BOK FINANCIAL CORP ET AL

days.

Yes ý No "

Form 10-K February 26, 2014	
UNITED STATES SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FORM 10-K	
(Mark One)	
ý ANNUAL REPORT PURSUANT TO SECTION 13 O OF 1934	R 15(d) OF THE SECURITIES EXCHANGE ACT
For the quarterly period ended December 31, 2013 OR	
TRANSITION REPORT PURSUANT TO SECTION ACT OF 1934	13 OR 15(d) OF THE SECURITIES EXCHANGE
For the transition period from to	<u> </u>
Commission File No. 0-19341	
BOK FINANCIAL CORPORATION	
(Exact name of registrant as specified in its charter)	50 1050 151
Oklahoma (State on other invited etian	73-1373454
(State or other jurisdiction of Incorporation or Organization)	(IRS Employer Identification No.)
of incorporation of Organization)	dentification (vo.)
Bank of Oklahoma Tower	
Boston Avenue at Second Street	
Tulsa, Oklahoma	74192
(Address of Principal Executive Offices) (918) 588-6000	(Zip Code)
(Registrant's telephone number, including area code)	
Securities registered pursuant to Section 12 (b) of the Act: None	
Securities registered pursuant to Section 12 (g) of the Act: Common stock, \$0.00006 par value	
Indicate by check mark if the registrant is a well-known seasoned Act. Yes $\circ$ No "	d issuer, as defined in Rule 405 of the Securities
Indicate by check mark if the registrant is not required to file rep Act. Yes "No ý	orts pursuant to Section 13 or Section 15 (d) of the

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was

required to file such reports), and (2) has been subject to such filing requirements for the past 90

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter)during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files)Yes ý No "

Indicate by check mark if disclosure of delinquent filers pursuant 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-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "larger accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer ý Accelerated filer " Non-accelerated filer " Smaller reporting company "

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes "No ý

The aggregate market value of the registrant's common stock ("Common Stock") held by non-affiliates is approximately \$1.7 billion (based on the June 30, 2013 closing price of Common Stock of \$64.05 per share). As of January 31, 2014, there were 68,900,457 shares of Common Stock outstanding.

#### DOCUMENTS INCORPORATED BY REFERENCE

Part III incorporates certain information by reference from the Registrant's Proxy Statement for the 2014 Annual Meeting of Shareholders.

## BOK Financial Corporation Form 10-K Year Ended December 31, 2013

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PART I

ITEM 1. BUSINESS

General

Developments relating to individual aspects of the business of BOK Financial Corporation ("BOK Financial" or "the Company") are described below. Additional discussion of the Company's activities during the current year appears within Item 7 "Management's Discussion and Analysis of Financial Condition and Results of Operations."

## **Description of Business**

BOK Financial is a financial holding company incorporated in the state of Oklahoma in 1990 whose activities are governed by the Bank Holding Company Act of 1956 ("BHCA"), as amended by the Financial Services Modernization Act or Gramm-Leach-Bliley Act and the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act"). BOK Financial offers full service banking in Oklahoma, Texas, New Mexico, Northwest Arkansas, Colorado, Arizona, and Kansas/Missouri. At December 31, 2013, the Company reported total consolidated assets of \$27 billion and ranked as the 38th largest bank holding company based on asset size.

BOKF, NA ("the Bank") is a wholly owned subsidiary bank of BOK Financial. Operating divisions of the Bank include Bank of Albuquerque, Bank of Arizona, Bank of Arkansas, Bank of Kansas City, Bank of Oklahoma, Bank of Texas and Colorado State Bank and Trust. Other wholly owned subsidiaries of BOK Financial include BOSC, Inc., a broker/dealer that engages in retail and institutional securities sales and municipal bond underwriting. Other non-bank subsidiary operations do not have a significant effect on the Company's financial statements.

Our overall strategic objective is to emphasize growth in long-term value by building on our leadership position in Oklahoma through expansion into other high-growth markets in contiguous states. We operate primarily in the metropolitan areas of Tulsa and Oklahoma City, Oklahoma; Dallas, Fort Worth and Houston, Texas; Albuquerque, New Mexico; Denver, Colorado; Phoenix, Arizona, and Kansas City, Kansas/Missouri. Our acquisition strategy targets fairly priced quality organizations with demonstrated solid growth that would supplement our principal lines of business. We provide additional growth opportunities by hiring talent to enhance competitiveness, adding locations and broadening product offerings. Our operating philosophy embraces local decision-making in each of our geographic markets while adhering to common Company standards.

Our primary focus is to provide a comprehensive range of nationally competitive financial products and services in a personalized and responsive manner. Products and services include loans and deposits, cash management services, fiduciary services, mortgage banking and brokerage and trading services to middle-market businesses, financial institutions and consumers. Commercial banking represents a significant part of our business. Our credit culture emphasizes building relationships by making high quality loans and providing a full range of financial products and services to our customers. Our energy financing expertise enables us to offer commodity derivatives for customers to use in their risk management. We also offer derivative products for customers to use in managing their interest rate and foreign exchange risk. Our diversified base of revenue sources is designed to generate returns in a range of economic situations. Historically, fees and commissions provide 40 to 45% of our total revenue. Approximately 47% of our revenue came from fees and commission in 2013.

BOK Financial's corporate headquarters is located at Bank of Oklahoma Tower, Boston Avenue at Second Street, Tulsa, Oklahoma 74192.

The Company's Annual Reports on Form 10-K, Quarterly Reports on Form 10-Q, Current Reports on Form 8-K and amendments to those reports are available on the Company's website at www.bokf.com as soon as reasonably practicable after the Company electronically files such material with or furnishes it to the Securities and Exchange Commission.

#### **Operating Segments**

BOK Financial operates three principal lines of business: Commercial Banking, Consumer Banking and Wealth Management. Commercial Banking includes lending, treasury and cash management services and customer risk management products for small businesses, middle market and larger commercial customers. Commercial Banking also includes the TransFund electronic funds network. Consumer Banking includes retail lending and deposit services and all mortgage banking activities. Wealth Management provides fiduciary services, brokerage and trading, private bank services and investment advisory services in all markets. Discussion of these principal lines of business appears within the Lines of Business section of "Management's Discussion and Analysis of Financial Condition and Results of Operations" and within Note 17 of the Company's Notes to Consolidated Financial Statements, both of which appear elsewhere herein.

#### Competition

BOK Financial and its operating segments face competition from other banks, thrifts, credit unions and other non-bank financial institutions, such as investment banking firms, investment advisory firms, brokerage firms, investment companies, government agencies, mortgage brokers and insurance companies. The Company competes largely on the basis of customer services, interest rates on loans and deposits, lending limits and customer convenience. Some operating segments face competition from institutions that are not as closely regulated as banks, and therefore are not limited by the same capital requirements and other restrictions. All market share information presented below is based upon share of deposits in specified areas according to SNL DataSource as of June 30, 2013.

We are the largest financial institution in the state of Oklahoma with 14% of the state's total deposits. Bank of Oklahoma has 31% and 11% of the market share in the Tulsa and Oklahoma City areas, respectively. We compete with two banks that have operations nationwide and have greater access to funds at lower costs, higher lending limits, and greater access to technology resources. We also compete with regional and locally-owned banks in both the Tulsa and Oklahoma City areas, as well as in every other community in which we do business throughout the state.

Bank of Texas competes against numerous financial institutions, including some of the largest in the United States, and has a market share of approximately 2% in the Dallas, Fort Worth area and less than 1% in the Houston area. Bank of Albuquerque has a number three market share position with 11% of deposits in the Albuquerque area and competes with four large national banks, some regional banks and several locally-owned smaller community banks. Colorado State Bank and Trust has a market share of approximately 2% in the Denver area. Bank of Arkansas serves Benton and Washington counties in Arkansas with a market share of approximately 3%. Bank of Arizona operates as a community bank with locations in Phoenix, Mesa and Scottsdale and Bank of Kansas City serves the Kansas City, Kansas/Missouri market. The Company's ability to expand into additional states remains subject to various federal and state laws.

#### **Employees**

As of December 31, 2013, BOK Financial and its subsidiaries employed 4,632 full-time equivalent employees. None of the Company's employees are represented by collective bargaining agreements. Management considers its employee relations to be good.

#### Supervision and Regulation

BOK Financial and its subsidiaries are subject to extensive regulations under federal and state laws. These regulations are designed to promote safety and soundness, protect consumers and ensure the stability of the banking system as a whole. The purpose of these regulations is not necessarily to protect shareholders and creditors. As detailed below,

these regulations require the Company and its subsidiaries to maintain certain capital balances and require the Company to provide financial support to its subsidiaries. These regulations may restrict the Company's ability to diversify, to acquire other institutions and to pay dividends on its capital stock. These regulations also include requirements on certain programs and services offered to our customers, including restrictions on fees charged for certain services.

The following information summarizes certain existing laws and regulations that affect the Company's operations. It does not summarize all provisions of these laws and regulations and does not include all laws and regulations that affect the Company presently or in the future.

#### General

As a financial holding company, BOK Financial is regulated under the BHCA and is subject to regular inspection, examination and supervision by the Board of Governors of the Federal Reserve System (the "Federal Reserve Board"). Under the BHCA, BOK Financial files quarterly reports and other information with the Federal Reserve Board.

The Bank is organized as a national banking association under the National Banking Act, and is subject to regulation, supervision and examination by the Office of the Comptroller of the Currency (the "OCC"), the Federal Deposit Insurance Corporation (the "FDIC"), the Federal Reserve Board, the Consumer Financial Protection Bureau and other federal and state regulatory agencies. The OCC has primary supervisory responsibility for national banks and must approve certain corporate or structural changes, including changes in capitalization, payment of dividends, change of place of business, and establishment of a branch or operating subsidiary. The OCC performs examinations concerning safety and soundness, the quality of management and directors, information technology and compliance with applicable regulations. The National Banking Act authorizes the OCC to examine every national bank as often as necessary.

A financial holding company, and the companies under its control, are permitted to engage in activities considered "financial in nature" as defined by the BHCA, Gramm-Leach-Bliley Act and Federal Reserve Board interpretations. Activities that are "financial in nature" include securities underwriting and dealing, insurance underwriting, merchant banking, operating a mortgage company, performing certain data processing operations, servicing loans and other extensions of credit, providing investment and financial advice, owning and operating savings and loan associations, and leasing personal property on a full pay-out, non-operating basis. A financial holding company is required to notify the Federal Reserve Board within thirty days of engaging in new activities determined to be "financial in nature." BOK Financial is engaged in some of these activities and has notified the Federal Reserve Board.

In order for a financial holding company to commence any new activity permitted by the BHCA, each insured depository institution subsidiary of the financial holding company must be "well capitalized" and "well managed" and received a rating of at least "satisfactory" in its most recent examination under the Community Reinvestment Act. A financial holding company and its depository institution subsidiaries are considered to be "well capitalized" if they meets the requirements discussed in the section captioned "Capital Adequacy and Prompt Corrective Action" which follows. A financial holding company and its depository institution subsidiaries are considered to be "well managed" if they receive a composite rating and management rating of at least "satisfactory" in their most recent examinations. If a financial holding company fails to meet these requirements, the Federal Reserve Board may impose limitations or conditions on the conduct of its activities and the company may not commence any new financial activities without prior approval.

The BHCA requires the Federal Reserve Board's prior approval for the direct or indirect acquisition of more than five percent of any class of voting stock of any non-affiliated bank. Under the Federal Bank Merger Act, the prior approval of the OCC is required for a national bank to merge with another bank or purchase the assets or assume the deposits of another bank. In reviewing applications seeking approval of merger and acquisition transactions, the bank regulatory authorities consider, among other things, the competitive effect and public benefits of the transactions, the capital position of the combined organization, the applicant's performance record under the Community Reinvestment Act and fair housing laws and the effectiveness of the subject organizations in combating money laundering activities.

A financial holding company and its subsidiaries are prohibited under the BHCA from engaging in certain tie-in arrangements in connection with the provision of any credit, property or services. Thus, a subsidiary of a financial holding company may not extend credit, lease or sell property, furnish any services or fix or vary the consideration for

these activities on the condition that (1) the customer obtain or provide additional credit, property or services from or to the financial holding company or any subsidiary thereof, or (2) the customer may not obtain some other credit, property or services from a competitor, except to the extent reasonable conditions are imposed to insure the soundness of credit extended.

The Bank and other non-bank subsidiaries are also subject to other federal and state laws and regulations. For example, BOSC, Inc. is regulated by the Securities and Exchange Commission ("SEC"), the Financial Industry Regulatory Authority ("FINRA"), the Federal Reserve Board, and state securities regulators. Such regulations generally include licensing of certain personnel, customer interactions, and trading operations. As another example, Bank of Arkansas is subject to certain consumer-protection laws incorporated in the Arkansas Constitution, which, among other restrictions, limit the maximum interest rate on general loans to five percent above the Federal Reserve Discount Rate and limit the rate on consumer loans to the lower of five percent above the discount rate or seventeen percent.

#### Dodd-Frank Wall Street Reform and Consumer Protection Act

On July 21, 2010, the Dodd-Frank Act was signed into law, giving federal banking agencies authority to increase regulatory capital requirements, impose additional rules and regulations over consumer financial products and services and limit the amount of interchange fees that may be charged in an electronic debit transaction. In addition, the Dodd-Frank Act made permanent the \$250,000 limit for federal deposit insurance and provided unlimited federal deposit insurance until January 1, 2013 for non-interest bearing demand deposit accounts. It also repealed prohibitions on payment of interest on demand deposits, which could impact how interest is paid on business transaction and other accounts. Further, the Dodd-Frank Act prohibits banking entities from engaging in proprietary trading and restricts banking entities sponsorship of or investment in private equity funds and hedge funds. Final rules required to implement the Dodd-Frank Act have largely been issued. Many of these rules have extended phase-in periods and the full impact of this legislation on the banking industry, including the Company, remains unknown.

The Durbin Amendment to the Dodd-Frank Act required that interchange fees on electronic debit transactions paid by merchants must be "reasonable and proportional to the cost incurred by the issuer" and prohibited card network rules that have limited price competition among networks. Effective October 1, 2011, the Federal Reserve issued its final ruling to implement the Durbin Amendment. This ruling established a cap on interchange fees banks with more than \$10 billion in total assets can charge merchants for certain debit card transactions. The final rule has been successfully challenged by retail merchants and merchant trade groups and is currently on appeal. The ultimate resolution of this legal challenge is uncertain. The Durbin Amendment also requires all banks to comply with the prohibition on network exclusivity and routing requirements. Debit card issuers are required to make at least two unaffiliated networks available to merchants. The final network exclusivity and routing requirements, which became effective April 1, 2012, did not have a significant impact on the Company.

The Dodd-Frank Act established the Consumer Financial Protection Bureau ("CFPB") with powers to supervise and enforce consumer protection laws. The CFPB has broad rule-making authority for a wide range of consumer protection laws that apply to all banks and savings institutions, including the authority to prohibit "unfair, deceptive or abusive" acts and practices. Established July 21, 2011, the CFPB has examination and enforcement authority over all banks and savings institutions with more than \$10 billion in assets for certain designated consumer laws and regulations. The CFPB issued mortgage servicing standards and mortgage lending rules, including "qualified mortgage" rules that are designed to protect consumers and ensure the reliability of mortgages. Mortgage lenders are required to make a reasonable and good faith determination based on verified and documented information that a consumer applying for a mortgage loan has a reasonable ability to repay the loan according to its terms. Qualified mortgages that meet this requirement and other specified criteria are given a safe harbor of compliance. Rules affecting mortgage lenders and servicers become effective on January 10, 2014.

Title VI of the Dodd-Frank Act, commonly known as the Volcker Rule, prohibits banking entities from engaging in proprietary trading as defined by the Dodd-Frank Act and restricts sponsorship of, or investment in, private equity funds and hedge funds, subject to limited exceptions. Federal banking agencies approved regulations that implement the Volcker Rule on December 10, 2013. Banking entities must comply with these regulations by July 21, 2015. The Company's trading activity will be largely unaffected, as our trading activities, as defined by the Volcker Rule, are done for the benefit of the customers and securities traded are mostly exempted under the proposed rules. The Company's private equity investment activity will be curtailed and a \$1.4 million impairment charge was recognized at December 31, 2013. See additional discussion in Management's Discussion and Analysis of Other Operating Revenue. A compliance program will be required for activities permitted under the rules resulting in additional operating and compliance costs to the Company.

Title VII of the Dodd-Frank Act subjects nearly all derivative transactions to the regulations of the Commodity Futures Trading Commission ("CFTC") or SEC. This includes registration, recordkeeping, reporting, capital, margin and business conduct requirements on swap dealers and major swap participants. The CFTC and SEC both approved interim final rules on the definition "swap" and "swap dealer" which were effective October 2012. Under these rules, entities transacting in less than \$8 billion in notional value of swaps over any 12 month period during the first three years after these rules are effective will be exempt from the definition of "swap dealer." After that three year period, this threshold may be reduced to \$3 billion subject to the results of studies the commissions intend to undertake once the derivative rules are effective. The Company currently estimates that the nature and volume of swap activity will not require it to register as a swap dealer any time prior to October 2015. Although the ultimate impact of Title VII remains uncertain, we currently believe its full implementation is likely not to impose significantly higher compliance costs on the Company.

#### Capital Adequacy and Prompt Corrective Action

The Federal Reserve Board, the OCC and the FDIC have issued substantially similar risk-based and leverage capital guidelines applicable to United States banking organizations to ensure capital adequacy based upon the risk levels of assets and off-balance sheet financial instruments. In addition, these regulatory agencies may from time to time require that a banking organization maintain capital above the minimum levels, whether because of its financial condition or actual or anticipated growth. Capital adequacy guidelines and prompt corrective action regulations involve quantitative measures of assets, liabilities, and certain off-balance sheet items calculated under regulatory accounting practices. Capital amounts and classifications are also subject to qualitative judgments by regulators regarding components, risk weighting and other factors.

The Federal Reserve Board risk-based guidelines currently define a three-tier capital framework. Core capital (Tier 1) includes common shareholders' equity and qualifying preferred stock, less goodwill, most intangible assets and other adjustments. Supplementary capital (Tier 2) consists of preferred stock not qualifying as Tier 1 capital, qualifying mandatory convertible debt securities, limited amounts of subordinated debt, other qualifying term debt and allowances for credit losses, subject to limitations. Market risk capital (Tier 3) includes qualifying unsecured subordinated debt. Assets and off-balance sheet exposures are assigned to one of four categories of risk-weights, based primarily upon relative credit risk. Risk-based capital ratios are calculated by dividing Tier 1 and total capital by risk-weighted assets. For a depository institution to be considered well capitalized under the regulatory framework for prompt corrective action, the institution's Tier 1 and total capital ratios must be at least 6% and 10% on a risk-adjusted basis, respectively. As of December 31, 2013, BOK Financial's Tier 1 and total capital ratios under these guidelines were 13.77% and 15.56%, respectively.

The leverage ratio is determined by dividing Tier 1 capital by adjusted average total assets. Banking organizations are required to maintain a ratio of at least 5% to be classified as well capitalized. BOK Financial's leverage ratio at December 31, 2013 was 10.05%.

The Federal Deposit Insurance Corporation Improvement Act of 1991 (the "FDICIA"), among other things, identifies five capital categories for insured depository institutions from well capitalized to critically undercapitalized and requires the respective federal regulatory agencies to implement systems for prompt corrective action for institutions failing to meet minimum capital requirements within such categories. FDICIA imposes progressively more restrictive covenants on operations, management and capital distributions, depending upon the category in which an institution is classified. The various regulatory agencies have adopted substantially similar regulations that define the five capital categories identified by FDICIA, using the total risk-based capital, Tier 1 risk-based capital and leverage capital ratios as the relevant capital measures. Such regulations establish various degrees of corrective action to be taken when an institution is considered undercapitalized. Under these guidelines, the Bank was considered well capitalized as of December 31, 2013.

The federal regulatory authorities' current risk-based capital guidelines are based upon the 1988 capital accord of the Basel Committee on Banking Supervision (the "BCBS"). The BCBS is a committee of central banks and bank supervisors/regulators from the major industrialized countries that develops broad policy guidelines for use by each country's supervisors in determining the supervisory policies they apply.

The Group of Governors and Heads of Supervision ("GHOS"), the oversight body of the BCBS, announced changes to strengthen the existing capital and liquidity requirements of internationally-active banking organizations. These changes are commonly referred to as the Basel III framework. In July 2013, banking regulators issued the final rule revising regulatory capital rules which implements the Basel III framework for substantially all U.S. banking organizations. The final rule will be effective for BOK Financial on January 1, 2015. Components of the rule will be phased-in through January 1, 2019. Among other things, the final rule effectively changes the Tier 1 risk based-capital

requirements and the total risk-based capital requirements, including a capital conservation buffer, to a minimum of 8.5% and 10.5%, respectively. The final rule also changes instruments that qualify to be included in Tier 1 and total regulatory capital. As permitted by the rule, the Company expects to exclude unrealized gains and losses from available for sale securities from its calculation of Tier 1 capital, which is consistent with the treatment under current capital rules.

The new capital rules also establish a 7% threshold for the Tier 1 common equity ratio consisting of a minimum level plus a capital conservation buffer. Based on our interpretation of the new capital rule, our estimated Tier 1 common equity ratio would be approximately 12.60%, nearly 560 basis points above the 7% regulatory threshold.

## Liquidity Requirements

The Basel III framework also requires bank holding companies and banks to measure their liquidity against specific liquidity tests. One test, referred to as the liquidity cover ratio, is designed to ensure that the banking entity maintains a prescribed

minimum level of unencumbered high-quality liquid assets equal to expected net cash outflows as defined. The other test, referred to as the net stable funding ratio, is designed to promote greater reliance on medium and long term funding sources.

On October 30, 2013, U.S. federal banking agencies published a notice of proposed rule-making that would standardize minimum liquidity requirements for internationally active banking organizations as defined (generally those with total consolidated assets in excess of \$250 billion) as well as modified liquidity requirements for other banking organizations with total consolidated assets in excess of \$50 billion that are not internationally active. Although the notice of proposed rule-making does not apply to banking organizations with total assets less than \$50 billion, including the Company, the effect of future rule-making to implement standardized minimum liquidity requirements is unknown.

#### Stress Testing

As required by the Dodd-Frank Act, the Federal Reserve published regulations that require bank holding companies with \$10 billion to \$50 billion in assets to perform annual capital stress tests. These companies were required to conduct their first annual company-run stress test as of September 30, 2013 based on factors provided the Federal Reserve Bank supplemented by institution-specific factors. The results of the annual capital stress tests must be submitted to banking regulators by the following March 31st. Results of the annual capital stress tests performed as of September 30, 2014 will first be publicly disclosed by June 30, 2015. Institutions that do not satisfactorily complete their annual stress test due to either results of the test or processes used to complete the test may be subject to restrictions on their capital distributions . They also may be required to increase their regulatory capital under certain circumstances.

Further discussion of regulatory capital, including regulatory capital amounts and ratios, is set forth under the heading "Liquidity and Capital" within "Management's Discussion and Analysis of Financial Condition and Results of Operations" and in Note 15 of the Company's Notes to Consolidated Financial Statements, both of which appear elsewhere herein.

