GREAT SOUTHERN BANCORP INC Form 10-K March 17, 2008

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 10-K

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES ACT OF 1934

For the fiscal year ended December 31, 2007

Commission File Number 0-18082

GREAT SOUTHERN BANCORP, INC.

(Exact name of registrant as specified in its charter)

Maryland (State of Incorporation)

43-1524856 (IRS Employer Identification Number)

1451 E. Battlefield, Springfield, Missouri (Address of Principal Executive Offices)

65804 (Zip Code)

(417) 887-4400

Registrant's telephone number, including area code

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class Name of Each Exchange on Which

Registered

Common Stock, par value \$0.01 The NASDAQ Stock Market LLC

per share

Securities registered pursuant to Section 12(g) of the Act: None. Indicate by check mark if the Registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Indicated by check mark if the Registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act.

Yes [] No [X]

Yes [] No [X]

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 days.	Yes [X] 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 the Registrant's knowledge, in definitive proxy or	
information statements incorporated by reference in Part III of 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 "accelerated filer," "large accelerated filer"	
and "smaller reporting company" in Rule 12b-2 of the Exchange Act.	
(Check one):	
Large accelerated filer [] Accelerated filer [X] Non-accelerated filer [](Do not check if a sm	aller reporting
company) Smaller reporting company []	
Indicated by check mark whether the Registrant is a shell company (as	
defined in Rule 12b-2 of the Act).	Yes [] No [X]
The aggregate market value of the common stock of the Registrant held by non-affiliates of the Registr	ant on June 30,
2007, computed by reference to the closing price of such shares on that date, was \$279,762,987. At Ma	arch 13, 2008,
13,380,303 shares of the Registrant's common stock were outstanding.	

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BUSINESS.

ITEM 1.

THE COMPANY

Great Southern Bancorp, Inc.

Great Southern Bancorp, Inc. ("Bancorp" or "Company") is a financial holding company and parent of Great Southern Bank ("Great Southern" or the "Bank"). Bancorp was incorporated under the laws of the State of Delaware in July 1989 as a unitary savings and loan holding company. After receiving the approval of the Federal Reserve Bank of St. Louis (the "Federal Reserve Board" or "FRB"), the Company became a one-bank holding company on June 30, 1998, upon the conversion of Great Southern to a Missouri-chartered trust company. In 2004, Bancorp was re-incorporated under the laws of the State of Maryland.

As a Maryland corporation, the Company is authorized to engage in any activity that is permitted by the Maryland General Corporation Law and is not prohibited by law or regulatory policy. The Company currently conducts its business as a financial holding company. Through the financial holding company structure, it is possible to expand the size and scope of the financial services offered by the Company beyond those offered by the Bank. The financial holding company structure provides the Company with greater flexibility than the Bank has to diversify its business activities, through existing or newly formed subsidiaries, or through acquisitions or mergers of other financial institutions as well as other companies. At December 31, 2007, Bancorp's consolidated assets were \$2.43 billion, consolidated net loans were \$1.81 billion, consolidated deposits were \$1.76 billion and consolidated stockholders' equity was \$190 million. The assets of the Company consist primarily of the stock of Great Southern, available-for-sale securities, minority interests in a local trust company and a merchant banking company and cash.

Through the Bank and subsidiaries of the Bank, the Company offers insurance, travel, investment and related services, which are discussed further below. The activities of the Company are funded by retained earnings and through dividends from Great Southern. Activities of the Company may also be funded through borrowings from third parties, sales of additional securities or through income generated by other activities of the Company. The Company expects to finance its future activities in a similar manner.

The executive offices of the Company are located at 1451 East Battlefield, Springfield, Missouri 65804, and its telephone number at that address is (417) 887-4400.

Great Southern Bank

Great Southern was formed as a Missouri-chartered mutual savings and loan association in 1923, and, in 1989, converted to a Missouri-chartered stock savings and loan association. In 1994, Great Southern changed to a federal savings bank charter and then, on June 30, 1998, changed to a Missouri-chartered trust company (the equivalent of a commercial bank charter). Headquartered in Springfield, Missouri, Great Southern offers a broad range of banking services through its 38 branches located in southwestern and central Missouri and the Kansas City, Missouri area. At December 31, 2007, the Bank had total assets of \$2.43 billion, net loans of \$1.81 billion, deposits of \$1.77 billion and stockholders' equity of \$215.6 million, or 8.9% of total assets. Its deposits are insured by the Deposit Insurance Fund ("DIF") to the maximum levels permitted by the Federal Deposit Insurance Corporation ("FDIC").

Great Southern is principally engaged in the business of originating residential and commercial real estate loans, construction loans, other commercial and consumer loans and funding these loans through attracting deposits from the general public, originating brokered deposits and borrowings from the Federal Home Loan Bank of Des Moines (the "FHLBank") and others.

For many years, Great Southern has followed a strategy of emphasizing quality loan origination through residential, commercial and consumer lending activities in its local market area. The goal of this strategy has been to maintain its position as one of the leading providers of financial services in its market area, while simultaneously diversifying assets and reducing interest rate risk by originating and holding adjustable-rate loans in its portfolio and selling fixed-rate single-family mortgage loans in the secondary market. The Bank continues to place primary emphasis on residential mortgage and other real estate lending while also expanding and increasing its originations of commercial business and consumer loans.

The corporate office of the Bank is located at 1451 East Battlefield, Springfield, Missouri 65804 and its telephone number at that address is (417) 887-4400.

Forward-Looking Statements

When used in this Form 10-K and in future filings by the Company with the Securities and Exchange Commission (the "SEC"), in the Company's press releases or other public or shareholder communications, and in oral statements made with the approval of an authorized executive officer, the words or phrases "will likely result" "are expected to," "will continue," "is anticipated," "estimate," "project," "intends" or similar expressions are intended to identify "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Such statements are subject to certain risks and uncertainties, including, among other things, changes in economic conditions in the Company's market area, changes in policies by regulatory agencies, fluctuations in interest rates, the risks of lending and investing activities, including changes in the level and direction of loan delinquencies and write-offs and changes in estimates of the adequacy of the allowance for loan losses, the Company's ability to access cost-effective funding, fluctuations in real estate values and both residential and commercial real estate market conditions, demand for loans and deposits in the Company's market area and competition, that could cause actual results to differ materially from historical earnings and those presently anticipated or projected. The Company wishes to advise readers that the factors listed above could affect the Company's financial performance and could cause the Company's actual results for future periods to differ materially from any opinions or statements expressed with respect to future periods in any current statements.

The Company does not undertake-and specifically declines any obligation- to publicly release the result of any revisions which may be made to any forward-looking statements to reflect events or circumstances after the date of such statements or to reflect the occurrence of anticipated or unanticipated events.

Internet Website

Bancorp maintains a website at www.greatsouthernbank.com. The information contained on that website is not included as part of, or incorporated by reference into, this Annual Report on Form 10-K. Bancorp currently makes available on or through its website Bancorp's Annual Report on Form 10-K, Quarterly Reports on Form 10-Q and Current Reports on Form 8-K or amendments to these reports. These materials are also available free of charge (other than a user's regular internet access charges) on the Securities and Exchange Commission's website at www.sec.gov.

Primary Market Area

Great Southern's primary market area encompasses 16 counties in southwestern, western and central Missouri. The Bank's branches and ATMs support deposit and lending activities throughout the region, serving such diversified markets as Springfield, Joplin, the Kansas City metropolitan area, the resort areas of Branson and Lake of the Ozarks, and various smaller communities in the Bank's market area. Management believes that the Bank's share of the deposit and lending markets in its market area is approximately 10% and that the Bank's affiliates have an even smaller percent, with the exception of the travel agency which has a larger percent of its respective business in its market area.

Great Southern's largest concentration of loans and deposits is in the Greater Springfield area. With a population of approximately 407,000, the Greater Springfield area is the third largest metropolitan area in Missouri. Employment in this area is diversified, including small and medium-sized manufacturing concerns, service industries, especially in the resort and leisure activities sectors, agriculture, the federal government, and a major state university along with other smaller universities and colleges. Springfield is also a regional health care center with two major hospitals that employ a total of more than 14,000 people. The unemployment rate in this area is, and has consistently been, below the national average.

Beyond the significant concentration of loans in the Greater Springfield market, the Bank's loan portfolio is geographically diversified with various loan concentrations in several regional markets in Missouri, Kansas and Northwest Arkansas. The portfolio diversification is due in part to the Company's initiative during the last five years to open loan production offices (LPOs) in high growth markets. In 2003, offices were opened in Overland Park, Kan., and Rogers, Ark, which serves the Kansas City metropolitan area and Northwest Arkansas region, respectively. In 2005, a LPO in Creve Coeur, Mo., was opened serving the St. Louis metropolitan area; and in 2006, the Company opened an office in Columbia, Mo., which serves the Central Missouri region, including Jefferson City

and the Lake of the Ozarks region. Before opening the LPOs, Great Southern historically served commercial lending needs in the St. Louis, Kansas City, Lake of the Ozarks and Northwest Arkansas regions from its Springfield office. The Bank's familiarity with these four growth markets, coupled with potential strong loan demand, led to physical expansion in these regions that allows Great Southern to more conveniently serve and expand client relationships and attract new business. Managed by seasoned commercial lenders who have personal experience and knowledge in their respective markets, the offices offer all Great Southern commercial lending services. Underwriting of all loan production in these regions is performed in Springfield, so credit decisions are consistent across all markets.

As of December 31, 2007, the Company's total loan portfolio balance was \$1.84 billion. Geographically, the total loan portfolio consists of loans collateralized in the following regions (including loan balance and percentage of total loans): Springfield (\$565 million, 30%); St. Louis (\$255 million, 13%); Branson (\$214 million, 12%); Northwest Arkansas (\$203 million, 11%); Kansas City (\$113 million, 6%); Central Missouri (\$67 million, 4%); other Missouri regions (\$158 million, 9%), other Kansas regions (\$49 million, 3%), and other out-of-state regions (\$216 million, 12%).

