SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, DC 20549

FORM 8-K/A
AMENDMENT NO. 1 TO CURRENT REPORT
Pursuant to Section 13 or $15(\mathrm{~d})$ of the Securities Exchange Act of 1934
Date of Report: July 1, 1996
CAPITAL CITY BANK GROUP, INC.
(Exact name of registrant as specified in its charter)
Florida 0-13358 59-2273542
(State of Incorporation) (Commission File Number) (IRS Employer Identification No.)

> 217 North Monroe Street, Tallahassee, Florida 32301
> (Address of principal executive office) (Zip Code)

Registrant's telephone number, including area code: (904) 671-0610
CAPITAL CITY BANK GROUP, INC.
FORM 8-K/A
AMENDMENT NO. 1 TO CURRENT REPORT
Item 7. Financial Statements, Pro Forma Financial Information and Exhibits On July 1, 1996, Capital City Bank Group, Inc. (the "Company"), consummated its merger with First Financial Bancorp, Inc., a Florida corporation ("First Financial"), parent company to First Federal Bank, Tallahassee, Florida. The unaudited pro forma consolidated financial information set forth herein has been prepared for the purpose of complying with Regulation $S-X$ promulgated by the Securities and Exchange Commission in connection with the filing of the Form $8-\mathrm{K}$ by the Company relating to the acquisition of First Financial on July 1, 1996.
(a) Financial Statements of Business Acquired:

Filed as part of this report are the financial statements of First Finaqncial for the periods required by Rule 3-05(b) of Regulation S-X.

FIRST FINANCIAL BANCORP, INC. AND SUBSIDIARIES
Consolidated Balance Sheets
Assets
September 30,

| Assets |  | September 30, |  |
| :---: | :---: | :---: | :---: |
|  |  | 1995 | 1994 |
| Cash | \$ | 4,458,715 | 4,060,729 |
| Interest-bearing deposits |  | 2,388,774 | 791,688 |
| Cash and cash equivalents |  | 6,847,489 | 4,852,417 |

Securities purchased under agreement to resell 2,000,000
Investment securities:

$$
\text { Available-for-sale, at market } \quad 12,507,971 \quad 14,856,236
$$

Held-to-maturity, at cost (market value of $\$ 524,531$ )

- $\quad 525,000$

Mortgage-backed securities held-to-maturity,
at cost (market value of $\$ 31,628,331$ and
$\$ 32,743,421$, respectively) $31,658,567$ 34,117,200
Loans receivable, net $\quad 163,386,088$ 127,412,389
Loans held-for-sale
$1,546,739$
1,
Accrued interest receivable:
Investment securities and securities purchased under agreement to resell
Mortgage-backed securities

| 251,248 | 168,691 |
| :--- | :--- |
| 153,758 | 126,356 |

Loans receivable 1,000,273 721,297
Real estate owned:
Acquired by foreclosure $\quad 134,643 \quad 549,350$
In-substance foreclosed loans 381,176 149,505
Premises and equipment, net 7,884,587 5,101,530
$\begin{array}{lrrr}\text { Federal Home Loan Bank stock, at cost } & 1,280,100 & 1,119,600 \\ \text { Prepaid expenses and other assets } & 591,694 & 415,667\end{array}$
Prepaid expenses and other assets
\$ 229,624,333 190,115,238
Total
Liabilities and Stockholders' Equity

| Deposit accounts | $200,786,987$ | $166,325,919$ |
| :--- | ---: | ---: |
| Accrued interest payable | 113,828 | 87,332 |
| Federal Home Loan Bank advances | $11,000,000$ | $8,000,000$ |
| Advance payments by borrowers for taxes |  |  |
| and insurance | $1,922,648$ | $1,613,823$ |
| Deferred income taxes | 374,361 | 118,292 |
| Other liabilities and accrued expenses | 635,391 | 514,816 |
| $\quad$ Total liabilities |  |  |

Commitments (Note 12)


See accompanying Notes to Consolidated Financial Statements. FIRST FINANCIAL BANCORP, INC. AND SUBSIDIARIES Consolidated Statements of Earnings

|  | $\begin{aligned} & \text { Year En } \\ & 1995 \end{aligned}$ | $\begin{aligned} & \text { ded September } \\ & 1994 \end{aligned}$ | $\begin{aligned} & 30, \\ & 1993 \end{aligned}$ |
| :---: | :---: | :---: | :---: |
| Interest income: |  |  |  |
| Interest on loans receivable \$ | 12,641,552 | 10,790,576 | 10,981,335 |
| Interest on mortgage-backed securities | 1,851,064 | 735,925 | 398,764 |
| Interest and dividends on investment securities | 996,034 | 965,485 | 1,435,234 |
| Other interest-earning assets | 380,958 | 363,699 | 634,053 |
| Total interest income | 15,869,608 | 12,855,685 | 13,449,386 |
| Interest expense: |  |  |  |
| Deposit accounts | 8,623,303 | 6,145,948 | 6,725,674 |
| Borrowed funds | 683,383 | 417,464 | 374,979 |
| Total interest expense | 9,306,686 | 6,563,412 | 7,100,653 |
| Net interest income | 6,562,922 | 6,292,273 | 6,348,733 |
| Provision (credit) for loan losses | $(41,258)$ | $(311,689)$ | 565,021 |
| Net interest income after provision (credit) for loan losses | 6,604,180 | 6,603,962 | 5,783,712 |
| Noninterest income: |  |  |  |
| Fees and service charges | 605,369 | 600,735 | 540,581 |
| Gain on sale of mortgage-backed securities held-for-sale | - | 3,977 | 213,602 |
| (Loss) gain on sale of investment securities available-for-sale | $(14,429)$ | $(76,472)$ | 110,095 |
| Unrealized loss on investment securities held-for-sale | s | $(96,395)$ | - |
| Gain on sale of loans | 235,171 | 491,563 | 656,345 |
| Gain on sale of loan servicing | - | 246,407 | 412,825 |
| Gain on sale of real estate owned | 36,868 | 164,886 | 250,767 |
| Other | 465,052 | 416,598 | 532,902 |
| Total noninterest income | 1,328,031 | 1,751,299 | 2,717,117 |
| Noninterest expense: |  |  |  |
| Salaries and employee benefits | 2,537,420 | 2,345,180 | 2,425,435 |
| Occupancy and equipment | 780,286 | 683,172 | 606,390 |
| Insurance | 536,592 | 536,041 | 533,441 |
| Advertising and promotion | 221,719 | 146,925 | 142,855 |
| Provision for losses on real estate owned | ed 56,405 | 166,595 | 429,054 |
| Data processing | 293,386 | 265,264 | 267,349 |
| Legal | 28,382 | 69,545 | 239,508 |
| Consultants' fees | 56,214 | 197,705 | 162,188 |
| Real estate owned | 152,463 | 258,795 | 240,221 |
| Other | 810,928 | 862,181 | 841,131 |
| Total noninterest expense | 5,473,795 | 5,531,403 | 5,887,572 |

Earnings before provision for income taxes and cumulative effect of change in accounting principle

Provision for income taxes

| $2,458,416$ | $2,823,858$ | $2,613,257$ |
| ---: | ---: | ---: |
| 917,699 | $1,055,300$ | 974,401 |
|  |  |  |
| $1,540,717$ | $1,768,558$ | $1,638,856$ |

change in accounting principle
$1,540,717 \quad 1,768,558 \quad 1,638,856$

| Cumulative effect of change in accounting |
| :--- |
| principle |

Net earnings
\$ $1,540,7171,828,8051,638,856$

Earnings per share:
Earnings before cumulative effect of $\begin{array}{lllll}\text { change in accounting principle } \$ 1.70 & 1.95 & 1.93\end{array}$
Cumulative effect of change in accounting principle

| $\$$ | 1.70 | 1.95 | 1.93 |
| :---: | :---: | :---: | :---: |
|  | - | .06 | - |
| $\$$ | 1.70 | 2.01 | 1.93 |

Earnings per share
1.70
2.01
1.93

Weighted average number of shares
outstanding 906,152 909,930 851,320

See accompanying Notes to Consolidated Financial Statements.
FIRST FINANCIAL BANCORP, INC. AND SUBSIDIARIES
Consolidated Statements of Cash Flows

|  | $\begin{aligned} & \text { Year } \\ & 1995^{\text {Ya }} \end{aligned}$ | $\begin{gathered} \text { Ended Septem } \\ 1994 \end{gathered}$ | $\begin{array}{r} \text { er } 30, \\ 1993 \end{array}$ |
| :---: | :---: | :---: | :---: |
| Operating activities: |  |  |  |
| Net earnings \$ | 1,540,717 | 1,828,805 | 1,638,856 |
| Adjustments to reconcile net earnings to net cash provided by (used in) operating activities: |  |  |  |
| Depreciation | 280,676 | 278,645 | 245,947 |
| Provision (credit) for loan losses | $(41,258)$ | $(311,689)$ | 565,021 |
| Provision for losses on real estate owned | 56,405 | 166,595 | 429,054 |
| Accretion of unearned interest and deferred loan fees | $(399,856)$ | $(337,387)$ | $(259,197)$ |
| Provision (credit) for deferred income taxes | 160,329 | 63,494 | $(41,452)$ |
| (Increase) decrease in other assets | $(176,027)$ | 68,425 | 433,075 |
| (Increase) decrease in loans held-for-sale | $(1,546,739)$ | 3,385,739 | 151,978 |
| Increase (decrease) in accrued interest payable and other |  |  |  |
| liabilities | 147,071 | $(1,027,610)$ | 295,020 |
| (Increase) decrease in accrued interest receivable | $(388,935)$ | 42,905 | 258,033 |
| Gain on sale of mortgage-backed securities | - | $(3,977)$ | $(213,602)$ |
| Loss (gain) on sale of investment securities | 14,429 | 76,472 | $(110,095)$ |
| Gain on sale of loans | $(235,171)$ | $(491,563)$ | $(656,345)$ |
| Gain on sale of real estate owned | $(36,868)$ | $(164,886)$ | $(250,767)$ |
| Net cash (used in) provided by operating activities | $(625,227)$ | 3,573,968 | 2,485,526 |

Investing activities:
Proceeds from maturity of securities purchased under agreements to resel $52,000,000$ 14,000,000 11,000,000
Securities purchased under agreements to resell
Proceeds from maturities of investment
securities $\quad 1,525,000 \quad 3,773,000 \quad 21,612,000$

Proceeds from sales of investment securities

3,576,377 21,775,562 7,174,719
Purchase of investment securities $\quad(1,987,233)(14,423,420)(23,853,481)$
Proceeds from sales of mortgage-backed securities

- $\quad 1,715,551 \quad 5,676,506$

Purchase of mortgage-backed securities - $(23,464,275)(18,169,597)$
Principal repayments on mortgage-backed securities
$2,458,633 \quad 2,273,125 \quad 1,708,971$
Sales of loans
14,077,598 $30,566,690 \quad 27,277,082$
Net increase in loans
$(49,378,259)(46,027,702)(20,824,708)$
Proceeds from sales of real estate owned, net of additions to real estate owned

| 166,746 | $1,840,557$ | $3,982,283$ |
| :---: | :---: | ---: |
| $(3,063,733)$ | $(2,730,949)$ | $(446,521)$ |

Purchase of Federal Home Loan Bank stock
$(160,500)$
$(231,600)$
Net cash (used in) provided by
investing activities $\quad(34,785,371)(10,933,461)(4,862,746)$ FIRST FINANCIAL BANCORP, INC. AND SUBSIDIARIES
Consolidated Statements of Cash Flows, Continued

$$
\begin{array}{cc}
\text { Year Ended September } & 30, \\
5 & 1994
\end{array}
$$

Financing activities:
Net decrease in demand deposits, NOW accounts and savings accounts $(6,672,645)(1,993,142)(5,324,540)$
Net increase (decrease) in certificates of deposit taxes and insurance

| $41,133,713$ | $9,783,457$ | $(8,519,207)$ |
| ---: | ---: | ---: |
| 308,825 | 268,906 | 148,727 |
| $36,000,000$ | $11,000,000$ | $1,000,000$ |
| $(33,000,000)$ | $(9,000,000)$ | - |
| 67,838 | 1,799 | 10,200 |
| - | - | $(2,400)$ |
| $(432,061)$ | $(556,249)$ | $(192,581)$ |

Net cash provided by (used in) financing activities $\quad 37,405,670 \quad 9,504,771$ (12,879,801)


642,806 shares of common stock, no par value, of the Corporation and the Corporation became the parent company of the Savings Bank. In August, 1994, the Corporation formed Community Financial Services, Inc. (a whollyowned subsidiary), primarily for the purpose of leasing space to an investment company to sell investment securities at two of the Savings Bank's branch locations. The investment company began selling securities at the two branch locations in September 1994 and as of September 30, 1995 had ceased activity. The investment company had minimal activity in fiscal 1995.