#### **Executive and Incentive Compensation**

Guidelines adopted by federal banking agencies prohibit excessive compensation as an unsafe and unsound practice and describe compensation as excessive when the amounts paid are unreasonable or disproportionate to the services performed by an executive officer, employee, director or principal shareholder. The Federal Reserve Board has issued comprehensive guidance on incentive compensation intended to ensure that the incentive compensation policies do not undermine safety and soundness by encouraging excessive risk taking. This guidance covers all employees that have the ability to materially affect the risk profile of an organization, either individually or as part of a group, based on key principles that (i) incentives do not encourage risk-taking beyond the organization's ability to identify and manage risk, (ii) compensation arrangements are compatible with effective internal controls and risk management, and (iii) compensation arrangements are supported by strong corporate governance, including active and effective board oversight. Deficiencies in compensation practices may affect supervisory ratings and enforcement actions may be taken if incentive compensation arrangements pose a risk to safety and soundness.

#### Deposit Insurance

Substantially all of the deposits held by the Bank are insured up to applicable limits by the Deposit Insurance Fund ("DIF") of the FDIC and are subject to deposit insurance assessments to maintain the DIF. In 2011, the FDIC released a final rule to implement provisions of the Dodd-Frank Act that affect deposit insurance assessments. Among other things, the Dodd-Frank Act raised the minimum designated reserve ratio from 1.15% to 1.35% of estimated insured

deposits, removed the upper limit of the designated reserve ratio, required that the designated reserve ratio reach 1.35% by September 30, 2020, and required that the FDIC offset the effect of increasing the minimum designated reserve ratio on depository institutions with total assets of less than \$10 billion. The Dodd-Frank Act also required that the FDIC redefine the assessment base to average consolidated assets minus average tangible equity. This final rule reduced our deposit insurance assessment beginning in the second half of 2011.

#### Dividends

A key source of liquidity for BOK Financial is dividends from the Bank, which is limited by various banking regulations to net profits, as defined, for the year plus retained profits for the preceding two years and further restricted by minimum capital requirements. Based on the most restrictive limitations as well as management's internal capital policy, the Bank had excess regulatory capital and could declare up to \$158 million of dividends without regulatory approval as of December 31, 2013. This amount is not necessarily indicative of amounts that may be available to be paid in future periods.

## Source of Strength Doctrine

According to Federal Reserve Board policy, a bank holding company is expected to act as a source of financial strength to each subsidiary bank and to commit resources to support each such subsidiary. This support may be required at times when a bank holding company may not be able to provide such support.

#### Transactions with Affiliates

The Federal Reserve Board regulates transactions between the Company and its subsidiaries. Generally, the Federal Reserve Act and Regulation W, as amended by the Dodd-Frank Act, limit the Company's banking subsidiary and its subsidiaries, to lending and other "covered transactions" with affiliates. The aggregate amount of covered transactions a banking subsidiary or its subsidiaries may enter into with an affiliate may not exceed 10% of the capital stock and surplus of the banking subsidiary. The aggregate amount of covered transactions with all affiliates may not exceed 20% of the capital stock and surplus of the banking subsidiary.

Covered transactions with affiliates are also subject to collateralization requirements and must be conducted on arm's length terms. Covered transactions include (a) a loan or extension of credit by the banking subsidiary, including derivative contracts, (b) a purchase of securities issued to a banking subsidiary, (c) a purchase of assets by the banking subsidiary unless otherwise exempted by the Federal Reserve, (d) acceptance of securities issued by an affiliate to the banking subsidiary as collateral for a loan, and (e) the issuance of a guarantee, acceptance or letter of credit by the banking subsidiary on behalf of an affiliate.

#### Bank Secrecy Act and USA PATRIOT Act

The Bank Secrecy Act ("BSA") and the The USA PATRIOT Act of 2001 ("PATRIOT Act") imposes many requirements on financial institutions in the interest of national security and law enforcement. BSA requires banks to maintain records and file suspicious activity reports that are of use to law enforcement and regulators in combating money laundering and other financial crimes. The PATRIOT Act is intended to deny terrorists and criminals the ability to access the U.S. financial services system and places significantly greater requirements on financial institutions. Financial institutions, such as the Company and it's subsidiaries, must have a designated BSA Officer, internal controls, independent testing and training programs commensurate with their size and risk profile. As part of its internal control program, a financial institution is expected to have effective customer due diligence and enhanced due diligence requirements for high-risk customers, as well as processes to prohibit transaction with entities subject to Office of Foreign Asset Control sanctions. Documentation and recordkeeping requirements, as well as system requirements, aimed identifying and reporting suspicious activity reporting, must increase with the institution's size and complexity. Failure to implement or maintain adequate programs and controls to combat terrorist financing and money laundering may have serious legal, financial, and reputational consequences.

#### Governmental Policies and Economic Factors

The operations of BOK Financial and its subsidiaries are affected by legislative changes and by the policies of various regulatory authorities and, in particular, the policies of the Federal Reserve Board. The Federal Reserve Board has statutory objectives to maximize employment and maintain price stability. Among the instruments of monetary policy used by the Federal Reserve Board to implement these objectives are: open-market operations in U.S. Government securities, changes in the discount rate and federal funds rate on bank borrowings, and changes in reserve requirements on bank deposits. The effect of future changes in such policies on the business and earnings of BOK Financial and its subsidiaries is uncertain.

In response to the significant recession in business activity which began in 2007, the Federal Reserve took aggressive actions to reduce interest rates and provide liquidity. While many of the crisis-related programs have expired or been closed, the Federal Reserve generally has continue to put downward pressure on longer-term interest rates through purchases of longer-term securities. Additionally, the government continues to enact economic stimulus legislation and policies, including increases in government spending, reduction of certain taxes and home affordability programs. Although the Federal Reserve has indicated its intention to maintain historically low short-term interest rates for the foreseeable future, it began to taper bond purchase programs which had been designed to reduce longer-term rates. The short-term effectiveness and long-term impact of these programs on the economy in general and on BOK Financial Corporation in particular are uncertain.

## Foreign Operations

BOK Financial does not engage in operations in foreign countries, nor does it lend to foreign governments.

#### ITEM 1A. RISK FACTORS

The United States economy continues to rebound from a significant recession from 2007 to 2009. While credit losses have fallen to pre-recession levels, the rate of economic growth remains modest and unemployment has remained persistently high. The Federal Reserve Board continues to promote more robust economic growth by maintaining historically low short-term interest rates for an extended period of time. The Federal Reserve Board also continues to promote low intermediate and long-term interest rates, though announcement of their intention to taper bond purchase programs caused longer-term interest rates to increase in mid-year. The current effect of these actions reduces our earnings by narrowing net interest margins as maturing fixed-rate loans are refinanced and cash flow from the securities portfolio are reinvested at lower current rates. The mid-year increase in longer-term interest rates significantly decreased mortgage loans refinancing activity, narrowed mortgage loan gain on sale margins and reduced unrealized gain on securities. The ongoing effect of changes in these programs subjects banks to future interest rate risk as rates increase to more normal levels.

#### General and Regulatory Risk Factors

Adverse factors could impact BOK Financial's ability to implement its operating strategy.

Although BOK Financial has developed an operating strategy which it expects to result in continuing improved financial performance, BOK Financial cannot assure that it will be successful in fulfilling this strategy or that this operating strategy will be successful. Achieving success is dependent upon a number of factors, many of which are beyond BOK Financial's direct control. Factors that may adversely affect BOK Financial's ability to implement its operating strategy include:

deterioration of BOK Financial's asset quality;

deterioration in general economic conditions, especially in BOK Financial's core markets;

inability to control BOK Financial's non-interest expenses;

inability to increase non-interest income;

inability to access capital;

decreases in net interest margins;

increases in competition;

adverse regulatory developments.

Substantial competition could adversely affect BOK Financial.

Banking is a competitive business. BOK Financial competes actively for loan, deposit and other financial services business in the southwest region of the United States. BOK Financial's competitors include a large number of small and large local and national banks, savings and loan associations, credit unions, trust companies, broker-dealers and underwriters, as well as many financial and non-financial firms that offer services similar to BOK Financial's. Large national financial institutions have substantial capital, technology and marketing resources. Such large financial institutions may have greater access to capital at a lower cost than BOK Financial does, which may adversely affect BOK Financial's ability to compete effectively.

BOK Financial has expanded into markets outside of Oklahoma, where it competes with a large number of financial institutions that have an established customer base and greater market share than BOK Financial. BOK Financial may not be able to continue to compete successfully in these markets outside of Oklahoma. With respect to some of its services, BOK Financial competes with non-bank companies that are not subject to regulation. The absence of regulatory requirements may give non-banks a competitive advantage.

Government regulations could adversely affect BOK Financial.

BOKF and BOKF, NA are subject to banking laws and regulations that limit the type of acquisitions and investments that we may make. In addition, certain permitted acquisitions and investments are subject to prior review and approval by banking regulators, including the Federal Reserve, OCC and FDIC. Banking regulators have broad discretion on whether to approve proposed acquisitions and investments. In deciding whether to approve a proposed acquisition, federal banking regulators will consider, among other things, the effect of the acquisition on competition; the convenience and needs of the communities to be served, including our record of compliance under the Community Reinvestment Act; and our effectiveness in combating money laundering. They will also consider our financial condition and our future prospects, including projected capital ratios and levels; the competence, experience, and integrity of our management; and our record of compliance with laws and regulations.

The trend of increasingly extensive regulation is likely to continue and become more costly in the future. Laws, regulations or policies currently affecting BOK Financial and its subsidiaries may change. The implementation of the Dodd-Frank Act has and will continue to affect BOK Financial's businesses, including interchange revenue, mortgage banking, derivative and trading activities on behalf of customers, consumer products and funds management.

Regulatory authorities may change their interpretation of these statutes and regulations and are likely to increase their supervisory activities, including the OCC, our primary regulator, and the CFPB, our new regulator for certain designated consumer laws and regulations. Violations of laws and regulations could limit the growth potential of BOK Financial's businesses. We have made extensive investments in human and technological resources to address enhanced regulatory expectations, including investments in the areas of risk management, compliance, and capital planning.

Adverse political environment could negatively impact BOK Financial's business.

As a result of the financial crisis and related government intervention to stabilize the banking system, there have been a series of laws and related regulations proposed or enacted in an attempt to ensure the crisis is not repeated. Many of the proposed new regulations are far-reaching. The intervention by the government also impacted populist sentiment with a negative view of financial institutions. This sentiment may increase litigation risk to the Company. While the Company did not participate in the Troubled Asset Relief Program and performed well throughout the downturn, the adverse political environment could have an adverse impact on BOK Financial's future operations.

#### Credit Risk Factors

Adverse regional economic developments could negatively affect BOK Financial's business.

At December 31, 2013, loans to businesses and individuals with collateral primarily located in Texas represented approximately 34% of the total loan portfolio and loans to businesses and individuals with collateral primarily located in Oklahoma represented approximately 26% of our total loan portfolio. These geographic concentrations subject the loan portfolio to the general economic conditions within these areas. Poor economic conditions in Oklahoma, Texas or other markets in the southwest region may cause BOK Financial to incur losses associated with higher default rates and decreased collateral values in BOK Financial's loan portfolio. A regional economic downturn could also adversely affect revenue from brokerage and trading activities, mortgage loan originations and other sources of fee-based revenue.

Adverse economic factors affecting particular industries could have a negative effect on BOK Financial customers and their ability to make payments to BOK Financial.

Certain industry-specific economic factors also affect BOK Financial. For example, 18% of BOK Financial's total loan portfolio at December 31, 2013 is comprised of loans to borrowers in the energy industry, which is historically a cyclical industry. Low commodity prices may adversely affect that industry and, consequently, may affect BOK Financial's business negatively. The effect of volatility in commodity prices on our customer derivatives portfolio could adversely affect our liquidity and regulatory capital. In addition, BOK Financial's loan portfolio includes commercial real estate loans. A downturn in the real estate industry in general or in certain segments of the commercial real estate industry in the southwest region could also have an adverse effect on BOK Financial's operations.

Adverse global economic factors could have a negative effect on BOK Financial customers and counter-parties.

Poor economic conditions globally, including those of the European Union, could impact BOK Financial's customers and counter-parties with which we do business. We have no direct exposure to European sovereign debt and our aggregate gross exposure to European financial institutions totaled \$6.5 million at December 31, 2013. In addition, we have an aggregate gross exposure to internationally active domestic financial institutions of approximately \$216 million at December 31, 2013. The financial condition of these institutions is monitored on an on-going basis. We have not identified any significant customer exposures to European sovereign debt or European financial institutions.

Liquidity and Interest Rate Risk Factors

Fluctuations in interest rates could adversely affect BOK Financial's business.

BOK Financial's business is highly sensitive to:

the monetary policies implemented by the Federal Reserve Board, including the discount rate on bank borrowings and changes in reserve requirements, which affect BOK Financial's ability to make loans and the interest rates we may charge;

changes in prevailing interest rates, due to the dependency of the Bank on interest income; open market operations in U.S. Government securities.

A significant increase in market interest rates, or the perception that an increase may occur, could adversely affect both BOK Financial's ability to originate new loans and BOK Financial's ability to grow. Conversely, a decrease in interest rates could result in acceleration in the payment of loans, including loans underlying BOK Financial's holdings of residential mortgage-backed securities and termination of BOK Financial's mortgage servicing rights. In addition, changes in market interest rates, changes in the relationships between short-term and long-term market interest rates or changes in the relationships between different interest rate indices, could affect the interest rates charged on interest-earning assets differently than the interest rates paid on interest-bearing liabilities. This difference could result in an increase in interest expense relative to interest income which would reduce the Company's net interest revenue. In a low interest rate environment, the Company's ability to support net interest revenue through continued securities portfolio growth or further reduce deposit costs could be limited. An increase in market interest rates also could adversely affect the ability of BOK Financial's floating-rate borrowers to meet their higher payment obligations. If this occurred, it could cause an increase in nonperforming assets and net charge-offs, which could adversely affect BOK Financial's business.

Changes in mortgage interest rates could adversely affect mortgage banking operations as well as BOK Financial's substantial holdings of residential mortgage-backed securities and mortgage servicing rights.

Our available for sale residential mortgage-backed security portfolio represents investment interests in pools of residential mortgages, composing \$7.9 billion or 29% of total assets of the Company at December 31, 2013. Residential mortgage-backed securities are highly sensitive to changes in interest rates. BOK Financial mitigates this risk somewhat by investing principally in shorter duration mortgage products, which are less sensitive to changes in interest rates. A significant decrease in interest rates has led mortgage holders to refinance the mortgages constituting the pool backing the securities, subjecting BOK Financial to a risk of prepayment and decreased return on investment due to subsequent reinvestment at lower interest rates. A significant decrease in interest rates has also accelerated premium amortization. Conversely, a significant increase in interest rates could cause mortgage holders to extend the term over which they repay their loans, which delays the Company's opportunity to reinvest funds at higher rates.

Residential mortgage-backed securities are also subject to credit risk from delinquency or default of the underlying loans. BOK Financial mitigates this risk somewhat by investing in securities issued by U.S. government agencies. Principal and interest payments on the loans underlying these securities are guaranteed by these agencies.

The Federal Reserve Board and other government agencies have implemented policies and programs to stimulate the U.S. economy and housing market. These policies and programs have significantly reduced both primary mortgage interest rates, the rates paid by borrowers, and secondary mortgage interest rates, the rates required by investors in mortgage backed securities. They have also reduced barriers to mortgage refinancing such as insufficient home values.

BOK Financial derives a substantial amount of revenue from mortgage activities, including \$80 million from the production and sale of mortgage loans, \$42 million from the servicing of mortgage loans and \$30 million from sales of financial instruments to other mortgage lenders. These activities, as well our substantial holdings of residential mortgage backed securities and mortgage servicing rights may be adversely affected by changes in government policies and programs.

In addition, as part of BOK Financial's mortgage banking business, BOK Financial has substantial holdings of mortgage servicing rights, totaling \$153 million or 0.57% of total assets at December 31, 2013. The value of these rights is also very sensitive to changes in interest rates. Falling interest rates tend to increase loan prepayments, which may lead to cancellation of the related servicing rights. BOK Financial attempts to manage this risk by maintaining an active hedging program for its mortgage servicing rights. The Company's hedging program has only been partially successful in recent years. The value of mortgage servicing rights may also decrease due to rising delinquency or default of the loans serviced. This risk is mitigated somewhat by adherence to underwriting standards on loans originated for sale.

Market disruptions could impact BOK Financial's funding sources.

BOK Financial's subsidiary bank may rely on other financial institutions and the Federal Home Loan Bank of Topeka as a significant source of funds. Our ability to fund loans, manage our interest rate risk and meet other obligations depends on funds borrowed from these sources. The inability to borrow funds at market interest rates could have a material adverse effect on our operations.

#### **Operating Risk Factors**

Dependence on technology increases cybersecurity risk.

As a financial institution, we process a significant number of customer transactions and possess a significant amount of sensitive customer information. As technology advances, the ability to initiate transactions and access data has become more widely distributed among mobile phones, personal computers, automated teller machines, remote deposit capture sites and similar access points. These technological advances increase cybersecurity risk. While the Company maintains programs intended to prevent or limit the effects of cybersecurity risk, there is no assurance that unauthorized transactions or unauthorized access to customer information will not occur. The financial, reputational and regulatory impact of unauthorized transactions or unauthorized access to customer information could be significant.

We depend on third parties for critical components of our infrastructure.

We outsource a significant portion of our information systems, communications, data management and transaction processing to third parties. These third parties are sources of risk associated with operational errors, system interruptions or breaches, unauthorized disclosure of confidential information and misuse of intellectual property. If the service providers encounter any of these issues, we could be exposed to disruption of service, reputational damages, and litigation risk that could be material to our business.

## Risks Related to an Investment in Our Stock

Although publicly traded, BOK Financial's common stock has substantially less liquidity than the average trading market for a stock quoted on the NASDAQ National Market System.

A relatively small fraction of BOK Financial's outstanding common stock is actively traded. The risks of low liquidity include increased volatility of the price of BOK Financial's common stock. Low liquidity may also limit holders of BOK Financial's common stock in their ability to sell or transfer BOK Financial's shares at the price, time and quantity desired.

BOK Financial's principal shareholder controls a majority of BOK Financial's common stock.

Mr. George B. Kaiser owns approximately 62% of the outstanding shares of BOK Financial's common stock at December 31, 2013. Mr. Kaiser is able to elect all of BOK Financial's directors and effectively control the vote on all matters submitted to a vote of BOK Financial's common shareholders. Mr. Kaiser's ability to prevent an unsolicited bid for BOK Financial or any other change in control could have an adverse effect on the market price for BOK Financial's common stock. A substantial majority of BOK Financial's directors are not officers or employees of BOK Financial or any of its affiliates. However, because of Mr. Kaiser's control over the election of BOK Financial's

directors, he could change the composition of BOK Financial's Board of Directors so that it would not have a majority of outside directors.

Possible future sales of shares by BOK Financial's principal shareholder could adversely affect the market price of BOK Financial's common stock.

Mr. Kaiser has the right to sell shares of BOK Financial's common stock in compliance with the federal securities laws at any time, or from time to time. The federal securities laws will be the only restrictions on Mr. Kaiser's ability to sell. Because of his current control of BOK Financial, Mr. Kaiser could sell large amounts of his shares of BOK Financial's common stock by causing BOK Financial to file a registration statement that would allow him to sell shares more easily. In addition, Mr. Kaiser could sell his shares of BOK Financial's common stock without registration under Rule 144 of the Securities Act. Although BOK Financial can make no predictions as to the effect, if any, that such sales would have on the market price of BOK Financial's common stock, sales of substantial amounts of BOK Financial's common stock, or the perception that such sales

could occur, could adversely affect market prices. If Mr. Kaiser sells or transfers his shares of BOK Financial's common stock as a block, another person or entity could become BOK Financial's controlling shareholder.

Statutory restrictions on subsidiary dividends and other distributions and debts of BOK Financial's subsidiaries could limit amounts BOK Financial's subsidiaries may pay to BOK Financial.

A substantial portion of BOK Financial's cash flow typically comes from dividends paid by the Bank. Statutory provisions and regulations restrict the amount of dividends the Bank may pay to BOK Financial without regulatory approval. Management also developed, and the BOK Financial board of directors approved, an internal capital policy that is more restrictive than the regulatory capital standards. In the event of liquidation, creditors of the Bank and other non-bank subsidiaries of BOK Financial are entitled to receive distributions from the assets of that subsidiary before BOK Financial, as holder of an equity interest in the subsidiaries, is entitled to receive any distributions. ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

ITEM 2. PROPERTIES

BOK Financial and its subsidiaries own and lease improved real estate that is carried at \$184 million, net of depreciation and amortization. The Company's principal offices are located in leased premises in the Bank of Oklahoma Tower in Tulsa, Oklahoma. Banking offices are primarily located in Tulsa and Oklahoma City, Oklahoma; Dallas, Fort Worth and Houston, Texas; Albuquerque, New Mexico; Denver, Colorado; Phoenix, Arizona; and Kansas City, Kansas/Missouri. Primary operations facilities are located in Tulsa and Oklahoma City, Oklahoma; Dallas, Texas and Albuquerque, New Mexico. The Company's facilities are suitable for their respective uses and present needs.

The information set forth in Notes 5 and 14 of the Company's Notes to Consolidated Financial Statements, which appear elsewhere herein, provides further discussion related to properties.

ITEM 3. LEGAL PROCEEDINGS

The information set forth in Note 14 of the Company's Notes to Consolidated Financial Statements, which appear elsewhere herein, provides discussion related to legal proceedings.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

## PART II

# ITEM 5. MARKET FOR REGISTRANT'S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF EQUITY SECURITIES

BOK Financial's \$0.00006 par value common stock is traded on the NASDAQ Stock Market under the symbol BOKF. As of January 31, 2014, common shareholders of record numbered 825 with 68,900,457 shares outstanding.

The highest and lowest quarterly closing bid price for shares and cash dividends per share of BOK Financial common stock follows:

	First	Second	Third	Fourth	
2013:					
Low	\$55.05	\$60.52	\$62.93	\$60.81	
High	62.77	65.95	69.36	66.32	
Cash dividends	0.38	0.38	0.38	0.40	
2012:					
Low	\$52.56	\$53.34	\$55.63	\$54.19	
High	59.02	58.12	59.47	59.77	
Cash dividends	0.33	0.38	0.38	1.38	1

<sup>&</sup>lt;sup>1</sup> Includes \$1.00 per share special cash dividend.

## Shareholder Return Performance Graph

Set forth below is a line graph comparing the change in cumulative shareholder return of the NASDAQ Index, the NASDAQ Bank Index, and the KBW 50 Bank Index for the period commencing December 31, 2008 and ending December 31, 2013.\*

Period Ending December 31,						
Index	2008	2009	2010	2011	2012	2013
<b>BOK Financial Corporation</b>	100.00	120.38	138.02	145.19	150.46	187.77
NASDAQ Composite	100.00	145.36	171.74	170.38	200.63	281.22
NASDAQ Bank Index	100.00	83.70	95.55	85.52	101.50	143.84
KBW 50	100.00	98.24	121.19	93.10	123.85	170.62

Graph assumes value of an investment in the Company's Common Stock for each index was \$100 on December 31, \*2008. The KBW 50 Bank index is the Keefe, Bruyette & Woods, Inc. index, which is available only for calendar quarter end periods. Cash dividends on Common Stock are assumed to have been reinvested in BOK Financial Common Stock.

