to market forces, in general the Corporation can exert more control over deposit costs than earning assets rates. Loan products carry either fixed rates of interest or rates tied to market indices determined independently. The Corporation sets its own rates on deposits, providing management with some flexibility in determining the timing and proportion of rate changes for the cost of its deposits.

Table 2 summarizes the changes in net interest income resulting from changes in volume and rates for the years ended December 31, 2000 and 1999. Net interest income (displayed without consideration of full tax equivalency), average balance sheet amounts, and the corresponding yields for the last three years are shown in Table 3. Net interest income increased \(\$ 236,000\) in 2000 , or \(1.8 \%\) to \(\$ 13,437,000\) as compared with an increase of \(\$ 409,000\) or \(3.2 \%\) to \(\$ 13,201,000\) in 1999. The primary factor contributing to the increase in net interest income in 2000 was the increase in interest income from asset growth. Within assets, both loans and federal funds sold increased. In 1999, the primary factor contributing to the increase in net interest income was the reduction of interest expense. Interest expense was reduced even though interest-bearing liabilities increased. This reduction in expense occurred because of continuing progress in promoting lower cost core deposits while reducing reliance on higher rate retail or negotiated certificates of deposit as well as the re-pricing that occurred on maturing certificates of deposit in response to earlier drops in prime rates.

As indicated in Table 3, for the year ended December 31, 2000, the Corporation's net interest margin was \(4.91 \%\) compared with \(5.18 \%\) and \(5.17 \%\) for the same period in 1999 and 1998 respectively, and continues to remain substantially above peer performance. The decrease in margin in 2000 is attributable to an increase in the Corporation's cost of funds. Cost of funding increased in response to increases in treasury rates and local competitor's rates. The increase in net interest margin in 1999 and 1998 is attributable to the change in balance sheet mix achieved through growth and the continued emphasis on lowering the cost of funds outlined in the paragraph above. Management anticipates steady loan growth and accordingly, continued growth in net interest income in 2001.

Average earning assets increased 7.4\% in 2000, 2.9\% in 1999, and 3.0\% in 1998. Loans, the highest yielding component of earning assets, represented \(72.3 \%\) of earning assets in 2000, compared to 69.9\% in

1999 and 69.4\% in 1998. Average interest bearing liabilities increased 7.0\% in 2000, \(2.5 \%\) in 1999, and \(1.4 \%\) in 1998. Non-interest bearing deposits amounted to 13.1\% of average earning assets in 2000 compared with \(11.7 \%\) in 1999 and \(11.0 \%\) in 1998.

TABLE 2
Changes in Net Interest Income Due to Changes in Average Volume and Interest Rates
\begin{tabular}{|c|c|c|c|c|c|}
\hline Years Ended Decemb & \multicolumn{3}{|l|}{\[
\begin{gathered}
\text { INCREASE (DECREASE) } \\
2000
\end{gathered}
\]} & \multicolumn{2}{|l|}{INCREASE (DECREASE) 1999} \\
\hline (000's omitted) & VOL & \[
\begin{gathered}
\text { YIELD / } \\
\text { RATE }
\end{gathered}
\] & TOTAL & VOL & \begin{tabular}{l}
IELD/ \\
ATE
\end{tabular} \\
\hline INTEREST BEARING DEPOSITS IN BANKS & \$0 & \$0 & \$0 & \$ (1) & \$0 \\
\hline TAXABLE SECURITIES & 4 & 147 & 151 & 309 & 7 \\
\hline TAX-EXEMPT SECURITIES & 91 & (7) & 84 & 81 & (13) \\
\hline FEDERAL FUNDS SOLD & (137) & 188 & 51 & 48 & (53) \\
\hline TOTAL LOANS & 1,859 & (33) & 1,826 & 631 & (754) \\
\hline LOANS HELD FOR SALE & 0 & 1 & 1 & (482) & 1 \\
\hline TOTAL EARNING ASSETS & 1,817 & 296 & 2,113 & 586 & (812) \\
\hline INTEREST BEARING DEMAND DEPOSITS & (31) & 51 & 20 & 127 & (177) \\
\hline SAVINGS DEPOSITS & 22 & 346 & 368 & 114 & 39 \\
\hline TIME C.D.S \$100,000 AND OVER & 420 & 263 & 683 & (46) & (96) \\
\hline OTHER TIME DEPOSITS & 15 & 299 & 314 & (207) & (361) \\
\hline OTHER BORROWINGS & 526 & (34) & 492 & (24) & ( 4 ) \\
\hline TOTAL INTEREST BEARING LIABILITIES & 952 & 925 & 1,877 & (36) & (599) \\
\hline NET INTEREST INCOME & \$865 & (\$629) & \$236 & \$ 622 & (\$213) \\
\hline
\end{tabular}

\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline Net Loans & 194,631 & 18,696 & 9.61\% & 175,232 & 16,870 & 9.63\% & 168, \\
\hline Loans Held for Sale & 184 & 14 & \(7.63 \%\) & 180 & 13 & \(7.22 \%\) & 7, \\
\hline TOTAL EARNING ASSETS & \$273,546 & \$23,327 & 8.53\% & \$254,717 & \$21, 214 & \(8.33 \%\) & \$247, \\
\hline Cash Due from Banks & 12,202 & & & 10,149 & & & 9, \\
\hline All Other Assets & 13,390 & & & 11,842 & & & 9 , \\
\hline TOTAL ASSETS & \$295,981 & & & \$273,780 & & & \$263, \\
\hline \multicolumn{8}{|l|}{LIABILITIES \& SHAREHOLDERS'} \\
\hline \multicolumn{8}{|l|}{EQUITY:} \\
\hline \multicolumn{8}{|l|}{Deposits:} \\
\hline Non-Interest bearing - DDA & \$35,711 & & & \$29,912 & & & \$27, \\
\hline Interest bearing - DDA & 40,199 & 733 & 1.82\% & 41,996 & 713 & 1.70\% & 35, \\
\hline Savings Deposits & 66,890 & 2,311 & \(3.45 \%\) & 66,141 & 1,943 & \(2.94 \%\) & 62 , \\
\hline Time CD's \$100,000 and Over & 33,025 & 2,042 & \(6.18 \%\) & 25,226 & 1,359 & 5.39\% & 26 , \\
\hline Other Time CD's & 75,124 & 4,180 & 5.56\% & 74,827 & 3,866 & 5.17\% & 78, \\
\hline Total Deposits & 250,949 & 9,266 & 3.69\% & 238,102 & 7,881 & 3.31\% & 229, \\
\hline Other Borrowings & 9,509 & 624 & \(6.56 \%\) & 1,908 & 132 & \(6.92 \%\) & 2, \\
\hline INTEREST BEARING LIABILITIES & \$224,747 & \$9,890 & \(4.40 \%\) & \$210,098 & \$8,013 & \(3.81 \%\) & \$204, \\
\hline All Other Liabilities & 1,958 & & & 2,175 & & & 2, \\
\hline Shareholders Equity & 33,565 & & & 31,595 & & & 28, \\
\hline TOTAL LIABILITIES and S/H & \$295,981 & & & \$273,780 & & & \$263, \\
\hline \multicolumn{8}{|l|}{EQUITY} \\
\hline Net Interest Rate Spread & & & \[
4.13 \%
\] & & & \[
4.51 \%
\] & \\
\hline Impact of Non-Int. Funds on & & & \[
0.78 \%
\] & & & \[
0.67 \%
\] & \\
\hline \multicolumn{8}{|l|}{Margin} \\
\hline Net Interest Income/Margin & & \$13,437 & \(4.91 \%\) & & \$13, 201 & 5.18\% & \\
\hline & & = = = = = = = & = = = = & & ==== & \(====\) & \\
\hline
\end{tabular}