The Savings Bank opened for business in 1960 as a federally chartered mutual savings and loan association. The Savings Bank converted to a stock savings bank on March 31, 1988.

The consolidated financial statements include the accounts of the Corporation and its wholly-owned subsidiaries, the Savings Bank and Community Financial Services, Inc. (collectively "the Company"). Significant intercompany balances and transactions have been eliminated in consolidation.

The accounting and reporting policies of the Company conform to generally accepted accounting principles and to general practices within the thrift industry. The following summarizes the more significant of these policies and practices:

Cash Equivalents. Cash equivalents consist of Federal funds sold and funds due from banks for purposes of the statements of cash flows. The Company considers all highly liquid debt instruments with original maturities when purchased of three months or less to be cash equivalents.

Investment and Mortgage-Backed Securities. On September 30, 1994, the Company adopted Statement of Financial Accounting Standards No. 115 ("SFAS No. 115"). This Statement requires securities that the Company has the positive intent and ability to hold to maturity to be classified as held-to-maturity securities and reported at cost, adjusted for amortization of premiums and accretion of discounts which are recognized in interest income using the interest method over the period to maturity. Securities that are held principally for selling them in the near term are to be classified as trading securities and reported at fair value, with unrealized gains and losses included in earnings. Securities not classified as either held-to-maturity securities or trading securities are to be classified as available-for-sale securities and reported at fair value, with unrealized gains and losses excluded from earnings and reported in a separate component of stockholders' equity. At September 30, 1995, the Company has securities in both the held-to-maturity and available-for-sale classifications. Gains or losses on securities sold are recognized based on the specific identification method.

Prior to September 30, 1994 investment and mortgage-backed securities held to maturity were carried at cost, adjusted for amortization of premiums and accretion of discounts and were not adjusted to the lower of cost or market because management had the intent and ability to hold them to maturity. Investment and mortgage-backed securities held-for-sale which included investments in mutual funds, were carried at the lower of cost or market value in the aggregate. Net unrealized losses on held-for-sale securities were recognized in a valuation allowance through charges to operations.
(1) Summary of Significant Accounting Policies, Continued

Allowance for Loan Losses. The allowance for loan losses is maintained at a level believed adequate by management to absorb potential losses in the loan portfolio. Management's determination of the adequacy of the allowance is based on an evaluation of the loan portfolio, past loan loss experience, current economic conditions, volume, growth and composition of the loan portfolio, and other relevant factors. The allowance is increased by provisions for loan losses which are charged against earnings. While management uses the best information available to make such determinations, additional provisions for potential loan losses may be required to be established in the future should economic or other conditions change substantially.

Interest on Loans. Interest on loans is recognized in income as earned. Uncollectible interest on loans that are contractually past due is charged off, or an allowance is established based on management's periodic evaluation. The allowance is established by a charge to interest income equal to all interest previously accrued, and income is subsequently recognized only to the extent that cash payments are received until, in management's judgement, the borrower's ability to make periodic interest and principal payments is back to normal, in which case the loan is returned to accrual status.

Loans Held for Sale. Certain fixed-rate residential mortgage loans originated are intended for sale and are carried at the lower of cost or estimated market value in the aggregate. Net unrealized losses are recognized in a valuation allowance by charges to operations. At September 30, 1995, market value approximated book value.

Premises and Equipment. Premises and equipment are carried at cost less accumulated depreciation. Depreciation is computed on the straight-line
method over the estimated useful lives of the related assets. Maintenance and repairs are charged to expense and improvements are capitalized. The cost and accumulated depreciation applicable to assets, retired or otherwise disposed of, are eliminated from the related accounts and gains or losses on sales are credited or charged to operations.

Real Estate Owned and In-Substance Foreclosed Loans. In-substance foreclosed loans and property acquired by foreclosure or deed in-lieu of foreclosure are recorded at the lower of the loan balance or estimated fair value of the property minus estimated costs to sell at the time the loan is foreclosed or deemed foreclosed in-substance. Costs relating to the development and improvement of property are capitalized, whereas those relating to maintaining the property are charged to expense. Valuations are periodically performed by management and an allowance for losses is established by a charge to operations if the carrying value of a property exceeds its estimated fair value.

Loans foreclosed in-substance consist of loans accounted for as foreclosed property even though actual foreclosure has not occurred. Although the collateral underlying these loans has not been repossessed, the borrower has no equity in the collateral at its current estimated fair value, proceeds for repayment are expected to come only from the operation or sale of the collateral, and either the borrower has abandoned control of the project or it is doubtful that the borrower will rebuild equity in the collateral or repay the loan by other means in the foreseeable future.

The amounts the Company could ultimately recover from loans foreclosed insubstance and real estate owned could differ materially from the amounts used in arriving at the net carrying value of the assets because of future market factors beyond the Company's control or changes in the Company's strategy for recovering its investment.
(1) Summary of Significant Accounting Policies, Continued

Loan Origination Fees and Costs. The Company defers all loan origination fees and certain specific loan origination costs. Such costs consist primarily of salaries and other expenses related to successful loan origination efforts. Net deferred loan origination fees or costs are amortized using the interest method over the contractual lives of the related loans.

Income Taxes. The Company follows Statement of Financial Accounting Standards No. 109 ("SFAS 109") relating to the method of accounting for income taxes. SFAS 109 requires companies to take into account changes in tax rates when valuing the deferred income tax amounts they carry on their balance sheets (the "Liability Method"). SFAS 109 also requires that deferred income taxes be provided for all temporary differences between financial statement income and taxable income. However, a deferred tax liability is not recognized for bad debt reserves of savings institutions that arose in tax years beginning before December 31, 1987 (base year reserves).

The Corporation and its subsidiaries file a consolidated income tax return. Income taxes are allocated proportionally to the Corporation and its subsidiaries as though separate income tax returns were filed.

Retirement Benefits. The Company has a noncontributory defined benefit pension plan covering all employees who meet certain eligibility requirements. Pension costs are computed based on the provisions of Statement of Financial Accounting Standards No. 87, "Employers' Accounting for Pensions", ("SFAS No. 87").

Earnings Per Common Share. Earnings per common share were computed by dividing the net earnings for the year by the weighted average number of shares outstanding. Stock options granted to directors, officers and employees (as discussed in Note 15) are common stock equivalents. For the years ended September 30,1995 and 1994 , the weighted average number of shares outstanding includes common stock equivalents (stock options) computed using the treasury stock method. These common stock equivalents did not have a material dilutive effect on earnings per share for the year ended September 30, 1993. Earnings per share for 1993 and 1994 have been adjusted to reflect the 1994 and 1995 stock dividends. The following table presents information necessary to calculate earnings per share:

|  | For the Year Ended September 30, <br> 1995 | 1994 | 1993 |
| :---: | :---: | :---: | :---: | :---: |

Weighted average shares 906,152 909,930 851,320
(1) Summary of Significant Accounting Policies, Continued

Future Accounting Requirements. The Financial Accounting Standards Board ("FASB") has issued Statements of Financial Accounting Standards No. 114 and No. 118 which address the accounting by creditors for impairment of certain loans. It requires that impaired loans that are within the scope of these Statements be measured based on the present value of expected future cash flows discounted at the loan's effective interest rate or, as
a practical expedient, at the loan's observable market price or the fair value of the collateral if the loan is collateral dependent. These Statements apply to the Company's financial statements for the 1996 fiscal year. Management does not anticipate these Statements will have a material impact on the Company.

In May, 1995, the FASB issued Statement of Financial Accounting Standards No. 122 ("SFAS 122") which requires mortgage banking enterprises that acquire mortgage servicing rights through either the purchase or origination of mortgage loans and sells or securitizes those loans with servicing rights retained to allocate the total cost of the mortgage loans to the mortgage servicing rights and the loans based on their relative fair values. Mortgage banking enterprises include commercial banks and thrift institutions that conduct operations substantially similar to the primary operations of a mortgage banking enterprise. This Statement is effective for fiscal years beginning after December 15, 1995. Management is in the process of evaluating this statement and is currently unable to determine the future impact on the financial statements of the company.

Reclassifications. Certain amounts for 1994 and 1993 have been
reclassified to conform with the current financial statement presentation.
(2) Securities Purchased Under Agreements to Resell

| At September 30 , |  |
| :---: | :---: |
| 1995 | 1994 |

Mortgage-backed certificates with a market value of
$2,000,000 \quad \$ 2,000,000$ -

The Company enters into purchases of securities under agreements to resell (repurchase agreements). The amounts advanced under these repurchase agreements represent short-term loans and are reflected as a receivable in the consolidated balance sheets. The securities underlying the repurchase agreements are book-entry securities. During the period of the agreement, the securities are delivered by appropriate entry into a third-party custodian's account designated by the Company under a written custodial agreement that explicitly recognizes the Company's interest in the securities. The repurchase agreements relating to mortgage-backed certificates are agreements to resell identical securities. Based on monthend balances, securities purchased under agreements to resell averaged $\$ 2,907,000, \$ 1,344,000$ and $\$ 4,769,000$ during the years ended September 30 , 1995, 1994 and 1993, respectively. The maximum amount outstanding at any month-end under such agreements during the fiscal years ended September 30 , 1995, 1994 and 1993 was $\$ 10,000,000, \$ 11,000,000$ and $\$ 14,000,000$, respectively.
(3) Investment Securities

Investment securities are summarized as follows:

> Gross Gross Estimated

Amortized Unrealized Unrealized Market Cost Gains Losses Value
At September 30, 1995:
Investment securities
available-for-sale:
U.S. Government and agency

| obligations | $\$ 1,640,144$ 6,597 <br> Marketable equity securities $1,086,450$ | 655 | $(225,875)$ | $11,420,866$ |
| :---: | ---: | ---: | ---: | ---: | ---: |
|  |  |  |  |  |
| Securities available-for-sale $\$ 12,726,594$ | 7,252 | $(225,875)$ | $12,507,971$ |  |

At September 30, 1994:
Investment securities
held-to-maturity-
U.S. Government and agency
obligations $\$ \quad 525,000$ - (469) 524,531
Investment securities
available-for-sale:
U.S. Government and agency
obligations
$\begin{array}{lllll} & 13,639,423 & - & (406,669) & 13,232,754 \\ \text { Marketable equity securities } & 1,565,744 & - & (59,137) & 1,506,607\end{array}$

- $(59,137) \quad 1,506,607$

Other investments
$125,000 \quad$ - $(8,125) \quad 16,875$

Securities available-forsale
$\$ 15,330,167$

- $(473,931)$
$14,856,236$
The amortized cost and estimated market value of investment securities at September 30, 1995, by contractual maturity are shown below. Expected maturities may differ from contractual maturities because borrowers may have the right to call or prepay obligations with or without call or prepayment penalties.

| Available-for-Sale |  |
| ---: | :--- |
|  | Estimated |
| Amortized | Market |
| Cost | Value |


| Due in one year or less | \$ | 5,517,965 | 5,489,609 |
| :---: | :---: | :---: | :---: |
| Due after one year through five years |  | 4,625,020 | 4,535,057 |
| Due after five years through ten years |  | 1,497,159 | 1,396,200 |
| Equity securities |  | 1,086,450 | 1,087,105 |
| Total | \$ | 2,726,594 | 12,507,971 |

(3) Investment Securities, Continued

At September 30, 1994, prior to the adoption of SFAS No. 115, the Company had investment securities held-for-sale which had an unrealized loss of $\$ 96,395$. This amount, net of a tax benefit of $\$ 36,148$, was recognized in the consolidated statement of earnings during fiscal 1994. On September 30, 1994, the Company adopted SFAS No. 115 and classified investment securities as either held-to-maturity or available-for-sale. The effect on the consolidated financial statements of implementing this Statement was to realize a $\$ 60,247$ increase in earnings which is reflected as a cumulative effect of a change in accounting principle in the fiscal 1994 consolidated statement of earnings. Also, for investment securities classified as available-for-sale, an unrealized loss of $\$ 296,207$, which is net of a tax benefit of $\$ 177,724$, was recorded in the stockholders' equity section of the consolidated balance sheet.