The following table provides information with respect to purchases made by or on behalf of the Company or any "affiliated purchaser" (as defined in Rule 10b-18(a)(3) under the Securities Exchange Act of 1934), of the Company's common stock during the three months ended December 31, 2013.

			Total	
			Number of	Maximum
			Shares	Number of
	Total	Avaraga	Purchased as	Shares that
	Number of	Average Price Paid	Part of	May Yet Be
Period	Shares	per Share	Publicly	Purchased
	Purchased <sup>2</sup>	per Share	Announced	Under the
			Plans or	Plans
			Programs <sup>1</sup>	
October 1, 2013 to October 31, 2013		\$		1,960,504
November 1, 2013 to November 30, 2013		\$		1,960,504
December 1, 2013 to December 31, 2013	31,645	\$63.59		1,960,504
Total	31,645			

On April 24, 2012, the Company's board of directors authorized the Company to repurchase up to two million shares of the Company's common stock. As of December 31, 2013, the Company had repurchased 39,496 shares under this plan.

The Company routinely repurchases mature shares from employees to cover the exercise price and taxes in connection with employee stock option exercises.

## ITEM 6. SELECTED FINANCIAL DATA

The selected financial data is set forth within Table 1 of Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

Table 1 -- Consolidated Selected Financial Data (Dollars in thousands, except per share data)

	December 3 2013	31,	2012		2011		2010		2009	
Selected Financial Data										
For the year:										
Interest revenue	\$745,371		\$794,871		\$813,146		\$851,082		\$914,899	
Interest expense	70,894		87,322		120,101		142,030		204,205	
Net interest revenue	674,477		707,549		693,045		709,052		710,694	
Provision for for credit losses	(27,900	)	(22,000	)	(6,050	)	105,139		195,900	
Fees and commissions revenue	603,844		628,880		527,093		516,394		480,512	
Net income	316,609		351,191		285,875		246,754		200,907	
Period-end:										
Loans	12,792,264		12,311,456	<b>.</b>	11,269,743		10,643,036	6	11,279,698	8
Assets	27,015,432		28,148,631		25,493,946		23,941,603	3	23,331,026	6
Deposits	20,269,327		21,179,060	)	18,762,580		17,179,061		15,518,228	8
Subordinated debentures	347,802		347,633		398,881		398,701		398,539	
Shareholders' equity	3,020,049		2,957,860		2,750,468		2,521,726		2,205,813	
Nonperforming assets <sup>2</sup>	247,743		276,716		356,932		394,469		484,295	
Profitability Statistics Earnings per share (based on average										
equivalent shares):										
Basic	\$4.61		\$5.15		\$4.18		\$3.63		\$2.96	
Diluted	4.59		5.13		4.17		3.61		2.96	
Percentages (based on daily averages):										
Return on average assets		%	1.34	%		%	1.04	%	0.87	%
Return on average shareholders' equity	10.51		12.09		10.66		10.18		9.66	
Average shareholders' equity to average assets	11.00		11.05		10.95		10.19		8.98	
Common Stock Performance Per Share:										
Book value per common share	\$43.88		\$43.29		\$40.36		\$36.97		\$32.53	
Market price: December 31 close	66.32		54.46		54.93		53.40		47.52	
Market range – High close bid price	69.36		59.77		56.30		55.68		48.13	
Market range – Low close bid price	55.05		52.56		44.00		42.89		22.98	
Cash dividends declared				_						
Dividend payout ratio	1.54 33.43		2.47 48.01		1.13 27.01		0.99 27.16		0.945 31.93	%

Table 1 -- Consolidated Selected Financial Data (Dollars in thousands, except per share data)

	December 31	,						
	2013	2012		2011		2010		2009
Selected Balance Sheet Statistics								
Period-end:								
Tier 1 capital ratio	13.77 %	12.78	%	13.27	%	12.69	%	10.86 %
Total capital ratio	15.56	15.13	%	16.49	%	16.20		14.43
Leverage ratio	10.05	9.01	%	9.15	%	8.74		8.05
Tier 1 common equity ratio <sup>1</sup>	13.59	12.59		13.06		12.55		10.75
Allowance for loan losses to nonaccruing	183.29	160.34		125.93		126.93		86.07
loans	103.29	100.54		123.93		120.93		80.07
Allowance for loan losses to loans	1.45	1.75		2.25		2.75		2.59
Combined allowances for credit losses to	1.47	1.77		2.33		2.89		2.72
loans <sup>4</sup>	1.4/	1.//		2.33		2.09		2.12
Miscellaneous (at December 31)								
Number of employees (full-time equivalent)	4,632	4,704		4,511		4,432		4,355
Number of banking locations	206	217		212		207		202
Number of TransFund locations	1,998	1,970		1,912		1,943		1,896
Fiduciary assets	30,137,092	25,829,038	8	22,821,81	3	22,914,737	7	20,642,512
Mortgage loan servicing portfolio <sup>3</sup>	14,818,016	13,091,482	2	12,356,91	7	12,059,241		7,366,780

<sup>&</sup>lt;sup>1</sup> Tier 1 capital divided by risk-weighted assets, both as defined by Basel I based regulations.

## Management's Assessment of Operations and Financial Condition

#### Overview

The following discussion is management's analysis to assist in the understanding and evaluation of the financial condition and results of operations of BOK Financial Corporation ("BOK Financial" or "the Company"). This discussion should be read in conjunction with the consolidated financial statements and footnotes and selected financial data presented elsewhere in this report.

Following the severe recession from 2007 to 2009, economic growth in the United States has been modest and gradual. National unemployment rates have improved from 7.8% in December of 2012 to 6.7% in December of 2013. With subdued indications of inflation, the U.S. government has continued to provide accommodative economic policy to support growth in the economy and further reduction in the unemployment rate. Although long-term and short-term interest rates remained at historic lows throughout the year, market speculation concerning the tapering of the Federal Reserve's bond buying program resulted in a rapid increase in mortgage interest rates in mid-2013. The low interest rate environment has presented challenges for all financial institutions as cash flows from loan and securities portfolios are reinvested at current rates. Both personal and corporate balance sheets have improved during the year. Corporations have amassed a significant amount of cash, placing the U.S. in a strong position to fund growth opportunities and reinvest. However, this has been hindered by the uncertainty in tax and regulatory policy as we

<sup>&</sup>lt;sup>2</sup> Includes nonaccrual loans, renegotiated loans and assets acquired in satisfaction of loans. Excludes loans past due 90 days or more and still accruing.

<sup>&</sup>lt;sup>3</sup> Includes outstanding principal for loans serviced for affiliates.

<sup>&</sup>lt;sup>4</sup> Includes allowance for loan losses and accrual for off-balance sheet credit risk.

<sup>&</sup>lt;sup>5</sup> Includes \$1.00 per share special dividend.

address the high level of national debt and deficit issues.

#### Performance Summary

Net income for the year ended December 31, 2013 totaled \$316.6 million or \$4.59 per diluted share compared with net income of \$351.2 million or \$5.13 per diluted share for the year ended December 31, 2012.

#### Highlights of 2013 included:

Net interest revenue totaled \$674.5 million for 2013 compared to \$707.5 million for 2012. Cash flows from the securities portfolio were reinvested at lower current market rates. Growth in average loan balances were partially offset by a decrease in loan yield. Net interest margin was 2.80% for 2013 compared to 3.15% for 2012. Fees and commissions revenue totaled \$603.8 million for 2013 compared to \$628.9 million for 2012. Mortgage banking revenue decreased \$47.4 million compared to the prior year. BOK Financial originated a record number of residential mortgage loans during the year. However, gain on sale margins decreased. Trust fees and commissions revenue grew by \$16.0 million or 20% and transaction card revenue was up \$8.8 million over the prior year. Operating expenses totaled \$840.6 million, unchanged compared to the prior year. Personnel costs increased \$14.2 million due largely to regular compensation. Non-personnel expenses decreased \$13.9 million compared to the prior year primarily, due to a decrease in write-downs related to real estate and other repossessed assets and lower mortgage banking costs.

The Company recorded a \$27.9 million negative provision for credit losses in 2013 and a \$22.0 million negative provision for credit losses in 2012. Credit quality indicators continued to improve. Net loans charged off totaled \$2.0 million or 0.02% of average loans for 2013 compared to \$23.3 million or 0.20% of average loans for 2012. Gross charge-offs decreased to \$25.3 million in 2013 from \$42.1 million in 2012.

The combined allowance for credit losses totaled \$187 million or 1.47% of outstanding loans at December 31, 2013 compared to \$217 million or 1.77% of outstanding loans at December 31, 2012. Nonperforming assets totaled \$248 million or 1.92% of outstanding loans and repossessed assets at December 31, 2013, down from \$277 million or 2.23% of outstanding loans and repossessed assets at December 31, 2012. During 2013, nonaccruing loans decreased \$33 million and repossessed assets decreased \$12 million. Renegotiated residential mortgage loans guaranteed by U.S. government agencies increased \$16 million.

Outstanding loan balances were \$12.8 billion at December 31, 2013, an increase of \$481 million over the prior year. Commercial loan balances grew by \$301 million or 4% and commercial real estate loans increased \$186 million or 8%. Residential mortgage loans increased \$7.0 million and consumer loans decreased \$14 million.

The available for sale securities portfolio decreased \$1.1 billion during 2013 to \$10.1 billion at December 31, 2013. The Company pro-actively reduced the size of its bond portfolio to better position the balance sheet for a longer-term rising rate environment.

Period-end deposits totaled \$20.3 billion at December 31, 2013 compared to \$21.2 billion at December 31, 2012. Demand deposit accounts decreased by \$722 million. Demand deposits at December 31, 2012 were unusually high as customers responded to tax law changes that became effective in 2013. Interest-bearing transaction accounts were largely unchanged compared to the prior year. Time deposits decreased \$272 million.

The Company and its subsidiary bank exceeded the regulatory definition of well capitalized. The Company's Tier 1 capital ratios, as defined by banking regulations, were 13.77% at December 31, 2013 and 12.78% at December 31, 2012. The Company's Tier 1 common equity ratio, as recently defined by banking regulators, is estimated to be 12.60% at December 31, 2013.

Regular cash dividends paid on common shares in 2013 totaled \$1.54 per common share. Regular cash dividends paid on common shares were \$1.47 per common share in 2012. In addition, the Company paid a special dividend of \$1.00 per common share in the fourth quarter of 2012.

Net income for the fourth quarter of 2013 totaled \$73.0 million or \$1.06 per diluted share compared to \$82.6 million or \$1.21 per diluted share for the fourth quarter of 2012.

Highlights of the fourth quarter of 2013 included:

Net interest revenue totaled \$166.2 million for the fourth quarter of 2013 compared to \$174.3 million for the fourth quarter of 2012. Net interest margin was 2.74% for the fourth quarter of 2013 compared to 2.95% for the fourth quarter of 2012. Cash flows from the securities portfolio were reinvested at lower current market rates and loan yields decreased. The average balance of the available for sale securities portfolio decreased, partially offset by growth in the average balance of the loan portfolio.

Fees and commissions revenue decreased \$22.5 million compared to the prior year to \$142.4 million for the fourth quarter of 2013. Mortgage banking revenue decreased \$24.5 million due primarily to a decrease in loan production volume. Growth in trust fees and commission and transaction card revenues were partially offset by lower brokerage and trading revenues.

Operating expenses totaled \$215.4 million, down \$11.4 million compared to the prior year. Personnel costs decreased \$5.5 million and non-personnel expenses decreased \$5.8 million compared to the prior year.

An \$11.4 million negative provision for credit losses was recorded in the fourth quarter of 2013 compared to a \$14.0 million negative provision for credit losses in the fourth quarter of 2012. We experienced a net recovery of \$3.0 million in the fourth quarter of 2013 compared to net loans charged off of \$4.3 million in the fourth quarter of 2012. Gross charge-offs were \$3.1 million compared to \$8.0 million in the prior year.

Critical Accounting Policies & Estimates

The Consolidated Financial Statements and accompanying notes are prepared in accordance with generally accepted accounting principles in the United States of America ("GAAP"). The Company's accounting policies are more fully described in Note 1 of the Consolidated Financial Statements. Management makes significant assumptions and estimates in the preparation of the Consolidated Financial Statements and accompanying notes in conformity with GAAP that may be highly subjective, complex and subject to variability. Actual results could differ significantly from these assumptions and estimates. The following discussion addresses the most critical areas where these assumptions and estimates could affect the financial condition, results of operations and cash flows of the Company. These critical accounting policies and estimates have been discussed with the appropriate committees of the Board of Directors.

Allowance for Loan Losses and Accrual for Off-Balance Sheet Credit Risk

The allowance for loan losses and accrual for off-balance sheet credit risk are assessed by management based on an ongoing quarterly evaluation of the probable estimated losses inherent in the loan portfolio and probable estimated losses on unused commitments to provide financing. A consistent, well-documented methodology has been developed and is applied by an independent Credit Administration department to assure consistency across the Company. The allowance for loan losses consists of specific allowances attributed to certain impaired loans that have not yet been charged down to amounts we expect to recover, general allowances for unimpaired loans that are based on estimated loss rates by loan class and nonspecific allowances for risks beyond factors specific to a particular portfolio segment or loan class. There have been no material changes in the approach or techniques utilized in developing the allowance for loan losses and accrual for off-balance sheet credit risk during 2013.

Loans are considered impaired when it is probable that we will not collect all amounts due according to the contractual terms of the loan agreements, including loans modified in a troubled debt restructuring. Internally risk graded loans are evaluated individually for impairment. Substantially all commercial and commercial real estate loans and certain residential mortgage and consumer loans are risk graded through a quarterly evaluation of the borrower's ability to repay. Certain commercial loans and most residential mortgage and consumer loans which represent small balance, homogeneous pools are not risk graded. Non-risk graded loans are identified as impaired based on performance status. Generally, non-risk graded loans are considered impaired when 90 or more days past due, in

bankruptcy or modified in a troubled debt restructuring.

Specific allowances for impaired loans that have not yet been charged down to amounts we expect to recover are measured by an evaluation of estimated future cash flows discounted at the loan's initial effective interest rate or the fair value of collateral for certain collateral dependent loans. Collateral value of real property is generally based on third party appraisals that conform to Uniform Standards of Professional Appraisal Practice, less estimated selling costs. Appraised values are on an "as-is" basis and generally are not adjusted by the Company. Updated appraisals are obtained at least annually or more frequently if market conditions indicate collateral values may have declined. Collateral value of mineral rights is determined by our internal staff of engineers based on projected cash flows under current market conditions. The value of other collateral is generally determined by our special assets staff based on liquidation cash flows under current market conditions. Collateral values and available cash resources that support impaired loans are evaluated quarterly. Historical statistics may be used as a practical way to estimate impairment in limited situations, such as when a collateral dependent loan is identified as impaired near the end of a reporting period until an updated appraisal of collateral value is received or a full assessment of future cash flows is completed. Estimates of future cash flows and collateral values require significant judgments and may be volatile.

General allowances for unimpaired loans are based on estimated loss rates by loan class. The appropriate historical gross loss rate for each loan class is determined by the greater of the current loss rate based on the most recent twelve months or a ten-year average gross loss rate. Recoveries are not directly considered in the estimation of historical loss rates. Recoveries generally do not follow predictable patterns and are not received until well-after the charge-off date as a result of protracted legal proceedings. For risk graded loans, historical loss rates are adjusted for changes in risk rating. For each loan class, the weighted average current risk grade is compared to the weighted average long-term risk grade. This comparison determines whether the risk in each loan class is increasing or decreasing. Historical loss rates are adjusted upward or downward in proportion to changes in weighted average risk grading. General allowances for unimpaired loans also consider inherent risks identified for a given loan class. Inherent risks include consideration of the loss rates that most appropriately represent the current credit cycle and other factors attributable to a specific loan class which have not yet been represented in the historical gross loss rates or risk grading. Examples of these factors include changes in commodity prices or engineering imprecision which may affect the value of reserves that secure our energy loan portfolio, construction risk that may affect commercial real estate loans, changes in regulations and public policy that may disproportionately impact health care loans and changes in loan product types.

Nonspecific allowances are maintained for risks beyond factors specific to a particular portfolio segment or loan class. These factors include trends in the economy in our primary lending areas, concentrations in loans with large balances and other relevant factors.

#### Fair Value Measurement

Certain assets and liabilities are recorded at fair value in the Consolidated Financial Statements. Fair value is defined by applicable accounting guidance as the price to sell an asset or transfer a liability in an orderly transaction between market participants in the principal markets for the given asset or liability at the measurement date based on markets conditions at that date. An orderly transaction assumes exposure to the market for a customary period for marketing activities prior to the measurement date and not a forced liquidation or distressed sale.

A hierarchy for fair value has been established that prioritizes the inputs of valuation techniques used to measure fair value into three broad categories: unadjusted quoted prices in active markets for identical assets or liabilities (Level 1), other observable inputs that can be observed either directly or indirectly (Level 2) and unobservable inputs for assets or liabilities (Level 3). Fair value may be recorded for certain assets and liabilities every reporting period on a recurring basis or under certain circumstances on a non-recurring basis.

The following represents significant fair value measurements included in the Consolidated Financial Statements based on estimates. See Note 18 of the Consolidated Financial Statements for additional discussion of fair value

measurement and disclosure included in the Consolidated Financial Statements.

## Mortgage Servicing Rights

We have a significant investment in mortgage servicing rights. Our mortgage servicing rights are primarily retained from sales in the secondary market of residential mortgage loans we have originated or purchased from correspondent lenders. Occasionally mortgage servicing rights may be purchased from other lenders. Both originated and purchased mortgage servicing rights are initially recognized at fair value. The Company has elected to carry all mortgage servicing rights at fair value. Changes in fair value are recognized in earnings as they occur.

There is no active market for mortgage servicing rights after origination. The fair value of the mortgage servicing rights are determined by discounting the projected cash flows. Certain significant assumptions and estimates used in valuing mortgage servicing rights are based on current market sources including projected prepayment speeds, assumed servicing costs, earnings on escrow deposits, ancillary income and discount rates. Assumptions used to value our mortgage servicing rights are considered significant unobservable inputs and represent our best estimate of assumptions that market participants would use to value this asset. A separate third party model is used to estimate prepayment speeds based on interest rates, housing turnover rates, estimated loan curtailment, anticipated defaults and other relevant factors. The prepayment model is updated daily for changes in market conditions and adjusted to better correlate with actual performance of our servicing portfolio. The discount rate is based on benchmark rates for mortgage loans plus a market spread expected by investors in servicing rights. Significant assumptions used to determine the fair value of our mortgage servicing rights are presented in Note 7 to the Consolidated Financial Statements. At least annually, we request estimates of fair value from outside sources to corroborate the results of the valuation model.

The assumptions used in this model are primarily based on mortgage interest rates. Evaluation of the effect of a change in one assumption without considering the effect of that change on other assumptions is not meaningful. Considering all related assumptions, we would expect a 50 basis point increase in mortgage interest rates to increase the fair value of our servicing rights by \$8.6 million. We would expect an \$8.6 million decrease in the fair value of our mortgage servicing rights from a 50 basis point decrease in mortgage interest rates.

#### Valuation of Derivative Instruments

We use interest rate derivative instruments to manage our interest rate risk. We also offer interest rate, commodity, foreign exchange and equity derivative contracts to our customers. All derivative instruments are carried on the balance sheet at fair value. Fair values for exchange-traded contracts are based on quoted prices in an active market for identical instruments. Fair values for over-the-counter interest rate contracts used to manage our interest rate risk are provided either by third-party dealers in the contracts or by quotes provided by independent pricing services. Information used by these third-party dealers or independent pricing services to determine fair values are considered significant other observable inputs. Fair values for interest rate, commodity, foreign exchange and equity contracts used in our customer hedging programs are based on valuations generated internally by third-party provided pricing models. These models use significant other observable market inputs to estimate fair values. Changes in assumptions used in these pricing models could significantly affect the reported fair values of derivative assets and liabilities, though the net effect of these changes should not significantly affect earnings.

Credit risk is considered in determining the fair value of derivative instruments. Deterioration in the credit rating of customers or dealers reduces the fair value of asset contracts. The reduction in fair value is recognized in earnings during the current period. Fair value adjustments are based on various risk factors including but not limited to counterparty credit rating or equivalent loan grading, derivative contract notional size, price volatility of the underlying commodity, duration of the derivative contracts and expected loss severity. Expected loss severity is based on historical losses for similarly risk-graded commercial loan customers. Deterioration in our credit rating below investment grade would affect the fair value of our derivative liabilities. In the event of a credit down-grade, the fair value of our derivative liabilities would be recognized in earnings in the current period.

### Valuation of Securities

The fair value of our securities portfolio is generally based on a single price for each financial instrument provided to us by a third-party pricing service determined by one or more of the following:

Quoted prices for similar, but not identical, assets or liabilities in active markets;

Quoted prices for identical or similar assets or liabilities in inactive markets;

Inputs other than quoted prices that are observable, such as interest rate and yield curves, volatilities, prepayment speeds, loss severities, credit risks and default rates;

Other inputs derived from or corroborated by observable market inputs.

The underlying methods used by the third-party pricing services are considered in determining the primary inputs used to determine fair values. We evaluate the methodologies employed by the third-party pricing services by comparing the price provided by the pricing service with other sources, including brokers' quotes, sales or purchases of similar instruments and discounted cash flows to establish a basis for reliance on the pricing service values. Significant differences between the pricing service provided value and other sources are discussed with the pricing service to understand the basis for their values. Based on all observable inputs, management may adjust prices obtained from third-party pricing services to more appropriately reflect the prices that would be received to sell assets or paid to transfer liabilities in orderly transactions in the current market. No significant adjustments were made to prices provided by third-party pricing services at December 31, 2013 or December 31, 2012.

A portion of our securities portfolio is comprised of debt securities for which third-party services have discontinued providing price information due primarily to a lack of observable inputs and other relevant data. We estimate the fair value of these securities based on significant unobservable inputs, including projected cash flows discounted at rates indicated by comparison to securities with similar credit and liquidity risk. We would expect the fair value to decrease \$208 thousand if credit spreads utilized in valuing these securities widened by 100 basis points.

### Valuation of Impaired Loans and Real Estate and Other Repossessed Assets

The fair value of collateral for certain impaired loans and real estate and other repossessed assets is measured on a non-recurring basis. Fair values are generally based on unadjusted third-party appraisals derived principally from or corroborated by observable market data. Fair values based on these appraisals are considered to be based on Level 2 inputs. Fair value measurements based on appraisals that are not based on observable inputs or that require significant adjustments by us or fair value measurements that are not based on third-party appraisals are considered to be based on Level 3 inputs. Significant unobservable inputs include listing prices for comparable assets, uncorroborated expert opinions or management's knowledge of the collateral or industry.

#### Goodwill Impairment

Goodwill for each reporting unit is evaluated for impairment annually as of October 1st or more frequently if conditions indicate that impairment may have occurred. The evaluation of possible goodwill impairment involves significant judgment based upon short-term and long-term projections of future performance.

We identify the geographical market underlying each operating segment as reporting units for the purpose of performing the annual goodwill impairment test. This is consistent with the manner in which management assesses the performance of the Company and allocates resources. See additional discussion of the operating segments in the Assessment of Operations - Lines of Business section following. As previously announced, the Company appointed a new Chief Executive Officer effective January 1, 2014 and made several executive leadership changes. We are currently evaluating the effect of these leadership changes on the reporting unit structure which underlies the operating segments and may consider changes in 2014.