\section*{ALLOWANCE AND PROVISION FOR POSSIBLE CREDIT LOSSES}

The allowance for possible credit losses reflects management's judgment as to the level considered appropriate to absorb potential losses inherent in the loan portfolio. The Bank's methodology in determining the adequacy of the allowance includes a review of individual loans and off-balance sheet arrangements, size and composition of the loan portfolio, historical loss experience, current economic conditions, financial condition of borrowers, the level and composition of non-performing loans, portfolio trends, estimated future net charge-offs, and other pertinent factors. Although reserves have been allocated to various portfolio segments, the allowance is general in nature and is available for the portfolio in its entirety. At December 31, 2000, the allowance for possible credit losses was \(\$ 2,932,000\) or \(1.50 \%\) of total loans. This compares with \(\$ 2,961,000\) or \(1.55 \%\) at December 31,1999 and \(\$ 2,783,000\), or \(1.72 \%\) at December 31, 1998. The Corporation has lowered the allowance for possible credit losses as a percent of total loans because of overall asset quality.

The provision for possible credit losses was \(\$ 584,000\) in 2000 and \(\$ 545,000\) and \(\$ 724,000\) in 1999 and 1998 respectively. The modest increase in provision in 2000 represents management's efforts to maintain adequate reserves commensurate with loan growth. The decrease in the provision in 1999 reflects an overall improvement in asset quality and a reduction in loans charged-off. Loans

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charged-off decreased in 1999 because of a non-repetitive, substantial write down on a non-performing commercial loan in 1998. Table 4 summarizes loan losses and recoveries from 1996 through 2000. During 2000 the Corporation experienced net charge-offs of \(\$ 613,000\), compared with net charge-offs of \(\$ 367,000\) and \(\$ 896,000\) in 1999 and 1998 respectively. Accordingly, the net charge-off ratio for 2000 was . 31\% compared to. \(19 \%\) and \(.55 \%\) at the end of 1999 and 1998 respectively. The net charge-off ratio increased in 2000 primarily due to a write down on a non-performing commercial loan. The net charge-off ratio decreased significantly in 1999 due to an increase in overall asset quality.

The Corporation maintains formal policies and procedures to control and monitor credit risk. Management believes the allowance for possible credit losses is adequate to meet normal credit risks in the loan portfolio. The Corporation's loan portfolio has no significant concentrations in any one industry nor any exposure in foreign loans. The Corporation has not extended credit to finance highly leveraged transactions nor does it intend to do so in the future. Employment levels and other economic conditions in the corporation's local markets may have a significant impact on the level of credit losses. Management continues to identify and devote attention to credits that may not be performing as agreed. Because of these factors and the uncertainty of economic conditions, management expects to maintain the current level of the allowance for loan losses as a percentage of gross loans in 2001. Non-performing loans are discussed further in the section titled "Non-Performing Assets".

TABLE 4
Analysis of the Allowance for Possible Credit Losses Years Ended December 31,
\begin{tabular}{lllll} 
(000's omitted) & 2000 & 1999 & 1998
\end{tabular}
\begin{tabular}{lrrr} 
TABLE 5 & & Years Ended \\
Analysis of Other Operating Income & \\
December 31,
\end{tabular}

Other operating income was \(\$ 4,528,000\) in \(2000, \$ 4,262,000\) and \(\$ 4,028,000\) in 1999 and 1998 respectively. These amounts represent an increase of \(6.2 \%\) in 2000 compared to 1999 and an increase of \(5.8 \%\) comparing 1999 to 1998.

The most significant category of other operating income is service charges on deposit accounts. These fees were \(\$ 1,915,000\) in 2000 , compared to \(\$ 1,972,000\) and \(\$ 1,766,000\) in 1999 and 1998 respectively. This is a decrease of \(\$ 57,000\) or \(2.9 \%\) in 2000, an increase of \(\$ 206,000\) or \(11.7 \%\) in 1999, and an increase of \(\$ 182,000\) or \(11.5 \%\) in 1998. In 2000, the decrease is attributable to higher individual checking and saving account balances offsetting service charges. In 1999 and 1998 increases in service charges are attributable to growth in deposit totals, the number of accounts and certain account activities.

Gains on the sale of mortgage loans originated by the Bank and sold in the secondary market were \(\$ 179,000\) in 2000, \(\$ 108,000\) in 1999, and \(\$ 283,000\) in 1998. The \(65.7 \%\) increase in 2000 is attributable to increases in mortgage loans made and subsequently sold in the secondary market due to an increase in new home purchase activity. The 61.9\% decrease in 1999 is attributable to decreases in mortgage loans made and subsequently sold in the secondary market due to a decrease in new home purchase and refinance activity due to the impact of changing market rates. The \(31.6 \%\) increase in 1998 is attributable to increases in mortgage loans made and subsequently sold in the secondary market due to an increase in refinance activity brought on by market rates.

Mortgage servicing fees increased substantially in 2000. The fees increased from \(\$ 153,000\) in 1999 to \(\$ 631,000\) in 2000. The increase is attributable to a gain on the sale of mortgage servicing rights associated with loans previously sold in the secondary market.

Fiduciary income increased \(\$ 114,000\) in 2000 to \(\$ 695,000\) compared to \(\$ 581,000\) in 1999 and \(\$ 562,000\) in 1998. The \(19.6 \%\) increase in 2000 , and the \(3.4 \%\) increase in 1999 are attributable to growth in the assets under management within the Corporation's Investment Trust Department and the market value of assets under management.

In 1999, the Company recognized a \(\$ 24,000\) gain on security transactions compared to \(\$ 112,000\) in security gains in 1998. These gains are a result of several transactions wherein the Company sold investment securities to reinvest in issues which provided greater total income potential. In 2000 there were no sale transactions and accordingly no gains.