Securities sales transactions are summarized as follows:

| Year Ended September 30, |  |  |
| :---: | :---: | :---: |
| 1995 | 1994 | 1993 |
| $\$ 3,576,377$ | $21,775,562$ | $7,174,719$ |
| 24,536 | 122,254 | 110,095 |
| $(38,965)$ | $(198,726)$ | - |
| $\$(14,429)$ | $(76,472)$ | 110,095 |

(4) Mortgage-Backed Securities

The carrying values and estimated market values of mortgage-backed securities are summarized as follows:

|  |  | Estimated |
| :--- | :---: | :--- | :--- |
| Principal Unamortized Unearned | Carrying | Market |
| Balance | Premiums Discounts Value | Value |

At September 30, 1995:
Mortgage-backed securities
held-to-maturity:
FHLMC pass-through certificates $\quad \$ \quad 7,245,826 \quad 5,958 \quad(74,006) \quad 7,177,778 \quad 7,098,056$ GNMA pass-through $21,845,024 \quad 12,5$ $(77,815) 21,779,73021,861,215$ certificates
FNMA pass-through certificates 755,453 23,714 - 779,167 757,810 FHLMC collateralized mortgage obligations $1,000,000 \quad 2,870 \quad 1,002,870 \quad 990,466$ Privately insured collateralized mortgage obligations 902,458 16,564 919,022 920,784

Mortgage-backed securities held-tomaturity $\$ 31,748,761 \quad 61,627 \quad(151,821) 31,658,56731,628,331$
At September 30, 1994:
Mortgage-backed securities
held-to-maturity:
FHLMC pass-through certificates $\$ 8,128,511 \quad 6,169 \quad(93,242) \quad 8,041,438 \quad 7,781,975$
GNMA pass-through certificates
FNMA pass-through certificates 831,131 24,558
FHLMC collateralized mortgage obligations $1,000,000$ - 3,012 1,003,012 963,750
Privately insured mortgage-backed certificates $1,215,16825,843 \quad-\quad 1,241,011$ 1,223,503

Mortgage-backed securities held-tomaturity $\$ 34,218,44372,564 \quad(173,807) 34,117,20032,743,421$

The amortized cost and estimated market values of mortgage-backed securities are summarized as follows:

|  | Gross | Gross | Estimated |
| :--- | :--- | :--- | :--- |
| Amortized | Unrealized | Unrealized | Market |
| Cost | Gains | Losses | Value |

At September 30, 1995:
Mortgage-backed securities
held-to-maturity: FHLMC pass-through
certificates $\quad \$ \quad 7,177,778 \quad 28,009 \quad(107,731)$ 7,098,056 GNMA pass-through

| certificates | 21,779,730 | 159,427 | (77,942) | 21,861,215 |
| :---: | :---: | :---: | :---: | :---: |
| FNMA pass-through certificates | 779,167 | - | $(21,357)$ | 757,810 |
| FHLMC collateralized mortga obligations | $\begin{aligned} & \text { age } \\ & 1,002,870 \end{aligned}$ | - | $(12,404)$ | 990,466 |
| Privately insured collateralized mortgage obligations | 919,022 | 8,148 | $(6,386)$ | 920,784 |
| Mortgage-backed securities held-to-maturity | $\$ 31,658,567$ | 195,584 | $(225,820)$ | 31,628,331 |

At September 30, 1994:
Mortgage-backed securities held-
to-maturity:
FHLMC pass-through $\quad \$ 8,041,438$ 12,694 (272,157) 7,781,975
GNMA pass-through certificates $22,976,050 \quad-\quad(1,027,313) 21,948,737$
FNMA pass-through
855,689 - $\quad(30,233) \quad 825,456$
certificates
855,689

- $(30,233)$

825,456
FHLMC collateralized mortgage obligations

1,003,012

- $(39,262)$

963,750
Privately insured
collateralized mortgage
obligations 1,241,011 3,880 (21,388) 1,223,503

Mortgage-backed securities held-
to-maturity $\$ 34,117,200 \quad 16,574(1,390,353) 32,743,421$
At September 30, 1994, the Company adopted SFAS No. 115. The adoption of this Statement in connection with mortgage-backed securities had no effect on the consolidated financial statements of the Company.

Mortgage-backed securities sales transactions are summarized as follows:

|  | Year Ended September 30, |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  | 1995 | 1994 | 1993 |
| Proceeds from sales | \$ | - | 1,715,551 | 5,676,506 |
| Gross gains |  | - | 3,977 | 213,602 |
| Gross losses |  | - | - | - |
| Net gains | \$ | - | 3,977 | 213,602 |

(5) Loans Receivable, Net

The Portfolio. Loans receivable consists of the following:
At September 30,
19951994
First mortgage loans:

| One-to-four-family units | \$ 106,582,611 | 87,193,113 |
| :---: | :---: | :---: |
| Multi-family units | 3,618,672 | 3,186,653 |
| Commercial real estate | 15,659,084 | 13,393,835 |
| Land | 7,705,928 | 2,100,950 |
| Construction: |  |  |
| Residential | 19,606,392 | 10,659,176 |
| Commercial | 3,006,908 | 1,336,800 |
| Total first mortgage loans | 156,179,595 | 117,870,527 |
| nsumer and other loans | 17,655,933 | 16,667,929 |
| vings account loans | 1,137,234 | 1,022,135 |
| me improvement loans | 462,772 | 208,493 |
| bile home loans | 720,566 | 981,332 |
| Total loans | 176,156,100 | 136,750,416 |
| disbursed portion of loans in process | $(10,758,324)$ | $(7,211,503)$ |
| ferred loan fees | $(584,168)$ | $(556,384)$ |
| lowance for loan losses | $(1,427,520)$ | $(1,570,140)$ |
| Total | $(12,770,012)$ | $(9,338,027)$ |
| Loans receivable, net | \$ 163,386,088 | 127,412,389 |

Loans to Directors and Officers. Loans to directors and officers of the Company, which were made at market rates, were made in the ordinary course of business and did not involve more than normal risk of collectibility or present other unfavorable features. Activity in loans to directors and officers for the years ended September 30, 1995 and 1994 are as follows:

For the Year
Ended September 30,
19951994
Beginning balance \$ 1,032,620

995,827
Officers added
47,583
103,891
Officers deleted
(140,778)
125,710
(5) Loans Receivable, Net, Continued

Credit Risk and Loan Losses. The Company grants primarily construction and long-term real estate loans collateralized by single family residences and other residential properties and installment loans throughout the state. The majority of the Company's loans are in Leon, Taylor, Madison, Pasco and Hernando Counties. Although the Company has a diversified loan portfolio, a significant portion of its debtors' ability to honor their contracts is dependent upon the economy of these counties. The activity in the allowance for loan losses was as follows:

Balance, beginning of year
Provision (credit) charged against earnings
Charge-offs
Recoveries
Balance, end of year
For the Year Ended
September 30,
$1995 \quad 1994 \quad 1993$
$\$ 1,570,140$ 1,546,536 2,203,578

| $(41,258)$ | $(311,689)$ | 565,021 |
| ---: | ---: | ---: | ---: |
| $(135,625)$ | $(137,337)$ | $(1,246,102)$ |
| 34,263 | 472,630 | 24,039 |
| $\$ 1,427,520$ | $1,570,140$ | $1,546,536$ |

24,039
\$ 1,427,520 1,570,140 1,546,536

Nonaccrual loans for which interest has been reduced totaled approximately $\$ 174,000$ at September, 1993. There were no nonaccrual loans at September 30,1995 or 1994 . Interest income that would have been recorded under the original terms of such loans and the interest income actually recognized are summarized below:

For the Year Ended September 30, 1993
Interest income that would have been recorded \$ 15,000
Interest income recognized 7,000
Interest income foregone
\$ 8,000
(6) Loan Servicing

Mortgage loans serviced for others are not included in the accompanying consolidated balance sheets. The unpaid principal balances of these mortgage loans are summarized as follows:

| At | September | 30, |
| ---: | :---: | :---: |
| 1995 | 1994 | 1993 |

Mortgage loan portfolios serviced for:

| FHLMC | $\$ 5,962,000$ | $7,254,000$ | $60,893,000$ |
| :--- | ---: | ---: | ---: |
| FNMA | 815,000 | 900,000 | $1,484,000$ |
| Other investors | $1,699,000$ | $1,305,000$ | 974,000 |

$\$ 8,476,000$ 9,459,000 63,351,000
Custodial escrow balances maintained in connection with the foregoing loans serviced were approximately $\$ 185,000$, $\$ 197,000$ and $\$ 1,053,000$ at September 30, 1995, 1994 and 1993, respectively.
(7) Premises and Equipment

Premises and equipment are summarized as follows:

|  | $\begin{array}{rl} \text { At September } & 30, \\ 1995 & 1994 \end{array}$ |  |  |
| :---: | :---: | :---: | :---: |
| Land | \$ | 3,588,314 | 2,911,196 |
| Buildings and improvements |  | 1,779,884 | 2,027,655 |
| Furniture and equipment |  | 2,008,129 | 1,689,387 |
| Construction in progress |  | 2,309,923 | 110,565 |
| Total, at cost |  | 9,686,250 | 6,738,803 |
| Accumulated depreciation |  | $(1,801,663)$ | $(1,637,273)$ |
| Premises and equipment, net | \$ | 7,884,587 | 5,101,530 |

At September 30, 1995, the Company had outstanding construction commitments of approximately $\$ 252,000$ in connection with the construction of the Company's new headquarters in Tallahassee, Florida.
(8) Real Estate Owned

Activity in the allowance for losses on real estate owned is as follows:

|  | For the Year Ended September 30, |  |  |
| :--- | :---: | :---: | :---: |
|  | 1995 | 1994 | 1993 |
|  | $\$ 24,599$ | 11,189 | 253,731 |
| Beginning balance <br> Provision for losses on real <br> estate owned | 56,405 | 166,595 | 429,054 |
| Charge-offs |  |  |  |



The aggregate amount of short-term jumbo certificates of deposit with a minimum denomination of $\$ 100,000$ was approximately $\$ 23.6$ million and $\$ 17.2$ million at September 30, 1995 and 1994, respectively.