We perform a qualitative assessment that evaluates, based on the weight of the evidence, the significance of all identified events and circumstances in the context of determining whether it is more likely than not that the fair value of our reporting units are less than their carrying amount. This qualitative assessment considers general economic conditions including trends in unemployment rates in our primary geographical areas, our earnings and stock price changes during the year, current and anticipated credit quality performance and the prolonged low interest rate environment and the impact of increased regulation. This qualitative assessment is supplemented by quantitative analysis through which the fair value of each of our reporting units is estimated by the discounted future earnings method. Income growth is projected for each of our reporting units over five years and a terminal value is computed.

The projected income stream is converted to current fair value by using a discount rate that reflects a rate of return required by a willing buyer. Assumptions used to value our reporting units are based on growth rates, volatility, discount rate and market risk premium inherent in our current stock price. These assumptions are considered significant unobservable inputs and represent our best estimate of assumptions that market participants would use to determine fair value of the respective reporting units. At December 31, 2013, critical assumptions in our evaluation were a 3% average expected long-term growth rate, a 0.81% volatility factor for BOK Financial common stock, a 9.06% discount rate and an 7.92% market risk premium. The expected long-term growth rate for smaller or less mature reporting units may be higher.

The fair value, carrying value and related goodwill of reporting units for which goodwill was attributed as of our annual impairment test performed on October 1, 2013 is as follows in Table 2.

Table 2 – Goodwill Allocation by Reporting Unit (In thousands)

,	Fair Value	Carrying Value <sup>1</sup>	Goodwill
Commercial:			
Oklahoma	\$1,322,352	\$249,517	\$7,354
Texas	818,792	411,161	196,183
New Mexico	104,237	54,687	11,094
Colorado	136,041	95,830	39,458
Arizona	91,870	57,689	14,853
Consumer:			
Oklahoma	821,809	201,085	1,683
Texas	103,794	49,314	27,567
New Mexico	99,314	21,209	2,874
Colorado	37,536	12,994	6,899
Wealth Management:			
Oklahoma	163,468	99,453	1,350
Texas	248,641	45,964	16,372
New Mexico	29,283	3,919	1,305
Colorado	123,157	38,373	31,198
Arizona	31,708	6,178	1,569

<sup>&</sup>lt;sup>1</sup> Carrying value includes intangible assets attributed to the reporting unit.

The fair value of our reporting units determined by the discounted future earnings method was further corroborated by comparison to the market capitalization of publicly traded banks of similar size and characteristics in our geographical footprint. Based on the qualitative assessment, supplemented by the results of the quantitative considerations, management believes that it is more-likely-than-not that no goodwill impairment existed as of our annual evaluation date.

As of December 31, 2013, the market value of BOK Financial common stock, a primary input in our goodwill impairment analysis, was approximately 5% higher than the market value used in our most recent annual evaluation. The market value is influenced by factors affecting the overall economy and the regional banks sector of the market. Goodwill impairment may be indicated at our next annual evaluation date if the market value of our stock declines or sooner if we incur significant unanticipated operating losses or if other factors indicate a significant decline in the value of our reporting units. The effect of a sustained 10% negative change in the market value of our common stock on September 30, 2013 was simulated. No impairment was noted by this simulation.

Numerous other factors could affect future impairment analyses including credit losses that exceed projected amounts or failure to meet growth projections. Additionally, fee income may be adversely affected by increasing residential mortgage interest rates and changes in federal regulations.

### Other-Than-Temporary Impairment

On a quarterly basis, the Company performs separate evaluations of impaired debt and equity investment and available for sale securities to determine if the unrealized losses are temporary or other-than-temporary. For impaired debt securities, management determines whether it intends to sell or if it is more-likely-than-not that it will be required to sell the impaired securities. This determination considers current and forecasted liquidity

requirements, regulatory and capital requirements and securities portfolio management. All impaired debt securities we intend to sell or we expect to be required to sell are considered other-than-temporarily impaired and the full impairment loss is recognized as a charge against earnings. All impaired debt securities we do not intend or expect to be required to sell are evaluated further.

Impairment of debt securities rated investment grade by all nationally-recognized rating agencies is considered temporary unless specific contrary information is identified. Impairment of securities rated below investment grade by at least one of the nationally-recognized rating agencies is evaluated to determine if we expect to recover the entire amortized cost basis of the security based on the present value of projected cash flows from individual loans underlying each security. Below investment grade securities we own consist primarily of privately issued residential mortgage-backed securities. The primary assumptions used to project cash flows are disclosed in Note 2 to the Consolidated Financial Statements.

We consider the principal and interest cash flows from the underlying loan pool as well as the remaining credit enhancement coverage as part of our assessment of cash flows available to recover the amortized cost of our securities. The credit enhancement coverage is an estimate of currently remaining subordinated tranches available to absorb losses on pools of loans that support the security. Credit losses, which are defined as the excess of current amortized cost over the present value of projected cash flows, on other-than-temporarily impaired debt securities are recognized as a charge against earnings. Any remaining impairment attributed to factors other than credit losses are recognized in accumulated other comprehensive losses.

Credit losses are based on long-term projections of cash flows which are sensitive to changes in assumptions. Changes in assumptions and differences between assumed and actual results regarding unemployment rates, delinquency rates, default rates, foreclosures costs and home price depreciation can affect estimated and actual credit losses. Deterioration of these factors beyond those described in Note 2 to the Consolidated Financial Statements could result in the recognition of additional credit losses.

We performed a sensitivity analysis of all privately issued residential mortgage-backed securities. Significant assumptions of this analysis included an increase in the unemployment rate to 9.3% and an additional 13.5% home price depreciation over the next twelve months. The results of this analysis indicated an additional \$1 million of credit losses are possible. An increase in the unemployment rate to 11.3% with an additional 25.4% home price depreciation indicates an additional \$4 million of credit losses are possible.

Impaired equity securities, including perpetual preferred stocks, are evaluated based on our ability and intent to hold the securities until fair value recovers over a period not to exceed three years. The assessment of the ability and intent to hold these securities considers liquidity needs, asset / liability management objectives and securities portfolio objectives. Factors considered when assessing recovery include forecasts of general economic conditions and specific performance of the issuer, analyst ratings, and credit spreads for preferred stocks which have debt-like characteristics.

### **Income Taxes**

Determination of income tax expense and related assets and liabilities is complex and requires estimates and judgments when applying tax laws, rules, regulations and interpretations. It also requires judgments as to future earnings and the timing of future events. Accrued income taxes represent an estimate of net amounts due to or from taxing jurisdictions based upon these estimates, interpretations and judgments.

Management evaluates the Company's current tax expense or benefit based upon estimates of taxable income, tax credits and statutory tax rates. Annually, we file tax returns with each jurisdiction where we conduct business and adjust recognized income tax expense or benefit to filed tax returns.

We recognize deferred tax assets and liabilities based upon the differences between the values of assets and liabilities as recognized in the financial statements and their related tax basis using enacted tax rates in effect for the year in which the differences are expected to be recovered or settled. A valuation allowance is provided when it is more likely

than not that some portion of the entire deferred tax asset may not be realized based on taxes previously paid in net loss carry-back periods and other factors.

We also recognize the benefit of uncertain income tax positions when based upon all relevant evidence it is more-likely-than-not that our position would prevail upon examination, including resolution of related appeals or litigation, based upon the technical merits of the position. Unrecognized tax benefits, including estimated interest and penalties, are part of our current accrued income tax liability. Estimated penalties and interest are recognized in income tax expense. Income tax expense in future periods may decrease if an uncertain tax position is favorably resolved, generally upon completion of an examination by the taxing authorities, expiration of a statute of limitations, or changes in facts and circumstances.

Results of Operations Net Interest Revenue and Net Interest Margin

Net interest revenue is the interest earned on debt securities, loans and other interest-earning assets less interest paid for interest-bearing deposits and other borrowings. The net interest margin is calculated by dividing net interest revenue by average interest-earning assets. Net interest spread is the difference between the average rate earned on interest-earning assets and the average rate paid on interest-bearing liabilities. Net interest margin is typically greater than net interest spread due to interest income earned on assets funded by non-interest bearing liabilities such as demand deposits and equity.

Tax-equivalent net interest revenue totaled \$684.8 million for 2013 compared to \$716.9 million for 2012. Net interest margin was 2.80% for 2013 and 3.15% for 2012. Tax-equivalent net interest revenue decreased \$32.1 million compared to the prior year. Changes in interest rates reduced net interest revenue by \$66.7 million. Growth in average loans and securities balances increased net interest revenue by \$34.6 million. Cash flows from the securities portfolio were reinvested at lower current market rates and loan yields decreased due to renewal of maturing fixed-rate loans at current lower rates and narrowing credit spreads, partially offset by lower funding costs. Table 3 shows the effects on net interest revenue of changes in average balances and interest rates for the various types of earning assets and interest-bearing liabilities. In addition, see Annual and Quarterly Financial Summary of consolidated daily average balances, yields and rates following the Consolidated Financial Statements.

The tax-equivalent yield on earning assets was 3.09% for 2013 compared to 3.53% in 2012. The available for sale securities portfolio yield decreased 47 basis points to 1.97% and loan yields decreased 34 basis points. The decreased yield on earning assets was partially offset by lower funding costs. Funding costs were down 13 basis points compared to 2012. The cost of interest-bearing deposits decreased 10 basis points and the cost of other borrowed funds decreased 4 basis points. The average rate of interest paid on subordinated debentures decreased 128 basis points. The interest rate on \$233 million of these subordinated debentures converted from a fixed rate of interest of 5.75% to a floating interest rate based on LIBOR plus 0.69% as of May 15, 2012. In the present low interest rate environment, our ability to further decrease funding costs is limited.

Average earning assets for 2013 increased \$1.2 billion or 5% over 2012. Average loans, net of allowance for loan losses, increased \$681 million due primarily to growth in average commercial loans. The average balance of available for sale securities, which consists largely of residential and commercial mortgage-backed securities guaranteed by U.S. government agencies, increased \$185 million. We purchase securities to supplement earnings and to manage interest rate risk. During the fourth quarter of 2013, we began to pro-actively shrink the size of our bond portfolio to better position the balance sheet for a longer-term rising rate environment. Our outlook for earning assets is for continued decline in the securities portfolio to be partially offset by loan growth. We expect annualized growth rate for loans to be in the mid to high single digits. The resulting shift in earning asset mix should be supportive of the net interest margin.

Growth in average assets was funded by a \$717 million increase in average deposits and a \$631 million increase in average borrowed funds balances. Average demand deposit balances increased \$500 million over the prior year. Average interest-bearing transaction accounts were up \$483 million, partially offset by a \$318 million decrease in average time deposits. Average borrowed funds increased primarily due to an increase in borrowings from the Federal Home Loan Banks, partially offset by a decrease in funds purchased and repurchase agreements compared to the prior year. Average subordinated debenture balances were down \$16 million.

Our overall objective is to manage the Company's balance sheet to be relatively neutral to changes in interest rates as is further described in the Market Risk section of this report. As shown in Table 29, approximately 77% of our commercial and commercial real estate loan portfolios are either variable rate or fixed rate that will re-price within one

year. These loans are funded primarily by deposit accounts that are either non-interest bearing, or that re-price more slowly than the loans. The result is a balance sheet that would be asset sensitive, which means that assets generally re-price more quickly than liabilities. Among the strategies that we use to manage toward a relatively rate-neutral position, we purchase fixed rate residential mortgage-backed securities issued primarily by U.S. government agencies and fund them with market rate sensitive liabilities. The liability-sensitive nature of this strategy provides an offset to the asset-sensitive characteristics of our loan portfolio. We also may use derivative instruments to manage our interest rate risk.

The effectiveness of these strategies is reflected in the overall change in net interest revenue due to changes in interest rates as shown in Table 3 and in the interest rate sensitivity projections as shown in the Market Risk section of this report.

### Fourth Quarter 2013 Net Interest Revenue

Tax-equivalent net interest revenue totaled \$168.7 million for the fourth quarter of 2013 compared to \$176.7 million for the fourth quarter of 2012. Net interest margin was 2.74% for the fourth quarter of 2013 and 2.95% for the fourth quarter of 2012.

Tax-equivalent net interest revenue decreased \$8.0 million over the fourth quarter of 2012. Net interest revenue increased \$4.1 million primarily due to the growth in average loan balances, partially offset by a decrease in available for sale securities balances. Net interest revenue decreased \$12.2 million due to interest rates.

The tax-equivalent yield on earning assets was 3.02% for the fourth quarter of 2013, down 28 basis points from the fourth quarter of 2012. The available for sale securities portfolio yield decreased 27 basis points to 1.89%. Cash flows from these securities were reinvested at current lower rates. Loan yields decreased 32 basis points due primarily to continued market pricing pressure. Funding costs were down 12 basis points from the fourth quarter of 2012. The cost of interest-bearing deposits decreased 12 basis points and the cost of other borrowed funds decreased 4 basis points. The average rate of interest paid on subordinated debentures decreased 8 basis points compared to the fourth quarter of 2012 due to the conversion of \$233 million of these subordinated debentures from a fixed rate of interest to a floating interest rate in 2012. The benefit to net interest margin from earning assets funded by non-interest bearing liabilities decreased to 14 basis points in the fourth quarter of 2013 from 19 basis points in the fourth quarter of 2012.

Average earning assets for the fourth quarter of 2013 decreased \$355 million compared to the fourth quarter of 2012. The average balance of available for sale securities decreased \$1.0 billion as we reduced the size of the bond portfolio to better position the balance sheet for a longer-term rising rate environment. Average loans, net of allowance for loan losses, increased \$508 million over the fourth quarter of 2012 due primarily to growth in average commercial loans.

Average deposits decreased \$262 million compared to the fourth quarter of 2012. Average demand deposit balances decreased \$149 million and average time deposit balances decreased \$300 million, partially offset by a \$143 million increase in average interest-bearing transaction accounts. Average borrowed funds increased \$492 million over the fourth quarter of 2012.

#### 2012 Net Interest Revenue

Tax-equivalent net interest revenue for 2012 was \$716.9 million compared to \$702.1 million for 2011. Net interest margin was 3.15% for 2012 compared to 3.30% for 2011. The decrease in net interest margin was due primarily to lower yield on our securities portfolio, partially offset by lower funding costs. The tax-equivalent yield on average earning assets decreased 33 basis points from 2011. The available for sale securities portfolio yield was down 48 basis points due to cash flow reinvestment at lower rates. Loan yields decreased 26 basis points due to a combination of renewals of fixed rate loans at lower current rates and narrowing credit spreads. The cost of interest-bearing liabilities decreased 20 basis points. The cost of interest-bearing deposits was down 14 basis points and the cost of other borrowed funds was down 132 basis points. The effect of declining net interest margin was offset by increasing average earning assets by \$1.8 billion during 2012. Growth in average assets was primarily in the available for sale securities portfolio and loans. Growth in average assets was funded by a \$979 million increase in average deposit balances. Average demand deposit account balances grew by \$1.7 billion, partially offset by a \$309 million decrease in average interest-bearing transaction account and a \$474 million decrease in average time deposit balances. Average borrowed funds increased \$461 million during 2012 due to an increase in funds purchased. Average subordinated debenture balances were down \$35.1 million.

Table 3 – Volume/Rate Analysis (In thousands)

(	Year Ended December 31, 2013 / 2012			Year Ended December 31, 2012 / 2011								
	Change		Change I Volume	Jue	Yield / Rate		Change		Change I Volume	)ue	Yield /Rate	
Tax-equivalent interest revenue:												
Interest-bearing cash and cash equivalents	\$130		\$628		\$(498	)	\$454		\$(659	)	\$1,113	
Trading securities	558		409		149		(348	)	1,016		(1,364	)
Investment securities:												
Taxable securities	(2,588	)	(2,453	)	(135	)	4,267		4,415		(148	)
Tax-exempt securities	723		6,142		(5,419	)	(1,961	)	(783	)	(1,178	)
Total investment securities	(1,865	)	3,689		(5,554	)	2,306		3,632		(1,326	)
Available for sale securities:												
Taxable securities	(32,396	)	14,276		(46,672	)	(21,602	)	23,849		(45,451	)
Tax-exempt securities	(218	)	368		(586	)	150		572		(422	)
Total available for sale securities	(32,614	)	14,644		(47,258	)	(21,452	)	24,421		(45,873	)
Fair value option securities	(4,557	)	(3,109)	)	(1,448	)	(10,185	)	(5,168	)	(5,017	)
Restricted equity securities	2,780		4,114		(1,334	)	173		295		(122	)
Residential mortgage loans held for sale	320		116		204		1,693		2,811		(1,118	)
Loans	(13,281	`	27,590		(40,871	)	9,322		38,840		(29,518	)
Total tax-equivalent interest revenue	(48,529	-	48,081		(96,610	)	-	)	65,188		(83,225	)
Interest expense:	(40,329	,	40,001		(90,010	,	(10,037	,	03,100		(83,223	,
Transaction deposits	(3,145	)	622		(3,767	)	(9,115	)	(737	)	(8,378	)
Savings deposits	(98	)	97		(195	)	(179	)	133		(312	)
Time deposits	(8,206	)	(5,065	)	(3,141	)	(12,583	)	(8,402	)	(4,181	)
Funds purchased	(1,247	)	(774	)	(473	)	1,178		537		641	
Repurchase agreements	(505	)	(209	)	(296	)	(1,445	)	(36	)	(1,409	)
Other borrowings	1,810		19,298		(17,488	)	(2,028	)	575		(2,603	)
Subordinated debentures	(5,037	)	(494	)	(4,543	)	(8,607	)	(1,659	)	(6,948	)
Total interest expense	(16,428	)	13,475		(29,903	)	(32,779	)	(9,589	)	(23,190	)
Tax-equivalent net interest revenue	(32,101	)	34,606		(66,707	)	14,742		74,777		(60,035	)
Change in tax-equivalent adjustment	(971	)					(238	)				
Net interest revenue	\$(33,072	)					\$14,504					

<sup>&</sup>lt;sup>1</sup> Changes attributable to both volume and yield/rate are allocated to both volume and yield/rate on an equal basis.

Table 3 – Volume/Rate Analysis (continued) (In thousands)

Three Months Ended December 31, 2013 / 2012 Change Due To<sup>1</sup> Yield / Change Volume Rate Tax-equivalent interest revenue: Interest-bearing cash and cash \$40 \$74 \$(34 ) equivalents Trading securities 31 (22)) 53 Investment securities: Taxable securities ) (491 ) (93 (584 Tax-exempt securities 393 1,394 (1,001)Total investment securities ) 903 (1.094)(191 ) Available for sale securities: Taxable securities (8,210)) (1,345 ) (6,865 Tax-exempt securities (85 ) 12 (97 Total available for sale securities (8,295)) (1,333 ) (6,962 ) ) 192 Fair value option securities 112 (80 Restricted equity securities 877 431 446 Residential mortgage loans held for (72 ) (513 ) 441 sale Loans (4,593)(9,709)) 5,116 ) Total tax-equivalent interest ) 4,576 (12,091)(16,667 ) revenue Interest expense: (930 Transaction deposits ) 33 (963 Savings deposits (29 ) 17 (46 Time deposits (3.001)) (1,233 ) (1,768 Funds purchased (332 ) (155 ) (177 Repurchase agreements (92 ) (29 ) (63 Other borrowings 381 1,808 (1,427)Subordinated debentures ) 3 (66 (69 Total interest expense (4,069 ) 444 (4,513 Tax-equivalent net interest revenue (8,022)) 4,132 (12,154)Change in tax-equivalent 5 adjustment

\$(8,017

28

Net interest revenue

<sup>&</sup>lt;sup>1</sup> Changes attributable to both volume and yield/rate are allocated to both volume and yield/rate on an equal basis.

### Other Operating Revenue

Other operating revenue was \$614.5 million for 2013 compared to \$653.7 million for 2012. Fees and commissions revenue decreased \$25.0 million or 4% compared to 2012. The change in the fair value of mortgage servicing rights, net of fair value options securities and derivative contract held as an economic hedge, increased \$3.5 million over the prior year. Net gains on available for sale securities decreased \$23.1 million compared to 2012. Other-than-temporary impairment charges recognized in earnings in 2013 were \$5.0 million less than charges recognized in 2012.

Table 4 – Other Operating Revenue (In thousands)

	Year Ende	d								
	2013		2012		2011		2010		2009	
Brokerage and trading revenue	\$125,478		\$126,930		\$104,181		101,471		91,677	
Transaction card revenue	116,823		107,985		116,757		112,302		105,517	
Trust fees and commissions	96,082		80,053		73,290		68,976		66,177	
Deposit service charges and fees	95,110		98,917		95,872		103,611		115,791	
Mortgage banking revenue	121,934		169,302		91,643		87,600		64,980	
Bank-owned life insurance	10,155		11,089		11,280		12,066		10,239	
Other revenue	38,262		34,604		34,070		30,368		26,131	
Total fees and commissions revenue	603,844		628,880		527,093		516,394		480,512	
Gain (loss) on other assets, net	(925	)	(1,415	)	4,156		(4,011	)	1,992	
Gain (loss) on derivatives, net	(4,367	)	(301	)	2,686		4,271		(3,365	)
Gain (loss) on fair value option securities, net	(15,212	)	9,230		24,413		7,331		(13,198	)
Change in fair value of mortgage servicing rights	22,720		(9,210	)	(40,447	)	3,661		12,124	
Gain on available for sale securities, net	10,720		33,845		34,144		21,882		59,320	
Total other-than-temporary impairment	(2,574	)	(1,144	)	(10,578	)	(29,960	)	(129,154	)
Portion of loss recognized in (reclassified from other comprehensive income	<sup>1)</sup> 266		(6,207	)	(12,929	)	2,151		94,741	
Net impairment losses recognized in earnings Total other operating revenue	(2,308 \$614,472	)	(7,351 \$653,678	)	(23,507 \$528,538	)	(27,809 521,719	)	(34,413 502,972	)

#### Fees and commissions revenue

Diversified sources of fees and commissions revenue are a significant part of our business strategy and represented 47% of total revenue for 2013, excluding provision for credit losses and gains and losses on asset sales, securities and derivatives and the change in the fair value of mortgage servicing rights. We believe that a variety of fee revenue sources provide an offset to changes in interest rates, values in the equity markets, commodity prices and consumer spending, all of which can be volatile. As an example of this strength, many of the economic factors that caused net interest revenue compression also drove strong growth in our mortgage banking revenue in 2012. We expect continued growth in other operating revenue through offering new products and services and by further development of our presence in markets outside of Oklahoma. However, current and future economic conditions, regulatory constraints, increased competition and saturation in our existing markets could affect the rate of future increases.

Brokerage and trading revenue, which includes revenues from securities trading, retail brokerage, customer hedging and investment banking was largely unchanged compared to the prior year. Revenue in 2013 was reduced \$8.7 million from changes in the fair value of our trading securities inventory due to sharp increases in interest rates. The following discussion excludes inventory adjustment charges.

Securities trading revenue totaled \$72.6 million for 2013, an increase of \$3.9 million or 6% compared to the prior year. Securities trading revenue represents net realized and unrealized gains primarily related to sales of U.S. government securities, residential mortgage-backed securities guaranteed by U.S. government agencies and municipal securities to institutional customers. These activities largely will be permitted under the Volcker Rule of the Dodd-Frank Act. The increase compared to the prior year was due primarily sales of residential mortgage backed securities to our mortgage banking customers.