Other operating income includes income from the sale of checks, safe deposit box rent, merchant account income, ATM income, and other miscellaneous income items. Other operating income was \(\$ 1,108,000\) in 2000 compared to \(\$ 1,335,000\) and \(\$ 1,116,000\) in 1999 and 1998 respectively. The decrease in 2000 compared to 1999,

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and the increase in 1999 compared to 1998 is primarily attributable to a one time gain representing a premium received for deposits sold in connection with a branch sale.

OTHER OPERATING EXPENSE

TABLE 6
Years Ended
Analysis of Other Operating Expense
December 31,
\begin{tabular}{|c|c|c|c|}
\hline (000's omitted) & 2000 & 1999 & 1998 \\
\hline Salaries and Benefits & \$5,801 & \$5,564 & \$5,025 \\
\hline Equipment & 1,552 & 1,429 & 1,396 \\
\hline Net Occupancy & 784 & 797 & 723 \\
\hline FDIC Assessment & 50 & 27 & 28 \\
\hline Office Supplies & 311 & 274 & 313 \\
\hline Loan \& Collection Expense & 289 & 373 & 356 \\
\hline Advertising and Promotional & 263 & 257 & 249 \\
\hline Other Operating Expenses & 2,386 & 2,415 & 2,458 \\
\hline Total Non-Interest Expense & \$11,436 & \$11,136 & \$10,548 \\
\hline
\end{tabular}

Total other operating expense was \(\$ 11,436,000\) in 2000 compared to \(\$ 11,136,000\) in 1999 and \(\$ 10,548,000\) in 1998. This is an increase of \(2.7 \%\) in 2000 and \(5.6 \%\) in 1999.

Salary and benefit costs, the Corporation's largest other operating expense category, were \(\$ 5,801,000\) in 2000, compared with \(\$ 5,564,000\) in 1999, and \(\$ 5,025,000\) in 1998. Increased costs are a result of annual salary increases and staff additions in connection with the spin-off of two branches to form a separate bank.

In 2000, equipment expenses were \(\$ 1,552,000\) compared to \(\$ 1,429,000\) in 1999 and \(\$ 1,396,000\) in 1998, an increase of \(8.6 \%\) in 2000 and an increase of \(2.4 \%\) in 1999 . The increase in 2000 is attributable to depreciation costs. Depreciation expense increased in connection with equipment leases and purchases including a new main frame system. Equipment expenses increased in 1999 primarily because of higher costs in connection with maintenance contracts. A minimal portion of the increase in equipment expense in 1999 is attributable to depreciation on replacement equipment to ensure Y2K compatibility. Overall the impact of Y2K was insignificant.

Occupancy expenses associated with the Corporation's facilities were \(\$ 784,000\) in 2000 compared to \(\$ 797,000\) in 1999 and \(\$ 723,000\) in 1998. In 2000, this is a decrease of \(1.6 \%\) and in 1999 an increase of \(10.2 \%\). The decrease in 2000 is attributable to lower lease expense as a result of a branch sale in 1999 . In 1999 the increase is attributable to increases in facility repairs, maintenance contracts, and expenses connected with the opening of the "Loan Store".

Loan and collection expenses were \(\$ 289,000\) in 2000 compared to \(\$ 373,000\) in 1999, and \(\$ 356,000\) in 1998. The \(\$ 84,000\) or \(22.5 \%\) decrease in 2000 is attributable to a decrease in dealer service fees paid in connection with indirect auto lending and a decrease in fees paid by the corporation for the origination of home equity loans. The \(\$ 17,000\) or \(4.8 \%\) increase in 1999 is attributable to expense in connection with the disposition of other real estate and increased legal expense in connection with loan collections.

The final category of operating expense is other operating expenses. These

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expenses were \(\$ 2,386,000\) in 2000 compared to \(\$ 2,415,000\) in 1999 , and \(\$ 2,458,000\) in 1998. These fees were lower in 2000 because of a reduction in costs for legal and professional fees. These expenses decreased in 1999 because of lower costs for check production.

\section*{FINANCIAL CONDITION}

Proper management of the volume and composition of the Corporation's earning assets and funding sources is essential for ensuring strong and consistent earnings performance, maintaining adequate liquidity and limiting exposure to risks caused by changing market conditions. The Corporation's investment securities portfolio is structured to provide a source of liquidity through maturities and generate an income stream with relatively low levels of principal risk. The Corporation does not engage in securities trading. Loans comprise the largest component of earning assets and are the Corporation's highest yielding assets. Client
deposits are the primary source of funding for earning assets while short term debt and other sources of funds could be utilized if market conditions and liquidity needs change.

The Corporation's total assets averaged \(\$ 296\) million for 2000 exceeding 1999 's average of \(\$ 274\) million by \(\$ 22\) million or \(8 \%\). Average loans comprised \(66.8 \%\) of total average assets during 2000 compared to \(65.1 \%\) in 1999. Loans grew \(\$ 19.6\) million on average with commercial loans leading the advance by \(\$ 14.3\) million or \(15.7 \%\). The ratio of average non-interest bearing deposits to total deposits was \(14.2 \%\) in 2000 compared to \(12.6 \%\) during 1999. Interest bearing deposits comprised \(95.8 \%\) of total average interest bearing liabilities during 2000, down slightly from 99.1\% during 1999.

\section*{INVESTMENT SECURITIES PORTFOLIO}

Investment securities (including equity securities) totaled \(\$ 66,704,000\) at December 31, 2000 compared to \(\$ 67,886,000\) at December 31, 1999. This is a decrease of \(\$ 1,182,000\) or \(1.7 \%\). The decrease in 2000 , resulted principally from maturing principal throughout the year, which due to stronger demand was used to fund new loans. At December 31, 2000 these investment securities comprised \(24.8 \%\) of earning assets, down from \(26.1 \%\) at December 31, 1999. A summary of investment securities balances (including available for sale and held to maturity securities) at the end of the last five years are included below. The Corporation considers all of its investments as available for sale except for Michigan tax exempt securities which are classified as held to maturity.

TABLE 7
Investment Securities
(000's omitted)
\begin{tabular}{|c|c|c|c|c|c|}
\hline December 31, & 2000 & 1999 & 1998 & 1997 & \\
\hline U.S. Treasury & \$0 & \$0 & \$1,000 & \$5,981 & \$7, \\
\hline Federal Agencies: & & & & & \\
\hline Mortgage-backed & 19,237 & 21,520 & 12,690 & 3,535 & 2, \\
\hline Other & 32,125 & 31,365 & 51,626 & 36,184 & 32 , \\
\hline Tax-Exempt State and Municipal & 14,247 & 13,922 & 11,377 & 9,590 & 6, \\
\hline Other & 1,095 & 1,079 & 1,263 & 760 & \\
\hline Total Investment Securities & \$66,704 & \$67,886 & \$77,956 & \$56,050 & \$50, \\
\hline
\end{tabular}

Table 8 contains the amortized cost, fair value, and yields of the classes of debt investment securities for each of the last two years. As the data

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indicates, investment securities balances from December 31, 1999 to December 31, 2000 have decreased. Increases in loan balances from new loan growth in excess of the amount of deposit growth, accounts for the decrease in investments in 2000 .