As noted above, Great Southern has historically served commercial real estate and construction needs in both the St. Louis and Kansas City markets. Concentrations of loans have increased in both of these major metropolitan markets with the establishment of LPOs. Both markets have diverse and relatively stable economies and are currently experiencing some slow-down in home sales and residential construction. The Kansas City market has experienced some weakness in the commercial real estate market while the St. Louis market remained relatively positive in this sector, according to the March 5, 2008, Beige Book released by the Federal Reserve.

The Company has a long history of lending in the Branson market. The region is a vacation and entertainment center, attracting tourists to its theme parks, resorts, music and novelty shows, and other recreational facilities. In the mid-1990's, the region experienced overbuilding in commercial and residential properties which created downward pressure on property values. In recent years, commercial real estate values have stabilized and residential real estate demand and values have shown improvement. Branson is currently experiencing significant growth again due in part to a large retail and hotel/convention center development that opened in Branson's historic downtown. This project has created hundreds of new jobs in the area. In addition, several large national retailers have opened or will soon open stores in Branson.

The Northwest Arkansas region continues to be a burgeoning center of economic activity and growth. Home to the world's largest retailer, Wal-Mart, Inc., the country's largest poultry producer, Tyson Foods, Inc., and JB Hunt, one of the country's largest trucking firms, the region was recently ranked 21st in the Milken Institute's "2007 Best Performing Cities Index." The Index ranks U.S. metropolitan areas based on their ability to create and sustain jobs and includes both long-term and short-term measurements of employee and salary growth. While the area continues to experience significant growth, the region is currently experiencing some effects of overbuilding in the commercial and residential sectors.

Recent Acquisitions

In early 2007, Great Southern purchased The Travel Company, a travel agency with two locations in the greater St. Louis, Missouri area. The agency serves both leisure and corporate travel needs in the St. Louis market.

Lending Activities

General

From its beginnings in 1923 through the early 1980s, Great Southern primarily made long-term, fixed-rate residential real estate loans that it retained in its loan portfolio. Beginning in the early 1980s, Great Southern increased its efforts to originate short-term and adjustable-rate loans. Beginning in the mid-1980s, Great Southern increased its efforts to originate commercial real estate and other residential loans, primarily with adjustable rates or shorter-term fixed rates. In addition, some competitor banking organizations have merged with larger institutions and changed their business practices or moved operations away from the local area, and others have consolidated operations from the local area to larger cities. This has provided Great Southern expanded opportunity in the residential and commercial real estate lending areas as well as in the origination of commercial business and consumer loans, primarily in the indirect automobile area. In addition to origination of these loans, the Bank has expanded and enlarged its relationships with smaller banks to purchase participations (at par, generally with no servicing costs) in loans the smaller banks originate but are unable to retain in their portfolios due to capital limitations. The Bank uses the same underwriting guidelines in evaluating

these participations as it does in its direct loan originations. At December 31, 2007, the balance of participation loans purchased was \$49.5 million, or 2.4% of the total loan portfolio. None of these participation loans were non-performing at December 31, 2007.

One of the principal historical lending activities of Great Southern is the origination of fixed and adjustable-rate conventional residential real estate loans to enable borrowers to purchase or refinance owner-occupied homes. Great Southern originates a variety of conventional, residential real estate mortgage loans, principally in compliance with Freddie Mac and Fannie Mae standards for resale in the secondary market. Great Southern promptly sells most of the fixed-rate residential mortgage loans that it originates. Depending on market conditions, the ongoing servicing of these loans is at times retained by Great Southern and at other times released to the purchaser of the loan. Great Southern retains substantially all of the adjustable-rate mortgage loans that it originates in its portfolio. To date, Great Southern has not experienced problems selling these loans in the secondary market.

Another principal lending activity of Great Southern is the origination of commercial real estate and commercial construction loans. Since the early 1990s, this area of lending has been an increasing percentage of the loan portfolio and accounted for approximately 48% of the portfolio at December 31, 2007.

In addition, Great Southern in recent years has increased its emphasis on the origination of other commercial loans, home equity loans, consumer loans and student loans, and is also an issuer of letters of credit. Letters of credit are contingent obligations and are not included in the Bank's loan portfolio. See "-- Other Commercial Lending," "- Classified Assets," and "Loan Delinquencies and Defaults" below.

The percentage of collateral value Great Southern will loan on real estate and other property varies based on factors including, but not limited to, the type of property and its location and the borrower's credit history. As a general rule, Great Southern will loan up to 95% of the appraised value on single-family properties and up to 90% on two-to four-family residential property. Typically, private mortgage insurance is required for the loan amount above the 80% level. For commercial real estate and other residential real property loans, Great Southern may loan up to a maximum of 85% of the appraised value. The origination of loans secured by other property is considered and determined on an individual basis by management with the assistance of any industry guides and other information which may be available.

Loan applications are approved at various levels of authority, depending on the type, amount and loan-to-value ratio of the loan. Loan commitments of more than \$750,000 (or loans exceeding the Freddie Mac loan limit in the case of fixed-rate, one- to four-family residential loans for resale) must be approved by Great Southern's loan committee. The loan committee is comprised of the Chairman of the Bank, as chairman of the committee, and other senior officers of the Bank involved in lending activities.

Although Great Southern is permitted under applicable regulations to originate or purchase loans and loan participations secured by real estate located in any part of the United States, the Bank has concentrated its lending efforts in Missouri and Northern Arkansas, with the largest concentration of its lending activity being in southwestern and central Missouri. In addition, the Bank has made loans, secured primarily by commercial real estate, in other states, primarily Oklahoma, Texas, Kansas and other Midwestern states.

Loan Portfolio Composition

The following table sets forth information concerning the composition of the Bank's loan portfolio in dollar amounts and in percentages (before deductions for loans in process, deferred fees and discounts and allowance for loan losses) as of the dates indicated. The table is based on information prepared in accordance with generally accepted accounting principles and is qualified by reference to the Company's consolidated financial statements and the notes thereto contained in Item 8 of this report.

	December 31,									
	2007		2006		2005		2004		2003	
	Amount	%	Amount	%	Amount	%	Amount	%	Amount	%
					(Dollars in tho	usands)				
Real Estate										
Loans:										
Residential										
One- to	¢ 101.070	0.107	176 620	0.10/	¢ 172 125	0.70/	¢ 171 107	11 60/ 0	150,000	12 407
four- family Other	\$ 191,970	9.1% 5	\$ 176,630	9.1%	\$ 173,135	9.7%	\$ 171,197	11.6%	\$ 158,990	12.4%
residential										
(multi-family)	87,177	4.1	73,366	3.8	105,845	6.0	117,755	8.0	107,090	8.4
Commercial	07,177	1.1	75,500	5.0	103,013	0.0	117,733	0.0	107,070	0.1
and industrial										
revenue										
bonds	532,797	25.3	529,046	27.4	553,195	31.2	526,776	35.6	494,158	38.7
Residential										
Construction:										
One- to										
four-family	318,131	15.1	347,287	18.0	246,912	13.9	160,161	10.8	92,126	7.2
Other	00 =00	4.0	60.0	2.6	70.0 50		40.505		20.211	
residential	83,720	4.0	69,077	3.6	72,262	4.1	40,587	2.7	29,211	2.3
Commercial	517 200	24.6	112 206	22.0	202 651	21.6	220 102	155	100 211	1 / 1
construction	517,208	24.6	443,286	22.9	382,651	21.6	230,103	15.5	180,211	14.1
Total real										
estate loans	1,731,003	82.2	1,638,692	84.8	1,534,000	86.5	1,246,579	84.2	1,061,786	83.1
estate fouris	1,731,003	02.2	1,050,072	01.0	1,55 1,000	00.5	1,210,379	01.2	1,001,700	03.1
Other Loans:										
Consumer										
loans:										
Guaranteed										
student loans	3,342	.2	3,592	.2	3,345	.2	2,976	.2	3,090	.3
Automobile,										
boat, etc.	112,984	5.4	96,242	5.0	84,092	4.7	80,517	5.4	78,828	6.2
Home										
equity and	44.007	2.1	40.004	2.2	40.002	2.0	45.702	2.1	40.020	2.1
improvement	44,287	2.1	42,824	2.2	48,992	2.8	45,703	3.1	40,028	3.1
Other	4,161	.2	2,152	.1	1,371	.1	1,318	.1	1,482	.1
	164,774	7.9	144,810	7.5	137,800	7.8	130,514	8.8	123,428	9.7
	101,771	1.7	111,010	,	157,000	7.0	150,517	0.0	123,720	7.1

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Total consumer loans Other										
commercial loans	207,059	9.9	149,593	7.7	102,034	5.7	103,635	7.0	92,039	7.2
Touris	201,037	7.7	147,575	7.7	102,034	3.7	105,055	7.0	72,037	7.2
Total other loans	371,833	17.8	294,403	15.2	239,834	13.5	234,149	15.8	215,467	16.9
Total loans	2,102,836	100.0%	1,933,095	100.0%	1,773,834	100.0%	1,480,728	100.0%	1,277,253	100.0%
Less: Loans in										
process Deferred fees	254,562		229,794		233,213		121,677		109,004	
and discounts Allowance	2,704		2,425		1,902		1,054		834	
for loan losses	25,459		26,258		24,549		23,489		20,844	
Total loans receivable, net	\$ 1,820,111		\$ 1,674,618		\$ 1,514,170		\$ 1,334,508		\$ 1,146,571	

The following table shows the fixed- and adjustable-rate composition of the Bank's loan portfolio at the dates indicated. The table is based on information prepared in accordance with generally accepted accounting principles.