Customer hedging revenue is based primarily on realized and unrealized changes in the fair value of derivative contracts held for customer risk management programs. As more fully discussed under Customer Derivative Programs in Note 3 of the Consolidated Financial Statements, we offer commodity, interest rate, foreign exchange and equity derivatives to our customers. Customer hedging revenue totaled \$12.4 million for 2013, a decrease of \$1.3 million or 10% compared to 2012. The Company received recoveries from the Lehman Brothers and MF Global bankruptcies of \$2.4 million during 2013 and \$3.4 million during 2012.

Revenue earned from retail brokerage transactions increased \$4.3 million or 15% over 2012 to \$34.1 million. Retail brokerage revenue is primarily based on fees and commissions earned on sales of fixed income securities, annuities and mutual funds to retail customers. Revenue is primarily based on the volume of customer transactions. The number of transactions typically increases with market volatility and decreases with market stability.

Investment banking, which includes fees earned upon completion of underwriting and financial advisory services, totaled \$15.1 million for 2013, up \$299 thousand or 2% over 2012 related to the timing and volume of completed transactions.

Transaction card revenue depends largely on the volume and amount of transactions processed, the number of TransFund automated teller machine ("ATM") locations and the number of merchants served. Transaction card revenue totaled \$116.8 million for 2013 compared to \$108.0 million for 2012. Revenues from the processing of transactions on behalf of the members of our TransFund electronic funds transfer ("EFT") network totaled \$60.5 million, up \$4.2 million or 7% over 2012, due primarily to increased transaction volumes. The number of TransFund ATM locations totaled 1,998 at December 31, 2013 compared to 1,970 at December 31, 2012. Merchant services fees paid by customers for account management and electronic processing of card transactions totaled \$38.0 million, up \$4.0 million or 12% over the prior year. The increase was primarily due to higher transaction processing volume throughout our geographical footprint. Revenue from interchange fees paid by merchants for transactions processed from debit cards issued by the Company totaled \$18.3 million, up \$730 thousand over 2012 on increased transaction volume.

Effective October 1, 2011, the Federal Reserve issued its final rule that established a cap on interchange fees that larger banks can charge merchants for certain debit card transactions. This rule is commonly known as the Durbin Amendment. Initial adoption of the Durbin Amendment reduced our annual interchange fees by approximately \$19 million. The final rule has been successfully challenged by retail merchants and merchant trade groups and is currently on appeal. The ultimate resolution of this legal challenge is uncertain.

Trust fees and commissions increased \$16.0 million or 20% over 2012. Acquired in the third quarter of 2012, the full year results of The Milestone Group increased trust fees and commissions \$7.0 million over 2012. The remaining increase was primarily due to the growth in the fair value of fiduciary assets administered by the Company. Fiduciary assets are assets for which the Company possesses investment discretion on behalf of another, or any other similar capacity. The fair value of fiduciary assets administered by the Company totaled \$30.1 billion at December 31, 2013 and \$25.8 billion at December 31, 2012.

In addition to trust fees and commissions where we served as a fiduciary, we also earn fees as administrator to and investment advisor for the Cavanal Hill Funds, a diversified, open-ended investment company established as a business trust under the Investment Company Act of 1940 (the "1940 Act"). The Bank is custodian and BOSC, Inc. is distributor for the Funds. The Funds' products are offered to customers, employee benefit plans, trusts and the general public in the ordinary course of business. We have voluntarily waived administration fees on the Cavanal Hill money market funds in order to maintain positive yields on these funds in the current low short-term interest rate environment. Waived fees totaled \$8.2 million for 2013 compared to \$8.4 million for 2012.

Deposit service charges and fees decreased \$3.8 million or 4% compared to 2012. Overdraft fees totaled \$49.6 million for 2013, a decrease of \$6.1 million or 11% compared to last year. Commercial account service charge revenue totaled \$37.3 million, up \$2.3 million or 7% over the prior year. Service charges on deposit accounts with a standard monthly fee were \$8.2 million, unchanged compared to the prior year.

Mortgage banking revenue totaled \$121.9 million for 2013, compared to \$169.3 million for 2012. Revenue from originating and marketing mortgage loans totaled \$79.5 million, a decrease of \$49.6 million compared to 2012. Mortgage loans funded for sale totaled \$4.1 billion in 2013, up \$373.0 million or 10% over 2012. Outstanding commitments to originate mortgage loans decreased \$98 million or 27% compared to December 31, 2012 to \$259 million at December 31, 2013. The decrease in mortgage banking revenue was primarily due to an overall narrowing of gain on sale margins and a shift in product mix towards loans with narrower margins.

Mortgage servicing revenue was \$42.4 million, up \$2.2 million or 5% over the prior year. The outstanding principal balance of mortgage loans serviced for others totaled \$13.7 billion, an increase of \$1.7 billion over December 31, 2012.

Table 5 – Mortgage Banking Revenue (In thousands)

Originating and marketing revenue Servicing revenue Total mortgage revenue	Year Ended 2013 \$79,545 42,389 \$121,934	2 <sup>1</sup> \$ 4 <sup>1</sup>	012 129,117 0,185 169,302		2011 \$51,982 39,661 \$91,643		2010 \$49,439 38,161 \$87,600		2009 \$44,229 20,751 \$64,980	
Mortgage loans funded for sale Mortgage loan refinances to total funded	\$4,081,390 43	\$ % 6	3,708,350 0	%	\$2,293,834 53	%	\$2,501,860 57	%	\$281,106 63	%
Outstanding principal balance of mortgage loans serviced for others	December 2013 \$13,718	3,942	2012 \$11,981,	624	2011	86	2010 \$11,194,58	82	2009 \$6,603,132	<u>}</u>

Net gains on securities, derivatives and other assets

We recognized \$10.7 million of net gains from sales of \$2.4 billion of available for sale securities in 2013. We recognized \$33.8 million of net gains from sales of \$1.7 billion of available for sale securities in 2012, including a \$14.2 million gain on the sale of \$26 million of common stock received in 2009 in partial satisfaction of a defaulted commercial loan. Securities were sold either because they had reached their expected maximum potential or to mitigate risk.

We also maintain a portfolio of residential mortgage-backed securities issued by U.S. government agencies and interest rate derivative contracts designated as an economic hedge of the changes in the fair value of our mortgage servicing rights. The fair value of our mortgage servicing rights fluctuate due to changes in prepayment speeds and other assumptions as more fully described in Note 7 to the Consolidated Financial Statements. As benchmark mortgage rates increase, prepayment speeds slow and the value of our mortgage servicing rights increases. As benchmark mortgage rates fall, prepayment speeds increase and the value of our mortgage servicing rights decreases.

Changes in the fair value of mortgage servicing rights are highly dependent on changes in primary mortgage rates, rates offered to borrowers, and assumptions about servicing revenues, servicing costs and discount rates. Changes in the fair value of residential mortgage-backed securities and interest rate derivative contracts are highly dependent on changes in secondary mortgage rates, or rates required by investors. While primary and secondary mortgage rates generally move in the same direction, the spread between them may widen and narrow due to market conditions and government intervention. Changes in assumptions and the spread between the primary and secondary rates can cause significant earnings volatility.

Table 6 following shows the relationship between changes in the fair value of mortgage servicing rights and the fair value of fair value option residential mortgage-backed securities and interest rate derivative contracts designated as an economic hedge.

Table 6 – Gain (Loss) on Mortgage Servicing Rights, Net of Economic Hedge (In thousands)

`	,	Year End 2013	led	2012		2011		2010		2009	
Ga	in (loss) on mortgage hedge derivative contracts,	\$(5,080	)	\$116		\$2,974		\$4,425		\$—	
Ga	in (loss) on fair value option securities, net	(15,436	)	7,793		24,413		7,331		(13,198	)
	in (loss) on economic hedge of mortgage servicing hts	(20,516	)	7,909		27,387		11,756		(13,198	)
	in (loss) on change in fair value of mortgage vicing rights	22,720		(9,210	)	(40,447	)	(8,171	) 1	12,124	
	in (loss) on changes in fair value of mortgage vicing rights, net of economic hedges	\$2,204		\$(1,301	)	\$(13,060	)	\$3,585		\$(1,074	)
Ne	t interest revenue on fair value option securities <sup>2</sup>	\$3,290		\$7,811		\$17,650		\$19,043		\$13,366	
	rerage primary residential mortgage interest rate erage secondary residential mortgage interest rate	3.99 3.05		3.66 2.52		4.45 3.71		4.69 3.96	% %	5.03 4.28	% %

<sup>&</sup>lt;sup>1</sup> Excludes \$11.8 million day-one pretax gain on the purchase of mortgage servicing rights in the first quarter of 2010.

Primary rates disclosed in Table 6 above represent rates generally available to borrowers on 30 year conforming mortgage loans and affect the value of our mortgage servicing rights. Secondary rates represent rates generally paid on 30 year residential mortgage-backed securities guaranteed by U.S. government agencies and affect the value of securities and derivative contracts used as an economic hedge of our mortgage servicing rights. The difference between average primary and secondary rates was 94 basis points for 2013 compared to 114 basis points for 2012. The difference between average primary and secondary rates widened significantly during 2012, growing as large as 163 basis points during the third quarter. This difference narrowed to a more normal relationship during 2013.

As more fully discussed in Note 2 to the Consolidated Financial Statements, we recognized other-than-temporary impairment losses of \$2.3 million during 2013. Other-than-temporary impairments recognized in earnings on certain residential mortgage-backed securities privately issued by publicly traded financial institutions that we do not intend to sell totaled \$938 thousand. Other-than-temporary losses on certain below investment grade municipal securities recognized in earnings were \$1.4 million. Other-than-temporary impairment losses related to privately issued residential mortgage backed securities, municipal securities and other equity securities in 2012 were \$7.4 million.

An indirect wholly-owned subsidiary of the Company is the general partner of two private equity funds and other subsidiaries of the Company have investments in unrelated private equity funds. These investments generally are illiquid and do not readily provide for redemption or transfer. The impact of the recently-issued regulations that implement the Volcker Rule on these investments resulted in a \$1.4 million impairment charge in 2013 which is included in Gain (Loss) on assets, net. This charge was based primarily on the expectation that we will be required to divest some or all of these investments by June 30, 2015.

### Fourth Quarter 2013 Other Operating Revenue

Other operating revenue was \$147.0 million for the fourth quarter of 2013 compared to \$166.4 million for the fourth quarter of 2012. Fees and commissions revenue decreased \$22.5 million. The change in the fair value of mortgage servicing rights, net of economic hedges, added \$2.1 million to net income for the fourth quarter of 2013 compared to adding \$1.8 million to net income for the fourth quarter of 2012. Net gains on sales of available for sale securities

<sup>&</sup>lt;sup>2</sup> Actual interest earned on fair value option securities less transfer-priced cost of funds.

were \$568 thousand higher than the prior year. No other-than-temporary impairment charges were recognized in earnings in the fourth quarter of 2013 compared to \$1.7 million of impairment charges recognized in the fourth quarter of 2012.

Brokerage and trading revenue decreased \$3.4 million compared to the fourth quarter of 2012. Securities trading revenue totaled \$15.2 million for the fourth quarter of 2013, a decrease \$2.4 million, primarily due to decreased gain from sales of U.S. government treasury and municipal securities to our institutional customers. Customer hedging revenue totaled \$3.8 million, up \$1.0 million over the prior year. Revenue earned from retail brokerage transactions decreased \$371 thousand compared to the fourth quarter of 2012 to \$7.0 million. Investment banking revenue totaled \$2.4 million, a \$1.6 million decrease compared to the fourth quarter of 2012 related to the timing and volume of completed transactions.

Transaction card revenue for the fourth quarter of 2013 increased \$1.1 million or 4% over the fourth quarter of 2012, primarily due to a \$918 thousand increase in merchant services fees and a \$170 thousand increase in interchange fees paid by merchants for transactions processed from debit cards issued by the Company. Revenues from the processing of transactions on behalf of the members of our TransFund EFT network totaled \$15.2 million, merchant services fees totaled \$9.3 million and revenue from interchange fees paid by merchants for transactions processed from debit cards issued by the Company totaled \$4.6 million.

Trust fees and commissions increased \$3.0 million over the fourth quarter of 2012 to \$25.1 million primarily due to the increase in the fair value of assets managed. Waived administration fees on the Cavanal Hill money market funds totaled \$2.2 million for the fourth quarter of 2013 compared to \$1.7 million for the fourth quarter of 2012.

Deposit service charges and fees were \$23.4 million for the fourth quarter of 2013 compared to \$24.2 million for the fourth quarter of 2012. Overdraft fees decreased \$1.5 million to \$12.1 million. Commercial account service charge revenue totaled \$9.3 million, up \$942 thousand over the prior year. Service charges on deposit accounts with a standard monthly fee were \$2.0 million, a decrease of \$198 thousand compared to the fourth quarter of 2012.

Mortgage banking revenue was \$21.9 million for the fourth quarter of 2012 compared to \$46.4 million for the fourth quarter of 2012. Mortgage loans funded for sale totaled \$849 million in the fourth quarter of 2013 and \$1.1 billion in the fourth quarter of 2012. Outstanding mortgage loan commitments decreased \$98 million and the unpaid principal balance of mortgage loans held for sale decreased \$93 million. The difference between average primary and secondary rates for the fourth quarter of 2013 was 90 basis points compared to 117 basis points for the fourth quarter of 2012.

During the fourth quarter of 2013, we recognized a \$1.6 million gain from sales of \$270 million of available for sale securities. We recognized \$1.1 million of gains on sales of \$84 million of available for sale securities in the fourth quarter of 2012.

For the fourth quarter of 2013, changes in the fair value of mortgage servicing rights increased pre-tax net income by \$6.1 million, partially offset by a net loss of \$3.9 million on fair value option securities and derivative contracts held as an economic hedge. For the fourth quarter of 2012, changes in the fair value of mortgage servicing rights increased pre-tax net income by \$4.7 million, partially offset by a \$2.9 million net loss on fair value option securities and derivative contracts held as an economic hedge.

## 2012 Other Operating Revenue

Other operating revenue totaled \$653.7 million for 2012, up \$125.1 million over 2011. Fees and commissions revenue increased \$101.8 million. The change in the fair value of mortgage servicing rights, net of economic hedges, decreased pre-tax net income in 2012 by \$1.3 million compared to a \$13.1 million decrease in pre-tax net income in 2011. Net gains on sales of available for sale securities were \$33.8 million for 2012 compared to \$34.1 million for 2011. Other-than-temporary impairment charges recognized in earnings were \$16.2 million less than charges recognized in 2011.

Brokerage and trading revenue increased \$22.7 million over 2011. Securities trading revenue was up \$8.9 million primarily due to increased revenue from sales of mortgage-backed securities to our mortgage banking customers. Customer hedging revenue increased \$8.4 million. Customer hedging revenue for 2012 included a \$3.4 million recovery from the Lehman Brothers bankruptcy and 2011 included \$4.4 million of credit losses. Retail brokerage revenue increased \$1.6 million and investment banking revenue grew by \$3.8 million. Transaction card revenue decreased \$8.8 million compared to 2011. Increased revenue from the processing of transactions for TransFund network members and growth in merchant services transaction volumes were offset by a decrease in interchange fees paid by merchant banks on cards issued by the Bank and on transactions processed for merchant services customers

due to the Durbin Amendment which became effective on October 1, 2011. Trust fees and commissions increased \$6.8 million due to the acquisition of The Milestone Group in the third quarter of 2012 and growth in the fair value of fiduciary assets. Deposit service charges and fees increased \$3.0 million primarily increased commercial account service charges. Mortgage banking revenue grew \$77.7 million over 2011 on growth in mortgage loans originated for sale and an increase in gains on sales of mortgages in the secondary market.

### Other Operating Expense

Other operating expense for 2013 totaled \$840.6 million, unchanged from the prior year. Personnel expenses increased \$14.2 million or 3%. Non-personnel expenses decreased \$13.9 million or 4% compared to the prior year.

Table 7 – Other Operating Expense (In thousands)

()					
	Year Ended				
	2013	2012	2011	2010	2009
Regular compensation	\$279,493	\$262,736	\$247,945	\$238,690	\$231,897
Incentive compensation:					
Cash-based	110,871	116,718	97,222	91,219	80,569
Stock-based	40,272	37,170	20,558	12,764	10,585
Total incentive compensation	151,143	153,888	117,780	103,983	91,154
Employee benefits	74,589	74,409	64,261	59,191	57,466
Total personnel expense	505,225	491,033	429,986	401,864	380,517
Business promotion	22,598	23,338	20,549	17,726	19,582
Charitable contributions to BOKF Foundation	2,062	2,062	4,000		
Professional fees and services	32,552	34,015	28,798	30,217	30,243
Net occupancy and equipment	69,773	66,726	64,611	63,969	65,715
Insurance	16,122	15,356	16,799	24,320	24,040
FDIC special assessment	_	_	_		11,773
Data processing & communications	106,075	98,904	97,976	87,752	81,292
Printing, postage and supplies	13,885	14,228	14,085	13,665	15,960
Net losses & operating expenses of repossesses	d <sub>5 160</sub>	20,528	22 715	34,483	11.400
assets	3,100	20,328	23,715	34,463	11,400
Amortization of intangible assets	3,428	2,927	3,583	5,336	6,970
Mortgage banking costs	31,088	44,334	37,621	43,172	37,248
Other expense	32,652	26,912	37,575	29,937	21,976
Total other operating expense	\$840,620	\$840,363	\$779,298	\$752,441	\$706,716
Average number of employees (full-time	4,683	4,614	4,474	4,394	4,403
equivalent)	,	,	,	,	,

#### Personnel expense

Regular compensation expense, which consists of salaries and wages, overtime pay and temporary personnel costs, increased \$16.8 million or 6% over 2012. Although the average number of employees has remained relatively constant, we continue to invest in higher-costing wealth management, compliance and risk management positions. In addition, standard annual merit increases were fully effective in the second quarter of 2013. The Company generally awards annual merit increases during the first quarter for a majority of its staff.

Incentive compensation decreased \$2.7 million compared to 2012. Cash-based incentive compensation plans are either intended to provide current rewards to employees who generate long-term business opportunities for the Company based on growth in loans, deposits, customer relationships and other measurable metrics or intended to compensate employees with commissions on completed transactions. Total cash-based incentive compensation decreased \$5.8 million compared to 2012.

The Company also provides stock-based incentive compensation plans. Stock-based compensation plans include both equity and liability awards. Compensation expense for equity awards decreased \$1.5 million or 15% compared to 2012. Expense for equity awards is based on the grant-date fair value of the awards and is unaffected by subsequent changes in fair value. Stock-based compensation expense also included liability awards indexed to investment performance or changes in the market value of BOK Financial common stock. The year-end closing market price per share of BOK Financial common stock increased \$11.86 during 2013 and decreased \$0.47 during 2012. Expense based on changes in the fair value of BOK Financial common stock and other investments increased \$1.2 million over the prior year.

In addition, stock-based incentive compensation expense increased \$3.4 million during 2013 as \$28.4 million was accrued in 2013 and \$25 million was accrued in 2012 related to the BOK Financial Corp. 2011 True-Up Plan. Approved by shareholders on April 26, 2011, the True-Up Plan was intended to address inequality in the Executive Incentive Plan ("EIP"), which had been approved by shareholders in 2003 as a result of certain peer banks that performed poorly during the most recent economic cycle. Performance goals for the EIP are based on the Company's earnings per share growth compared to peers and business unit performance. As the economy improves and credit losses normalize, peer banks were expected to experience significant comparative earnings per share percentile increases. This "bounce-back" effect would have resulted in the unanticipated result of no annual bonuses in the years 2011, 2012 and 2013 and the forfeiture of long-term incentive awards for 2010 and 2011 in their entirety, despite BOK Financial's strong annual earnings growth through the economic cycle while many peers experienced negative or declining earnings. The True-Up Plan was designed to adjust annual and long-term performance-based incentive compensation for certain senior executives either upward or downward based on the earnings per share performance and compensation of comparable senior executives at peer banks for 2006 through 2013. Compensation expense is determined by ranking BOK Financial's earnings per share to peer banks and then aligning compensation with the peer bank that most closely relates to BOK Financial earnings per share performance. Based on currently available information, amounts estimated to be paid under the 2011 True-Up Plan are approximately \$69 million. The final amount due under the 2011 True-Up Plan will be determined as of December 31, 2013 based on information that will be published by peer banks during the first quarter of 2014. The final amount due under the 2011 True-Up Plan will be distributed in May, 2014.

Employee benefit expense was largely unchanged compared to 2012. Employee medical costs totaled \$26.3 million, a \$694 thousand or 3% decrease compared to the prior year. The Company self-insures a portion of its employee health care coverage and these costs may be volatile. Payroll tax expense increased \$1.5 million over 2012 to \$26.6 million. Employee retirement plan costs totaled \$18.1 million, up \$1.4 million and pension expense was \$2.1 million, down \$1.3 million compared to the prior year.

### Non-personnel operating expenses

Non-personnel expenses decreased \$13.9 million or 4% compared to the prior year. Net losses and operating expense related to repossessed assets decreased \$15.4 million compared to the prior year. Mortgage banking costs decreased \$13.2 million due primarily to lower provision for potential losses related to repurchases of loans sold to U.S. government agencies that no longer qualify for sale accounting. Data processing and communications expense increased \$7.2 million primarily related to increased transaction activity costs. All other non-personnel operating expenses were up \$7.5 million.

#### Fourth Quarter 2013 Operating Expenses

Other operating expense for the fourth quarter of 2013 totaled \$215.4 million, down \$11.4 million compared to the fourth quarter of 2012.

Personnel expenses decreased \$5.5 million compared to the fourth quarter of 2012. Regular compensation expense increased \$7.2 million over the fourth quarter of 2012 as we continue to invest in higher-costing positions. Incentive compensation decreased \$10.7 million compared to the fourth quarter of 2012. Employee benefit expense decreased \$2.0 million compared to the fourth quarter of 2012 primarily due to a decrease in employee medical insurance claim expense.

Non-personnel expenses decreased \$5.8 million compared to the fourth quarter of 2012 due primarily to decreased net losses and operating expenses of repossessed assets and lower mortgage banking costs, partially offset by increased data processing and communications expense and increased net occupancy costs.

## 2012 Operating Expenses

Other operating expense totaled \$840.4 million for 2012, an increase of \$61.1 million over 2011.

Personnel expense increased \$61.0 million. Regular compensation expense totaled \$262.7 million, up \$14.8 million primarily due to an increase in staffing levels in 2012 and standard annual merit increases. Incentive compensation expense increased \$36.1 million. Cash-based incentive compensation increased \$19.5 million. Compensation expense for equity awards decreased \$327 thousand and compensation expense for liability awards increased \$16.9 million, primarily due to accruals for the 2011 True-Up Plan. Employee benefit expense increased \$10.1 million primarily due to increased employee medical costs.