The following table presents, by various interest rate categories, the amounts of certificate accounts at September 30, 1995 maturing during the periods reflected below:

|  |  | 1996 | $\begin{gathered} \text { For the Ye } \\ 1997 \end{gathered}$ | $\begin{gathered} \text { ear Ending } \\ 1998 \end{gathered}$ | $\begin{gathered} \text { September } \\ 1999 \end{gathered}$ | $\begin{aligned} & 30, \\ & 2000 \end{aligned}$ | Total |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2.01\%-3.00\% | \$ | 210,573 | - | - | - | - | 210,573 |
| 3.01\%-4.00\% |  | 2,299,016 | 294,788 | 2,000 | - | - | 2,595,804 |
| 4.01\%-5.00\% |  | 21,978,275 | 667,304 | 35,203 | 556,010 | - | 23,236,792 |
| 5.01\%-6.00\% |  | 52,634,006 | 7,800,288 | 6,751,081 | 258,484 | 1,737,686 | 69,181,545 |
| 6.01\%-7.00\% |  | 35,685,118 | 10,924,098 | 754,326 | 37,297 | 1,764,050 | 49,164,889 |
| 7.01\%-8.00\% |  | 7,828,468 | 103,653 | 1,749 | 8,620 | - | 7,942,490 |
| 8.01\%-9.00\% |  | 40,271 | - | - | - | - | 40,271 |
|  |  | 20,675,727 | 19,790,131 | 7,544,359 | 860,411 | 3,501,736 | 152,372,364 |

(9) Deposit Accounts, Continued

Interest expense on deposit accounts is summarized as follows:
For the Year Ended September 30,
1995
1994

NOW and money market
deposit accounts

| $\$$ | 773,823 | 798,491 | 834,497 |
| ---: | ---: | ---: | ---: |
| 555,007 | 663,151 | 788,467 |  |
| $7,294,473$ | $4,684,306$ | $5,102,710$ |  |
| $\$ 8,623,303$ | $6,145,948$ | $6,725,674$ |  |

(10) Federal Home Loan Bank Advances

Maturities and interest rates of advances from the Federal Home Loan Bank at September 30, 1995 and 1994 consisted of the following:

| Year Ending | Interest Rate | At September 30, |  |  |
| :---: | :---: | :---: | :---: | :---: |
| September 30, |  |  | 1995 | 1994 |
| 1995 | 5.95\% | \$ | - | 2,000,000 |
| 1996 | 5.90\% |  | 5,000,000 | - |
| 1997 | 6.99\% |  | 5,000,000 | 5,000,000 |
| 1998 | 5.49\% |  | 1,000,000 | 1,000,000 |
| Total | \$ |  | 1,000,000 | 8,000,000 |

The Company is required by its Blanket Floating Lien Agreement with the Federal Home Loan Bank of Atlanta to maintain qualifying collateral for its advances in an amount at least equal to, when discounted at $65 \%$ of the unpaid principal balances, $100 \%$ of such advances. The Company was in compliance with this agreement at September 30, 1995. The Company's stock in the Federal Home Loan Bank of Atlanta is also pledged as collateral for these advances.
(11) Income Taxes

If certain conditions are met in determining taxable income, the Company is allowed a special bad debt deduction based on a percentage of taxable income (presently 8 percent) or on specified experience formulas. The 1987 base year bad debt reserves are included in taxable income of later years
only if they are used for purposes other than to absorb bad debt losses. Because the Company does not intend to use the base year reserves for purposes other than to absorb losses, no deferred income taxes have been provided. The unrecorded deferred income tax liability on the base year bad debt reserves of $\$ 1,493,000$ was approximately $\$ 560,000$ at September 30 , 1995.
(11) Income Taxes, Continued

The Company's effective income tax rate differs from the statutory Federal income tax rate for the following reasons:

|  |  | $\begin{aligned} & \text { For the } \\ & 1995 \end{aligned}$ | $\begin{gathered} \text { ear Ended } \\ 1994 \end{gathered}$ | $\begin{gathered} \text { ember } 30, \\ 1993 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: |
| Tax at Federal statutory tax rate | \$ | 835,861 | 960,112 | 888,507 |
| Increase (decrease) resulting from: |  |  |  |  |
| State income tax (net of Federal |  |  |  |  |
| income tax benefit) |  | 79,413 | 102,506 | 91,080 |
| Other |  | 2,425 | $(7,318)$ | $(5,186)$ |
| Total | \$ | 917,699 | 1,055,300 | 974,401 |

The provision for income taxes consisted of the following:

|  |  | $\begin{aligned} & \text { For the } \\ & 1995 \end{aligned}$ | $\begin{gathered} \text { ear Ended } \\ 1994 \end{gathered}$ | ptember 30, 1993 |
| :---: | :---: | :---: | :---: | :---: |
| Current: |  |  |  |  |
| Federal | \$ | 660,482 | 856,857 | 881,440 |
| State |  | 96,888 | 134,949 | 134,413 |
| Total current |  | 757,370 | 991,806 | 1,015,853 |
| Deferred: |  |  |  |  |
| Federal |  | 136,895 | 54,232 | $(45,039)$ |
| State |  | 23,434 | 9,262 | 3,587 |
| Total deferred |  | 160,329 | 63,494 | $(41,452)$ |
| Total provision taxes | \$ | 917,699 | 1,055,300 | 974,401 |

(11) Income Taxes, Continued

The tax effect of temporary differences that give rise to deferred tax assets and deferred tax liabilities at September 30, 1995 and 1994, are presented below:

| At September 30 , |  |
| :--- | ---: |
| 1995 | 1994 |
|  |  |
| $\$ 588,863$ | 504,113 |
| 131,712 | 132,169 |
| 129,739 | 78,722 |
| 8,803 | 36,999 |
|  |  |
| 859,117 | 752,003 |

Deferred tax assets:

| Allowance for losses on loans and real |  |  |
| :---: | :---: | :---: |
| estate owned | 356,805 | 369,704 |
| Unrealized loss | 81,983 | 177,724 |
| Other | 45,968 | 86,283 |
| Gross deferred tax assets | 484,756 | 633,711 |
| Valuation allowance for deferred assets | - | - |
| Net deferred tax assets | 484,756 | 633,711 |
| Net deferred tax liability | \$ 374,361 | 118,292 |

(12) Commitments

The Company is a party to financial instruments with off-balance-sheet risk in the normal course of business to meet the financing needs of its borrowers. These financial instruments consist of loan commitments to extend credit and unused lines of credit. These instruments may, but not necessarily, involve, to varying degrees, elements of credit and interest rate risk in excess of the amount recognized in the balance sheet. The contract amounts of these instruments reflect the extent of involvement the Company has in these financial instruments. The Company's exposure to credit loss in the event of nonperformance by the other party to the financial instrument for commitments to extend credit is represented by the contractual amount of those instruments. The Company uses the same credit policies in making commitments as it does for on-balance-sheet loans receivable. Loan commitments whose contract amounts represent credit and interest rate risk are as follows:
Outstanding mortgage loan commitments,
exclusive of loans in process:

| At fixed rates | $\$$ | 618,000 | 164,000 |
| :--- | ---: | ---: | ---: |
| At variable rates | $1,167,000$ | 70,000 |  |
| Total mortgage loan commitments | $\$ 1,785,000$ | 234,000 |  |

(12) Commitments, Continued Commitments to extend credit are agreements to lend monies to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since some of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. The Company evaluates each customer's credit worthiness on a case-by-case basis. The amount of collateral obtained, if deemed necessary by the Company upon extension of credit, is based on management's credit evaluation of the borrower.
(13) Regulatory Matters

In connection with the insurance of deposit accounts, the Saving Bank is required to maintain certain minimum regulatory capital requirements. This is not a valuation allowance and has not been created by charges against earnings. It represents a restriction on stockholders' equity. The following is a summary of the regulatory capital requirements, as well as, the Savings Bank's regulatory capital and the amounts in excess of such required capital as of September 30, 1995:

|  | Tangible |  | (Dollars | Core <br> in thousands) |  |  | Risk-Based |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Amount | $\begin{aligned} & \text { \% of } \\ & \text { Assets } \end{aligned}$ | Amount | \% of Assets |  | Amount | \% of <br> Risk- <br> Weighted <br> Assets |
| Regulatory capital | \$ 14,806 | 6.45\% | \$ 14,806 | 6.45\% | \$ | 15,731 | 12.10\% |
| Requirement | 3,444 | 1.50 | 6,888 | 3.00 |  | 10,398 | 8.00 |
| Excess | \$ 11,362 | 4.95\% | \$ 7,918 | 3.45\% | \$ | 5,333 | 4.10\% |

In order to grant a priority to eligible savings account holders in the event of future liquidation, the Savings Bank, at the time of conversion, established a special liquidation account in an amount equal to its total regulatory retained earnings of approximately $\$ 3,520,000$ as of December 31, 1987, adjusted as described below. In the event of future liquidation of the converted Savings Bank (and only in such event) an eligible account holder who continued to maintain their deposit account shall be entitled to receive a distribution from the special liquidation account. The total amount of the special liquidation account will be decreased as the balances of eligible account holders have been or will be reduced on annual determination dates each December 31. No dividends may be paid to the stockholders if such dividends reduce the capital of the Savings Bank below the amount required for the special account. At September 30, 1995 the special liquidation account was approximately $\$ 1,063,000$ (unaudited).

Earnings appropriated to bad debt reserves and deducted for federal income tax purposes are not available for payment of cash dividends or other distributions to stockholders, including distributions on redemption, dissolution, or liquidation without payment of taxes by the Company on the amount of earnings removed from the reserves for such distribution at the then current tax rate. Under applicable Code provisions, the amount which would be deemed removed from such reserves by the Company, in the event of any such distribution to stockholders, and which would be subject to taxation at the Company level at the normal tax rate would approximate one hundred and fifty percent (150\%) of the net amount actually distributed to the stockholders. At September 30, 1995, the Company had approximately $\$ 5,977,000$ in tax earnings and profits available for dividends distribution to its stockholders without the imposition of any tax at the Company level. During the year ended September 30, 1995, cash dividends totalling $\$ 432,061$ were paid to stockholders.
(13) Regulatory Matters, Continued

The FDIC has proposed a one-time assessment on all SAIF-insured deposits, in the range of 85 cents to 90 cents per $\$ 100$ of domestic deposits, held as of March 31, 1995. This one-time assessment is intended to recapitalize the SAIF to the required level of $1.25 \%$ of insured deposits, and could be payable in the fourth quarter of 1995 or early 1996. If the assessment is made at the proposed rate, the effect on the Company would be a pretax charge of approximately $\$ 1,615,000$ ( $0.85 \%$ on deposits of $\$ 190$ million at March 31, 1995), or $\$ 1,050,000$ after tax (35\% assumed tax rate).
(14) Pension Plan

The Company has a noncontributory defined benefit pension plan (the "Plan") covering substantially all of its employees meeting certain requirements. All employees who have reached the age of 21 and have 1,000
hours of service in a 12 month period are covered under the Plan. The benefits are based on years of service and the employee's compensation during the last five years of employment. The Company's funding policy is to contribute annually the maximum amount that can be deducted for federal income tax purposes. Contributions are intended to provide not only for benefits attributed to service to date but also for those expected to be earned in the future. Plan assets consist principally of money market accounts and certificates of deposit.