December 3	1,
------------	----

	2007		2006		2005		2004		2003	
	Amount	%								
					ollars in tho	usands)				
Fixed-Rate Loans: Real Estate Loans Residential One- to	d 40.700	2.20	22.250	1.707 A	22.240	1.207	25.266	1.50	26.126	2.10
four- family Other	\$ 48,790	2.3% \$	33,378	1.7% \$	22,269	1.3% \$	25,266	1.7% \$	26,136	2.1%
residential Commercial Residential construction: One- to	34,798 158,223	1.7 7.5	31,575 117,701	1.6 6.1	38,473 130,316	2.2 7.3	65,646 110,414	4.4 7.5	51,961 125,949	4.1 9.9
four- family Other	17,872	.8	9,740	.5	18,224	1.0	83,306	5.6	59,070	4.6
residential Commercial	4,040	.2	11,946	.6	16,166	.9	11,880	.8	8,165	.6
construction	12,483	.6	8,495	.4	13,980	.8	24,391	1.7	22,007	1.7
Total real estate loans Consumer	276,206	13.1	211,835	10.9	239,428	13.5	320,903	21.7	293,288	23.0
loans Other commercial	123,232	5.9	104,789	5.4	91,639	5.2	87,868	5.9	85,710	6.7
loans	33,903	1.6	26,173	1.4	20,374	1.1	36,660	2.5	29,242	2.3
Total fixed-rate loans	433,341	20.6	342,797	17.7	351,441	19.8	445,431	30.1	408,240	32.0
Adjustable-Rate Loans: Real Estate Loans Residential One- to four- family	143,180 52,379	6.8 2.5	143,252 41,791	7.4 2.2	150,866 67,372	8.5 3.8	145,931 52,109	9.9 3.5	132,854 55,129	10.4 4.3

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Other residential										
Commercial	374,574	17.8	411,346	21.3	422,879	23.8	416,362	28.1	368,210	28.8
Residential	<i>c</i> , , , , , .	17.10	.11,6.0	21.0	.==,075	20.0	.10,002	20.1	200,210	20.0
construction:										
One- to	200.250	1.1.0	227.547	15.4	220.600	12.0	76055	<i>5</i> 0	22.056	2.6
four-family Other	300,259	14.3	337,547	17.4	228,688	12.9	76,855	5.2	33,056	2.6
residential	79,680	3.8	58,131	3.0	56,096	3.2	28,707	1.9	21,046	1.6
Commercial	77,000	3.0	30,131	3.0	50,070	3.2	20,707	1.7	21,010	1.0
construction	504,725	24.0	434,791	22.5	368,671	20.8	205,712	13.9	158,204	12.4
Total real estate loans	1 454 707	69.2	1,426,858	73.8	1 204 572	73.0	025 676	62.5	769 400	60.1
Consumer	1,454,797	09.2	1,420,838	13.8	1,294,572	73.0	925,676	02.3	768,499	00.1
loans	41,542	2.0	40,020	2.1	46,161	2.6	42,646	2.9	37,718	3.0
Other										
commercial										
loans	173,156	8.2	123,420	6.4	81,660	4.6	66,975	4.5	62,796	4.9
Total										
adjustable-rate										
loans	1,669,495	79.4	1,590,298	82.3	1,422,393	80.2	1,035,297	69.9	869,013	68.0
Total loans	2,102,836	100.0%	1,933,095	100.0%	1,773,834	100.0%	1,480,728	100.0%	1,277,253	100.0%
Less:	2,102,630	100.0%	1,933,093	100.0%	1,773,634	100.0%	1,400,720	100.0%	1,277,233	100.0%
Loans in										
process	254,562		229,794		233,213		121,677		109,004	
Deferred fees										
and discounts Allowance	2,704		2,425		1,902		1,054		834	
for loan losses	25,459		26,258		24,549		23,489		20,844	
101 10411 105505	23,737		20,230		∠ ¬,,,,¬¬,		23,703		20,077	
Total loans										
receivable, net	\$ 1,820,111		\$ 1,674,618		\$ 1,514,170		\$ 1,334,508		\$ 1,146,571	

The following table presents the contractual maturities of loans at December 31, 2007. The table is based on information prepared in accordance with generally accepted accounting principles.

	Less Than One Year		(One to Five Years		After Five Years		Total
				(Dollars in	n thou	isands)		
Real Estate Loans:								
Residential		22.020	4	22.211	4	121020		101.050
One- to four- family	\$	33,820	\$	23,211	\$	134,939	\$	191,970
Other residential		19,013		53,761		14,403		87,177
Commercial		163,574		258,851		110,372		532,797
Residential								
construction:		245.266		65.010		7.055		210 121
One- to four- family		245,266		65,010		7,855		318,131
Other residential		41,280		38,400		4,040		83,720
Commercial		200 771		00.750		10.670		517 200
construction		399,771		98,759		18,678		517,208
Total real estate loans		902,724		537,992		290,287		1,731,003
Other Loans:								
Consumer loans:								
Guaranteed student								
loans		3,342						3,342
Automobile		16,433		40,946		55,605		112,984
Home equity and								
improvement		3,192		12,585		28,510		44,287
Other		4,161						4,161
Total consumer loans		27,128		53,531		84,115		164,774
Other commercial loans		103,789		71,169		32,101		207,059
Total other loans		130,917		124,700		116,216		371,833
Total loans	\$	1,033,641	\$	662,692	\$	406,503	\$	2,102,836

As of December 31, 2007, loans due after December 31, 2008 with fixed interest rates totaled \$346.1 million and loans due after December 31, 2008 with adjustable rates totaled \$723.1 million.

Environmental Issues

Loans secured by real property, whether commercial, residential or other, may have a material, negative effect on the financial position and results of operations of the lender if the collateral is environmentally contaminated. The result can be, but is not necessarily limited to, liability for the cost of cleaning up the contamination imposed on the lender by certain federal and state laws, a reduction in the borrower's ability to pay because of the liability imposed upon it for any clean up costs, a reduction in the value of the collateral because of the presence of contamination or a subordination of security interests in the collateral to a super priority lien securing the clean up costs by certain state

laws.

Management is aware of the risk that the Bank may be negatively affected by environmentally contaminated collateral and attempts to control this risk through commercially reasonable methods, consistent with guidelines arising from applicable government or regulatory rules and regulations, and to a more limited extent publications of the lending industry. Management currently is unaware (without, in many circumstances, specific inquiry or investigation of existing collateral, some of which was accepted as collateral before risk controlling measures were implemented) of any environmental contamination of real property securing loans in the Bank's portfolio that would subject the Bank to any material risk. No assurance can be made, however, that the Bank will not be adversely affected by environmental contamination.

Residential Real Estate Lending

At December 31, 2007 and 2006, loans secured by residential real estate, excluding that which is under construction, totaled \$279 million and \$250 million, respectively, and represented approximately 13.2% and 12.9%, respectively, of the Bank's total loan portfolio. Compared to historical levels, market rates for fixed rate mortgages were low during the years ended December 31, 2003 through 2004. This caused a higher than normal level of refinancing of adjustable-rate loans into fixed-rate loans primarily during 2003 and the early portion of 2004, most of which were sold in the secondary market, and accounted for the decline in the Bank's one- to four-family residential real estate loan portfolio prior to 2004. As rates began to move up in 2004 through 2007, fewer loans were refinanced and paid off early. In addition, in some instances borrowers opted for adjustable-rate loans which the Bank generally retains in its portfolio. Other residential real estate loan balances decreased in 2005 and 2006, primarily as a result of loans secured by apartments and other multi-family units being refinanced elsewhere. Other residential real estate loan balances increased somewhat in 2007, although not back to levels seen in 2003 through 2005.

The Bank currently is originating one- to four-family adjustable-rate residential mortgage loans primarily with one-year adjustment periods. Rate adjustments on loans originated prior to July 2001 are based upon changes in prevailing rates for one-year U.S. Treasury securities. Rate adjustments on loans originated since July 2001 are based upon changes in the average of interbank offered rates for twelve month U.S. Dollar-denominated deposits in the London Market or changes in prevailing rates for one-year U.S. Treasury securities. Rate adjustments are generally limited to 2% maximum annual adjustments as well as a maximum aggregate adjustment over the life of the loan. Accordingly, the interest rates on these loans typically may not be as rate sensitive as is the Bank's cost of funds. Generally, the Bank's adjustable-rate mortgage loans are not convertible into fixed-rate loans, do not permit negative amortization of principal and carry no prepayment penalty. The Bank also currently is originating other residential (multi-family) mortgage loans with interest rates that are generally either adjustable with changes to the prime rate of interest or fixed for short periods of time (three to five years).

The Bank's portfolio of adjustable-rate mortgage loans also includes a number of loans with different adjustment periods, without limitations on periodic rate increases and rate increases over the life of the loans, or which are tied to other short-term market indices. These loans were originated prior to the industry standardization of adjustable-rate loans. Since the adjustable-rate mortgage loans currently held in the Bank's portfolio have not been subject to an interest rate environment which causes them to adjust to the maximum, these loans entail unquantifiable risks resulting from potential increased payment obligations on the borrower as a result of upward repricing. Many of these loans have experienced upward interest rate adjustments in 2006 and 2007; however, the indices used by Great Southern for these types of loans have decreased to date in 2008, so upcoming loan rate adjustments should be stable to declining. Further, the adjustable-rate mortgages offered by Great Southern, as well as by many other financial institutions, sometimes provide for initial rates of interest below the rates which would prevail were the index used for pricing applied initially. Compared to fixed-rate mortgage loans, these loans are subject to increased risk of delinquency or default as the higher, fully-indexed rate of interest subsequently comes into effect in replacement of the lower initial rate. The Bank had not experienced a significant increase in delinquencies in adjustable-rate mortgage loans due to a relatively low interest rate environment and favorable economic conditions in recent years. However, in 2007 delinquencies on mortgage loans increased.

In underwriting one- to four-family residential real estate loans, Great Southern evaluates the borrower's ability to make monthly payments and the value of the property securing the loan. It is the policy of Great Southern that generally all loans in excess of 80% of the appraised value of the property be insured by a private mortgage insurance company approved by Great Southern for the amount of the loan in excess of 80% of the appraised value. In addition, Great Southern requires borrowers to obtain title and fire and casualty insurance in an amount not less than the amount of the loan. Real estate loans originated by the Bank generally contain a "due on sale" clause allowing the Bank to

declare the unpaid principal balance due and payable upon the sale of the property securing the loan. The Bank may enforce these due on sale clauses to the extent permitted by law.

Commercial Real Estate and Construction Lending

Commercial real estate lending has been a significant part of Great Southern's business activities since the mid-1980's. Great Southern does commercial real estate lending in order to increase the yield on, and the proportion of interest rate sensitive loans in, its portfolio. Great Southern expects to maintain or increase the current percentage of commercial real estate and commercial construction loans in its total loan portfolio subject to commercial real estate and other market conditions and to applicable regulatory restrictions. See "Government Supervision and Regulation" below.