Non-personnel expense for 2012 were largely unchanged compared to 2011. Net losses and operating expenses of repossessed assets decreased \$3.2 million due primarily to a decrease in net losses from sales and write-downs of repossessed property based on our quarterly review of carrying values. Discretionary contributions to the BOKF Foundation were \$2.1 million for 2012, compared to \$4.0 million for 2011. Mortgage banking costs increased \$6.7 million primarily due to increased actual prepayment of mortgage loans serviced for others. Other expense decreased \$10.7 million as 2011 included accruals for overdraft fee litigation which was settled in 2012. Professional fees and services costs were up \$5.2 million primarily due to increased expense related to product consulting fees and business growth. All other non-personnel operating expenses were up \$3.9 million. Income Taxes

Income tax expense was \$157.3 million or 33% of book taxable income for 2013, \$188.7 million or 35% of book taxable income for 2012 and \$158.5 million or 35% of book taxable income for 2011. Tax expense currently payable totaled \$140 million in 2013, \$179 million in 2012 and \$154 million in 2011.

The statute of limitations expired on an uncertain tax position and the Company adjusted its current income tax liability to amounts on filed tax returns for 2012 in 2013, 2011 in 2012 and 2010 in 2011. Excluding these adjustments income tax expense would have been \$159 million or 33% for 2013, \$190 million or 35% of book taxable income for 2012 and \$160 million or 35% of book taxable income for 2011.

Net deferred tax assets totaled \$96 million at December 31, 2013 and \$3.0 million at December 31, 2012. The increase was due primarily to the tax effect of unrealized losses on available for sale securities. We have evaluated the recoverability of our deferred tax assets based on taxes previously paid in net loss carry-back periods and other factors and determined that no valuation allowance was required.

The allowance for uncertain tax positions totaled \$12 million at December 31, 2013 and December 31, 2012. BOK Financial operates in numerous jurisdictions, which requires judgment regarding the allocation of income, expense and earnings under various laws and regulations of each of these taxing jurisdictions. Each jurisdiction may audit our tax returns and may take different positions with respect to these allocations.

Income tax expense was \$35.3 million or 32% of book taxable income for the fourth quarter of 2013 compared to \$44.3 million or 35% of book taxable income for the fourth quarter of 2012.

Table 8 – Selected Quarterly Financial Data (In thousands, except per share data)

Interest revenue	2013 First \$190,046	Second \$186,777	Third \$185,428	Fourth \$183,120
Interest expense	18,594	17,885	17,539	16,876
Net interest revenue	171,452	168,892	167,889	166,244
Provision for credit losses	(8,000	) —	(8,500	) (11,400
Net interest revenue after provision for credit losses	179,452	168,892	176,389	177,644
Fees and commissions revenue	157,064	159,173	145,235	142,372
Gain (loss) on financial instruments and other assets, net	1,210	(9,596	) 52	(1,450 )
Change in fair value of mortgage servicing rights	2,658	14,315	(346	) 6,093
Other-than-temporary impairment losses	(247	) (552	) (1,509	) —
Other operating revenue	160,685	163,340	143,432	147,015
Personnel expense	125,654	128,110	125,799	125,662
Net losses and expenses of repossessed assets	1,246	282	2,014	1,618
Other non-personnel expense	77,082	82,529	82,485	88,139
Total other operating expense	203,982	210,921	210,298	215,419
Income before taxes	136,155	121,311	109,523	109,240
Federal and state income tax	47,096	41,423	33,461	35,318
Net income	89,059	79,888	76,062	73,922
Net income (loss) attributable to non-controlling interest	1,095	(43	) 324	946
Net income attributable to shareholders of BOK Financial Corp.	. \$87,964	\$79,931	\$75,738	\$72,976
Earnings per share:				
Basic	\$1.28	\$1.16	\$1.10	\$1.06
Diluted	\$1.28	\$1.16	\$1.10	\$1.06
Average shares:				
Basic	67,815	67,994	68,049	68,095
Diluted	68,040	68,212	68,273	68,294
37				

Table 8 – Selected Quarterly Financial Data (continued) (In thousands, except per share data)

(	2012 First	Second	Third	Fourth	
Interest revenue	\$199,058	\$203,808	\$196,799	\$195,206	
Interest expense	24,639	21,694	20,044	20,945	
Net interest revenue	174,419	182,114	176,755	174,261	
Provision for credit losses		(8,000	) —	(14,000	)
Net interest revenue after provision for credit losse	s 174,419	190,114	176,755	188,261	,
		-,,	-,,,,,,,	,	
Fees and commissions revenue	143,720	154,997	165,246	164,915	
Gain (loss) on financial instruments and other asset	ts, net (3,568	) 31,367	15,075	(1,515	)
Change in fair value of mortgage servicing rights	7,127	(11,450	) (9,576	) 4,689	
Other-than-temporary impairment losses	(3,722	) (858	) (1,104	) (1,667	)
Other operating revenue	143,557	174,056	169,641	166,422	
Personnel expense	114,769	122,297	122,775	131,192	
Net losses and expenses of repossessed assets	2,245	5,912	5,706	6,665	
Other non-personnel expense	72,250	83,352	84,283	88,917	
Total other operating expense	189,264	211,561	212,764	226,774	
Income before taxes	128,712	152,609	133,632	127,909	
Federal and state income tax	45,520	53,149	45,778	44,293	
Net income	\$83,192	\$99,460	\$87,854	\$83,616	
Net income (loss) attributable to non-controlling in		) 1,833	471	1,051	
Net income attributable to shareholders of BOK Fi	nancial Corp. \$83,614	\$97,627	87,383	82,565	
Earnings per share:	¢1.22	¢ 1 42	¢1.20	¢ 1 0 1	
Basic	\$1.22	\$1.43	\$1.28	\$1.21	
Diluted	\$1.22	\$1.43	\$1.27	\$1.21	
Average shares:					
Basic	67,665	67,473	67,967	67,623	
Diluted	67,942	67,745	68,335	67,915	
	,	•	•	,	
38					

#### Lines of Business

We operate three principal lines of business: Commercial Banking, Consumer Banking and Wealth Management. Commercial Banking includes lending, treasury and cash management services and customer risk management products for small businesses, middle market and larger commercial customers. Commercial banking also includes the TransFund EFT network. Consumer Banking includes retail lending and deposit services and all mortgage banking activities. Wealth Management provides fiduciary services, brokerage and trading, private bank services and investment advisory services in all markets. Wealth Management also originates loans for high net worth clients.

In addition to our lines of business, we have a Funds Management unit. The primary purpose of this unit is to manage our overall liquidity needs and interest rate risk. Each line of business borrows funds from and provides funds to the Funds Management unit as needed to support their operations. Operating results for Funds Management and other include the effect of interest rate risk positions and risk management activities, securities gains and losses including impairment charges, the provision for credit losses in excess of net loans charged off, tax planning strategies and certain executive compensation costs that are not attributed to the lines of business.

We allocate resources and evaluate the performance of our lines of business after allocation of funds, certain indirect expenses, taxes based on statutory rates, actual net credit losses and capital costs. The cost of funds borrowed from the Funds Management unit by the operating lines of business is transfer priced at rates that approximate market rates for funds with similar duration. Market rates are generally based on the applicable LIBOR or interest rate swap rates, adjusted for prepayment risk. This method of transfer-pricing funds that support assets of the operating lines of business tends to insulate them from interest rate risk.

The value of funds provided by the operating lines of business to the Funds Management unit is also based on rates which approximate wholesale market rates for funds with similar duration and re-pricing characteristics. Market rates are generally based on LIBOR or interest rate swap rates. The funds credit formula applied to deposit products with indeterminate maturities is established based on their re-pricing characteristics reflected in a combination of the short-term LIBOR rate and a moving average of an intermediate term swap rate, with an appropriate spread applied to both. Shorter duration products are weighted towards the short term LIBOR rate and longer duration products are weighted towards the intermediate swap rates. The expected duration ranges from 30 days for certain rate-sensitive deposits to five years.

Economic capital is assigned to the business units by a capital allocation model that reflects management's assessment of risk. This model assigns capital based upon credit, operating, interest rate and market risk inherent in our business lines and recognizes the diversification benefits among the units. The level of assigned economic capital is a combination of the risk taken by each business line, based on its actual exposures and calibrated to its own loss history where possible. Average invested capital includes economic capital and amounts we have invested in the lines of business.

As shown in Table 9, net income attributable to our lines of business decreased \$7.8 million or 3% compared to the prior year. The decrease in net income attributed to our lines of business was due primarily to a \$46.9 million decrease in mortgage banking revenue and a \$17.3 million increase in personnel expense, partially offset by a \$19.9 million decrease in net loans charged off, a \$13.2 million decrease in mortgage banking costs and a \$12.6 million decrease in net losses and operating expenses of repossessed assets. The decrease in net income provided by Funds Management and other was largely due to lower net interest revenue on our securities portfolio partially offset by a net decrease in our allowance for loan losses.

Table 9 – Net Income by Line of Business

## (In thousands)

	Year Ended	Year Ended				
	2013	2012	2011			
Commercial Banking	\$158,088	\$145,064	\$127,388			
Consumer Banking	64,245	77,766	36,810			
Wealth Management	12,534	19,878	15,620			
Subtotal	234,867	242,708	179,818			
Funds Management and other	81,742	108,483	106,057			
Total	\$316,609	\$351,191	\$285,875			

### Commercial Banking

Commercial Banking contributed \$158.1 million to consolidated net income in 2013, up \$13.0 million or 9% over the prior year. Net interest revenue grew by \$3.5 million as the balance of average commercial loans increased \$590 million or 6%. Net loans charged off were down \$14.3 million compared to 2012. Other operating revenue was largely unchanged compared to the prior year. Other operating revenue for 2012 included a \$14.2 million gain on the sale of \$26 million of common stock received in 2009 in partial satisfaction of a defaulted commercial loan. Fees and commission revenue increased \$12.3 million over the prior year primarily due to growth in transaction card revenues. Other operating expense decreased \$2.7 million or 1% compared to 2012. Personnel expenses increased \$4.6 million, non-personnel expenses increased \$4.1 million or 5% and corporate expense allocations decreased \$1.1 million.

Table 10 – Commercial Banking (Dollars in thousands)

	Year Ended		2012		•	
N	2013		2012		2011	
Net interest revenue from external sources	\$364,604	,	\$367,533	,	342,853	,
Net interest expense from internal sources	(37,025	)	(43,438	)	(30,689	)
Total net interest revenue	327,579		324,095		312,164	
Net loans charged off (recovered)	(3,468	)	10,852		20,760	
Net interest revenue after net loans charged off	331,047		313,243		291,404	
Fees and commissions revenue	168,992		156,724		146,771	
Gain (loss) on financial instruments and other assets, net	2,908		14,407		774	
Other operating revenue	171,900		171,131		147,545	
Personnel expense	107,342		102,757		95,801	
Net losses and expenses of repossessed assets	5,619		15,898		16,692	
Other non-personnel expense	80,916		76,865		74,610	
Corporate allocations	50,334		51,434		43,355	
Total other operating expense	244,211		246,954		230,458	
Income before taxes	258,736		237,420		208,491	
Federal and state income tax	100,648		92,356		81,103	
Net income	\$158,088		\$145,064		\$127,388	
Average assets	\$10,483,706		\$10,147,805	;	\$9,383,530	
Average loans	9,680,274		9,090,009		8,289,299	
Average deposits	9,185,473		8,553,014		7,757,808	
Average invested capital	906,716		882,037		884,171	
Return on average assets	1.51	%	1.43	%	1.36	%
Return on invested capital	17.44	%	16.45	%	14.41	%
Efficiency ratio	49.18	%	51.36	%	50.22	%
Net charge-offs (recoveries) to average loans	(0.04	)%	0.12	%	0.25	%

Net interest revenue increased \$3.5 million or 1% over 2012. Growth in net interest revenue was due to a \$590 million increase in average loan balances, partially offset by decreased loan yields. Lower yields on deposits sold to our Funds Management unit was partially offset by a \$632 million increase in average deposit balances.

Fees and commissions revenue increased \$12.3 million or 8% over 2012. Transaction card revenue increased \$8.0 million or 9% due to increased customer transaction volume. Commercial deposit service charges and fees increased \$1.8 million or 4% over the prior year primarily related to a decrease in the average earnings credit to better align with market interest rates. The average earnings credit is a non-cash method for commercial customers to avoid incurring charges for deposit services based on account balances.

Operating expenses decreased \$2.7 million or 1% over 2012. Net losses and operating expenses on repossessed assets decreased \$10.3 million compared to the prior year. Personnel costs increased \$4.6 million or 4% primarily due to increased regular compensation expense related to standard annual merit increases and increased headcount. Other non-personnel expenses increased \$4.1 million primarily due to higher data processing expenses related to increased transaction card activity. Corporate expense allocations decreased \$1.1 million compared to the prior year.

The average outstanding balance of loans attributed to Commercial Banking increased \$590 million to \$9.7 billion for 2013. See the Loans section of Management's Discussion and Analysis of Financial Condition following for additional discussion of changes in commercial and commercial real estate loans which are primarily attributed to the Commercial Banking segment. Commercial Banking experienced a net recovery of \$3.5 million for 2013 compared to net charge-offs of \$10.9 million or 0.12% of average loans attributed to this line of business for 2012. Net charge-offs for 2012 included the return of a \$7.1 million loan settlement received in 2008 as discussed in greater detail in in Management's Discussion & Analysis of Financial Condition – Summary of Loan Loss Experience following.

Average deposits attributed to Commercial Banking were \$9.2 billion for 2013, an increase of \$632 million or 7% over 2012. Average demand deposits and interest-bearing transaction account balances grew, partially offset by a decrease in time deposits. Average balances attributed to our commercial & industrial loan customers increased \$191 million or 7% and average balances attributed to our energy customers increased \$164 million or 13%. Average balance attributed to our healthcare customers grew \$104 million or 28% over the prior year. Small business banking customer average balances increased \$84.3 million or 5%. Average balances held by treasury services customers were up \$80 million or 5% over the prior year. Commercial customers continue to maintain high account balances due to continued economic uncertainty and persistently low yields available on high quality investments.

### Consumer Banking

Consumer banking services are provided through five primary distribution channels: traditional branches, supermarket branches, the 24-hour ExpressBank call center, Internet banking and mobile banking. Consumer banking also conducts mortgage banking activities through offices located outside of our consumer banking markets and through correspondent loan originators.

Consumer banking contributed \$64.2 million to consolidated net income for 2013, down \$13.5 million compared to the prior year, primarily due to a decrease in mortgage banking revenue. Revenue from mortgage loan production decreased \$49.2 million compared to the prior year, primarily due to lower gain on sale margins and a slow down in mortgage refinancing activity. Changes in the fair value of our mortgage servicing rights, net of economic hedge, increased net income attributed to Consumer Banking by \$1.3 million in 2013 and decreased net income attributed to Consumer Banking by \$795 thousand in 2012.

Table 11 – Consumer Banking (Dollars in thousands)

	Year Endec	l	2012		2011	
Net interest revenue from external sources	\$99,509		\$101,029		\$102,854	
Net interest revenue from internal sources	20,290		21,305		27,416	
Total net interest revenue	119,799		122,334		130,270	
Net loans charged off	4,628		9,198		13,598	
Net interest revenue after net loans charged off	115,171		113,136		116,672	
_						
Fees and commissions revenue	220,731		266,566		197,271	
Gain (loss) on financial instruments and other assets, net	(26,623	)	5,552		26,051	
Change in fair value of mortgage servicing rights	22,720		(9,210	)	(40,447	)
Other operating revenue	216,828		262,908		182,875	
Personnel expense	91,962		93,409		88,993	
Net losses (gains) and expenses of repossessed assets	(815	)	1,405		3,044	
Other non-personnel expense	94,382	,	108,661		94,394	
Corporate allocations	41,323		45,292		52,871	
Total other operating expense	226,852		248,767		239,302	
Total outer operating enpense			2.0,707		200,002	
Income before taxes	105,147		127,277		60,245	
Federal and state income tax	40,902		49,511		23,435	
Net income	\$64,245		\$77,766		\$36,810	
Average assets	\$5,669,580		\$5,726,564		\$5,937,584	
Average loans	2,349,772		2,386,865		2,373,432	
Average deposits	5,612,492		5,598,063		5,741,718	
Average invested capital	293,736		289,665		273,905	
Return on average assets	1.13	%	1.36	%	0.62	%
Return on invested capital	21.87	%	26.85	%	13.44	%
Efficiency ratio	66.62	%	63.97	%	73.06	%
Net charge-offs to average loans	0.20	%	0.39	%	0.57	%
Residential mortgage loans funded for sale	\$4,081,390		\$3,708,350		\$2,293,834	
	December 31,	Dec	ember 31,	D	ecember 31,	
		201			011	
Banking locations		217	_		12	
Residential mortgage loans servicing portfolio <sup>1</sup>			,091,482		12,356,917	
<i>8</i> <b>1</b> <i>8</i> <b>1</b>	. , ,		, , -		, ,-	

<sup>&</sup>lt;sup>1</sup> Includes outstanding principal for loans serviced for affiliates

Net interest revenue from consumer banking activities decreased \$2.5 million compared to 2012. Net interest earned on residential mortgage-backed securities held as an economic hedge of mortgage servicing rights decreased by \$3.9 million due to a \$160 million decrease in the average balance of this portfolio and lower average yields. Net interest revenue related to the consumer loan portfolio decreased compared to the prior year as the average loan balance decreased \$37 million or 2%. The average balance of residential mortgage loans increased over the prior year. Other consumer loans also increased, offset by decreased balances of indirect automobile loans due to pay-downs. The Company previously disclosed its decision to exit the indirect automobile loan business in the first quarter of 2009.

Net interest earned on deposits sold to our Funds Management unit decreased \$1.0 million primarily due to lower yields on funds invested.

Net loans charged off by the Consumer Banking unit decreased \$4.6 million compared to 2012 to \$4.6 million or 0.20% of average loans. Net consumer banking charge-offs also includes indirect automobile loans, overdrawn deposit accounts and other direct consumer loans.

Fees and commissions revenue decreased \$45.8 million or 17% compared to the prior year. Mortgage banking revenue was down \$46.9 million or 27% compared to the prior year. Growth in residential mortgage loan origination volume was offset by overall lower gains on loans sold and a change in the mix toward lower margin loans.

Operating expenses decreased \$21.9 million or 9% compared to 2012. Personnel expenses decreased \$1.4 million or 2% primarily due to decreased headcount. Non-personnel expense decreased \$14.3 million or 13% primarily due to a \$13.2 million decrease in mortgage banking expenses related to decreased provision for losses from repurchases of residential mortgage loans sold to U.S. government agencies that no longer qualify for sale accounting. Corporate expense allocations decreased \$4.0 million compared to the prior year. Net losses and operating expenses of repossessed assets were down \$2.2 million compared to the prior year.

Average consumer deposit balances were largely unchanged compared to the prior year. Higher costing time deposit balances decreased \$184 million or 10%. Average interest-bearing transaction accounts increased \$131 million or 5%, average savings account balances were up \$43 million or 18% and average demand deposit balances increased \$25 million or 4%.

Our Consumer Banking division originates, markets and services conventional and government-sponsored residential mortgage loans for all of our geographical markets. We funded \$4.3 billion of residential mortgage loans in 2013 compared to \$4.0 billion in 2012. Mortgage loan fundings included \$4.1 billion of mortgage loans funded for sale in the secondary market and \$194 million funded for retention within the consolidated group. Approximately 24% of our mortgage loans funded were in the Oklahoma market, 14% in the Texas market, 11% in the New Mexico market and 11% in the Colorado market. In addition, 29% of our mortgage loan fundings came from correspondent lenders.

At December 31, 2013, the Consumer Banking division serviced \$13.7 billion of mortgage loans for others and \$1.1 billion of loans retained within the consolidated group. Approximately 93% of the mortgage loans serviced by the Consumer Banking division were to borrowers in our primary geographical market areas. Loans past due 90 days or more totaled \$80 million or 0.58% of loans serviced for others at December 31, 2013 compared to \$84 million or 0.70% of loans serviced for others at December 31, 2012. Mortgage servicing revenue, including revenue on loans serviced for the consolidated group, increased \$2.3 million or 5% over the prior year to \$44.9 million.

### Wealth Management

Wealth Management contributed \$12.5 million to consolidated net income in 2013, down \$7.3 million or 37% compared to the prior year. Revenue in 2013 was reduced \$8.7 million (\$5.3 million after tax) from changes in the fair value of our trading securities inventory due to sharp increases in interest rates. The following discussion excludes these inventory adjustment charges.

Net interest revenue decreased \$3.6 million or 7% primarily due to decreased loan yields. Fees and commissions revenue increased \$22.2 million or 11% primarily due to growth in trust fees. Other operating expense increased \$23.2 million or 11% primarily due to increased regular and incentive compensation expenses.

Table 12 – Wealth Management (Dollars in thousands)

	Year Ended					
	2013		2012		2011	
Net interest revenue from external sources	\$25,478		\$27,647		\$30,859	
Net interest revenue from internal sources	20,061		21,456		16,540	
Total net interest revenue	45,539		49,103		47,399	
Net loans charged off	1,275		2,284		2,960	
Net interest revenue after net loans charged off	44,264		46,819		44,439	
Fees and commissions revenue	212,878		199,406		171,276	
Gain on financial instruments and other assets, net	912		601		551	
Other operating revenue	213,790		200,007		171,827	
Personnel expense	160,520		146,337		126,909	
Net losses and expenses of repossessed assets	_		54		33	
Other non-personnel expense	37,370		31,032		28,762	
Corporate allocations	39,650		36,870		34,998	
Other operating expense	237,540		214,293		190,702	
Income before taxes	20,514		32,533		25,564	
Federal and state income tax	7,980		12,655		9,944	
Net income	\$12,534		\$19,878		\$15,620	
Average assets	\$4,556,132		\$4,357,641		\$4,073,623	3
Average loans	932,229		927,277		1,011,319	
Average deposits	4,385,553		4,281,423		3,976,183	
Average invested capital	203,914		184,707		174,877	
Return on average assets	0.28	%	0.46	%	0.38	%
Return on invested capital	6.15	%	10.76	%	8.93	%
Efficiency ratio	91.92	%	86.23	%	87.21	%
Net charge-offs to average loans	0.14	%	0.25	%	0.29	%

Our Wealth Management division serves as custodian to or manages assets of customers. Fees are earned commensurate with the level of service provided. We may have sole or joint investment discretion over the assets of the customer or may be fiduciary for the assets, but investment selection authority remains with the customer or a manager outside of the Company. The Wealth Management division also provides safekeeping services for personal

and institutional customers including holding of the customer's assets, processing of income and redemptions and other customer recordkeeping and reporting services. We also provide brokerage services for customers whom maintain or delegate investment authority and for which BOK Financial does not have custody of the assets.

A summary of assets under management or in custody follows in Table 13.

Table 13 – Assets Under Management or In Custody (Dollars in thousands)

	<i>'</i>	December 31,	· ·
	2013	2012	2011
Fiduciary assets in custody for which BOKF has sole or joint	\$12,752,460	\$10,981,353	\$9,916,322
discretionary authority	\$12,732,400	Φ10,961,333	\$9,910,322
Fiduciary assets not in custody for which BOKF has sole or joint	1 700 406	1 (50 022	221 465
discretionary authority	1,728,426	1,659,822	221,465
Non-managed fiduciary assets in custody	15,656,206	13,187,863	12,684,026
Total fiduciary assets	30,137,092	25,829,038	22,821,813
Assets held in safekeeping	22,087,207	20,994,011	18,948,739
Brokerage accounts under BOKF administration	4,882,930	4,402,992	3,635,300
Assets under management or in custody	\$57,107,229	\$51,226,041	\$45,405,852

Net interest revenue decreased \$3.6 million or 7% compared to the prior year. Growth in average assets was largely due to funds sold to the Funds Management unit. Average deposit balances increased \$104 million or 2%. Average interest-bearing transaction balances were up \$151 million or 5%. Non-interest-bearing demand deposits were largely unchanged compared to the prior year. Higher costing time deposit average balances decreased \$49 million. Average loan balances increased \$5.0 million.