The Corporation's present policies with respect to the classification of investments in debt and equity securities are discussed in Note A to the Consolidated Financial Statements. An analysis of investment securities classifications, excluding equity securities at year end for each of the last two years is presented in Table 8. As of December 31, 2000, the estimated aggregate fair value of the Corporation's debt investment securities portfolio was \(\$ 2,000\) above amortized cost. At December 31, 2000 gross unrealized gains were \(\$ 246,000\) and gross unrealized losses were \(\$ 244,000\). A summary of estimated fair values and unrealized gains and losses for the major components of the investment securities portfolio is provided in Note \(C\) to the Consolidated Financial Statements.

TABLE 8
Analysis of Investment Securities
\begin{tabular}{|c|c|c|c|c|c|c|}
\hline (000's omitted) & Amortized Cost & \[
\begin{array}{r}
2000 \\
\text { Fair } \\
\text { Value }
\end{array}
\] & Yield & Amortized Cost & \begin{tabular}{l}
1999 \\
Fair \\
Value
\end{tabular} & Yield \\
\hline \multicolumn{7}{|l|}{Available for sale:} \\
\hline U.S. Treasuries & \$0 & \$0 & \(0.00 \%\) & \$0 & \$0 & \(0.00 \%\) \\
\hline U.S. Agencies & 32,144 & 32,125 & \(6.19 \%\) & 31,128 & 30,447 & \(6.16 \%\) \\
\hline Mortgage backed & 19,352 & 19,237 & 5.96\% & 22,273 & 21,521 & \(5.96 \%\) \\
\hline Tax exempt State and Municipal & 964 & 964 & \(6.51 \%\) & 920 & 917 & \(6.59 \%\) \\
\hline \multicolumn{7}{|l|}{Held To Maturity:} \\
\hline Tax exempt State and Municipal & 13,283 & 13,419 & \(6.56 \%\) & 13,922 & 13,774 & \(6.22 \%\) \\
\hline Total & \$65,743 & \$65,745 & \(6.20 \%\) & \$68, 243 & \$66,659 & \(6.11 \%\) \\
\hline Average Maturity & & 3.34 & Years & & 4.45 & Years \\
\hline
\end{tabular}

The following table shows, by class of maturities at December 31, 2000, the amounts and weighted average yields of debt investment securities.

TABLE 9
Analysis and Maturities of Investment Securities
\begin{tabular}{ccc} 
(000's omitted) Amortized & Fair & Value
\end{tabular}

AVAILABLE FOR SALE
\begin{tabular}{lrrr} 
U.S. Agencies & & \\
One year or less & \(\$ 4,114\) & \(\$ 4,129\) & \(6.34 \%\) \\
Over one through five years & 24,022 & 24,012 & \(6.13 \%\) \\
Over five through ten years & 4,008 & 3,984 & \(6.42 \%\) \\
Over ten years & 0 & 0 & \(0.00 \%\) \\
Total & 32,144 & 32,125 \\
Mortgage-Backed & & \(\$ 0\) & \(\$ 0\)
\end{tabular}

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\begin{tabular}{|c|c|c|c|}
\hline Over five through ten years & 6,966 & 6,991 & \(6.30 \%\) \\
\hline Over ten years & 12,209 & 12,070 & 5.85\% \\
\hline Total & 19,352 & 19,237 & \\
\hline \multicolumn{4}{|l|}{State and Political} \\
\hline One year or less & \$964 & \$964 & \(6.51 \%\) \\
\hline Over one through five years & 0 & 0 & \\
\hline Over five through ten years & 0 & 0 & \\
\hline Over ten years & 0 & 0 & \\
\hline Total & 964 & 964 & \\
\hline \multicolumn{4}{|l|}{HELD TO MATURITY} \\
\hline \multicolumn{4}{|l|}{State and Political} \\
\hline One year or less & \$4,139 & \$4,156 & \(7.23 \%\) \\
\hline Over one through five years & 4,503 & 4,544 & \(6.45 \%\) \\
\hline Over five through ten years & 2,524 & 2,592 & \(6.84 \%\) \\
\hline Over ten years & 2,117 & 2,127 & \(6.59 \%\) \\
\hline Total & 13,283 & 13,419 & \\
\hline Total Investment Securities & \$65,743 & \$65,745 & \\
\hline
\end{tabular}

\section*{LOAN PORTFOLIO}

The Corporation extends credit primarily within in its local markets in Genesee, Oakland, and Livingston counties. The Corporation's commercial loan portfolio is widely diversified with no concentration within a single industry that exceeds \(10 \%\) of total loans. The Corporation's respective loan portfolio balances are summarized in Table 10.

Total loans increased \(\$ 4,042,000\) at December 31, 2000, with total loans comprising \(72.5 \%\) of earning assets as compared to \(71.5 \%\) of December 31,1999 earning assets. Local economic conditions remained strong throughout 2000 . The strength of the local economy supported continued commercial business growth including commercial development. Accordingly, the Corporation experienced strong demand for commercial loans. In 2000, commercial loans increased approximately \(\$ 9,000,000\) to \(\$ 101,925,000\) or \(9.7 \%\). Additionally, real estate construction and development loans increased \(\$ 4,990,000\) or \(40 \%\) to \(\$ 17,471,000\) at December 31, 2000. Consumer loans increased modestly in 2000 while real estate mortgage loans decreased due to the sale of approximately \(\$ 10,000,000\) in fixed rate mortgage loans in the last quarter of 2000.

During 1999, the Corporation experienced a significant amount of commercial loan demand brought on by strong growth within our market areas. Because of this demand, commercial loans increased \(\$ 14,064,000\) or \(17.8 \%\) in 1999. Mortgage loans also increased significantly in 1999 primarily due to a management decision to hold certain loans as portfolio loans as opposed to selling them in the secondary market. Accordingly, mortgage loans increased \(\$ 9,768,000\) in 1999.

Management expects the local economy to support continued growth and development in 2001 and will aggressively seek out new loan opportunities while continuing to maintain sound credit quality.

TABLE 10
Loan Portfolio December 31, (000's omitted)
Commercial
Real estate - construction
Real estate - mortgage
Consumer

Total
\begin{tabular}{|c|c|c|c|c|}
\hline \$101,925 & \$92,896 & \$78,832 & \$81,544 & \$79, \\
\hline 17,471 & 12,481 & 9,010 & 14,589 & 15, \\
\hline 10,514 & 21,409 & 11,641 & 15,007 & 15, \\
\hline 65,198 & 64,280 & 62,423 & 69,533 & 64 , \\
\hline \$195,108 & \$191,066 & \$161,906 & \$180,673 & \$175, \\
\hline
\end{tabular}

\section*{NON-PERFORMING ASSETS}

Non-performing assets include loans on which interest accruals have ceased, loans which have been re-negotiated, and real estate acquired through foreclosure. Past due loans are loans which were delinquent 90 days or more, but have not been placed on non-accrual status. Table 11 represents the levels of these assets at December 31, 1996 through 2000.