At December 31, 2007 and 2006, loans secured by commercial real estate (excluding that which is under construction) totaled \$533 million and \$529 million, respectively, or approximately 25.3% and 27.4%, respectively, of the Bank's total loan portfolio. In addition, at December 31, 2007 and 2006, construction loans secured by projects under construction and the land on which the projects are located aggregated \$919 million and \$860 million, respectively, or 43.7% and 44.5%, respectively, of the Bank's total loan portfolio. The majority of the Bank's commercial real estate loans have been originated with adjustable rates of interest, most of which are tied to the Bank's prime rate. Substantially all of these loans were originated with loan commitments which did not exceed 80% of the appraised value of the properties securing the loans.

The Bank's construction loans generally have a term of eighteen months or less. The construction loan agreements for one- to four-family projects generally provide that principal reductions are required as individual condominium units or single-family houses are built and sold to a third party. This insures that the remaining loan balance, as a proportion to the value of the remaining security, does not increase. Loan proceeds are disbursed in increments as construction progresses. Generally, the amount of each disbursement is based on the construction cost estimate of an independent architect, engineer or qualified fee inspector who inspects the project in connection with each disbursement request. Normally, Great Southern's commercial real estate and other residential construction loans are made either as the initial stage of a combination loan (i.e., with a commitment from the Bank to provide permanent financing upon completion of the project) or with a commitment from a third party to provide permanent financing.

The Bank's commercial real estate, construction and other residential loan portfolios consist of loans with diverse collateral types. The following table sets forth loans that were secured by certain types of collateral at December 31, 2007. These collateral types represent the five highest percentage concentrations of commercial real estate, construction and other residential loan types to the total loan portfolio.

		1	Non-Performing
	F	Percentage of	Loans at
		Total Loan	December 31,
Collateral Type L	oan Balance	Portfolio	2007
	(Do	llars in thousa	ands)
Health Care Facilities	\$149,618	7.1%	\$ 60
Apartments	\$144,647	6.9%	\$ 561
Motels/Hotels	\$127,368	6.1%	\$ 768
Condominiums	\$125,314	6.0%	\$8,210
Subdivisions	\$123,240	5.9%	\$2,315

The Bank's commercial real estate loans and construction loans generally involve larger principal balances than do its residential loans. In general, state banking laws restrict loans to a single borrower and related entities to no more than 25% of a bank's unimpaired capital and unimpaired surplus, plus an additional 10% if the loan is collateralized by certain readily marketable collateral. (Real estate is not included in the definition of "readily marketable collateral.") As computed on the basis of the Bank's unimpaired capital and surplus at December 31, 2007, this limit was approximately \$59.9 million. See "Government Supervision and Regulation." At December 31, 2007, the Bank was in compliance with the loans-to-one borrower limit. At December 31, 2007, the Bank's largest relationship for purposes of this limit totaled \$40.2 million. All loans included in this relationship were current at December 31, 2007.

Commercial real estate lending and construction lending generally affords the Bank an opportunity to receive interest at rates higher than those obtainable from residential mortgage lending and to receive higher origination and other loan fees. In addition, commercial real estate loans and construction loans are generally made with adjustable rates of

interest or, if made on a fixed-rate basis, for relatively short terms. Nevertheless, commercial real estate lending entails significant additional risks as compared with residential mortgage lending. Commercial real estate loans typically involve large loan balances to single borrowers or groups of related borrowers. In addition, the payment experience on loans secured by commercial properties is typically dependent on the successful operation of the related real estate project and thus may be subject, to a greater extent, to adverse conditions in the real estate market or in the economy generally.

Construction loans also involve additional risks attributable to the fact that loan funds are advanced upon the security of the project under construction, which is of uncertain value prior to the completion of construction. Moreover, because of the uncertainties inherent in estimating construction costs, delays arising from labor problems,

material shortages, and other unpredictable contingencies, it is relatively difficult to evaluate accurately the total loan funds required to complete a project, and the related loan-to-value ratios. See also the discussion under the headings "-Classified Assets" and "- Loan Delinquencies and Defaults" below.

Other Commercial Lending

At December 31, 2007 and 2006, respectively, Great Southern had \$207 million and \$150 million in other commercial loans outstanding, or 9.9% and 7.7%, respectively, of the Bank's total loan portfolio. Great Southern's other commercial lending activities encompass loans with a variety of purposes and security, including loans to finance stock investments, accounts receivable, inventory and equipment.

Great Southern expects to continue to originate loans in this category subject to market conditions and applicable regulatory restrictions. See "Government Supervision and Regulation" below.

Unlike residential mortgage loans, which generally are made on the basis of the borrower's ability to make repayment from his or her employment and other income and which are secured by real property whose value tends to be more easily ascertainable, other commercial loans are of higher risk and typically are made on the basis of the borrower's ability to make repayment from the cash flow of the borrower's business. Commercial loans are generally secured by business assets, such as accounts receivable, equipment and inventory. As a result, the availability of funds for the repayment of other commercial loans may be substantially dependent on the success of the business itself. Further, the collateral securing the loans may depreciate over time, may be difficult to appraise and may fluctuate in value based on the success of the business.

The Bank's management recognizes the generally increased risks associated with other commercial lending. Great Southern's commercial lending policy emphasizes complete credit file documentation and analysis of the borrower's character, capacity to repay the loan, the adequacy of the borrower's capital and collateral as well as an evaluation of the industry conditions affecting the borrower. Review of the borrower's past, present and future cash flows is also an important aspect of Great Southern's credit analysis. In addition, the Bank generally obtains personal guarantees from the borrowers on these types of loans. The majority of Great Southern's commercial loans have been to borrowers in southwestern and central Missouri. Great Southern intends to continue its commercial lending in this geographic area.

At December 31, 2007, the Bank's largeset other commercial loan relationship was with an Arkansas-based bank holding company, and totaled \$30.0 million. In addition, the Bank had other loans to stockholders of that bank holding company, at least partially secured by the individuals' stock in the holding company. Subsequent to December 31, 2007, a significant portion of these loans have been classified. See "Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations -- Non-performing Assets -- Subsequent Event Regarding Potential problem Loans."

As part of its commercial lending activities, Great Southern issues letters of credit and receives fees averaging approximately 1% of the amount of the letter of credit per year. At December 31, 2007, Great Southern had 120 letters of credit outstanding in the aggregate amount of \$20.4 million. Approximately 79% of the aggregate amount of these letters of credit were secured, including one \$5.0 million letter of credit secured by real estate which was issued to enhance the issuance of housing revenue refunding bonds.

Consumer Lending

Great Southern management views consumer lending as an important component of its business strategy. Specifically, consumer loans generally have short terms to maturity, thus reducing Great Southern's exposure to changes in interest rates, and carry higher rates of interest than do residential mortgage loans. In addition, Great Southern believes that the offering of consumer loan products helps to expand and create stronger ties to its existing customer base.

Great Southern offers a variety of secured consumer loans, including automobile loans, home equity loans and loans secured by savings deposits. In addition, Great Southern also offers home improvement loans, guaranteed student loans and unsecured consumer loans. Consumer loans totaled \$165 million and \$145 million at December 31, 2007 and 2006, respectively, or 7.9% and 7.5%, respectively, of the Bank's total loan portfolio.

The underwriting standards employed by the Bank for consumer loans include a determination of the applicant's payment history on other debts and an assessment of ability to meet existing obligations and payments on the proposed loan. Although creditworthiness of the applicant is of primary consideration, the underwriting process also includes a comparison of the value of the security, if any, in relation to the proposed loan amount.

Beginning in 1998, the Bank implemented indirect lending relationships, primarily with automobile dealerships. Through these dealer relationships, the dealer completes the application with the consumer and then submits it to the Bank for credit approval. At December 31, 2007 and 2006, the Bank had \$104.5 million and \$87.0 million, respectively, of indirect auto, boat, modular home and recreational vehicle loans in its portfolio. While the Bank's initial concentrated effort was on automobiles, the program has evolved for use with other tangible products where financing of the product is provided through the seller, including boats and manufactured homes.

Student loans are underwritten in compliance with the regulations of the U.S. Department of Education for the Federal Family Education Loan Programs ("FFELP"). The FFELP loans are administered and guaranteed by the Missouri Coordinating Board for Higher Education as long as the Bank complies with the regulations. The Bank has contracted with the Missouri Higher Education Loan Authority (the "MOHELA") to originate and service these loans and to purchase these loans during the grace period immediately prior to the loans beginning their repayment period. This repayment period generally commences at the time the student graduates or does not maintain the required hours of enrollment.

Consumer loans may entail greater risk than do residential mortgage loans, particularly in the case of consumer loans that are unsecured or secured by rapidly depreciable assets such as automobiles. In such cases, any repossessed collateral for a defaulted consumer loan may not provide an adequate source of repayment of the outstanding loan balance as a result of the greater likelihood of damage, loss or depreciation. The remaining deficiency often does not warrant further substantial collection efforts against the borrower. In addition, consumer loan collections are dependent on the borrower's continuing financial strength, and thus are more likely to be adversely affected by job loss, divorce, illness or personal bankruptcy. Furthermore, the application of various federal and state laws, including federal and state consumer bankruptcy and insolvency laws, may limit the amount which can be recovered on these loans. These loans may also give rise to claims and defenses by a consumer loan borrower against an assignee of these loans such as the Bank, and a borrower may be able to assert against the assignee claims and defenses which it has against the seller of the underlying collateral.

Originations, Purchases, Sales and Servicing of Loans

The Bank originates loans through internal loan production personnel located in the Bank's main and branch offices, as well as loan production offices. Walk-in customers and referrals from real estate brokers and builders are also important sources of loan originations.

Great Southern may also purchase whole loans and participation interests in loans (generally without recourse, except in cases of breach of representation, warranty or covenant) from other banks, thrift institutions and life insurance companies (originators). The purchase transaction is governed by a participation agreement entered into by the originator and participant (Great Southern) containing guidelines as to ownership, control and servicing rights, among others. The originator may retain all rights with respect to enforcement, collection and administration of the loan. This may limit Great Southern's ability to control its credit risk when it purchases participations in these loans. For instance, the terms of participation agreements vary; however, generally Great Southern may not have direct access to the borrower, and the institution administering the loan may have some discretion in the administration of performing loans and the collection of non-performing loans.