The following table sets forth the funded status and amounts recognized in the Company's financial statements at September 30, 1995 and 1994:

Actuarial present value of benefit obligations:
Accumulated benefit obligation, including vested
benefits of $\$ 1,020,317$ and $\$ 809,115$, respectively $\$ 1,153,089 \quad 872,279$

| rendered to date | 1,546,871 | 1,191,826 |
| :---: | :---: | :---: |
| Plan assets at fair value | 1,286,889 | 1,310,078 |
| Funded (unfunded) projected benefit obligation | $(259,982)$ | 118,252 |
| Unrecognized net loss | 630,899 | 159,569 |
| Unrecognized prior service cost at September 30, 1995 and 1994 being recognized over 17.93 years | 41,253 | 58,604 |
| Unrecognized net assets at September 30, 1995 1994 being recognized over 16.74 years | $(124,520)$ | $(138,767)$ |
| Prepaid pension cost | 287,650 | 197,658 |

At September 30, 1995 and 1994 the weighted-average discount rate used in determining the actuarial present value of the projected benefit obligation were 7\% and 8\%, respectively. At September 30, 1995 and 1994 the rate of increase in future compensation levels and expected long-term rate of return on assets was $5 \%$.

Net periodic pension cost included the following components:

|  | For the Year Ended <br> September 30, |  |  |  |
| :--- | :---: | :---: | :---: | :---: |
|  | 1995 | 1994 | 1993 |  |
| Service cost benefits earned during the period | $\$ 68,112$ | 74,276 | 68,433 |  |
| Interest cost on projected benefit obligation | 94,874 | 88,727 | 78,159 |  |
| Actual return on Plan assets (net of expenses) | $(78,767)$ | $(63,331)$ | $(58,614)$ |  |
| Net amortization and deferral | $(22,341)$ | $(8,867)$ | $(28,324)$ |  |
| Net pension cost | $\$$ | 61,878 | 90,805 | 59,654 |

(14) Pension Plan, Continued

Accumulated Plan benefits and Plan net assets at September 30, 1995 and 1994, as of the most recent benefit information date are summarized as follows:

At September 30, 1995 1994

Actuarial present value of accumulated Plan benefits:

| Vested | \$ | 834,521 | 832,651 |
| :---: | :---: | :---: | :---: |
| Nonvested |  | 94,524 | 67,927 |
| Total | \$ | 929,045 | 900,578 |
| Net assets available for benefits | \$ | ,310,078 | 152,726 |

The assumed rate of return used in determining the actuarial present value of accumulated Plan benefits for the years ended September 30, 1995 and 1994 was 7\%.

Effective October 1, 1995, the Company established a $401(k)$ retirement plan covering all employees who have reached age twenty-one (21).
(15) Stock Option Plan

Under the Company's stock option plan, 64,130 shares of capital stock were reserved for issuance to directors, officers and other key employees from time to time under the stock option plan.

Pursuant to the stock option plan, and as a result of stock dividends paid in 1995, 1994 and 1993, 56,563 options granted can be exercised through April 12, 1998 at a price of $\$ 4.51$ per share, 8,427 options granted can be exercised through September 10, 1999 at a price of $\$ 6.95$ per share and 2,932 option granted can be exercised through November 15, 2003 at a price of $\$ 13.23$ per share. At September 30, 1995, there were options for eight shares available for grant. A summary of the options granted and activity for the years ended September 30, 1995 and 1994 are as follows:

|  | Exercise Price |  |  | Total |
| :---: | :---: | :---: | :---: | :---: |
|  | \$ 4.51 | 6.95 | 13.23 |  |
| Options outstanding at September 30, 1993 | 54,151 | 10,448 | - | 64,599 |
| Options granted | - | - | 2,424 | 2,424 |
| Exercised | (330) | - | - | (330) |
| Effect of 10\% stock dividend, at May 31, 1994 | 5,375 | 1,044 | 242 | 6,661 |
| Options outstanding at September 30, 1994 | 59,196 | 11,492 | 2,666 | 73,354 |
| Effect of $10 \%$ stock dividend, at January 31, 1995 | 5,891 | 1,149 | 266 | 7,306 |
| Exercised | $(8,524)$ | $(4,214)$ | - | $(12,738)$ |
| Options outstanding at September 30, 1995 | 56,563 | 8,427 | 2,932 | 67,922 |

(16) Stock Dividends

On January 19, 1995, April 20, 1994 and May 18, 1993, the Company's Board of Directors declared a $10 \%$ stock dividend which was distributed on February 15, 1995, May 31, 1994 and June 30, 1993, respectively.
Accordingly, the Company capitalized approximately $1,355,000,1,275,000$ and 917,000, respectively, of retained earnings which represents 77,412, 70,838 and 64,381 shares at the $\$ 17.50, \$ 18.00$ and $\$ 14.25$ market price of the stock on the dates of record.
(17) Parent Company Only Financial Statements

Condensed financial statements of the Corporation (parent company) are presented below. Amounts shown as investment in wholly-owned subsidiaries and equity in earnings of subsidiaries are eliminated in consolidation.

Condensed Balance Sheets September 30, 1995 and 1994

| Assets | 1995 | 1994 |
| :---: | :---: | :---: |
| Cash | \$ 122,621 | 56,716 |
| Investment in wholly-owned subsidiaries | 14,668,497 | 13,398,340 |
| Total | \$14,791,118 | 13,455,056 | Stockholders' Equity Stockholders' equity \$14,791,118 13,455,056

Condensed Statements of Earnings
For Each of the Years in the Three Year Period Ended September 30, 1995
199519941993

Income
Equity in undistributed earnings of subsidiaries $\$ 1,540,717$ 1,828,805 1,638,856
(17) Parent Company Only Financial Statements, Continued

Condensed Statements of Cash Flows
For Each of the Years in the Three Year Period Ended September 30, 1995

|  | 1995 | 1994 | 1993 |
| :--- | :---: | :---: | :---: |
| Cash flows from operating activities: <br> Net earnings <br> Adjustments to reconcile net earning <br> to net cash used by operations- <br> Equity in earnings of subsidiaries | $\$ 1,540,717$ | $1,828,805$ | $1,638,856$ |
| $(1,540,717)$ | $(1,828,805)$ | $(1,638,856)$ |  |

Net cash provided by operating activities

| Cash flows from investing activities: Cash dividends from subsidiary | 430,128 | 554,725 | 191,732 |
| :---: | :---: | :---: | :---: |
| Cash flows from financing activities: |  |  |  |
| Cash dividend paid | $(432,061)$ | $(556,249)$ | $(192,582)$ |
| Purchase of treasury stock | - | - | $(2,400)$ |
| Proceeds from exercise of stock options | 67,838 | 11,999 | - |
| Other | - | (1) | - |
| Net cash used in financing activities | $(364,223)$ | $(544,251)$ | $(194,982)$ |
| Net increase (decrease) in cash | 65,905 | 10,474 | $(3,250)$ |
| Cash at beginning of year | 56,716 | 46,242 | 49,492 |
| Cash at end of year | 122,621 | 56,716 | 46,242 |

(18) Disclosures about Fair Value of Financial Instruments The following methods and assumptions were used to estimate the fair value
of each class of financial instruments for which it is practicable to estimate that value:

Cash and Cash Equivalents. For those short-term instruments, the carrying amount is a reasonable estimate of fair value.

Securities Purchased Under Agreements to Resell. For those short term investments, the carrying value is a reasonable estimate of fair value.

Investment Securities. For investment securities, fair value equals quoted market price, if available. If a quoted market price is not available, fair value is estimated using quoted market prices for similar securities.
(18) Disclosures about Fair Value of Financial Instruments, Continued Mortgage-backed Securities. For mortgage-backed securities, fair value equals quoted market price, if available. If a quoted market price is not available, fair value is estimated using quoted market prices for similar securities.

Loans Receivable. The fair value of loans is estimated by discounting the future cash flows using the current rates at which similar loans would be made to borrowers with similar credit ratings and for the same remaining maturities.

Deposit Accounts. The fair value of NOW accounts, savings accounts, and certain money market deposits is the amount payable on demand at the reporting date. The fair value of fixed maturity certificates of deposit accounts is estimated using the rates currently offered for deposits of similar remaining maturities.

Borrowed Funds. Rates currently available to the Company for debt with similar terms and remaining maturities are used to estimate fair value of existing debt.

Commitments to Extend Credit. The fair value of commitments is estimated using the fees currently charged to enter into similar agreements, taking into account the remaining terms of the agreements and the present creditworthiness of the counterparties. For fixed-rate loan commitments, fair value also considers the difference between current levels of interest rates and the committed rates.

The estimated fair values of the Company's financial instruments as of September 30, 1995 and 1994 are as follows:

|  |  | At Septemb Carrying Value | $\begin{aligned} \text { er } 30, & 1995 \\ & \text { Fair } \\ & \text { Value } \end{aligned}$ | At Septemb Carrying Value | $\begin{array}{r} 30, \quad 1994 \\ \text { Fair } \\ \text { Value } \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Financial assets: |  |  |  |  |  |
| Cash and cash equivalents | \$ | 6,847,489 | 6,847,489 | 4,852,417 | 4,852,417 |
| Securities purchased under |  |  |  |  |  |
| Investments | \$ | 12,507,971 | 12,507,971 | 15,381,236 | 15,380,767 |
| Mortgage-backed securities | \$ | 31,658,567 | 31,628,331 | 34,117,200 | 32,743,421 |
| Loans receivable |  | 164,813,608 | 128,982,529 | 1,427,520 | 1,570,140 |
| Less - allowance for <br> loan losses |  |  |  |  |  |
|  | \$ | 163,386,088 | 163,056,461 | 127,412,389 | 126,110,579 |
| Financial liabilities: |  |  |  |  |  |
| Deposit accounts | \$ | 200,786,987 | 201,244,104 | 166,325,919 | 165,464,000 |
| Borrowed funds | \$ | 11,000,000 | 11,070,000 | 8,000,000 | 7,913,000 |
| Unrecognized financial instruments: |  |  |  |  |  |
| Commitments to extend credit | \$ | 1,785,000 | 1,785,000 | 233,600 | 233,600 |
| Unused lines of credit | \$ | 2,636,000 | 2,636,000 | 2,497,000 | 2,497,000 |

(19) Selected Quarterly Financial Data (Unaudited)

Summarized quarterly financial data follows (\$ in thousands, except per share figures):

| First <br> Quarter | Second <br> Quarter | Third <br> Quarter | Fourth <br> Quarter |
| :---: | :---: | :---: | :---: |
| $\$ 3,450$ | 3,817 | 4,194 | 4,409 |
| 1,831 | 2,154 | 2,592 | 2,730 |


| Net interest income | 1,619 | 1,663 | 1,602 | 1,679 |
| :--- | ---: | ---: | ---: | ---: |
| (Credit) provision for loan losses | $(5)$ | - | $(41)$ | 5 |
| Net interest income after (credit) |  |  |  |  |
| provision for loan losses | 1,624 | 1,663 | 1,643 | 1,674 |
| Noninterest income | 301 | 266 | 375 | 386 |
| Noninterest expense | 1,244 | 1,346 | 1,443 | 1,441 |
| Earnings before income taxes | 681 | 583 | 575 | 619 |
| Provision for income taxes | 254 | 216 | 214 | 234 |
| Net earnings | $\$$ | 427 | 367 | 361 |