The improvement in total non-performing assets at December 31, 2000 compared to 1999 is attributable to the sale and disposition of other real estate owned and in redemption, offset by only a modest increase in non-performing loans.

The improvement or decrease in non-performing loans in 1999 as compared to 1998 and in 1998 compared to 1997 is the result of various factors including successful workout strategies and charges to the allowance for loan losses.

The level and composition of non-performing assets are affected by economic conditions in the Corporation's local markets. Non-performing assets, charge-offs, and provisions for possible credit losses

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tend to decline in a strong economy and increase in a weak economy, potentially impacting the Corporation's operating results. In addition to non-performing loans, management carefully monitors other credits that are current in terms of principal and interest payments but, in management's opinion, may deteriorate in quality if economic conditions change.

TABLE 11
Non-Performing Assets and Past Due Loans
\begin{tabular}{|c|c|c|c|}
\hline 2000 & \[
\begin{gathered}
\text { cember 31, } \\
1999
\end{gathered}
\] & 1998 & 1997 \\
\hline \$489,000 & \$240,000 & \$168,000 & \$618,000 \\
\hline 731,000 & 859,000 & 1,102,000 & 1,866,000 \\
\hline 0 & 6,000 & 7,000 & 8,000 \\
\hline 1,220,000 & 1,105,000 & 1,277,000 & \(2,492,000\) \\
\hline 0 & 288,000 & 172,000 & 0 \\
\hline 0 & 179,000 & 96,000 & 0 \\
\hline 159,000 & 56,000 & 39,000 & 94,000 \\
\hline 159,000 & 523,000 & 307,000 & 94,000 \\
\hline \$1,379,000 & \$1,628, 000 & \$1,584,000 & \$2,586,000 \\
\hline
\end{tabular}
\begin{tabular}{|c|c|c|c|c|}
\hline \multicolumn{5}{|l|}{Non-Performing Loans as a of} \\
\hline Total Loans & \(0.63 \%\) & \(0.58 \%\) & \(0.79 \%\) & 1.38\% \\
\hline \multicolumn{5}{|l|}{Non-Performing Assets as a \% of} \\
\hline Total Loans and Other Real Estate & \(0.71 \%\) & \(0.85 \%\) & \(0.98 \%\) & 1.43\% \\
\hline \multicolumn{5}{|l|}{Allowance for Loan Losses as a \% of} \\
\hline Non-Performing Loans & \(240.33 \%\) & \(267.96 \%\) & \(217.93 \%\) & 118.58\% \\
\hline \multicolumn{5}{|l|}{Allowance for Loan Losses, Other Real} \\
\hline \multicolumn{5}{|l|}{Estate, and In-Substance Foreclosures} \\
\hline as a \% of Non-Performing Assets & 212.62\% & 199.57\% & 192.61\% & 114.27\% \\
\hline \multicolumn{5}{|l|}{Accruing Loans Past Due 90 Days or} \\
\hline More to Total Loans & \(0.25 \%\) & \(0.13 \%\) & \(0.10 \%\) & \(0.34 \%\) \\
\hline Non-performing Assets as a \% of & & & & \\
\hline Total Assets & \(0.47 \%\) & \(0.57 \%\) & \(0.58 \%\) & \(0.98 \%\) \\
\hline
\end{tabular}

Table 12 reflects the allocation of the allowance for loan losses and is based upon ranges of estimates and is not intended to imply either limitations on the usage of the allowance or precision of the specific amounts. The Corporation does not view the allowance for loan losses as being divisible among the various categories of loans. The entire allowance is available to absorb any future losses without regard to the category or categories in which the charged-off loans are classified. Table 12 also reflects the percentage ratio of outstanding loans by category to total loans at the end of the respective year.

TABLE 12
Allocation of the Allowance for Loan Losses
\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline & \multicolumn{2}{|c|}{2000} & \multicolumn{2}{|l|}{1999} & \multicolumn{2}{|c|}{1998} & \multicolumn{2}{|l|}{1997} \\
\hline December 31, (000's omitted) & Amount & \[
\begin{gathered}
\text { Loan } \\
\%
\end{gathered}
\] & Amount & \[
\begin{array}{r}
\text { Loan } \\
\%
\end{array}
\] & Amount & \[
\begin{gathered}
\text { Loan } \\
\%
\end{gathered}
\] & Amount & \[
\begin{array}{r}
\text { Loan } \\
\text { \% }
\end{array}
\] \\
\hline Commercial & \$1,645 & 58.69\% & \$1,682 & 53.19\% & \$1,270 & 51.69\% & \$1,416 & 49.65\% \\
\hline Real estate mortgage & 94 & 7.89\% & 144 & 13.17\% & 130 & 9.76\% & 153 & 11.86\% \\
\hline Consumer & 890 & 33.42\% & 963 & 33.64\% & 983 & 38.56\% & 1,376 & 38.49\% \\
\hline Unallocated & 303 & & 172 & & 400 & & 10 & \\
\hline Total & \$2,932 & 100.00\% & \$2,961 & 100.00\% & \$2,783 & 100.00\% & \$2,955 & 100.00\% \\
\hline
\end{tabular}

The following describes the Corporation's policy and related disclosures for impaired loans. The Corporation maintains an allowance for impaired loans. A loan is considered impaired when management determines it is probable that the principal and interest due under the contractual terms of the loan will not be collected. In most instances, impairment is measured based on the fair value of the underlying collateral. Impairment may also be measured based on the present value of expected future cash flows discounted at the loan's effective interest rate. Interest income on impaired non-accrual loans is recognized on a cash basis. Interest income on all other impaired loans is recorded on an accrual basis.

Certain of the Corporation's non-performing loans included in Table 11 are considered impaired. The Corporation measures impairment on all large balance non-accrual commercial loans. Certain large balance accruing loans rated substandard or worse are also measured for impairment. Impairment losses are adequately covered by the provision for loan losses. The policy does not apply to large groups of smaller balance homogeneous loans that are collectively evaluated for impairment. Loans collectively evaluated for impairment include certain smaller balance commercial loans, consumer loans, residential real estate loans, and credit card loans, and are not included in the impaired loan

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data in the following paragraphs.
At December 31, 2000, loans considered to be impaired totaled \(\$ 2,315,000\). All amounts included within impaired loans required specific allowance. The average recorded investment in impaired loans was \(\$ 1,932,000\) in 2000 . The interest income recognized on impaired loans based on cash collections totaled \$146,000 during 2000.