A number of banks, both locally and regionally, do not have the capital to handle large commercial credits or are seeking diversification of risk in their portfolios. In order to take advantage of this situation, beginning in 1998, Great Southern increased the number and amount of participations purchased in commercial real estate and commercial construction loans. Great Southern subjects these loans to its normal underwriting standards used for originated loans and rejects any credits that do not meet those guidelines. The originating bank retains the servicing of these loans. The Bank purchased \$1.6 million of these loans in the fiscal year ended December 31, 2007 and \$44.2 million in the fiscal

year ended December 31, 2006. Of the total \$49.5 million of purchased participation loans outstanding at December 31, 2007, \$10.0 million was purchased from one institution, secured by properties located in Arkansas. None of these loans were non-performing at December 31, 2007.

There have been no whole loan purchases by the Bank in the last five years. At December 31, 2007 and 2006, approximately \$193,000, or 0.01%, and \$223,000, or 0.01%, respectively, of the Bank's total loan portfolio consisted of purchased whole loans.

Great Southern sells non-residential loan participations generally without recourse to private investors, such as other banks, thrift institutions and life insurance companies (participants). The sales transaction is governed by a participation agreement entered into by the originator (Great Southern) and participant containing guidelines as to ownership, control and servicing rights, among others. Great Southern retains servicing rights for these participations sold. These participations are sold with a provision for repurchase upon breach of representation, warranty or covenant.

Great Southern also sells whole residential real estate loans without recourse to Freddie Mac as well as private investors, such as other banks, thrift institutions, mortgage companies and life insurance companies Whole real estate loans are sold with a provision for repurchase upon breach of representation, warranty or covenant. These loans are generally sold for cash in amounts equal to the unpaid principal amount of the loans determined using present value yields to the buyer. The sale amounts generally produce gains to the Bank and allow a margin for servicing income on loans when the servicing is retained by the Bank. However, residential real estate loans sold in recent years have primarily been with Great Southern releasing control of the servicing of the loans.

The Bank sold one- to four-family whole real estate loans and loan participations in aggregate amounts of \$76.2 million, \$71.1 million and \$49.2 million during fiscal 2007, 2006 and 2005, respectively. Sales of whole real estate loans and participations in real estate loans can be beneficial to the Bank since these sales generally generate income at the time of sale, produce future servicing income on loans where servicing is retained, provide funds for additional lending and other investments, and increase liquidity.

Great Southern also sells guaranteed student loans to the MOHELA. These loans are sold for cash in amounts equal to the unpaid principal amount of the loans and a premium based on average borrower indebtedness. Great Southern does not underwrite these loans. Students work with their respective colleges' or universities' financial aid offices to secure these loans directly from MOHELA, with all underwriting performed by MOHELA and the financial aid offices. Periodically, MOHELA sells loans to financial institutions such as Great Southern for a short time. Great Southern then holds the loans for a short period and sells the loans back to MOHELA. This is all done without recourse unless the Bank engaged in some action that would constitute gross misconduct.

The Bank sold guaranteed student loans in aggregate amounts of \$3.0 million, \$2.3 million and \$3.9 million during fiscal 2007, 2006 and 2005, respectively. Sales of guaranteed student loans generally can be beneficial to the Bank since these sales remove the burdensome servicing requirements of these types of loans once the borrower begins repayment.

Gains, losses and transfer fees on sales of loans and loan participations are recognized at the time of the sale. When real estate loans and loan participations sold have an average contractual interest rate that differs from the agreed upon yield to the purchaser (less the agreed upon servicing fee), resulting gains or losses are recognized in an amount equal to the present value of the differential over the estimated remaining life of the loans. Any resulting discount or premium is accreted or amortized over the same estimated life using a method approximating the level yield interest method. When real estate loans and loan participations are sold with servicing released, as the Bank primarily does, an additional fee is received for the servicing rights. Net gains and transfer fees on sales of loans for fiscal 2007, 2006 and 2005 were \$1,037,000, \$944,000 and \$983,000, respectively. Of these amounts, \$53,000, \$40,000 and \$72,000, respectively, were gains from the sale of guaranteed student loans and \$984,000, \$904,000 and \$911,000, respectively, were gains from the sale of fixed-rate residential loans.

Although most loans currently sold by the Bank are sold with servicing released, the Bank had the servicing rights for approximately \$66.0 million and \$70.7 million at December 31, 2007 and 2006, respectively, of loans owned by others. The servicing of these loans generated net servicing fees to the Bank for the years ended December 31, 2007 and 2006, of \$50,000 and \$44,000, respectively.

In addition to interest earned on loans and loan origination fees, the Bank receives fees for loan commitments, letters of credit, prepayments, modifications, late payments, transfers of loans due to changes of property ownership and other miscellaneous services. The fees vary from time to time, generally depending on the supply of funds and other competitive conditions in the market. Fees from prepayments, commitments, letters of credit and late payments totaled \$1.2 million, \$1.8 million and \$1.7 million for the years ended December 31, 2007, 2006 and 2005, respectively. Loan origination fees, net of related costs, are accounted for in accordance with Statement of Financial Accounting

Standards No. 91 "Accounting for Nonrefundable Fees and Costs Associated with Originating or Acquiring Loans and Initial Direct Costs of Leases." Loan fees and certain direct loan origination costs are deferred, and the net fee or cost is recognized in interest income using the level-yield method over the contractual life of the loan. For further discussion of this matter, see Note 1 of the Notes to Consolidated Financial Statements.

Loan Delinquencies and Defaults

When a borrower fails to make a required payment on a loan, the Bank attempts to cause the delinquency to be cured by contacting the borrower. In the case of loans secured by residential real estate, a late notice is sent 15 days after the due date. If the delinquency is not cured by the 30th day, a delinquent notice is sent to the borrower.

Additional written contacts are made with the borrower 45 and 60 days after the due date. If the delinquency continues for a period of 65 days, the Bank usually institutes appropriate action to foreclose on the collateral. The actual time it takes to foreclose on the collateral varies depending on the particular circumstances and the applicable governing law. If foreclosed upon, the property is sold at public auction and may be purchased by the Bank. Delinquent consumer loans are handled in a generally similar manner, except that initial contacts are made when the payment is five days past due and appropriate action may be taken to collect any loan payment that is delinquent for more than 15 days. The Bank's procedures for repossession and sale of consumer collateral are subject to various requirements under the applicable consumer protection laws as well as other applicable laws and the determination by the Bank that it would be beneficial from a cost basis.

Delinquent commercial business loans and loans secured by commercial real estate are initially handled by the loan officer in charge of the loan, who is responsible for contacting the borrower. The President and Senior Lending Officer also work with the commercial loan officers to see that necessary steps are taken to collect delinquent loans. In addition, the Bank has a Problem Loan Committee which meets at least quarterly and reviews all classified assets, as well as other loans which management feels may present possible collection problems. If an acceptable workout of a delinquent commercial loan cannot be agreed upon, the Bank may initiate foreclosure proceedings on any collateral securing the loan. However, in all cases, whether a commercial or other loan, the prevailing circumstances may be such that management may determine it is in the best interest of the Bank not to foreclose on the collateral.

The following table sets forth our loans delinquent 30 - 89 days by type, number, amount and percentage of type at December 31, 2007.

	Loans Delinquent for 30-89 Days					
				Percent of		
				Total		
				Delinquent		
	Number	A	mount	Loans		
	(D	Oollars	in thousands)		
Real Estate:						
One- to four-family	90	\$	5,578	27%		
Other residential	2		224	1		
Commercial	12		2,401	12		
Construction or development	16		2,403	12		
Consumer and overdrafts	943		2,580	13		
Other commercial	17		7,209	35		
Total	1,080	\$	20,395	100%		

Classified Assets

Federal regulations provide for the classification of loans and other assets such as debt and equity securities considered to be of lesser quality as "substandard," "doubtful" or "loss" assets. The regulations require insured institutions to classify their own assets and to establish prudent specific allocations for losses from assets classified "substandard" or "doubtful." For the portion of assets classified as "loss," an institution is required to either establish specific allowances of 100% of the amount classified or charge such amount off its books. Assets that do not currently expose the insured institution to sufficient risk to warrant classification in one of the aforementioned categories but possess a potential weakness, are required to be listed on the Bank's watch list and monitored for further deterioration. In addition, a bank's regulators may require the establishment of a general allowance for losses based on the general quality of the asset portfolio of the bank. Following are the total classified assets at December 31, 2007, per the Bank's

internal asset classification list. There were no significant off- balance sheet items classified at December 31, 2007.

Total Allowance

Asset Category Substandard Doubtful Loss Classified for Losses (Dollars in thousands)

Investment	\$	\$ \$	\$	\$
securities				
Loans	64,433	 	64,433	25,459
Foreclosed assets	20,399	 	20,399	
Total	\$84,832	\$ \$	\$84,832	\$25,459

Non-Performing Assets

The table below sets forth the amounts and categories of gross non-performing assets (classified loans which are not performing under regulatory guidelines and all foreclosed assets, including assets acquired in settlement of loans) in the Bank's loan portfolio as of the dates indicated. Loans generally are placed on non-accrual status when the loan becomes 90 days delinquent or when the collection of principal, interest, or both, otherwise becomes doubtful. For all years presented, the Bank has not had any troubled debt restructurings, which involve forgiving a portion of interest or principal on any loans or making loans at a rate materially less than that of market rates.