Trust fees and commissions increased \$16.1 million or 20%. The Company acquired The Milestone Group, a Denver based investment adviser to high net worth clients, in the third quarter of 2012, resulting in a \$7.0 million increase in revenue over 2012. The remaining increase was due to the increase in fair value of fiduciary assets during 2013. Brokerage and trading revenue increased \$6.9 million or 6% primarily due to securities and derivative contracts sold to our mortgage banking customers. Retail brokerage fees and investment banking fees both grew over the prior year.

Other operating revenue includes fees earned from state and municipal bond underwriting and financial advisory services, primarily in the Oklahoma and Texas markets. In 2013, the Wealth Management division participated in 456 underwritings that totaled \$6.8 billion. As a participant, the Wealth Management division was responsible for facilitating the sale of approximately \$2.8 billion of these underwritings. In 2012, the Wealth Management division participated in 445 underwritings that totaled approximately \$6.8 billion. Our interest in these underwritings totaled approximately \$2.3 billion.

Operating expenses increased \$23.2 million or 11% over the prior year. Personnel expenses increased \$14.2 million or 10% due to expansion of the Wealth Management division during the year. Regular compensation costs increased \$8.3 million primarily due to increased headcount and annual merit increases. Incentive compensation increased \$3.5 million over the prior year. Non-personnel expenses increased \$6.3 million or 20%, including \$2.2 million related to a full year of expenses for The Milestone Group. Approximately \$1.2 million of increased expenses related to Milestone are from the amortization of acquired intangible assets. Corporate expense allocations were up \$2.8 million or 8% due primarily to expansion of the Wealth Management business line and increased customer transaction activity.

### Geographical Market Distribution

The Company secondarily evaluates performance by primary geographical market. Loans are generally attributed to geographical markets based on the location where the loans are managed. Brokered deposits and other wholesale funds are not attributed to a geographical market. Funds Management and other also includes insignificant results of operations in locations outside our primary geographic regions. Mortgage origination and marketing revenue is attributed to the geography where the mortgage was originated. Mortgage origination and marketing revenue related to correspondent banking is attributed to Oklahoma. All interest revenue on mortgage loans retained by BOKF and servicing revenue for mortgage loans sold in the secondary market and serviced for others is also attributed to Oklahoma.

Table 14 – Net Income (Loss) by Geographic Region (In thousands)

	Year Ended	Year Ended				
	2013	2012	2011			
Bank of Oklahoma	\$113,165	\$125,941	\$108,007			
Bank of Texas	51,853	49,021	41,683			
Bank of Albuquerque	19,937	22,748	14,167			
Bank of Arkansas	7,615	12,719	5,971			
Colorado State Bank & Trust	21,742	18,306	10,223			
Bank of Arizona	4,592	(1,116	) (8,342	)		
Bank of Kansas City	7,052	10,005	5,544			
Subtotal	225,956	237,624	177,253			
Funds Management and other	90,653	113,567	108,622			
Total	\$316,609	\$351,191	\$285,875			

#### Bank of Oklahoma

Our Oklahoma offices are located primarily in the Tulsa and Oklahoma City metropolitan areas. Oklahoma is a significant market to the Company, including 45% of our average loans are managed in Oklahoma, 53% of our average deposits and 36% of our consolidated net income for 2013. In addition, all of our mortgage servicing activity, TransFund EFT network and 62% of our fiduciary assets are attributed to the Oklahoma market.

Net income generated by the Bank of Oklahoma in 2013 decreased \$12.8 million or 10% compared to 2012. Net interest revenue decreased \$17.0 million or 7%. Bank of Oklahoma had a net recovery of \$1.8 million for 2013, compared to net loans charged off of \$15.5 million or 0.27% of average loans for 2012. Fees and commissions revenue decreased \$20.0 million or 6% primarily due to a decrease in mortgage banking revenue. Other operating expenses were down \$13.5 million or 4%. Changes in fair value of our mortgage servicing rights, net of economic hedge, increased net income by \$1.3 million in 2013 and decreased net income by \$795 thousand in 2012.

Table 15 – Bank of Oklahoma (Dollars in thousands)

Net interest revenue Net loans charged off (recovered) Net interest revenue after net loans charged off (recovered)	Year Ended 2013 \$223,908 (1,792 ) 225,700	2012 \$240,892 15,451 225,441	2011 \$248,079 19,796 228,283
Fees and commissions revenue Gain (loss) on financial instruments and other assets, net Change in fair value of mortgage servicing rights Other expecting revenue	305,612 (23,189 ) 22,720	325,610 23,425 (9,210 ) 339,825	320,519 27,446 (40,447 307,518
Other operating revenue  Personnel expense	305,143 160,299	153,021	164,919
Net losses and expenses of repossessed assets Other non-personnel expense Corporate allocations	19 159,285 26,028	5,696 164,917 35,510	4,656 147,231 42,224
Total other operating expense	345,631	359,144	359,030
Income before taxes Federal and state income tax	185,212 72,047	206,122 80,181	176,771 68,764
Net income	\$113,165	\$125,941	\$108,007
Average assets Average loans Average deposits Average invested capital	\$11,317,424 5,537,533 10,501,209 550,677	\$11,544,877 5,717,222 10,394,385 549,934	\$10,929,242 5,553,801 9,820,286 541,153
Return on average assets Return on invested capital	1.00 % 20.55 %	1.09 % 22.90 %	0.99 %
Efficiency ratio Net charge-offs to average loans Residential mortgage loans funded for sale			0.36 % \$1,105,800

Net interest revenue decreased \$17.0 million or 7% compared to the prior year. Decreased yield on loans and residential mortgage-backed securities held as an economic hedge of mortgage servicing rights was partially offset by lower funding costs. Average loan balances were down \$180 million or 3% compared to last year and average securities balances decreased \$160 million compared to 2012. The favorable net interest impact of the \$107 million decrease in average deposit balances was offset by lower yields on funds sold to the Funds Management unit.

Fees and commissions revenue decreased \$20.0 million or 6% compared to 2012. Mortgage banking revenue was down \$24.8 million over last year primarily due to lower gains on sales of residential mortgage loans in the secondary market, partially offset by increased mortgage loan originations. Transaction card revenue was up \$5.8 million on increased transaction activity and trust fees and commissions grew by \$3.5 million. Deposit service charges and fees were down \$3.8 million and brokerage and trading revenue decreased \$3.4 million.

Other operating expenses were down \$13.5 million or 4% compared to the prior year. Personnel expenses were up \$7.3 million or 5% over 2012 primarily due to increased regular compensation expense due to a modest increase in headcount and annual merit increases, partially offset by lower incentive compensation expense compared to the prior year. Non-personnel expenses were down \$5.6 million or 3%. Mortgage banking expenses were down \$12.0 million compared to the prior year due to lower provision for credit losses on residential mortgage loans repurchased from GNMA pools because they no longer qualify for sales accounting. This decrease was partially offset by increased data processing and communications and other expenses. Corporate expense allocations were down \$9.5 million compared to the prior year. Increased loan and deposit activity outside of Oklahoma increased the corporate expense allocation to these other geographies. Net losses and operating expenses of repossessed assets were down \$5.7 million over 2012 primarily due to decreased write-downs related to regularly scheduled appraisal updates.

Bank of Oklahoma had a net recovery of \$1.8 million for 2013, compared to net loans charged off of \$15.5 million or 0.27% of average loans for 2012. Net charge-offs for 2012 included the return of \$7.1 million received from the City of Tulsa in 2008 to settle claims related to a defaulted loan. The settlement agreement between BOK Financial and the City of Tulsa was invalidated by the Oklahoma Supreme Court in 2011 as discussed further in Note 14 to the Consolidated Financial Statements. Excluding this item, net charge-offs were \$8.4 million or 0.15% of average loans for 2012.

As noted in Table 16 following, the period end balance of loans managed by the Bank of Oklahoma decreased \$158 million or 3% compared to the prior year. Commercial loan balances were down \$188 million primarily due to a decrease energy and wholesale/retail loans, partially offset by growth in services, manufacturing and healthcare loans. Commercial real estate loans grew by \$21 million or 4%. Growth in multifamily residential, loans secured by retail facilities and loans secured by office buildings were partially offset by a decrease in other commercial real estate loans and construction and land development loans. Residential mortgage loans were up \$36 million or 2% over the prior year. Growth in first-lien fully amortizing home equity loans and permanent mortgage loans guaranteed by U.S. government agencies was offset by a decrease in non-guaranteed permanent mortgage loans. Consumer loans were down \$28 million or 13% compared to the prior year. Both indirect automobile loans and other consumer loans decreased compared to December 31, 2012

Average deposits attributed to the Bank of Oklahoma decreased \$107 million or 1% compared to 2012. Commercial Banking deposit balances increased \$147 million or 3% over the prior year. Deposits related to treasury services customers and energy customers increased over the prior year, partially offset by decreased average balances related to commercial and industrial customers. Consumer deposits also increased \$49 million or 2%. Wealth Management deposits decreased \$90 million or 4%, primarily due to a decrease in average trust deposit balances.

Table 16 – Loans Managed by Primary Geographical Market (In thousands)

	December 31, 2013	2012	2011	2010	2009
Bank of Oklahoma:					
Commercial	\$2,902,140	\$3,089,686	\$2,826,649	\$2,693,232	\$2,728,763
Commercial real estate	602,010	580,694	607,030	703,041	822,586
Residential mortgage	1,524,212	1,488,486	1,411,560	1,227,184	1,383,642
Consumer	192,283	220,096	235,909	327,599	449,371
Total Bank of Oklahoma	5,220,645	5,378,962	5,081,148	4,951,056	5,384,362
Bank of Texas:					
Commercial	3,052,274	2,726,925	2,249,888	1,943,666	2,022,324
Commercial real estate	816,574	771,796	830,642	701,993	734,072
Residential mortgage	260,544	275,408	268,053	300,916	271,910
Consumer	131,297	116,252	126,570	145,699	169,396
Total Bank of Texas	4,260,689	3,890,381	3,475,153	3,092,274	3,197,702
Bank of Albuquerque:					
Commercial	342,336	265,830	258,668	284,394	342,689
Commercial real estate	308,829	326,135	303,500	308,605	304,903
Residential mortgage	133,900	130,337	104,695	94,010	74,703
Consumer	13,842	15,456	19,369	19,620	17,799
Total Bank of Albuquerque	798,907	737,758	686,232	706,629	740,094
Bank of Arkansas:					
Commercial	81,556	62,049	76,199	83,297	103,061
Commercial real estate	78,264	90,821	136,170	118,662	132,828
Residential mortgage	7,922	13,046	150,170	15,614	9,503
Consumer	8,023	15,421	35,911	72,869	124,118
Total Bank of Arkansas	175,765	181,337	264,052	290,442	369,510
Total Balik of Afkalisas	175,705	101,337	204,032	290,442	309,310
Colorado State Bank & Trust:					
Commercial	735,626	776,610	544,020	436,094	510,019
Commercial real estate	190,355	173,327	156,013	196,728	241,699
Residential mortgage	62,821	59,363	64,627	75,266	27,980
Consumer	22,686	19,333	21,598	21,276	17,566
Total Colorado State Bank & Trust	1,011,488	1,028,633	786,258	729,364	797,264
Bank of Arizona:					
Commercial	417,702	313,296	271,914	215,973	202,599
Commercial real estate	257,477	201,760	198,160	206,948	234,039
Residential mortgage	47,111	57,803	89,315	97,576	48,708
Consumer	7,887	4,686	5,633	5,604	4,657
Total Bank of Arizona	730,177	577,545	565,022	526,101	490,003
Bank of Kansas City:					
Commercial	411,587	407,516	327,732	284,740	252,043

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Commercial real estate	161,844	84,466	59,788	34,884	29,664
Residential mortgage	15,516	20,597	20,505	24,709	17,064
Consumer	5,646	4,261	3,853	2,837	1,992
Total Bank of Kansas City	594,593	516,840	411,878	347,170	300,763

Total BOK Financial loans \$12,792,264 \$12,311,456 \$11,269,743 \$10,643,036 \$11,279,698 Loans attributed to a geographical region may not always represent the location of the borrower or the collateral. All permanent residential mortgage loans serviced by our mortgage banking unit and held for investment by the Bank are managed by the Bank of Oklahoma.

#### Bank of Texas

Our Texas offices are located primarily in the Dallas, Fort Worth and Houston metropolitan areas. Texas is our second largest market with 34% of our average loans, 25% of our average deposits and 16% of our consolidated net income for 2013.

Net income for the Bank of Texas increased \$2.8 million or 6%. Net interest revenue increased \$7.9 million or 6% due primarily to a \$423 million or 11% growth in loans and lower funding costs. Fees and commission revenue grew by \$6.4 million or 7%. Other operating expense increased \$12.5 million or 8% due primarily to higher personnel costs and increased corporate expense allocations related to growth in the Texas market.

Table 17 – Bank of Texas (Dollars in thousands)

	Year Ended				
	2013	2012		2011	
Net interest revenue	\$150,780	\$142,893		\$137,696	
Net loans charged off	2,813	5,496		4,170	
Net interest revenue after net loans charged off	147,967	137,397		133,526	
Fees and commissions revenue	93,689	87,252		63,608	
Gain on financial instruments and other assets, net	83	188		342	
Other operating revenue	93,772	87,440		63,950	
Personnel expense	86,311	81,278		69,051	
Net losses and expenses of repossessed assets	3,134	3,240		1,570	
Other non-personnel expense	25,484	25,228		23,609	
Corporate allocations	45,789	38,495		38,116	
Total other operating expense	160,718	148,241		132,346	
Income before taxes	81,021	76,596		65,130	
Federal and state income tax	29,168	27,575		23,447	
Net income	\$51,853	\$49,021		\$41,683	
Average assets	\$5,340,545	\$5,109,687	,	\$4,933,477	7
Average loans	4,255,583	3,832,395		3,417,235	
Average deposits	4,876,067	4,602,272		4,368,967	
Average invested capital	501,339	482,558		473,925	
Return on average assets	0.97	% 0.96	%	0.84	%
Return on invested capital	10.34	% 10.16	%	8.80	%
Efficiency ratio	65.74	64.41	%	65.74	%
Net charge-offs to average loans	0.07	% 0.14	%	0.12	%
Residential mortgage loans funded for sale	\$535,644	\$500,769		\$220,022	

Net interest revenue increased \$7.9 million or 6% over 2012 primarily due to growth of the loan portfolio and decreased deposit costs. Average outstanding loans increased by \$423 million or 11% over the prior year. The benefit of a \$274 million or 6% increase in deposits was offset by lower yield on funds invested by the Funds Management unit.

Fees and commissions revenue grew \$6.4 million or 7% over 2012. Brokerage and trading revenue grew \$5.5 million or 33% over the prior year. Trust fees and commissions was up \$2.5 million or 18% and transaction card revenue was up \$1.8 million or 23%. Deposit service charges and fees were largely unchanged compared to the prior year. Mortgage banking revenue decreased \$3.3 million or 14% compared to the prior year.

Operating expenses increased \$12.5 million or 8% over 2012. Personnel costs were up \$5.0 million or 6% primarily due to increased headcount and incentive compensation expense. Non-personnel expenses increased \$256 thousand or 1%. Corporate expense allocations increased \$7.3 million or 19% on increased customer transaction activity and growth at Bank of Texas.

Net loans charged off totaled \$2.8 million or 0.07% of average loans for 2013, compared to \$5.5 million or 0.14% of average loans for 2012.

As noted in Table 16, period end loan balances managed by the Bank of Texas grew by \$370 million or 10%, primarily due to growth in commercial loan balances. Commercial loans increased \$325 million or 12% primarily related to growth in energy and wholesale/retail loans, partially offset by a decrease in service sector loans. Commercial real estate loans are up \$45 million or 6%. Growth in loans secured by multifamily residential and retail facilities was partially offset by a decrease in loans secured by office buildings. Residential mortgage loans decreased \$15 million offset by a \$15 million increase in consumer loans. Bank of Albuquerque

Net income attributable to the Bank of Albuquerque totaled \$19.9 million or 6% of consolidated net income, a \$2.8 million or 12% decrease compared to 2012 due primarily to decreased mortgage banking revenue.

Table 18 – Bank of Albuquerque (Dollars in thousands)

	Year Ended				
	2013	2012		2011	
Net interest revenue	\$35,977	\$34,807		\$33,959	
Net loans charged off	5,514	1,136		2,103	
Net interest revenue after net loans charged off	30,463	33,671		31,856	
Other operating revenue – fees and commission	44,805	48,815		31,165	
Personnel expense	20,003	20,388		13,704	
Net losses (gains) and expenses of repossessed assets	(321)	165		2,018	
Other non-personnel expense	8,473	8,239		8,779	
Corporate allocations	14,483	16,463		15,333	
Total other operating expense	42,638	45,255		39,834	
Income before taxes	32,630	37,231		23,187	
Federal and state income tax	12,693	14,483		9,020	
Net income	\$19,937	\$22,748		\$14,167	
Average assets	\$1,439,884	\$1,391,606		\$1,390,700	)
Average loans	772,524	715,095		707,723	
Average deposits	1,313,568	1,267,487		1,242,964	
Average invested capital	79,922	79,708		82,313	
Return on average assets	1.38	5 1.63	%	1.02	%
Return on invested capital	24.95	28.54	%	17.21	%
Efficiency ratio	52.78	54.12	%	61.17	%
Net charge-offs to average loans	0.71	0.16	%	0.30	%
Residential mortgage loans funded for sale	\$452,505	\$549,249		\$354,964	

Net interest revenue increased \$1.2 million or 3% over the prior year. Average loan balances were up \$57 million or 8%. The benefit of this growth, was offset by decreased loan yields. Average deposit balances were up \$46 million or 4% over the prior year. Decreased deposit costs were partially offset by a decrease in the yield on funds invested with the Funds Management unit. Net loans charged off totaled \$5.5 million or 0.71% of average loans for 2013 compared to net loans charged off of \$1.1 million or 0.16% of average loans for 2012.

Fees and commissions revenue decreased \$4.0 million or 8% over the prior year primarily due to a \$6.3 million decrease in mortgage banking revenue. Growth in trust fees and commissions was offset by a decrease in deposit service charges and fees. In addition, brokerage and trading revenue and transaction card revenue both increased over the prior year. Other operating expense decreased \$2.6 million or 6%. Personnel expenses were down \$385 thousand or 2%. Net losses and expenses of repossessed assets decreased \$486 thousand to \$321 thousand for 2013. Non-personnel expense increased \$234 thousand and corporate expense allocations decreased \$2.0 million.

As indicated in Table 16, period-end loans managed by the Bank of Albuquerque increased \$61 million or 8%, primarily due to growth in commercial loan balances partially offset by a decrease in commercial real estate loan balances. Commercial loans increased \$77 million or 29% primarily related to growth in services and healthcare sector loans, partially offset by a decrease in wholesale/retail sector loans. Commercial real estate loans decreased \$17 million or 5% compared to the prior year. A decrease in loans secured by office buildings and retail facilities was partially offset by an increase in multifamily residential loans and other commercial real estate loans. Residential mortgage loans increased \$3.6 million and other consumer loans decreased by \$1.6 million.

#### Bank of Arkansas

Net income attributable to the Bank of Arkansas totaled \$7.6 million for 2013 compared to \$12.7 million for 2012. Net interest revenue decreased \$4.2 million or 42% compared to 2012. Net interest revenue for 2012 included \$2.9 million of foregone interest and fees collected on nonaccruing wholesale/retail sector loans during that year. Loans attributed to the Bank of Arkansas decreased \$49 million compared to 2012 primarily due to the continued run-off of indirect automobile loans. Average deposits were up \$12 million or 6% over the prior year primarily due to a \$12 million or 8% increase in interest-bearing transaction deposits. Increased demand deposit balances were offset by a decrease in time deposit balances. The Bank of Arkansas experienced a net recovery of \$290 thousand for 2013 compared to a net recovery of \$1.4 million for 2012. In addition to foregone interest and fees, \$2.0 million charged off in the second quarter of 2011 was recovered in 2012 related to the nonaccruing wholesale/retail loan.

Fees and commissions revenue was down \$766 thousand or 2% over the prior year primarily due to decreased mortgage banking revenue. Other operating expenses were up \$2.2 million or 6% primarily due to \$1.0 million in net losses and operating expenses of repossessed assets. Personnel costs increased primarily due to incentive compensation costs related to trading activity and corporate expense allocations increased. Non-personnel expenses decreased compared to the prior year.

Table 19 – Bank of Arkansas (Dollars in thousands)

(Donars in diousaids)	Year Ended		
	2013	2012	2011
Net interest revenue	\$5,692	\$9,892	\$8,213
Net loans charged off (recovered)	(290)	(1,443)	2,797
Net interest revenue after net loans charged off (recovered)	5,982	11,335	5,416
Other operating revenue – fees and commissions	48,914	49,680	37,611
Personnel expense	24,628	23,963	17,641
Net losses and expenses of repossessed assets	1,289	254	548
Other non-personnel expense	4,508	4,805	4,565
Corporate allocations	12,008	11,176	10,501
Total other operating expense	42,433	40,198	33,255
Income before taxes	12,463	20,817	9,772
Federal and state income tax	4,848	8,098	3,801
Net income	\$7,615	\$12,719	\$5,971
Average assets	\$276,309	\$233,244	\$291,564
Average loans	172,611	221,906	273,382
Average deposits	220,111	208,096	210,083
Average invested capital	18,284	19,716	23,563
Return on average assets	2.76 %	5.45 %	2.05 %
Return on invested capital	41.65 %	64.51 %	25.34 %
Efficiency ratio	77.71 %	67.48 %	72.57 %
Net charge-offs (recoveries) to average loans	(0.17)	(0.65)%	1.02 %
Residential mortgage loans funded for sale	\$108,205	\$111,049	\$72,293

As noted in Table 16, the period end balance of loans managed by the Bank of Arkansas decreased \$5.6 million or 3%. Commercial loan growth was offset by a decrease in commercial real estate, residential mortgage and consumer loan balances. Commercial loans increased \$20 million or 31% primarily related to growth in other commercial and and industrial loans and wholesale/retail sector loans. Commercial real estate loans decreased \$13 million or 14%. Residential mortgage loans decreased \$5.1 million and other consumer loans decreased by \$7.4 million.

#### Colorado State Bank & Trust

Net income attributed to Colorado State Bank & Trust increased \$3.4 million or 19% over 2012 to \$21.7 million. Net interest revenue increased \$3.0 million or 8% primarily due to increased average loan and deposit balances, partially offset by a decrease in deposit costs and yield on funds sold to the Funds Management unit. Average loans increased \$115 million or 12%. Average deposits attributable to Colorado State Bank & Trust increased \$17 million or 1%. Demand deposits grew by \$33 million during 2013 primarily due to increased commercial account balances. Interest-bearing transaction deposit account balances increased \$26 million or 5%. Higher costing time deposits decreased \$46 million. Colorado State Bank & Trust had a net recovery of \$4.6 million for 2013 compared to net loans charged off of \$166 thousand or 0.02% of average loans for 2012.