For the Year Ended September 30, 1994:

| Interest income | \$ | 3,264 | 3,034 | 3,189 | 3,369 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Interest expense |  | 1,647 | 1,537 | 1,650 | 1,729 |
| Net interest income |  | 1,617 | 1,497 | 1,539 | 1,640 |
| Credit for loan losses |  | (71) | (78) | (80) | (82) |
| Net interest income after credit for loan losses |  | 1,688 | 1,575 | 1,619 | 1,722 |
| Noninterest income |  | 370 | 493 | 592 | 296 |
| Noninterest expense |  | 1,207 | 1,407 | 1,408 | 1,509 |


| Earnings before income taxes and <br> cumulative effect of change in <br> accounting principle | 851 | 661 | 803 | 509 |
| :--- | :--- | :--- | :--- | :--- |
| Provision for income taxes | 318 | 247 | 300 | 190 |
| Earnings before cumulative effect of <br> change in accounting principle | 533 | 414 | 503 | 319 |


| Cumulative effect of change in <br> accounting principle |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | ---: |
|  |  |  |  |  |  |
| Net earnings | $\$$ | - | - | - | 60 |

Earnings per share:
Earnings before cumulative effect of change in accounting principle . 63 . 42 . 55 . 35

| Cumulative effect of change in <br> accounting principle |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| Net earnings | - | - | - | .06 |

FIRST FINANCIAL BANCORP, INC.
PART I. FINANCIAL INFORMATION
Item 1. Financial Statements

| Assets | $\begin{gathered} \text { March } 31, \\ 1996 \\ \text { (unaudited) } \end{gathered}$ | $\begin{gathered} \text { September } 30, \\ 1995 \end{gathered}$ |
| :---: | :---: | :---: |
| Cash | \$ 5,469,346 | 4,458,715 |
| Interest-bearing deposits | - | 2,388,774 |
| Cash and cash equivalents | 5,469,346 | 6,847,489 |
| Securities purchased under agreements to resell | - | 2,000,000 |
| Investment securities available-for-sale, at market 7,588,235 12,507,971 Mortgage-backed securities: |  |  |
|  |  |  |
| Available-for-sale, at market | 27,805,684 | - |
| Held-to-maturity, at cost (market value of $\$ 1,461,620$ and $\$ 31,628,331$ ) | 1,487,288 | 31,658,567 |
| Loans receivable, net | 185,042,992 | 163,767,264 |
| Loans held-for-sale | - | 1,546,739 |
| Premises and equipment, net | 8,863,221 | 7,884,587 |
| Real estate owned | 134,992 | 134,643 |
| Accrued interest receivable | 1,373,273 | 1,405,279 |
| Federal Home Loan Bank stock, at cost | 1,488,100 | 1,280,100 |
| Current taxes refundable | 231,776 | - |
| Other assets | 894,410 | 591,694 |
| Total \$ | \$ 240,379,317 | 229,624,333 |
| Liabilities and Stockholders' Equity |  |  |
| Deposits | 210,003,763 | 200,786,987 |
| Federal Home Loan Bank advances | 13,000,000 | 11,000,000 |
| Advance payments by borrowers for taxes and insurance | 1,158,107 | 1,922,648 |

Deferred income taxes
Accrued interest payable
Other liabilities
464,207
132,656 113,828
357,552 635,391
Total liabilities
$225,116,285214,833,215$

Stockholders' equity:
Common stock (no par value; 4,000,000 shares authorized; 893,902 and 865,133 shares issued and outstanding)
$\begin{array}{lll} & - & - \\ \text { Additional paid-in capital } & 7,173,119 & 7,033,133 \\ \text { Retained earnings, substantially restricted } & 8,196,781 & 7,894,624\end{array}$
$\begin{array}{ll}\text { Retained earnings, substantially restricted } & 8,196,781 \\ \text { Unrealized loss on securities available-for-sal e } & (106,868) \\ (136,639)\end{array}$
Total stockholders' equity $15,263,032$ 14,791,118
Total \$ 240,379,317 229,624,333
See accompanying Notes to Condensed Consolidated Financial Statements.
FIRST FINANCIAL BANCORP, INC.
Condensed Consolidated Statements of Earnings

| Three Months | Six Months |
| :---: | :---: |
| Ended March 31, | Ended March 31, |
| 1996 | 1995 |
| (unaudited) | (unaudited) |

Interest Income:

|  | $\$$ | $3,875,688$ | $3,052,541$ | $7,589,859$ | $5,801,101$ |
| :--- | ---: | ---: | ---: | ---: | ---: |
| Loans | 461,154 | 482,889 | 941,970 | 932,501 |  |
| Mortgage-backed securities |  |  |  |  |  |
| Investment securities and |  |  |  |  |  |
| other interest earning assets | 170,338 | 281,352 | 393,270 | 532,961 |  |
| Total interest income | $4,507,180$ | $3,816,782$ | $8,925,099$ | $7,266,563$ |  |
| Interest Expense: |  |  |  |  |  |
| Regular savings accounts | 123,827 | 141,105 | 250,497 | 299,877 |  |
| NOW and money market accounts | 193,242 | 190,807 | 395,289 | 387,970 |  |
| Certificate accounts | $2,230,296$ | $1,649,496$ | $4,433,515$ | $3,018,950$ |  |
| Borrowings | 194,559 | 172,709 | 348,013 | 278,075 |  |
|  |  |  |  |  |  |
| Total interest expense | $2,741,924$ | $2,154,117$ | $5,427,314$ | $3,984,872$ |  |
| Net interest income | $1,765,256$ | $1,662,665$ | $3,497,785$ | $3,281,691$ |  |
| Provision (credit) for loan losses | 119,491 | $(466)$ | 152,042 | $(5,836)$ |  |

Net interest income after provision
(credit) for loan losses $\quad 1,645,7651,663,131$ 3,345,743 3,287,527
Noninterest income:
Gain on sale of loans $\quad 175,492$ 36,957 302,037 68,888
$\begin{array}{lrrrrr}\text { Gain (loss) on sale of investments } & 3,709 & (18,229) & 5,903 & (18,601)\end{array}$

| Service fees on loans sold | 10,887 | 9,069 | 21,769 | 18,802 |
| :--- | ---: | ---: | ---: | ---: |
| NOW overdraft charges | 162,338 | 138,676 | 315,971 | 282,116 |

Gain (loss) on sale of real $\begin{array}{lllll}\text { estate owned } & (10,607) & \text { 14,531 }\end{array}$
$\begin{array}{llrrr}\text { Other } & 134,048 & 99,942 & 296,032 & 201,476\end{array}$ Total noninterest income $\quad 475,867 \quad 266,415 \quad 974,441 \quad 567,212$
Noninterest expense:

| Salaries and employee benefits | 752,723 | 586,098 | $1,477,123$ | $1,100,803$ |
| :--- | ---: | ---: | ---: | ---: |
| Occupancy and equipment | 303,359 | 201,747 | 560,012 | 399,639 |
| Insurance | 153,041 | 128,336 | 305,581 | 264,291 |
| Advertising and promotion | 28,696 | 67,972 | 144,757 | 101,653 |

Advertising and promotion $\quad 28,696$ 67,972 144,757 101,653
(Credit) provision for losses on real estate owned

- (941) $\quad$ - $\quad 8,000$

| Data processing | 69,808 | 69,180 | 139,536 | 135,288 |
| :--- | ---: | ---: | ---: | ---: |
| Legal | 68,448 | 7,715 | 113,581 | 18,638 |

Real estate owned
Other
Total noninterest expense
12,522 17,387 25,861 76,882
325,839 268,771 652,934 484,576

Earnings before income taxes
Provision for income taxes

|  | 407,196 | 583,28 |
| ---: | ---: | ---: |
|  | 150,669 | 216,03 |
| $\$$ | 256,527 | 367,251 |

3,419,385 2,589,770
900,799 1,264,969
Net earnings \$ 256,527 334,786 470,280

Earnings per common share
Dividends per common share
Weighted average shares
outstanding
905,475 907,956
See Accompanying Notes to Condensed Consolidated Financial Statements
FIRST FINANCIAL BANCORP, INC.
Condensed Consolidated Statement of Stockholders' Equity
For the Six-Month Period Ended March 31, 1996

|  |  | Retained | Unrealized Loss on |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |
|  | Additional | Earnings, | Securities |  |
| Common | Paid-in | Substantially | Available |  |
| Stock | Capital | Restricted | For-Sale | Total |

Balance,
September 30, 1995 \$ $\quad$ 7,033,133 7,894,624 (136,639) 14,791,118
Net earnings for the six months ended
$\begin{array}{lllll}\text { March 31, } 1996 & \text { - } & \text { - } & \text { 566,013 }\end{array}$
Decrease in unrealized loss on securities available-for-sale (unaudited)
vidends at $\$ .30$
ividends at $\$ .30$
per share (unaudited)

| - | - | - | 29,771 | 29,771 |
| :---: | :---: | :---: | :---: | :---: |
| - | - | $(263,856)$ | - | $(263,856)$ |

Issuance of 28,769 shares of common stock under stock option plan

## Balance,

March 31, 1996 \$ - 7,173,119 8,196,781 (106,868) 15,263,032
See accompanying Notes to Condensed Consolidated Financial Statements.
FIRST FINANCIAL BANCORP, INC.
Condensed Consolidated Statements of Cash Flows

Cash flows from Operating Activities:
Net earnings \$ 566,013 794,689

Adjustments to reconcile net earnings to net cash provided by operating activities:

| Depreciation | 227,980 | 140,617 |
| :--- | :---: | ---: |
| Provision (credit) for loan losses | 152,042 | $(5,836)$ |
| Provision for losses on real estate owned | - | 8,000 |
| Accretion of unearned interest and deferred |  |  |
| loan fees | $(202,297)$ | $(201,870)$ |
| Decrease (increase) in accrued interest |  |  |
| receivable | 32,006 | $(162,800)$ |
| Increase in other assets | $(302,716)$ | $(139,606)$ |
| Increase in current taxes refundable | $(231,776)$ | - |
| Sales of loans originated for sale | $15,532,551$ | $3,870,886$ |
| Origination of loans for sale | $(13,683,775)$ | $(3,801,998)$ |
| (Decrease) increase in accrued interest |  |  |
| payable and other liabilities | $(259,011)$ | 99,296 |
| Increase (decrease) in deferred income taxes | 71,331 | $(14,211)$ |
| Gain on sale of loans | $(302,037)$ | $(68,888)$ |
| Gain on sale of real estate owned | $(32,729)$ | $(14,531)$ |
| (Gain) loss on sale of investments | $(5,903)$ | 18,601 |
| Net cash provided by operating activities | $1,561,679$ | 522,349 |

Cash flows from Investing Activities:
Proceeds from maturity of securities purchased under agreements to resell 16,000,000 -
Securities purchased under agreements to resell (14,000,000)
Proceeds from maturities of investment securities 2,000,000
Proceeds from sales of investment securities
3,102,339
$(8,000,000)$
$(104,830)$
525,000
Purchase of investment securities
Purchase of Federal Home Loan Bank stock
$(208,000)$
2,405,804
$(922,500)$
Principal repayments on mortgage-backed securities

2,342,011 1,023,471
Net increase in loans
$(21,257,046)(20,426,857)$
Proceeds from sales of real estate owned,
net of additions to real estate owned

| 63,953 | 34,990 |
| :---: | ---: |
| $(1,206,614)$ | $(810,733)$ |
| - | 424,708 |
| $(13,268,187)$ | $(25,906,617)$ |
| $9,216,776$ | $23,688,602$ |
| $2,000,000$ | $3,000,000$ |

Net increase in deposit accounts 3,000,000
Net proceeds from FHLB advances
Decrease in advance payments by borrowers for taxes and insurance
$(764,541) \quad(535,451)$
Net proceeds from issuance of common stock
139,986
1,200