	2007	2006	December 31, 2005 ars in thousa	2004	2003
Non-accruing loans:					
One- to four-family residential	\$ 4,836	\$ 1,627	\$ 1,500	\$ 1,382	\$ 1,935
One- to four-family construction	1,767	3,931	2,103		
Other residential	561				
Commercial real estate	9,145	6,247	8,368	2,016	2,658
Other commercial	5,923	4,843	2,123	302	1,949
Commercial construction	12,935(1)	-	1,049	388	289
Consumer	112	186	237	271	213
Total gross non-accruing loans	35,279	19,802	15,380	4,359	7,044
Loans over 90 days delinquent still accruing interest: One- to four-family residential	38		640		10
Commercial real estate		59			
Other commercial	34				
Commercial construction		121			
Consumer	124	261	190	120	337
Total loans over 90 days delinquent still accruing interest	196	441	830	120	347
Other impaired loans					
Total gross non-performing loans	35,475	20,243	16,210	4,479	7,391
Foreclosed assets:					
One- to four-family residential	742	80		195	608
One- to four-family construction	7,701	400	2	431	543
Other residential		3,190			
Commercial real estate	5,130	825	76	564	939
Commercial construction	6,416	2		242	6,277
Total foreclosed assets	19,989	4,497	78	1,432	8,367

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Repossessions	410	271	517	603	667
Total gross non-performing assets Total gross non-performing assets as a	\$ 55,874	\$ 25,011	\$ 16,805	\$ 6,514	\$ 16,425
percentage of average total assets	2.39%	1.15%	0.85%	0.38%	1.14%

⁽¹⁾ One relationship is \$10.3 million of this total. The project has been completed in the first quarter of 2008 and the company expects to resolve this non-performing asset shortly. See Item

^{7.} Management's Discussion and Analysis of Financial Condition and Results of Operations -- Non-performing Assets.

Gross impaired loans totaled \$35.5 million at December 31, 2007 and \$20.2 million at December 31, 2006. A loan is considered impaired when, based on current information and events, it is probable that the Bank will be unable to collect the scheduled payments of principal or interest when due according to the contractual terms of the loan agreement. Factors considered by management in determining impairment include payment status, collateral value and the probability of collecting scheduled principal and interest payments when due.

For the year ended December 31, 2007, gross interest income which would have been recorded had the non-accruing loans been current in accordance with their original terms amounted to \$2.7 million. The amount that was included in interest income on these loans was \$1.1 million for the year ended December 31, 2007.

The level of non-performing assets is primarily attributable to the Bank's commercial real estate, commercial and residential construction, commercial business and one- to four-family residential lending activities. Commercial activities generally involve significantly greater credit risks than single-family residential lending. For a discussion of significant non-performing assets and potential problem loans, see "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Allowances for Losses on Loans and Foreclosed Assets

Great Southern maintains an allowance for loan losses to absorb losses known and inherent in the loan portfolio based upon ongoing, monthly assessments of the loan portfolio. Our methodology for assessing the appropriateness of the allowance consists of several key elements, which include a formula allowance, specific allowances for identified problem loans and portfolio segments and economic conditions that may lead to a concern about the loan portfolio or segments of the loan portfolio.

The formula allowance is calculated by applying loss factors to outstanding loans based on the internal risk evaluation of such loans or pools of loans. Changes in risk evaluations of both performing and non-performing loans affect the amount of the formula allowance. Loss factors are based both on our historical loss experience and on significant factors that, in management's judgment, affect the collectibility of the portfolio as of the evaluation date. Loan loss factors for portfolio segments are representative of the credit risks associated with loans in those segments. The greater the credit risks associated with a particular segment, the greater the loss factor.

The appropriateness of the allowance is reviewed by management based upon its evaluation of then-existing economic and business conditions affecting our key lending areas. Other conditions that management considers in determining the appropriateness of the allowance include, but are not limited to, changes to our underwriting standards (if any), credit quality trends (including changes in non-performing loans expected to result from existing economic and other market conditions), trends in collateral values, loan volumes and concentrations, and recent loss experience in particular segments of the portfolio that existed as of the balance sheet date and the impact that such conditions were believed to have had on the collectibility of those loans.

Senior management reviews theses conditions monthly in discussions with our senior credit officers. To the extent that any of these conditions are evidenced by a specifically identifiable problem loan or portfolio segment as of the evaluation date, management's estimate of the effect of such condition may be reflected as a specific allowance applicable to such loan or portfolio segment. Where any of these conditions are not evidenced by a specifically identifiable problem loan or portfolio segment as of the evaluation date, management's evaluation of the loss related to these conditions is reflected in the unallocated allowance associated with our portfolios of mortgage, consumer, commercial and construction loans. The evaluation of the inherent loss with respect to these conditions is subject to a higher degree of uncertainty because they are not identified with specific problem loans or portfolio segments.

The amounts actually observed in respect to these losses can vary significantly from the estimated amounts. Our methodology permits adjustments to any loss factor used in the computation of the formula allowances in the event that, in management's judgment, significant factors which affect the collectibility of the portfolio, as of the evaluation date, are not reflected in the current loss factors. By assessing the estimated losses inherent in our loan portfolio on a monthly basis, we can adjust specific and inherent loss estimates based upon more current information.

On a quarterly basis, senior management presents a formal assessment of the adequacy of the allowance for loan losses to Great Southern's board of directors for the board's approval of the allowance. Assessing the adequacy of the allowance for loan losses is inherently subjective as it requires making material estimates including the amount and timing of future cash flows expected to be received on impaired loans or changes in the market value of collateral securing loans that may be susceptible to significant change. In the opinion of management, the allowance when taken as a whole is adequate to absorb reasonable estimated loan losses inherent in Great Southern's loan portfolio.

Allowances for estimated losses on foreclosed assets (real estate and other assets acquired through foreclosure) are charged to expense, when in the opinion of management, any significant and permanent decline in the market value of the underlying asset reduces the market value to less than the carrying value of the asset. Senior management assesses the market value of each foreclosed asset individually.

At December 31, 2007 and 2006, Great Southern had an allowance for losses on loans of \$25.5 million and \$26.3 million, respectively, of which \$9.6 million and \$6.4 million, respectively, had been allocated as an allowance for specific loans, including \$6.0 million and \$3.3 million, respectively, allocated for impaired loans. The allowance is discussed further in Note 4 of the Notes to Consolidated Financial Statements and "Management's Discussion and Analysis of Financial Condition and Results of Operations."

The allocation of the allowance for losses on loans at the dates indicated is summarized as follows. The table is based on information prepared in accordance with generally accepted accounting principles.

	December 31,								
	2007		2006		2005		2004		200
		% of		% of		% of		% of	
		Loans		Loans		Loans		Loans	
		to		to		to		to	
		Total		Total		Total		Total	
	Amount	Loans	Amount	Loans	Amount	Loans	Amount	Loans	Amount
				((Dollars in	thousand	s)		
One- to four-family residential									
and construction	\$ 6,042	26.2%	\$ 2,029	27.1%	\$ 1,679	23.7%	\$ 2,019	23.1%	\$ 1,485
Other residential and construction	1,929	8.1	1,436	7.4	2,084	10.0	1,030	11.0	2,092
Commercial real estate	2,257	22.4	9,363	27.4	9,331	31.2	8,984	33.5	8,986
Commercial construction	10,266	22.7	9,189	22.9	7,563	21.6	8,843	16.1	4,875
Other commercial	2,736	12.8	2,150	7.7	2,081	5.7	894	7.2	1,625
Consumer and overdrafts	2,229	7.8	2,091	7.5	1,811	7.8	1,719	9.1	1,781
Total	\$ 25,459	100.0%	\$ 26,258	100.0%	\$ 24,549	100.0%	\$ 23,489	100.0%	\$ 20,844

The following table sets forth an analysis of activity in the Bank's allowance for losses on loans showing the details of the activity by types of loans. The table is based on information prepared in accordance with generally accepted accounting principles.

	2007	December 31, 2006 2005 (Dollars in thousands)			ds)	2004 2003		2003	
Balance at beginning of period Charge-offs: One- to four-family	\$ 26,258	\$	24,549	\$	23,489	\$	20,844	\$	21,288
residential Other residential Commercial real	549		189 96		215		241		369
estate Construction Consumer, overdrafts and other	1,122 3,428		310 1,618		163 570		70 36		1,016 1,016
loans Other commercial	3,568 202		3,704 324		3,345 963		3,510 1,123		3,646 1,497
Total charge-offs	8,869		6,241		5,256		4,980		7,544
Recoveries: One- to four-family									
residential Other residential Commercial real	24 16		59 1		16 		265 3		22
estate Construction Consumer,	40 183		27 41		48 7		92 6		50 20
overdrafts and other loans Other commercial	2,132 200		2,290 82		2,109 111		2,138 321		2,089 119
Total recoveries	2,595		2,500		2,291		2,825		2,300
Net charge-offs Provision for losses	6,274		3,741		2,965		2,155		5,244
on loans	5,475		5,450		4,025		4,800		4,800
Balance at end of period Ratio of net charge-offs to average	\$ 25,459	\$	26,258	\$	24,549	\$	23,489	\$	20,844
loans Outstanding	0.35%		0.23%		0.20%		0.17%		0.47%

Investment Activities

Excluding those issued by the United States Government, or its agencies, there were no investment securities in excess of 10% of the Bank's retained earnings at December 31, 2007 and 2006, respectively. Agencies, for this purpose, primarily include Freddie Mac, Fannie Mae and FHLBank.

As of December 31, 2007 and 2006, the Bank held approximately \$1.4 million and \$1.5 million, respectively, in principal amount of investment securities which the Bank intends to hold until maturity. As of such dates, these securities had fair values of approximately \$1.5 million and \$1.6 million, respectively. In addition, as of December 31, 2007 and 2006, the Company held approximately \$425.0 million and \$344.2 million, respectively, in principal amount of investment securities which the Company classified as available-for-sale. See Notes 1 and 2 of the Notes to Consolidated Financial Statements. Agencies, for this purpose, primarily include Freddie Mac, Fannie Mae and FHLBank.

The amortized cost and approximate fair values of, and gross unrealized gains and losses on, investment securities at the dates indicated are summarized as follows.