Fees and commissions revenue was up \$2.8 million over 2012. Trust fees and commission were up \$8.1 million over 2012 primarily due to the acquisition of the Milestone Group in the third quarter of 2012. The Milestone Group is a Denver-based registered investment adviser which provides wealth management services to high net worth clients in Colorado and Nebraska. Mortgage banking revenues decreased \$6.5 million compared to the prior year. Brokerage and trading and transaction card revenue both also grew over the prior year. Operating expenses were up \$4.9 million or 10% over the prior year primarily due to the Milestone Group acquisition. Personnel expenses were up \$4.2 million and non-personnel expenses increased \$1.7 million, including \$1.2 million of increased amortization of acquired intangible assets. Corporate expense allocations were largely unchanged compared to the prior year.

Table 20 – Colorado State Bank & Trust (Dollars in thousands)

	Year Ended					
	2013		2012		2011	
Net interest revenue	\$39,713		\$36,708		\$34,018	
Net loans charged off (recovered)	(4,629	)	166		2,235	
Net interest revenue after net loans charged off (recovered)	44,342		36,542		31,783	
Fees and commissions revenue	46,551		43,776		22,587	
Gain (loss) on financial instruments and other assets, net	(6	)	8			
Other operating revenue	46,545		43,784		22,587	
Personnel expense	31,113		26,895		18,388	
Net losses and expenses of repossessed assets	(256	)	510		401	
Other non-personnel expense	8,833		7,163		5,815	
Corporate allocations	15,613		15,798		13,035	
Total other operating expense	55,303		50,366		37,639	
Income before taxes	35,584		29,960		16,731	
Federal and state income tax	13,842		11,654		6,508	
Net income	\$21,742		\$18,306		\$10,223	
Average assets	\$1,387,308		\$1,345,619		\$1,343,816	)
Average loans	1,039,682		924,700		782,583	
Average deposits	1,346,953		1,330,179		1,273,794	
Average invested capital	148,189		129,139		118,712	
Return on average assets	1.57	%	1.36	%	0.76	%
Return on invested capital	14.67	%	14.18	%	8.61	%

Efficiency ratio	64.11	%	62.58	%	66.49	%
Net charge-offs (recoveries) to average loans	(0.45	)%	0.02	%	0.29	%
Residential mortgage loans funded for sale	\$430,969		\$497,543		\$298,630	

As noted in Table 16, the period end balance of loans managed by Colorado State Bank & Trust decreased \$17 million or 2%. Commercial loans decreased \$41 million or 5% primarily due to decreased energy and service loans, partially offset by growth in healthcare and integrated food services loans. Commercial real estate loans grew by \$17 million or 10%. Growth in multifamily residential and loans secured by retail facilities and office buildings was partially offset by a decrease in construction and land development loans. Residential mortgage loans increased \$3.5 million and other consumer loans increased by \$3.4 million.

#### Bank of Arizona

Bank of Arizona had net income of \$4.6 million for 2013 compared to a net loss of \$1.1 million for 2012. The improvement was due primarily to growth in fee revenue, along with decreased net loans charged off and lower net losses and operating expenses of repossessed assets.

Net interest revenue increased \$3.9 million or 23% over 2012. Average loan balances were up \$104 million or 19% over the prior year. Net loans charged off decreased to \$329 thousand or 0.05% of average loans for 2013, compared to \$2.4 million or 0.43% for 2012. Average deposits were up \$220 million or 64% over last year. Interest-bearing transaction account balances grew by \$185 million or 105% and demand deposit balances were up \$33 million or 25% both primarily due to growth in commercial deposits. Time deposits balances increased \$2.0 million over the prior year.

Fees and commissions revenue was up \$266 thousand or 3% over the prior year. Growth in trust fees and commissions and transaction card revenue was partially offset by a decrease in mortgage banking revenue. Other operating expense decreased \$2.7 million or 10% compared to 2012. Personnel expense increased \$1.7 million or 16% compared to the prior year. Net losses and operating expenses of repossessed assets decreased \$6.5 million to \$879 thousand for 2013. Non-personnel expenses increased \$202 thousand or 6% over the prior year. Corporate overhead expense allocations were up \$1.9 million or 38%.

Table 21 – Bank of Arizona (Dollars in thousands)

(=	Year Ended 2013	2012		2011	
Net interest revenue	\$21,106	\$17,170		\$16,237	
Net loans charged off	329	2,420		7,168	
Net interest revenue after net loans charged off	20,777	14,750		9,069	
Fees and commissions revenue	10,416	10,150		5,495	
Gain on financial instruments and other assets, net	310			349	
Other operating revenue	10,726	10,150		5,844	
Personnel expense	12,421	10,711		9,584	
Net losses and expenses of repossessed assets	879	7,402		10,403	
Other non-personnel expense	3,831	3,629		3,805	
Corporate allocations	6,856	4,984		4,774	
Total other operating expense	23,987	26,726		28,566	
Income (loss) before taxes	7,516	(1,826	)	(13,653	)
Federal and state income tax	2,924	(710	)	(5,311	)
Net income (loss)	\$4,592	\$(1,116	)	\$(8,342	)
Average assets	\$705,005	\$612,682		\$641,340	
Average loans	660,322	556,689		574,770	
Average deposits	563,773	343,289		255,487	
Average invested capital	64,829	60,907		65,025	
Return on average assets		% (0.18	)%	(1.30	)%
Return on invested capital	7.08	% (1.83	)%	(12.83	)%

Efficiency ratio	76.10	%	97.83	%	131.45	%
Net charge-offs to average loans	0.05	%	0.43	%	1.25	%
Residential mortgage loans funded for sale	\$122,320		\$96,026		\$97,699	

As noted in Table 16, the period end balance of loans managed by the Bank of Arizona grew by \$153 million or 26% over the prior year. Commercial loans increased \$104 million or 33% primarily due to growth in healthcare and wholesale/retail sector loans. Commercial real estate loans grew by \$56 million or 28% primarily due to growth in loans secured by office buildings, multifamily residential and loans secured by retail facilities. Residential mortgage loans decreased \$11 million and other consumer loans increased by \$3.2 million.

### Bank of Kansas City

Net income attributed to the Bank of Kansas City decreased by \$3.0 million or 30% compared to 2012 primarily due to decreased mortgage banking revenue.

Net interest revenue increased \$2.5 million or 19%. Average loan balances grew by \$88 million or 20%. Net charge-offs remained low, totaling \$93 thousand or 0.02% of average loans for 2013 compared to \$94 thousand or 0.02% of average loans for 2012. Average deposit balances were up \$75 million or 26%. Demand deposit balances grew \$114 million or 79% due primarily to commercial account balances, offset by a \$34 million decrease in interest-bearing transaction account balances and a \$5.3 million decrease in higher costing time deposit balances.

Fees and commissions revenue decreased \$7.4 million or 19% compared to the prior year primarily due to a \$5.1 million decrease in mortgage banking revenue and a \$3.0 million decrease in brokerage and trading revenue. Other operating expenses were unchanged compared to the prior year. Personnel costs were down \$424 thousand or 2% primarily due to decreased incentive compensation partially offset by increased regular compensation expense. Non-personnel expenses increased \$1.3 million and corporate expense allocations decreased by \$864 thousand.

Table 22 – Bank of Kansas City (Dollars in thousands)

(=								
	Year Ended							
	2013	2012	2011					
Net interest revenue	\$15,754	\$13,212	\$11,680					
Net loans charged off	93	94	181					
Net interest revenue after net loans charged off	15,661	13,118	11,499					
Other operating revenue – fees and commission	31,621	38,995	23,137					
Personnel expense	19,667	20,091	14,374					
Net losses and expenses of repossessed assets	59	91	177					
Other non-personnel expense	5,935	4,612	4,010					
Corporate allocations	10,080	10,944	7,002					
Total other operating expense	35,741	35,738	25,563					
Income before taxes	11,541	16,375	9,073					
Federal and state income tax	4,489	6,370	3,529					
Net income	\$7,052	\$10,005	\$5,544					
Average assets	\$541,187	\$458,566	\$376,689					
Average loans	524,019	436,144	364,553					
Average deposits	361,836	286,791	304,128					
Average invested capital	39,951	33,675	27,752					
Return on average assets	1.30 %	2.18 %	1.47 %					
Return on invested capital	17.65 %	29.71 %	19.98 %					
Efficiency ratio	75.44 %	68.45 %	73.42 %					
Net charge-offs to average loans	0.02 %	0.02 %	0.05 %					
Residential mortgage loans funded for sale	\$211,006	\$281,938	\$144,426					

As noted in Table 16, the period end balance of loans managed by the Bank of Kansas City grew by \$78 million or 15% primarily due to growth in commercial real estate loan balances. Commercial loans were largely unchanged. Growth in service sector loans was offset by a decrease in integrated food services, other commercial and industrial and wholesale/retail sector loans. Commercial real estate loans grew by \$77 million or 92% primarily due to growth in multifamily residential, other commercial real estate loans, loans secured by office buildings and industrial facilities. Residential mortgage loans decreased \$5.1 million and other consumer loans increased by \$1.4 million.

# Financial Condition Securities

We maintain a securities portfolio to enhance profitability, support customer transactions, manage interest rate risk, provide liquidity and comply with regulatory requirements. Securities are classified as trading, held for investment, or available for sale. See Note 2 to the consolidated financial statements for the composition of the securities portfolio as of December 31, 2013, December 31, 2012 and December 31, 2011.

Table 23 – Securities (In thousands)

	December 3 2013 Amortized Cost	1, Fair Value	2012 Amortized Cost	Fair Value	2011 Amortized Cost	Fair Value
Trading:	0000	, 4100	0030	, 4100	0030	, 0.100
U.S. Government agency obligations	\$34,043	\$34,120	\$16,602	\$16,545	\$22,140	\$22,203
U.S. agency residential mortgage-backed securities	20,888	21,011	85,914	86,361	12,320	12,379
Municipal and other tax-exempt securities	27,532	27,350	90,552	90,326	38,693	39,345
Other trading securities	9,142	9,135	20,883	20,870	2,864	2,873
Total trading securities	91,605	91,616	213,951	214,102	76,017	76,800
Investment:						
Municipal and other tax-exempt	440,187	439,870	232,700	235,940	128,697	133,670
U.S. agency residential mortgage-backed securities – Other	50,182	51,864	82,767	85,943	121,704	120,536
Other debt securities	187,509	195,393	184,067	206,575	188,835	208,451
Total investment securities	677,878	687,127	499,534	528,458	439,236	462,657
Available for sale:						
U.S. Treasury	1,042	1,042	1,000	1,002	1,001	1,006
Municipal and other tax-exempt	73,232	73,775	84,892	87,142	66,435	68,837
Residential mortgage-backed securities:	,	,	,	,	,	,
U.S. agencies	7,720,189	7,716,010	9,650,650	9,889,821	9,297,389	9,588,177
Privately issue	214,181	221,099	322,902	325,163	503,068	419,166
Total residential mortgage-backed securities	7,934,370	7,937,109	9,973,552	10,214,984	9,800,457	10,007,343
Commercial mortgage-backed securities guaranteed by U.S. government agencies	2,100,146	2,055,804	890,746	895,075	_	_
Other debt securities	35,061	35,241	35,680	36,389	36,298	36,495
Perpetual preferred stocks	22,171	22,863	22,171	25,072	19,171	18,446
Equity securities and mutual funds	19,069	21,328	24,593	27,557	33,843	47,238
Total available for sale securities	10,185,091	10,147,162	11,032,634	11,287,221	9,957,205	10,179,365
Fair value option securities:	165,809	157,431	253,726	257,040	606,876	626,109

U.S. agency residential						
mortgage-backed securities						
Corporate debt securities	_		25,077	26,486	25,099	25,117
Other securities	9,485	9,694	723	770	_	_
Total fair value option securities	\$175,294	\$167,125	\$279,526	\$284,296	\$631,975	\$651,226
Includes net realized gain of \$1.8 i	nillion at Dec	ember 31, 20	13, \$5.0 milli	on at Decemb	er 31, 2012 a	nd \$12 million
at December 31, 2011 remaining in	n Accumulate	d Other Com	prehensive In	come in the C	onsolidated E	Salance Sheets
related to securities transferred fro	m the availab	le for sale sec	urities portfol	io to the inve	stment portfo	lio in 2011.
See Note 2 to the Consolidated Fir	nancial Statem	nents for addit	tional discussi	on.		

In addition to the above, restricted equity securities include stock we are required to hold as members of the Federal Reserve system and the Federal Home Loan Banks ("FHLB"). Restricted equity securities are carried at cost as theses securities do not have a readily determined fair value because ownership of these shares are restricted and lacks a market. Federal Reserve Bank stock totaled \$34 million at December 31, 2013, \$34 million at December 31, 2012 and \$35 million at December 31, 2011. Holdings of FHLB stock totaled \$51 million at December 31, 2013, \$31 million at December 31, 2012 and \$3.1 million at December 31, 2011.

At December 31, 2013, the carrying value of investment (held-to-maturity) securities was \$678 million and the fair value was \$687 million. Investment securities consist primarily of intermediate and long-term, fixed rate Oklahoma municipal bonds, taxable Texas school construction bonds and residential mortgage-backed securities issued by U.S. government agencies. The investment security portfolio is diversified among issuers. The largest obligation of any single issuer is \$30 million. Substantially all of these bonds are general obligations of the issuers. Approximately \$83 million of the Texas school construction bonds are also guaranteed by the Texas Permanent School Fund Guarantee Program supervised by the State Board of Education for the State of Texas.

Available for sale securities, which may be sold prior to maturity, are carried at fair value. Unrealized gains or losses, net of deferred taxes, are recorded as accumulated other comprehensive income in shareholders' equity. The amortized cost of available for sale securities totaled \$10.2 billion at December 31, 2013, a decrease of \$848 million compared to December 31, 2012. The decrease was primarily in short-duration U.S. government agency residential mortgage-backed securities, partially offset by an increase in U.S. government agency backed commercial mortgage-backed securities. Commercial mortgage-backed securities have prepayment penalties similar to commercial loans. At December 31, 2013, residential mortgage-backed securities represented 78% of total available for sale securities.

A primary risk of holding residential mortgage-backed securities comes from extension during periods of rising interest rates or prepayment during periods of falling interest rates. We evaluate this risk through extensive modeling of risk both before making an investment and throughout the life of the security. Our best estimate of the duration of the combined investment and available for sale securities portfolios at December 31, 2013 was 3.3 years. Management estimates the combined portfolios' duration extends to 3.6 years assuming an immediate 200 basis point upward shock. The estimated combined portfolios' duration contracts to 3.2 years assuming a 50 basis point decline in the current low rate environment.

Residential mortgage-backed securities also have credit risk from delinquency or default of the underlying loans. We mitigate this risk by primarily investing in securities issued by U.S. government agencies. Principal and interest payments on the underlying loans are fully guaranteed. At December 31, 2013, approximately \$7.7 billion of the amortized cost of the Company's residential mortgage-backed securities were issued by U.S. government agencies. The fair value of these residential mortgage-backed securities totaled \$7.7 billion at December 31, 2013.

We also hold amortized cost of \$214 million in residential mortgage-backed securities privately issued by publicly-owned financial institutions. The amortized cost of these securities decreased \$109 million from December 31, 2012, primarily due to cash received and the sale of \$46 million during the year. In addition, \$938 thousand of other-than-temporary impairment losses were charged against earnings during 2013. The fair value of our portfolio of privately issued residential mortgage-backed securities totaled \$221 million at December 31, 2013.

The amortized cost of our portfolio of privately issued residential mortgage-backed securities included \$110 million of Jumbo-A residential mortgage loans and \$105 million of Alt-A residential mortgage loans. Jumbo-A residential mortgage loans generally meet government underwriting standards, but have loan balances that exceed agency maximums. Alt-A mortgage loans generally do not have sufficient documentation to meet government agency underwriting standards. Credit risk on residential mortgage-backed securities originated by private issuers is mitigated

by investment in senior tranches with additional collateral support. All of our Alt-A residential mortgage-backed securities were issued with credit support from additional layers of loss-absorbing subordinated tranches, including all Alt-A residential mortgage-backed securities held that were originated in 2007 and 2006. The weighted average original credit enhancement of the Alt-A residential mortgage-backed securities was 10.2% and has been fully absorbed as of December 31, 2013. The Jumbo-A residential mortgage-backed securities had original credit enhancement of 9.7% and the current level is 3.8%. Approximately 80% of our Alt-A mortgage-backed securities represent pools of fixed rate residential mortgage loans. None of the adjustable rate mortgages are payment option adjustable rate mortgages ("ARMs"). Approximately 33% of our Jumbo-A residential mortgage-backed securities represent pools of fixed rate residential mortgage loans and none of the adjustable rate mortgages are payment option ARMs.

The aggregate gross amount of unrealized losses on available for sale securities totaled \$158 million at December 31, 2013, an increase of \$151 million from December 31, 2012. On a quarterly basis, we perform separate evaluations on debt and equity securities to determine if the unrealized losses are temporary as more fully described in Note 2 of the Consolidated Financial Statements. Other-than-temporary impairment charges of \$2.3 million were recognized in earnings in 2013, including \$938 thousand related to certain privately issued residential mortgage-backed securities that we do not intend to sell and \$1.4 million related to the change in intent to sell certain municipal securities prior to recovery of their amortized cost. These securities were sold and the impairment was realized during the year.

Certain residential mortgage-backed securities issued by U.S. government agencies and included in fair value option securities on the Consolidated Balance Sheets, have been segregated and designated as economic hedges of changes in the fair value of our mortgage servicing rights. We have elected to carry these securities at fair value with changes in fair value recognized in current period income. These securities are held with the intent that gains or losses will offset changes in the fair value of mortgage servicing rights and related derivative contracts.

Bank-Owned Life Insurance

We have approximately \$285 million of bank-owned life insurance at December 31, 2013. This investment is expected to provide a long-term source of earnings to support existing employee benefit programs. Approximately \$253 million is held in separate accounts. Our separate account holdings are invested in diversified portfolios of investment-grade fixed income securities and cash equivalents, including U.S. Treasury and Agency securities, residential mortgage-backed securities, corporate debt, asset-backed and commercial mortgage-backed securities. The portfolios are managed by unaffiliated professional managers within parameters established in the portfolio's investment guidelines. The cash surrender value of certain life insurance policies is further supported by a stable value wrap, which protects against changes in the fair value of the investments. At December 31, 2013, the fair value of investments held in separate accounts was approximately \$263 million. As the underlying fair value of the investments held in a separate account at December 31, 2013 exceeded the net book value of the investments, no cash surrender value was supported by the stable value wrap. The stable value wrap is provided by a domestic financial institution. The remaining cash surrender value of \$32 million primarily represents the cash surrender value of policies held in general accounts and other amounts due from various insurance companies.

#### Loans

The aggregate loan portfolio before allowance for loan losses totaled \$12.8 billion at December 31, 2013, an increase of \$481 million or 4% over December 31, 2012. Commercial loans grew by \$301 million or 4% due largely to growth in healthcare, services and wholesale/retail sector loans. Commercial real estate loans increased \$186 million or 8%. Growth in multifamily residential property and retail sector loans were partially offset by a decrease in construction and land development loans. Residential mortgage loans were largely unchanged compared to the prior year. Growth in first-lien, fully amortizing home equity loans and permanent residential mortgage loans guaranteed by U.S. government agencies was partially offset by a decrease in non-guaranteed permanent residential mortgage loans. Consumer loans decreased \$14 million due primarily to the continued runoff of the indirect automobile loan portfolio resulting from the Company's previously disclosed decision to exit this business in the first quarter of 2009, partially offset by growth in other consumer loans.

Table 24 – Loans (In thousands)

(III tilousalius)					
	December 31,				
	2013	2012	2011	2010	2009
Commercial:					
Energy	\$2,351,760	\$2,460,659	\$2,005,041	\$1,706,366	\$1,911,392
Services	2,282,210	2,164,186	1,761,538	1,574,680	1,768,966
Wholesale/retail	1,201,364	1,106,439	967,426	981,047	919,998
Manufacturing	391,751	348,484	336,733	319,353	384,327
Healthcare	1,274,246	1,081,406	978,160	843,826	776,457
Integrated food services	150,494	191,106	204,311	203,741	160,148
Other commercial and industrial	291,396	289,632	301,861	312,383	240,210
Total commercial	7,943,221	7,641,912	6,555,070	5,941,396	6,161,498
Commercial real estate:					
Residential construction and land	206,258	253,093	342,054	451,720	655,116
development	200,238	233,093	342,034	431,720	033,110
Retail	586,047	522,786	509,402	420,038	423,155
Office	411,499	427,872	405,923	462,758	444,091
Multifamily	576,502	402,896	369,028	364,172	357,496
Industrial	243,877	245,994	278,186	178,032	126,006
Other real estate	391,170	376,358	386,710	394,141	493,927
Total commercial real estate	2,415,353	2,228,999	2,291,303	2,270,861	2,499,791
Residential mortgage:					
Permanent mortgage	1,062,744	1,123,965	1,157,133	1,206,297	1,314,592
Permanent mortgages guaranteed by	181,598	160,444	184,973	72,385	28,633
U.S. government agencies	101,390	100,444	104,973	12,363	•
Home equity	807,684	760,631	632,421	556,593	490,285
Total residential mortgage	2,052,026	2,045,040	1,974,527	1,835,275	1,833,510
Consumer:					
Indirect automobile	6,513	34,735	105,149	239,188	454,508
Other consumer	375,151	360,770	343,694	356,316	330,391
Total consumer	381,664	395,505	448,843	595,504	784,899

#### Commercial

Commercial loans represent loans for working capital, facilities acquisition or expansion, purchases of equipment and other needs of commercial customers primarily located within our geographical footprint. Commercial loans are underwritten individually and represent on-going relationships based on a thorough knowledge of the customer, the customer's industry and market. While commercial loans are generally secured by the customer's assets including real property, inventory, accounts receivable, operating equipment, interests in mineral rights and other property and may also include personal guarantees of the owners and related parties, the primary source of repayment of the loans is the on-going cash flow from operations of the customer's business. Inherent lending risks are centrally monitored on a continuous basis from underwriting throughout the life of the loan for compliance with commercial lending policies.

Healthcare sector loans grew \$193 million or 18% over December 31, 2012, service sector loans increased \$118 million or 5% and wholesale/retail sector loans increased \$95 million or 9%. Energy sector loans decreased \$109 million or 4% compared to December 31, 2012.

Table 25 presents the commercial sector of our loan portfolio distributed primarily by collateral location. Loans for which the collateral location is less relevant, such as unsecured loans and reserve-based energy loans, are distributed by the borrower's primary operating location.

Table 25 – Commercial Loans by Collateral Location (In thousands)

	Oklahoma	Texas	New Mexico	Arkansas	Colorado	Arizona	Kansas/ Missouri	Other	Total
Energy	\$473,280	\$1,143,433	\$57,741	\$8,403	\$286,959	\$16,767	\$88,443	\$276,734	\$2,351,760
Services	559,368	751,224	198,403	25,314	178,374	170,879	156,171	242,477	2,282,210
Wholesale/retai	1317,809	516,712	21,824	64,585	47,115	52,827	56,703	123,789	1,201,364
Manufacturing	132,954	92,967	4,028	5,846	8,329	37,075	37,037	73,515	391,751
Healthcare	243,904	227,058	87,214	81,850	96,777	72,154	163,330	301,959	1,274,246
Integrated food services	36,851	6,288	_						