At December 31, 1999, loans considered to be impaired totaled \(\$ 1,548,000\). All amounts included in impaired loans required specific allowance. The average recorded investment in impaired loans was \(\$ 1,848,000\) in 1999. The interest income recognized on impaired loans based on cash collections totaled \(\$ 299,000\) during 1999.

The Corporation maintains policies and procedures to identify and monitor non-accrual loans. A loan is placed on non-accrual status when there is doubt regarding collection of principal or interest, or when principal or interest is past due 90 days or more. Interest accrued but not collected is reversed against income for the current quarter and charged to the allowance for loan losses for prior quarters when the loan is placed on non-accrual status.

DEPOSITS
TABLE 13
Average Deposits
\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline Years Ended December 31, & \multicolumn{2}{|c|}{2000} & \multicolumn{2}{|c|}{1999} & \multicolumn{2}{|c|}{1998} & \multicolumn{2}{|c|}{1997} \\
\hline (000's omitted) & Average Balance & Average Rate & Average Balance & Average Rate & Average Balance & Average Rate & Average Balance & Average Rate \\
\hline Non-int. bearing demand & \$35,711 & & \$29,912 & & \$27,202 & & \$26,447 & \\
\hline Interest-bearing demand & 40,199 & 1.82\% & 41,996 & 1.70\% & 35,982 & 2.12\% & 32,380 & 2.30\% \\
\hline Savings & 66,890 & 3.45\% & 66,141 & 2.94\% & 62,172 & 2.88\% & 59,892 & 3.31\% \\
\hline Time & 108,149 & 5.75\% & 100,053 & 5.23\% & 104,529 & 5.68\% & 107,388 & 5.84\% \\
\hline Total & \$250,949 & 3.69\% & \$238,102 & 3.31\% & \$229,885 & 3.69\% & \$226,107 & 3.98\% \\
\hline
\end{tabular}

The Corporation's average deposit balances and rates for the past five years are summarized in Table 13. Total average deposits were 5.4\% higher in 2000 as compared to 1999. Deposit growth was derived primarily from increases in non-interest bearing demand and time deposits. Interest-bearing demand deposits comprised \(16.0 \%\) of total deposits while savings deposits comprised \(26.7 \%\) of total deposits.

As of December 31, 2000 certificates of deposit of \(\$ 100,000\) or more accounted for approximately \(13.8 \%\) of total deposits compared to \(11.4 \%\) at December 31, 1999. The maturities of these deposits are summarized in Table 14.

TABLE 14
Maturity of Time Certificates of Deposit of \(\$ 100,000\) or More

> December 31,

000's omitted) 2000
Three months or less \(\$ 16,673\)

Over three through six months 9,453
Over six through twelve months 3,822
Over twelve months 4,311

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}

Total
34,259
= = = = = = = = = = =

FEDERAL INCOME TAXES

The Corporation's effective tax rate was 29\% for 2000 and \(31 \%\) for 1999 and 1998. The principal difference between the effective tax rates and the statutory tax rate of \(34 \%\) is the Corporation's investment in securities and loans which provide income exempt from federal income tax. Additional information relating to federal income taxes is included in Note \(H\) to the Consolidated Financial Statements.

\section*{LIQUIDITY AND INTEREST RATE RISK MANAGEMENT}

Asset/Liability management is designed to assure liquidity and reduce interest rate risks. The goal in managing interest rate risk is to maintain a strong and relatively stable net interest margin. It is the responsibility of the Asset/Liability Management Committee (ALCO) to set policy guidelines and to establish short-term and long-term strategies with respect to interest rate exposure and liquidity. The ALCO, which is comprised of key members of senior management, meets regularly to review financial performance and soundness, including interest rate risk and liquidity exposure in relation to present and prospective markets, business conditions, and product lines. Accordingly, the committee adopts funding and balance sheet management strategies that are intended to maintain earnings, liquidity, and growth rates consistent with policy and prudent business standards.

Liquidity maintenance, together with a solid capital base and strong earnings performance are key objectives of the Corporation. The Bank's liquidity is derived from a strong deposit base comprised of individual and business deposits. Deposit accounts of customers in the mature market represent a substantial portion of deposits of individuals. The Bank's deposit base plus other funding sources (federal funds purchased, other liabilities and shareholders' equity) provided primarily all funding needs in 2000, 1999, and 1998. While these sources of funds are expected to continue to be available to provide funds in the future, the mix and availability of funds will depend upon future economic and market conditions. The corporation does not foresee any difficulty in meeting its funding requirements.

Primary liquidity is provided through short-term investments or borrowings (including federal funds sold and purchased), while secondary liquidity is provided by the investment portfolio. As of December 31, 2000 federal funds sold represented \(2.5 \%\) of total assets, compared to. \(3 \%\) at the end of 1999 . The Corporation regularly monitors liquidity to ensure adequate cash flows to cover unanticipated reductions in the availability of funding sources.

Interest rate risk is managed by controlling and limiting the level of earnings volatility arising from rate movements. The Corporation regularly performs reviews and analyses of those factors impacting interest rate risk. Factors include maturity and re-pricing frequency of balance sheet components, impact of rate changes on interest margin and prepayment speeds, market value impacts of rate changes, and other issues. Both actual and projected performance, are reviewed, analyzed, and compared to policy and objectives to assure present and future financial viability.

The Corporation had cash flows from financing activities resulting primarily from the growth of certificates of deposit and short-term borrowings. In 2000, these deposits increased \(\$ 6,462,000\) and these borrowings increased \(\$ 3,315,000\). Cash used in investing activities was \(\$ 3,347,000\) in 2000 compared to \(\$ 23,424,000\)

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in 1999 and \(\$ 4,490,000\) in 1998. The decrease in investing activities in 2000 resulted from the increase in origination of loans and a decrease in investing activities.

RISK ELEMENTS AND MANAGEMENT

Credit risk is managed via specific credit approvals and monitoring procedures. The Corporation's outside loan review function examines the loan portfolio on a periodic basis for compliance with credit policies and for identification of problem loans. These procedures provide management with information for setting appropriate direction and taking corrective action as needed.

The Corporation closely monitors its construction and commercial mortgage loan portfolios. Construction loans at December 31, 2000, which comprised \(9.0 \%\) of total loans, totaled \(\$ 17,471,000\) as compared to \(\$ 12,481,000\) and \(\$ 9,010,000\) at the end of 1999 and 1998 respectively.

The construction and commercial real estate loan properties are located principally in the Corporation's local markets. Included are loans to various industries and professional organizations. The Corporation believes that these portfolios are well diversified and do not present a significant risk to the institution.