Cash dividend paid
$(263,856) \quad(195,712)$
Net cash provided by financing activities
$10,328,365$
25,958,639
Net (decrease) increase in cash and cash
equivalents
$(1,378,143) \quad 574,371$
$\begin{array}{lllll}\text { Cash and cash equivalents at beginning of period } & & 6,847,489 & 4,852,417 \\ \text { Cash and cash equivalents at end of period } & \$ & 5,469,346 & 5,426,788\end{array}$
Supplemental disclosure of cash
flow information:
Cash paid during period for:

| Interest on deposits and borrowings | $\$$ | $5,408,486$ | $3,961,165$ |
| :--- | :--- | :--- | :--- |
| Income taxes |  |  |  |

See Accompanying Notes to Condensed Consolidated Financial Statements.
FIRST FINANCIAL BANCORP, INC.
Notes to Condensed Consolidated Financial Statements (unaudited)

1. General. In the opinion of the management of First Financial Bancorp, Inc. (the "Company"), the accompanying condensed consolidated financial statements contain all adjustments (consisting principally of normal recurring accruals) necessary to present fairly the financial position at March 31, 1996, and the results of operations and cash flows for the threeand six-month periods ended March 31, 1996 and 1995. The results of operations for the three-and six-months ended March 31, 1996 are not necessarily indicative of the results to be

The Company's condensed consolidated financial statements include the accounts of First Federal Bank (the "Savings Bank"), its wholly owned thrift subsidiary and Community Financial Services, Inc., an inactive subsidiary. All significant intercompany accounts and transactions have been eliminated in consolidation.
2. Merger. On December 10, 1995 the Company entered into an Agreement and Plan of Merger (the "Agreement") to be acquired by Capital City Bank Group, Inc., Tallahassee, Florida. Under the terms of the Agreement each share of the Company's common stock is to be exchanged for $\$ 22$.
3. Dividends. It is the Board's intention to pay cash dividends if and when determined appropriate by the Board of Directors of the Company, subject to the Savings Bank's earnings and approval by the Office of Thrift Supervision ("OTS"). The following table presents a history of dividends paid:

| Declared | Record Date | Payable Date | Dividend |
| :--- | :--- | :--- | ---: |
| $01 / 18 / 96$ | $01 / 31 / 96$ | $02 / 12 / 96$ | $\$ .150$ |
| $10 / 17 / 95$ | $10 / 31 / 95$ | $11 / 10 / 95$ | .150 |
| $06 / 20 / 95$ | $07 / 28 / 95$ | $08 / 10 / 95$ | .150 |
| $04 / 18 / 95$ | $04 / 28 / 95$ | $05 / 10 / 95$ | .150 |
| $01 / 19 / 95$ | $01 / 31 / 95$ | $02 / 10 / 95$ | .125 |
| $10 / 18 / 94$ | $10 / 31 / 94$ | $11 / 15 / 94$ | .114 |
| $07 / 19 / 94$ | $08 / 01 / 94$ | $08 / 15 / 94$ | .114 |
| $04 / 20 / 94$ | $05 / 02 / 94$ | $05 / 16 / 94$ | .104 |
| $01 / 20 / 94$ | $01 / 31 / 94$ | $02 / 15 / 94$ | .104 |
| $10 / 18 / 93$ | $11 / 15 / 93$ | $11 / 30 / 93$ | .330 |
| $10 / 20 / 92$ | $11 / 16 / 92$ | $11 / 30 / 92$ | .150 |
| $10 / 20 / 92$ | $11 / 16 / 92$ | $11 / 30 / 92$ | .075 |
| $10 / 15 / 91$ | $11 / 15 / 91$ | $11 / 30 / 91$ | .150 |
| $10 / 16 / 90$ | $11 / 15 / 90$ | $11 / 30 / 90$ | .150 |

On April 16, 1996, the Board of Directors declared a cash dividend of $\$ .15$ per common share outstanding to stockholders of record on April 30, 1996, payable on May 10, 1996.
4. Loan Impairment and Losses. On October 1, 1995, the Company adopted Statements of Financial Accounting Standards No. 114 and 118 ("SFAS 114 and 118"). These Statements address the accounting by creditors for impairment of certain loans. The Statements generally require the Company to identify loans for which the Company probably will not receive full repayment of principal and interest, as impaired loans. The Statements require that impaired loans be valued at the present value of expected future cash flows, discounted at the loan's effective interest rate, or at the observable market price of the loan, or the fair value of the underlying collateral if the loan is collateral dependent. The Company has implemented the Statements by modifying its review of the adequacy of the allowance for loan losses to also identify and value impaired loans in accordance with guidance in the Statements. The adoption of the Statements did not have any material effect on the results of operations for the six months ended March 31, 1996.

Management considers a variety of factors in determining whether a loan is impaired, including (i) any notice from the borrower that the borrower will be unable to repay all principal and interest amounts contractually due under the loan agreement, (ii) any delinquency in the principal and interest payments (other than minimum delays or shortfalls in payments), and (iii) other information known by management which would indicate that full repayment of the principal and interest is not probable. In evaluating loans for impairment, management generally considers delinquencies of (60 days or less) to be minimum delays, and accordingly does not consider such delinquent loans to be impaired in the absence of other indications of impairment.

Management evaluates smaller balance, homogenous loans for impairment and adequacy of allowance for loan losses collectively, and evaluates other loans for impairment individually, on a loan-by-loan basis. For this purpose, the Company considers its portfolio of first mortgage, singlefamily residential loans with outstanding balances less than $\$ 500,000$ and its consumer loan portfolio to be smaller balance, homogenous loans. The Company evaluates each of these loan portfolios for impairment on an aggregate basis, and utilizes its own historical charge-off experience, as well as the charge-off experience of its peer group and industry statistics to evaluate the adequacy of the allowance for loan losses. For all other loans, the Company evaluates loans for impairment on a loan by loan basis.

The Company evaluates all nonaccrual loans as well as any accruing loans exhibiting collateral or other credit deficiencies for impairment. With respect to impaired, collateral-dependant loans, any portion of the recorded investment in the loan that exceed the fair value of the collateral is chargedoff.
The following summarizes the September 30,1995 amounts that were reclassified
as result of the Company adopting SFAS 114 and 118 on October 1, 1995:

September 30,

The following summarizes the amount of impaired loans:

At

|  |  | $\begin{aligned} & \text { March } 3 \\ & 1996 \end{aligned}$ | $\begin{aligned} & \text { Septembe } \\ & 1995 \end{aligned}$ |
| :---: | :---: | :---: | :---: |
| Loans identified as impaired: |  |  |  |
| Gross loans with no related allowance |  |  |  |
| Gross loans with related allowance for |  |  |  |
| losses recorded |  | - | - |
| Less: Allowance for losses |  | - | - |
| Net investment in impaired loans | \$ | 583,000 | 20,000 |

The average net investment in impaired loans and interest income recognized and received on impaired loans is approximately as follows:

|  |  | For the Ended 1996 | Three Months March 31, $1995$ | For the S Ended 1996 | Six Months March 31, 1995 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Average investment in impaired loans | \$ | 313,000 | - | 243,000 | - |
| Interest income recognized on impaired loans | \$ | 4,000 | - | 8,000 | - |
| Interest income received on impaired loans | \$ | 4,000 | - | 8,000 | - |
| The activity in the allowance | or | an loss <br> For the Ende $1996$ | s is as follow Three Months <br> March 31, 1995 | ws: <br> For the Ended Ma 1996 | Six Months March 31, 1995 |
| Balance beginning of period | \$ 1, | 36,496 | 1,555,577 | 1,427,520 | 1,570,140 |
|  |  | 19,491 | (466) | 152,042 | $(5,836)$ |
| Charge-offs, net of recoveries |  | 18,140 | $(35,179)$ | $(5,435)$ | $(44,372)$ |
| Balance, end of period | \$ 1,5 | 74,127 | 1,519,932 | 1,574,127 | 1,519,932 |

5. Uncollected Interest. The Company places loans on nonaccrual status when the loan is more than 90 days past due or if management believes the collection of interest is doubtful. If the ultimate collectibility of principal and interest due according to the contractual terms of the loan agreement is in doubt, the loan is considered impaired, and interest is credited to income when collected
6. Per Share Amounts. Earnings per common share were computed by dividing the net earnings by the weighted average number of shares outstanding during the period. The weighted average number of shares outstanding includes common stock equivalents (stock options) computed using the treasury stock method. The following table presents information necessary to calculate earnings per share:

|  | For the Three Months | For the Six Months |  |  |
| :--- | :---: | :---: | :---: | ---: |
|  | Ending March 31, | Ending March 31, |  |  |
|  | 1996 | 1995 | 1996 | 1995 |
| Average common shares outstanding | 888,844 | 852,602 | 876,924 | 852,485 |
| Common shares assumed outstanding |  |  |  |  |
| to reflect the dilutive effect |  |  |  |  |
| of common stock options | 28,886 | 55,193 | 28,552 | 55,471 |
| Weighted average shares | 917,730 | 907,795 | 905,475 | 907,956 |

7. Regulatory Capital. The Savings Bank is required to maintain certain minimum regulatory capital requirements. The following is a summary of the regulatory capital requirements, the Savings Bank's capital and the amounts in excess of such required capital as of March 31, 1996 on both a dollar and percentage basis:
Tangible Core Risk-Based

|  | Amount |  | \% of |  |  | \% of |  |  | RiskWeighted |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Assets |  | Amount | Assets |  | Amount | Assets |
| Regulatory capital | \$ | 15,108 | 6.2\% | \$ | 15,108 | 6.2\% | \$ | 15,925 | 10.8\% |
| Requirement |  | 3,671 | 1.5 |  | 7,341 | 3.0 |  | 11,744 | 8.0 |
| Excess | \$ | 11,437 | 4.7\% | \$ | 7,767 | 3.2\% | \$ | 4,181 | 2.8\% |

8. Reclassifications. The Financial Accounting Standards Board offered entities a one-time opportunity from November 15, 1995 to December 31, 1995 to reclassify their investment and mortgage-backed securities among its three categories (trading, available-for-sale and held-to-maturity) in conjunction with adopting a new implementation guide. Such transfers were permitted to be made during this period without tainting other held-tomaturity securities. Accordingly, the Company reclassified mortgage-backed securities with a book and market value of $\$ 28,854,000$ and $\$ 29,038,000$, respectively from held-tomaturity to available-for-sale. The effect of the reclassification was to decrease the unrealized loss on securities availablefor-sale in stockholders' equity by $\$ 114,000$, net of tax effect on the date of transfer representing the unrealized market appreciation on such date.
(b) Pro Forma Financial Information:

Filed as part of this report is the requisite unaudited pro forma combined statement of financial condition as of June 30,1996 and the unaudited pro forma condensed combined statement of income for the six months ended June 30, 1996 and the year ended December 31, 1995.

On July 1, 1996, Capital City Bank Group, Inc. acquired First Financial Bancorp
for $\$ 20.3$ million in cash and the transaction was accounted for as a purchase.
The following proforma financial statements include a pro forma combined balance sheet as of June 30, 1996, a pro forma statement of income for the six months ended June 30, 1996, and a pro forma statement of income for the twelve months ended December 31, 1995. The pro forma adjustments for the balance sheet are as of June 30, 1996, and the pro forma adjustments for each respective statement of income were calculated as though the acquisition was consummated on January 1, 1995. The proforma results may not be indicative of the results of operations had the acquisition actually taken place on January 1, 1995 (or of future results of operations had the acquisition actually taken place on January 1, 1995 (or of future results of the combined companies).