				Decembe	r 31, 2	2007		
	Amortized Cost		Un	Gross Unrealized Gains (Dollars in		Gross realized Losses	Ap	proximate Fair Value
AVAILABLE-FOR-SALE SECURITIES:								
U.S. government agencies Collateralized mortgage obligations	\$	126,117 39,769	\$	53 214	\$	375 654	\$	125,795 39,329
Mortgage-backed securities Corporate bonds States and political subdivisions		183,023 1,501 62,572		1,030 533		916 25 453		183,137 1,476 62,652
Equity securities Total available-for-sale securities HELD-TO-MATURITY	\$	12,874 425,856	\$	4 1,834	\$	239 2,662	\$	12,639 425,028
SECURITIES: States and political subdivisions	\$	1,420	\$	88	\$		\$	1,508
Total held-to-maturity securities	\$	1,420	\$	88	\$		\$	1,508
	Amortized Cost		Decembe Gross Unrealized Gains (Dollars in				Approximat Fair Value	
	A		Un	realized Gains	Ur 1	Gross realized Losses	Ap	Fair
AVAILABLE-FOR-SALE SECURITIES:	A		Un	Gross realized Gains	Ur 1	Gross realized Losses	Ap	Fair
	A \$		Un	Gross realized Gains	Ur 1	Gross realized Losses	Ap	Fair
SECURITIES: U.S. government agencies Collateralized mortgage obligations Mortgage-backed securities Corporate bonds States and political subdivisions		59,494 30,536 191,282 3,355 51,128	Un (Gross realized Gains Dollars in 1 221 101 870	Ur l thous	798 453 3,027		Fair Value 58,696 30,084 188,476 3,456 51,967
SECURITIES: U.S. government agencies Collateralized mortgage obligations Mortgage-backed securities Corporate bonds States and political subdivisions Equity securities	\$	59,494 30,536 191,282 3,355 51,128 11,196	Un (Gross realized Gains Dollars in 1 221 101 870 317	Ur l thous	798 453 3,027	\$	Fair Value 58,696 30,084 188,476 3,456 51,967 11,513
SECURITIES: U.S. government agencies Collateralized mortgage obligations Mortgage-backed securities Corporate bonds States and political subdivisions Equity securities Total available-for-sale securities HELD-TO-MATURITY	\$	59,494 30,536 191,282 3,355 51,128 11,196	Un (Gross realized Gains Dollars in 1 221 101 870 317	Ur l thous	798 453 3,027	\$	Fair Value 58,696 30,084 188,476 3,456 51,967 11,513

	December 31, 2005								
			G	ross	(Gross	Ap	proximate	
	A	mortized	Unr	Unrealized		realized		Fair	
		Cost	C	Gains]	Losses		Value	
			(I	Dollars in	thou	sands)			
AVAILABLE-FOR-SALE									
SECURITIES:									
U.S. government agencies	\$	37,913	\$		\$	1,381	\$	36,532	
Collateralized mortgage obligations		32,671				628		32,043	
Mortgage-backed securities		240,534		122		4,628		236,028	
Corporate bonds		5,861		160				6,021	
States and political subdivisions		45,215		507		107		45,615	
Equity securities		13,334		5		262		13,077	
Total available-for-sale securities	\$	375,528	\$	794	\$	7,006	\$	369,316	
HELD-TO-MATURITY SECURITIES:									
States and political subdivisions	\$	1,510	\$	93	\$		\$	1,603	
Total held-to-maturity securities	\$	1,510	\$	93	\$		\$	1,603	

The following tables present the contractual maturities and weighted average tax-equivalent yields of available-for-sale securities at December 31, 2007.

		Tax-Equivalent		
		Amortized	Αp	proximate
	Cost	Yield	F	air Value
	(I	Dollars in thousands)	
One year or less	\$ 	%	\$	
After one through five years	17,989	4.66%		17,922
After five through ten years	107,074	6.00%		107,084
After ten years	65,127	6.21%		64,917
Securities not due on a single maturity				
date	222,792	5.05%		222,466
Equity securities	12,874	7.41%		12,639
Total	\$ 425,856	5.52%	\$	425,028

							Securities	S	
				After	After		Not Due	;	
				One	Five		on a		
		One		Through	Through	After	Single		
	1	Yea	•	Five	Ten	Ten	Maturity	y Equity	
	0	r Le	SS	Years	Years	Years	Date	Securities	Total
					(Doll	ars in th	ousands)		
U.S. government	\$			\$17,354			\$	- \$	\$ 126,117
agencies					103,798				
Collateralized							39,769		39,769
mortgage obligations							102.00	,	102.022
Mortgage-backed securities							183,023	3	183,023
States and political subdivisions				635	3,276	58,661			62,572
Corporate bonds						1,501			1,501
Equity securities								- 12,874	12,874
Total	\$			\$17,989	\$107,074	\$65,127	\$222,792	2 \$12,874	\$425,856

The following table presents the contractual maturities and weighted average tax-equivalent yields of held-to-maturity securities at December 31, 2007.

			Tax-Equivalent Approximat					
			Amortized	Fair				
	(Cost Yield			Value			
		$(\Gamma$	Oollars in thousar	nds)				
States and political								
subdivisions:								
After one through five								
years	\$		%	\$				
After five through ten								
years			%					
After ten years		1,420	7.48%		1,508			
Total	\$	1,420	7.48%	\$	1,508			

The following table shows our investments' gross unrealized losses and fair values, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position at December 31, 2007, 2006 and 2005, respectively:

						20	07					
	L	ess than 1	2 Mor	nths	1	2 Month	s or N	More		Tot	tal	
Description of			Unre	alized		Fair	Unr	ealized			Unr	ealized
Securities	Fa	ir Value	Lo	sses		Value	L	osses	Fa	ir Value	L	osses
						(Dollars in thousands)						
	\$	43,418	\$	80	\$	13,524	\$	295	\$	56,942	\$	375

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U.S. government agencies						
•						
Mortgage-backed						
securities	22,498	100	62,817	816	85,315	916
Collateralized						
mortgage						
obligations	11,705	154	18,238	500	29,943	654
State and political						
subdivisions	23,398	421	2,216	32	25,614	453
Equity securities	4,766	239			4,766	239
Corporate bonds	1,476	25			1,476	25
	\$ 107,261	\$ 1,019	\$ 96,795	\$ 1,643	\$ 204,056	\$ 2,662

Description of Securities	Less than 12 Months Unrealized Fair Value Losses				F	2006 12 Months or More Unrealized Fair Value Losses (Dollars in thousands)				Total Unrealized Fair Value Losses		
U.S. government agencies Mortgage-backed securities Collateralized	\$	 17,772	\$	 48	\$	23,455 130,509	\$	798 2,979	\$	23,455 148,281	\$	798 3,027
mortgage obligations						28,246		453		28,246		453
State and political subdivisions		1,685		3		3,090		28		4,775		31
	\$	19,457	\$	51	\$	185,300	\$	4,258	\$	204,757	\$	4,309
						20	005					
	Ι	Less than				12 Month				То		
Description of Securities	Fa	ir Value		ealized osses		Fair Value (Dollars in		nrealized Losses isands)	F	air Value		realized Losses
U.S. government agencies Mortgage-backed	\$	13,886	\$	385		\$ 22,646	\$	996	\$	36,532	\$	1,381
securities		110,202		1,850		92,965		2,778		203,167		4,628
State and political subdivisions Equity securities Collateralized		10,874 2,761		71 193		2,775 10,308		36 69		13,649 13,069		107 262

Sources of Funds

mortgage

obligations

20,101

\$ 157,824

General. Deposit accounts have traditionally been the principal source of the Bank's funds for use in lending and for other general business purposes. In addition to deposits, the Bank obtains funds through advances from the Federal Home Loan Bank of Des Moines ("FHLBank") and other borrowings, loan repayments, loan sales, and cash flows generated from operations. Scheduled loan payments are a relatively stable source of funds, while deposit inflows and outflows and the related costs of such funds have varied widely. Borrowings such as FHLBank advances may be used on a short-term basis to compensate for seasonal reductions in deposits or deposit inflows at less than projected levels and may be used on a longer-term basis to support expanded lending activities. The availability of funds from loan

11,942

\$ 140,636

376

4,255

\$

32,043

\$ 298,460

628

7,006

252

\$ 2,751

sales is influenced by general interest rates as well as the volume of originations.

Deposits. The Bank attracts both short-term and long-term deposits from the general public by offering a wide variety of accounts and rates and also purchases brokered deposits. In recent years, the Bank has been required by market conditions to rely increasingly on short-term accounts and other deposit alternatives that are more responsive to market interest rates. The Bank offers regular savings accounts, checking accounts, various money market accounts, fixed-interest rate certificates with varying maturities, certificates of deposit in minimum amounts of \$100,000 ("Jumbo" accounts), brokered certificates and individual retirement accounts.

The following table sets forth the dollar amount of deposits, by interest rate range, in the various types of deposit programs offered by the Bank at the dates indicated. Interest rates on time deposits reflect the rate paid to the certificate holder and do not reflect the effects of the Company's interest rate swaps.

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			Decemb			
	2007	Danaant	2000		2005	
		Percent of		Percent of		Percent of
	Amount	Total	Amount	Total	Amount	Total
			(Dollars in the	housands)		
Time						
deposits:						
0.00% -						
1.99%	\$ 598	.04%	\$	%	\$ 3,605	.23%
2.00% -						
2.99%	22,850	1.30	1,457	0.09	47,156	3.04
3.00% -	00 = 1 =	.	177.010	0.40	200 700	27.52
3.99%	93,717	5.34	155,213	9.13	398,560	25.72
4.00% - 4.99%	470,718	26.84	358,428	21.08	395,830	25.54
5.00% -	4/0,/16	20.64	330,420	21.06	393,630	23.34
5.99%	497,877	28.39	567,767	33.39	94,588	6.10
6.00% -	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	20.09	207,707	55.65	> 1,000	0.10
6.99%	10,394	0.59	21,694	1.28	20,621	1.33
7.00%						
and above	374	0.02	369	0.02	365	0.02
Total time						
deposits	1,096,528	62.52	1,104,928	64.99	960,725	61.98
Non-interest-bear	ring					
demand						
deposits	166,231	9.48	205,191	12.07	192,247	12.40
Interest-bearing						
demand and						
savings						
deposits						
(2.75%-3.03%-2.	55%) 491.135	28.00	390,158	22.94	397,064	25.62
	1,753,894	100.00%	1,700,277	100.00%	1,550,036	100.00%
Interest						
rate swap						
fair value						
adjustment	9,252		3,527		217	
Total						
Deposits	\$ 1,763,146		\$ 1,703,804		\$ 1,550,253	

A table showing maturity information for the Bank's time deposits as of December 31, 2007, is presented in Note 6 of the Notes to Consolidated Financial Statements.