\section*{CAPITAL RESOURCES}

Management closely monitors capital levels to provide for current and future business needs and to comply with regulatory requirements. Regulations prescribed under the Federal Deposit Insurance Corporation Improvement Act of 1991 have defined "well capitalized" institutions as those having total risk-based ratios, tier 1 risk-based capital ratios and tier 1 leverage ratios of at least \(10 \%, 6 \%\) and \(5 \%\) respectively. At December 31, 2000, the Corporation was well in excess of the minimum capital and leverage requirements necessary to be considered a "well capitalized" banking company as defined by federal law.

Total shareholders' equity rose \(12.2 \%\) to \(\$ 35,754,000\) at December 31, 2000, compared with \(\$ 31,865,000\) at December 31, 1999. The Corporation's equity to asset ratio was \(12.2 \%\) at December 31, 2000, compared to \(11.2 \%\) at December 31, 1999. The increase in the amount of capital was obtained through retained earnings and the proceeds from the issuance of new shares. In 2000, the Corporation increased its cash dividends by \(4.3 \%\) to \(\$ .97\) per share compared with \(\$ .93\) in 1999.

At December 31, 2000, the Corporation's tier 1 and total risk-based capital ratios were \(15.0 \%\) and \(16.2 \%\), respectively, compared with \(13.0 \%\) and \(14.3 \%\) in 1999. The Corporation's tier 1 leverage ratio was 12.1\% at December 31, 2000 compared with \(11.2 \%\) at December 31, 1999. These increases in risk-based capital ratios are largely attributable to an increase in federal funds sold investments at December 31, 2000, and the increases in capital.

QUANTITATIVE AND QUALITATIVE DISCLOSURE ABOUT MARKET RISK
Fentura Bancorp, Inc. faces market risk to the extent that both earnings and the fair value of its financial instruments are affected by changes in interest rates. The Corporation manages this risk with static GAP analysis and has begun simulation modeling. Throughout 2000 , the results of these measurement techniques were within the Corporation's policy guidelines. The Corporation does not believe that there has been a material change in the nature of the Corporation's primary market risk exposures, including the categories of market risk to which the Corporation is exposed and the particular markets that present the primary risk of loss to the Corporation, or in how those exposures are managed in 2000 compared to 1999.

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The Corporation's market risk exposure is mainly comprised of its vulnerability to interest rate risk. Prevailing interest rates and interest rate relationships in the future will be primarily determined by market factors which are outside of

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the Corporation's control. All information provided in this section consists of forward looking statements. Reference is made to the section captioned "Forward Looking Statements" in this annual report for a discussion of the limitations on the Corporation's responsibility for such statements.

The following table provides information about the Corporation's financial instruments that are sensitive to changes in interest rates as of December 31 , 2000. They show expected cash flows from market sensitive instruments for each of the next five years and thereafter. The expected maturity date values for loans (including loans held for sale) and investment securities (at amortized cost) were calculated without adjusting the instruments' contractual maturity dates for expected prepayments. Maturity date values for interest bearing core deposits were not based on estimates of the period over which the deposits would be outstanding, but rather the opportunity for re-pricing. The Corporation believes that re-pricing dates, as opposed to expected maturity dates, may be more relevant in analyzing the value of such instruments and are reported as such in the following table.

TABLE 15
Rate Sensitivity of Financial Instruments
(000's omitted) 2001 2002 2003 2005 Thereafter
\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Fixed interest rate loans & \$22,639 & \$17,361 & \$18,792 & \$23,771 & \$21,465 & \$31,614 \\
\hline Average interest rate & 9.39\% & 9.60\% & 9.56\% & 9.15\% & 9.44\% & \(7.71 \%\) \\
\hline Variable interest rate loans & \$36,737 & \$6,368 & \$3,683 & \$12,003 & \$0 & \$862 \\
\hline Average interest rate & \(10.36 \%\) & 10.40\% & \(10.31 \%\) & \(10.35 \%\) & \(10.24 \%\) & 8.89\% \\
\hline Fixed interest rate securities & \$9,232 & \$11,302 & \$13,435 & \$2,680 & \$1,276 & \$27,627 \\
\hline Average interest rate & \(6.76 \%\) & \(6.09 \%\) & \(6.05 \%\) & \(6.89 \%\) & \(6.39 \%\) & \(6.12 \%\) \\
\hline Variable Interest rate securities & & & & & & \$1,152 \\
\hline Average interest rate & & & & & & \(5.83 \%\) \\
\hline Other interest bearing assets Average interest rate & \[
\begin{array}{r}
\$ 7,250 \\
6.44 \%
\end{array}
\] & & & & & \\
\hline Rate Sensitive Liabilities: & & & & & & \\
\hline Interest-bearing checking & \$37,165 & & & & & \\
\hline Average interest rate & 1.71\% & & & & & \\
\hline Savings & \$66,186 & & & & & \\
\hline Average interest rate & 3.45\% & & & & & \\
\hline Time & \$75,269 & \$22,597 & \$6,421 & \$5,985 & \$0 & \$271 \\
\hline Average interest rate & 5.80\% & \(6.10 \%\) & 5.96\% & 5.95\% & \(6.58 \%\) & 4.69\% \\
\hline Short term borrowings & \$4,680 & & & & & \\
\hline Average interest rate & 5.92\% & & & & & \\
\hline FHLB advances & \$10 & \$10 & \$10 & \$10 & \$10 & \$1, 101 \\
\hline Average interest rate & \(7.34 \%\) & \(7.34 \%\) & \(7.34 \%\) & \(7.34 \%\) & \(7.34 \%\) & \(7.34 \%\) \\
\hline
\end{tabular}

\section*{INTEREST RATE SENSITIVITY MANAGEMENT}

Interest rate sensitivity management seeks to maximize net interest income as a result of changing interest rates, within prudent ranges of risk. The Corporation attempts to accomplish this objective by structuring the balance

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sheet so that re-pricing opportunities exist for both assets and liabilities in roughly equivalent amounts at approximately the same time intervals. Imbalances in these re-pricing opportunities at any point in time constitute a bank's interest rate sensitivity. The Corporation currently does not utilize derivatives in managing interest rate risk.

An indicator of the interest rate sensitivity structure of a financial institution's balance sheet is the difference between its interest rate sensitive assets and interest rate sensitive liabilities, and is referred to as "GAP".

Table 16 sets forth the distribution of re-pricing of the corporation's earning assets and interest bearing liabilities as of December 31, 2000, the interest rate sensitivity GAP, as defined above, the cumulative interest rate sensitivity GAP, the interest rate sensitivity GAP ratio (i.e. interest rate sensitive assets divided by interest rate sensitive liabilities) and the cumulative sensitivity GAP ratio. The table also sets forth the time periods in which earning assets and liabilities will mature or may re-price in accordance with their contractual terms.