<TABLE>
<CAPTION>
CAPITAL CITY BANK GROUP, INC.
PRO FORMA CONSOLIDATED BALANCE SHEET
AS OF JUNE 30, 1996
(UNAUDITED)
<S>
ASSETS
CASH
DUE FROM BANKS

CASH ITEMS
TOTAL CASH \& DFB
\begin{tabular}{llll} 
<C> & <C> & <C> & <C> \\
CAPITAL CITY & FIRST & PROFORMA & ADJUSTMENTS (8)
\end{tabular} BANK GROUP FINANCIAL DEBTT CREDTT DEBTT
<C>
PRO FORMA COMBINED

10,732,895
42,446,107
3,091,193
56,270,195
\(4,535,435\)
53,100,000

121,762,690
31,654,726
73,706,794
5,441,154
\(232,565,364\)
57, 827,381
468,116,841
111,859,596

15,652,414
6,416,434
659,872,666
\((8,306,765)\)
651,565,901
29,037,161
7,389,026
1,209,113
7,984,518
8,445,151
9,354,604
\(1,061,456,468\)

182,156,016
126,789,394
97,844,456
94,196,493
404,158,614
905,144,973
20,780,701
1,931,215
36,926,925
2,239,129
11,023,172
978,046,115
\begin{tabular}{rrr} 
& \(1,000(2)\) & 28,623 \\
\(6,553,269(1)\) & \(8,586,681(2)\) & \(4,162,912\) \\
\(202,017(1)\) & & \((833,163)\) \\
& \(12,077,927(2)\) & \(80,051,981\) \\
\(6,755,286\) & \(20,665,608\) & 0
\end{tabular}\(\quad 83,410,353\)

24,143,593
20,665,608
\(1,061,456,468\)

IOTAL CAPITAL \& LIAB.
\begin{tabular}{rr}
\(175,775,748\) & \(6,380,268\) \\
\(110,260,688\) & \(16,528,706\) \\
\(86,605,526\) & \(11,238,930\) \\
\(77,001,811\) & \(17,194,682\) \\
\(250,396,703\) & \(153,761,911\) \\
\(700,040,476\) & \(205,104,497\) \\
& \\
\(20,780,701\) & 0 \\
\(1,931,215\) & 0 \\
\(1,926,925\) & \(20,000,000\) \\
\(2,127,533\) & 111,596 \\
\(5,700,558\) & \(2,934,307\) \\
0 & 0 \\
\(732,507,408\) & \(228,150,400\)
\end{tabular}

CAPITAL
COMMON STOCK
SURPLUS
UNREALIZED GAINS/LOSSES
RETAINED EARNINGS
TREASURY STOCK
\begin{tabular}{rrr}
28,623 & 1,000 & \\
\(4,162,912\) & \(3,439,473\) & \(1,406,061(1)\) \\
\((833,163)\) & \((202,017)\) & \\
\(80,051,981\) & \(12,077,927\) & \\
0 & 0 & \\
\(83,410,353\) & \(15,316,383\) & \(1,406,061\) \\
& & \\
\(815,917,761\) & \(243,466,783\) & \(1,406,061\)
\end{tabular}
</TABLE>
CAPITAL CITY BANK GROUP, INC.
PRO FORMA CONDENSED COLSOLIDATED STATEMENTS OF INCOME

FOR The SIX MONTHS Ended JUNE 30, 1996 (UNAUDITED)

| INTEREST \& FEES ON LOANS | 21,459,014 | 8,389,536 | $(7,713)(4)$ | 29,840,837 |
| :---: | :---: | :---: | :---: | :---: |
| INTEREST ON SECURITIES | 5,815,298 | 725,209 |  | 6,540,507 |
| OTHER INTEREST INCOME | 1,028,461 | 49,024 |  | 1,077,485 |
| TOTAL INTEREST INCOME | 28,302,773 | 9,163,769 | $(7,713)$ | 37,458,829 |
| INTEREST ON DEPOSITS | 9,361,728 | 4,957,159 |  | 14,318,887 |
| INTEREST ON S/T BORROWINGS | 562,148 | 0 |  | 562,148 |
| INTEREST ON LONG TERM | 59,036 | 459,252 | 540,000 (6) | 1,058,288 |
| TOTAL INTEREST EXPENSE | 9,982,912 | 5,416,411 | 540,000 | 15,939,323 |
| NET INTEREST INCOME | 18,319,861 | 3,747,358 | $(547,713)$ | 21,519,506 |
| PROVISION FOR LOAN LOSS | 523,382 | 315,852 |  | 839,234 |
| NET INTEREST INCOME AFTER |  |  |  |  |
| PROVISION FOR LOAN LOSS | 17,796,479 | 3,431,506 | ( 547,713 ) | 20,680,272 |
| NONINTEREST INCOME | 7,384,027 | 827,149 |  | 8,211,176 |
| NONINTEREST EXPENSE | 17,630,055 | 3,115,520 | 299,283(5) | 21,044,858 |
| INCOME BEFORE TAXES | 7,550,451 | 1,143,135 | (846,996) | 7,846,590 |
| INCOME TAXES | 2,200,976 | 425,239 | $(244,524)(7)$ | 2,381,691 |
| NET INCOME | 5,349,475 | 717,896 | $(602,472)$ | 5,464,899 |
| EARNINGS PER SHARE | 1.87 | 0.79 |  | 1.91 |
| AVERAGE SHARES OUTSTANDING | 2,861,136 | 905,475 |  | 2,861,136 |

SEE BELOW FOR EXPLANATORY FOOTNOTES CAPITAL CITY BANK GROUP, INC.
PRO FORMA CONDENSED CONSOLIDATION STATEMENT
FOR THE YEAR ENDED DECEMBER 31, 1995 (a) (UNAUDITED)

| INTEREST \& FEES ON LOANS | $40,826,246$ | $12,641,552$ | $(15,426)(4)$ | $53,452,372$ |
| :--- | ---: | ---: | ---: | ---: |
| INTEREST ON SECURITIES | $11,149,105$ | $2,847,098$ |  | $13,996,203$ |
| OTHER INTEREST INCOME | $2,501,964$ | 380,958 |  | $2,882,922$ |
| TOTAL INTEREST INCOME | $54,477,315$ | $15,869,608$ | $(15,426)$ | $70,331,497$ |
| INTEREST ON DEPOSITS | $19,382,006$ | $8,623,303$ |  | $28,005,309$ |
| INTEREST ON S/T BORROWINGS | $1,105,799$ | 0 | 683,383 | $1,080,000(6)$ |
| INTEREST ON LONG TERM |  | $0,105,799$ |  |  |
| TOTAL INTEREST EXPENSE | $20,487,805$ | $9,306,686$ | $1,080,000$ | $30,874,383$ |
| NET INTEREST INCOME | $33,989,510$ | $6,562,922$ | $(1,095,426)$ | $39,457,006$ |
| NROVISION FOR LAON LOSS | 293,321 | $(41,258)$ |  | 252,063 |
| NET INTEREST INCOME AFTER |  |  |  |  |
| PROVISION FOR LOAN LOSS | $33,696,189$ | $6,604,180$ | $(1,095,426)$ | $39,204,943$ |
| NONINTEREST INCOME | $13,170,446$ | $1,328,031$ |  | $14,498,477$ |
| NONINTEREST EXPENSE | $33,466,263$ | $5,473,795$ | $598,557(5)$ | $39,538,615$ |
| INCOME BEFORE TAXES | $13,400,372$ | $2,458,416$ | $(1,693,983)$ | $14,164,805$ |
| INCOME TAXES | $3,878,225$ | 917,699 | $(488,925)(7)$ | $4,306,999$ |

(a) THE ABOVE STATEMENTS REFLECT INCOME AND EXPENSES FOR THE TWELVE MONTHS OF EACH COMPANY'S RESPECTIVE FISCAL YEAR. CAPTIAL CITY BANK GROUP'S STATEMENT OF INCOME REFLECTS THE TWELVE MONTHS ENDED DECEMBER 31, 1995 AND FIRST FINANCIAL'S STATEMENT OF INCOME REFLECTS THE TWELVE MONTHS ENDED SEPTEMBER 30, 1995.
(b) THESE STATEMENTS WERE DERIVED FROM THE RESPECTIVE AUDITED FINANCIAL STATEMENTS OF EACH ENITY.
CAPITAL CITY BANK GROUP, INC.
EXPLANATORY FOOTNOTES TO PRO FORMA FINANCIAL STATEMENTS
(1) TO RECORD THE INITIAL ACQUISITION OF FIRST FINANCIAL BANKCORP, INCLUDING (a) ESTABLISHING RESERVES TO COVER FUTURE COSTS DIRECTLY ASSOCIATED WITH THE ACQUISITION, (b) ADJUSTING CERTAIN ASSETS AND LIABILITIES TO FAIR MARKET VALUE, (c) PROVIDING FOR RELATED DEFERRED TAXES, (d) RECORDING LONG TERM FINANCING TO PARTIALLY FUND THE ACQUISITION, AND (e) RECORDING GOODWILL
(2) TO ELIMINATE THE INVESTMENT IN FIRST FINANCIAL AND CORRESPONDING FIRST FINANCIAL EQUITY ACCOUNTS IN CONSOLIDATION OF CAPITAL CITY BANK GROUP AND FIRST

FINANCIAL.
(3) TO RECLASSIFY INSUBSTANCE FORECLOSURES AND ASSOCIATED RESERVES TO LOANS
(4) TO RECORD AMORTIZATION/ACCRETION AND THE TAX EFFECT ASSOCIATED WITH THE FAIR MARKET VALUE ADJUSTMENTS ATTRIBUTABLE TO THE LOAN PORTOLIO AND FIXED ASSETS.
(5) TO RECORD AMORTIZATION AND GOODWILL
(6) TO RECORD INTEREST EXPENSE ON LONG-TERM DEBT
(7) TO RECORD TAX EFFECT OF PRO FORMA ACQUISITION ENTRIES.
(8) THE PURCHASE PRICE OF FIRST FINANCIAL HAS BEEN ALLOCATED TO THE UNDERLYING ASSETS AND LIABILITIES BASED ON THE ESTIMATED FAIR VALUES AS OF THE ACQUISITION DATE. THESE ALLOCATIONS MAY BE REVISED AT A FUTURE DATE WHEN ACTUAL AMOUNTS BECOME KNOWN AND/OR PENDING THRIFT INDUSTRY LEGISLATION IS ENACTED.
(c) Exhibits:

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Exhibit 23 Consent of Accountant
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SIGNATURES

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

CAPITAL CITY BANK GROUP, INC.
Date:

By: /s/ J. Kimbrough Davis
J. Kimbrough Davis

Senior Vice President and
Chief Financial Officer

## EXHIBIT INDEX

Exhibit 23
CONSENT OF ACCOUNTANT

WE HEREBY CONSENT TO THE INCLUSION IN THIS FORM 8-KA OF CAPITAL CITY BANK GROUP, INC. OF OUR REPORT DATED OCTOBER 24, 1995 WITH RESPECT TO THE CONSOLIDATED BALANCE SHEETS OF FIRST FINANCIAL BANKCORP, INC. AND SUBSIDIARIES AS OF SEPTEMBER 30, 1995 AND 1994 AND THE RELATED CONSOLIDATED STATEMENTS OF EARNINGS, STOCKHOLDERS' EQUITY AND CASH FLOWS FOR EACH OF THE YEARS IN THE THREE-YEAR PERIOD ENDED SEPTEMBER 30, 1995.
/s/ HACKER, JOHNSON, COHEN \& GRIEB
HACKER, JOHNSON, COHEN \& GRIEB
TAMPA, FLORIDA
SEPTEMBER 13, 1996