TABLE 16
Gap Analysis
December 31, 2000
\begin{tabular}{|c|c|c|c|c|}
\hline (000's Omitted) & \begin{tabular}{l}
Within \\
Three \\
Months
\end{tabular} & \begin{tabular}{l}
Three \\
MonthsOne Year
\end{tabular} & \begin{tabular}{l}
One to \\
Five \\
Years
\end{tabular} & \begin{tabular}{l}
After \\
Five \\
Years
\end{tabular} \\
\hline Interest Bearing Bank Deposits & \$0 & \$0 & \$0 & \$0 \\
\hline Federal Funds Sold & 7,250 & 0 & 0 & 0 \\
\hline Investment Securities & 1,172 & 9,212 & 28,692 & 27,628 \\
\hline Loans & 72,538 & 9,265 & 81,389 & 31,916 \\
\hline Loans Held for Sale & 187 & 0 & 0 & 0 \\
\hline Total Earning Assets & \$81,147 & \$18,477 & \$110,081 & \$59,544 \\
\hline \multicolumn{5}{|l|}{Interest Bearing Liabilities:} \\
\hline Interest Bearing Demand Deposits & \$37,165 & \$ 0 & \$ 0 & \$ 0 \\
\hline Savings Deposits & 23,371 & 0 & 0 & 42,815 \\
\hline Time Deposits Less than \$100,000 & 19,387 & 26,768 & 30,054 & 75 \\
\hline Time Deposits Greater than \$100,000 & 16,673 & 13,275 & 4,311 & 0 \\
\hline Federal Funds Purchased & 3,250 & & & \\
\hline Other Borrowings & 1,430 & 10 & 40 & 1,101 \\
\hline Total Interest Bearing Liabilities & \$101,276 & \$40,053 & \$34,405 & \$43,991 \\
\hline Interest Rate Sensitivity GAP & \((\$ 20,129)\) & \((\$ 21,576)\) & \$75,676 & \$15,553 \\
\hline Cumulative Interest Rate Sensitivity GAP & (\$20,129) & (\$41, 705 ) & \$33,971 & \$49,524 \\
\hline Interest Rate Sensitivity GAP & -0.80 & -0.46 & 3.20 & 1.35 \\
\hline Cumulative Interest Rate Sensitivity GAP Ratio & -0.80 & -0.70 & 1.19 & 1.23 \\
\hline
\end{tabular}

As indicated in Table 16, the short-term (one year and less) cumulative interest rate sensitivity gap is negative. Accordingly, if market interest rates increase, this negative gap position would have a short- term negative impact on interest margin. Conversely, if market interest rates decrease, this negative gap position would have a short-term positive impact on interest margin. However, gap analysis is limited and may not provide an accurate indication of the impact of general interest rate movements on the net interest margin since

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the re-pricing of various categories of assets and liabilities is subject to the Corporation's needs, competitive pressures, and the needs of the Corporation's customers. In addition, various assets and liabilities indicated as re-pricing within the same period may in fact re-price at different times within such period and at different rate indices. The corporation is implementing a sophisticated computer program to perform analysis of interest rate risk, assist with asset/liability management, and model and measure interest rate sensitivity.

\section*{ACCOUNTING AND REPORTING DEVELOPMENTS}

The Financial Accounting Standards Board (FASB) has issued Statement of Financial Accounting Standard (SFAS) No. 133, (as amended), "Accounting for Derivative Instruments and Hedging Activities." The statement requires an entity to recognize all derivatives as either assets or liabilities in the statement of financial position and measure those instruments at fair value. The statement is effective in 2001 for the Corporation. However, management does not expect this pronouncement to have a significant impact on the Corporation's financial position or results of operations.

In September 2000, the FASB issued SFAS No. 140, "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities" ("SFAS No. 140") which replaces SFAS No. 125 "Accounting for Transfers and Servicing of Financial Assets and Extinguishments of Liabilities" ("SFAS No. 125"), issued in June 1996. It revises the standards for accounting for securitizations and other transfers of financial assets and collateral and requires certain disclosures, but it carries over most of SFAS No. 125's provisions without reconsideration.

SFAS No. 140 is effective for transfers and servicing of financial assets and extinguishments of liabilities occurring after March 31, 2001. Implementation of SFAS No. 140 is not expected to have a material effect on the Corporation's financial position or results of operations.

FORWARD LOOKING STATEMENTS

This discussion and analysis of financial condition and results of operations, and other sections of the Financial Statements, contain forward looking statements that are based on management's beliefs, assumptions, current expectations, estimates and projections about the financial services industry, the economy, and about the Corporation itself. Words such as "anticipates," "believes," "estimates," "expects," "forecasts," "intends," "is likely," "plans," "projects," variations of such words and similar expressions are intended to identify such forward looking statements. These statements are not guarantees of future performance and involve certain risks, uncertainties and assumptions ("Future Factors") which are difficult to predict with regard to timing, extent, likelihood and degree of occurrence. Therefore, actual results and outcomes may materially differ from what may be expressed or forecast in such forward looking statements. The Corporation undertakes no obligation to update, amend or clarify forward looking statements as a result of new information, future events, or otherwise.

Future Factors that could cause a difference between an ultimate actual outcome and a preceding forward looking statement include, but are not limited to, changes in interest rate and interest rate relationships, demands for products and services, the degree of competition by traditional and non-traditional competitors, changes in banking laws or regulations, changes in tax laws, change in prices, the impact of technological advances, government and regulatory policy changes, the outcome of pending and future litigation and contingencies, trends in customer behavior as well as their ability to repay loans, and the

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local economy.
FENTURA BANCORP, INC. COMMON STOCK
Table 17 sets forth the high and low market information for each quarter of 1998 through 2000. These quotations reflect inter-dealer prices, without retail mark-up, mark-down, or commission and may not represent actual transactions. As of March 13, 2001, there were 602 shareholders of record, not including participants in the Company's employee stock option program.

TABLE 17
Common Stock Data


Note: Dividend per share figures have been adjusted to reflect a \(20 \%\) stock dividend distributed on May 26, 2000.

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Exhibit 21.1
Subsidiaries of the Registrant
\begin{tabular}{lcc} 
Company & Ownership & State of Incorporation \\
The State Bank & \(100 \%\) & Michigan \\
Davison State Bank & \(100 \%\) & Michigan \\
Community Bank Services, Inc. & \(100 \%\) by The State Bank & Michigan \\
Fentura Mortgage Company, Inc. & \(100 \%\) by The State Bank & Michigan
\end{tabular}

EXHIBIT 23.1

\title{
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}

\section*{CONSENT OF INDEPENDENT ACCOUNTANTS}

We consent to the incorporation by reference in the Registration Statement of Fentura Bancorp, Inc. on Form S-3 (File No. 333-4668) of our report dated January 26, 2001 on the 2000 Consolidated Financial Statements of Fentura Bancorp, Inc., which report is included in the 2000 Annual Report on Form 10-K of Fentura Bancorp, Inc.

\footnotetext{
Southfield, Michigan
}

March 20, 2001```