The variety of deposit accounts offered by the Bank has allowed it to be competitive in obtaining funds and has allowed it to respond with flexibility to changes in consumer demand. The Bank has become more susceptible to short-term fluctuations in deposit flows, as customers have become more interest rate conscious. The Bank manages the pricing of its deposits in keeping with its asset/liability management and profitability objectives. Based on its experience, management believes that its certificate accounts are relatively stable sources of deposits, while its checking accounts have proven to be more volatile. However, the ability of the Bank to attract and maintain deposits, and the rates paid on these deposits, has been and will continue to be significantly affected by money market conditions.

The following table sets forth the time remaining until maturity of the Bank's time deposits as of December 31, 2007. The table is based on information prepared in accordance with generally accepted accounting principles.

	Ν	3 Months or Less	Ν	Over 3 Months to Months (D	Aturity Over 6 to 12 Months in thousand	Over 12 Months	Total
Time deposits: Less than							
\$100,000 \$100,000 or	\$	95,302	\$	72,564	\$ 55,130	\$ 30,304	\$ 253,300
more Brokered		66,234 229,361		45,296 61,453	34,556 67,914	13,965 315,881	160,051 674,609
Public funds(1)		5,334		2,217	1,015	2	8,568
Total	\$	396,231	\$	181,530	\$ 158,615	\$ 360,152	\$ 1,096,528

⁽¹⁾ Deposits from governmental and other public entities.

Brokered deposits. Brokered deposits are marketed through national brokerage firms to their customers in \$1,000 increments. The Bank maintains only one account for the total deposit amount while the records of detailed owners are maintained by the Depository Trust Company under the name of CEDE & Co. The deposits are transferable just like a stock or bond investment and the customer can open the account with only a phone call, just like buying a stock or bond. This provides a large deposit for the Bank at a lower operating cost since the Bank only has one account to maintain versus several accounts with multiple interest and maturity checks. At December 31, 2007 and 2006, the Bank had approximately \$674.6 million and \$708.2 million in brokered deposits, respectively.

Unlike non-brokered deposits where the deposit amount can be withdrawn prior to maturity with a penalty for any reason, including increasing interest rates, a brokered deposit can only be withdrawn in the event of the death, or court declared mental incompetence, of the depositor. This allows the Bank to better manage the maturity of its deposits. Currently, the rates offered by the Bank for brokered deposits are comparable to that offered for retail certificates of deposit of similar size and maturity.

The Company uses interest rate swaps to manage its interest rate risks from recorded financial liabilities. During fiscal 2007 and 2006, the Company entered into interest rate swap agreements with the objective of economically hedging against the effects of changes in the fair value of its liabilities for fixed rate brokered certificates of deposit caused by changes in market interest rates. These interest rate swaps have allowed the Company to create funding of varying maturities at a variable rate that in the past has approximated three-month LIBOR.

Borrowings. Great Southern's other sources of funds include advances from the FHLBank and a Qualified Loan Review ("QLR") arrangement with the FRB and other borrowings.

As a member of the FHLBank, the Bank is required to own capital stock in the FHLBank and is authorized to apply for advances from the FHLBank. Each FHLBank credit program has its own interest rate, which may be fixed or variable, and range of maturities. The FHLBank may prescribe the acceptable uses for these advances, as well as other risks on availability, limitations on the size of the advances and repayment provisions. At December 31, 2007 and

2006, the Bank's FHLBank advances outstanding were \$213.9 million and \$179.2 million, respectively.

The FRB has a QLR program where the Bank can borrow on a temporary basis using commercial loans pledged to the FRB. Under the QLR program, the Bank can borrow any amount up to a calculated collateral value of the commercial loans pledged, for virtually any reason that creates a temporary cash need. Examples of this could be: (1) the need to fund for late outgoing wires or cash letter settlements, (2) the need to disburse one or several loans but the permanent source of funds will not be available for a few days; (3) a temporary spike in interest rates on other funding sources that are being used; or (4) the need to purchase a security for collateral pledging purposes a few days prior to the funds becoming available on an existing security that is maturing. The Bank had commercial

loans pledged to the FRB at December 31, 2007 that would have allowed approximately \$169.2 million to be borrowed under the above arrangement. Other than the Term Auction Facility described below, there were no outstanding borrowings from the FRB at December 31, 2007.

In December 2007, the FRB established a temporary Term Auction Facility ("TAF"). Under the TAF program, the FRB auctions term funds to depository institutions against the collateral that can be used to secure loans at the discount window. All depository institutions that are judged to be in generally sound financial condition by their local Reserve Bank and that are eligible to borrow under the primary credit discount window program are eligible to participate in TAF auctions. All advances must be fully collateralized. Each TAF auction is for a fixed amount and a fixed maturity date, with the rate determined by the auction process. At December 31, 2007, the Bank had an outstanding balance of \$50 million under the TAF program. This advance matured January 31, 2008. The interest rate on this advance was 4.67%. New advances of \$50 million were entered into in January and February 2008 upon maturity of the previous advances. The interest rate on the currently outstanding advance is 3.08%.

Great Southern Capital Trust I ("Trust I"), a Delaware statutory trust, issued 1,725,000 shares of unsecured 9.00% Cumulative Trust Preferred Securities at \$10 per share in an underwritten public offering. The gross proceeds of the offering were used to purchase 9.00% Junior Subordinated Debentures from the Company totaling \$17,784,000. The Company's proceeds from the issuance of the Subordinated Debentures to Trust I, net of underwriting fees and offering expenses, were \$16.3 million. The Subordinated Debentures were scheduled to mature in 2031; however, the Company elected to redeem the debentures (and as a result the Trust I Securities) in November 2006. As a result of the redemption of the Trust I securities, approximately \$510,000 (after tax) of related unamortized issuance costs were written off as a noncash expense in 2006. The Company entered into an interest rate swap agreement to effectively convert the subordinated debentures, which are fixed rate debt, into variable rates of interest. The variable rate was three-month LIBOR plus 202 basis points, adjusting quarterly. This interest rate swap was terminated in November 2006 at no cost to the Company.

In November 2006, Great Southern Capital Trust II ("Trust II"), a statutory trust formed by the Company for the purpose of issuing the securities, issued \$25,000,000 aggregate liquidation amount of floating rate cumulative trust preferred securities. The Trust II securities bear a floating distribution rate equal to 90-day LIBOR plus 1.60%. The Trust II securities are redeemable at the Company's option beginning in February 2012, and if not sooner redeemed, mature on February 1, 2037. The Trust II securities were sold in a private transaction exempt from registration under the Securities Act of 1933, as amended. The gross proceeds of the offering were used to purchase Junior Subordinated Debentures from the Company totaling \$25,774,000. The initial interest rate on the Trust II debentures and the rate at December 31, 2006, was 6.98%. The interest rate was 6.51% at December 31, 2007.

In July 2007, Great Southern Capital Trust III ("Trust III"), a statutory trust formed by the Company for the purpose of issuing the securities, issued \$5,000,000 aggregate liquidation amount of floating rate cumulative trust preferred securities. The Trust III securities bear a floating distribution rate equal to 90-day LIBOR plus 1.40%. The Trust III securities are redeemable at the Company's option beginning in October 2012, and if not sooner redeemed, mature on October 1, 2037. The Trust III securities were sold in a private transaction exempt from registration under the Securities Act of 1933, as amended. The gross proceeds of the offering were used to purchase Junior Subordinated Debentures from the Company totaling \$5,155,000. The initial interest rate on the Trust III debentures was 6.76%. The interest rate was 6.63% at December 31, 2007.

The following table sets forth the maximum month-end balances, average daily balances and weighted average interest rates of FHLBank advances during the periods indicated.

Year Ended December 31, 2007 2006 2005

(Dollars in thousands)

FHLBank Advances:

Maximum balance	\$ 213,867	\$ 263,984	\$ 241,946
Average balance	144,773	180,414	203,719
Weighted average interest			
rate	4.81%	4.51%	3.86%

The following table sets forth certain information as to the Company's FHLBank advances at the dates indicated.

	December 31,								
	2007 2006					2005			
	(Dollars in thousands)								
FHLBank advances	\$	213,867	\$	179,170	\$	203,435			
Weighted average interest rate of FHLBank advances		4.22%		5.13%		4.16%			

The following tables set forth the maximum month-end balances, average daily balances and weighted average interest rates of other borrowings during the periods indicated. Other borrowings includes primarily overnight borrowings and securities sold under reverse repurchase agreements.

	Year Ended December 31, 2007					
					Weighted	
					Average	
	M	laximum	A	Average	Interest	
	Balance		Balance		Rate	
		(De	ollars	in thousands)		
Other Borrowings:						
Overnight borrowings	\$	30,000	\$	7,820	5.24%	
Securities sold under reverse						
repurchase agreements		184,214		162,346	4.26	
Federal Reserve term auction						
facility		50,000		779	4.86	
Other		4		1		
Total			\$	170,946	4.30%	
Total maximum month-end				,		
balance	\$	216,721				

	Year Ended December 31, 2006				
					Weighted
					Average
	M	aximum	A	Average	Interest
	Balance		Balance		Rate
		(De	ollars	in thousands)	
Other Borrowings:					
Overnight borrowings	\$	37,000	\$	6,831	5.26%
Securities sold under reverse					
repurchase agreements		153,819		122,688	4.31
Other		3		4	
Total			\$	129,523	4.36%
Total maximum month-end			Ψ	127,525	1.5076
balance	\$	186,688			

Year Ended December 31, 2005

	2	laximum Balance	Average Balance		Weighted Average Interest Rate	
		(Dollars	in thousands)		
Other Borrowings: Overnight borrowings Securities sold under reverse repurchase	\$	51,500	\$	8,200	3.65%	
agreements Other		172,162 282		149,418 129	3.12	
Total Total maximum month-end balance	\$	199,076	\$	157,747	3.15%	

The following tables set forth year-end balances and weighted average interest rates of the Company's other borrowings at the dates indicated.

		December 31	Weighted		
			Average		
		Balance	Interest Rate		
		(Dollars in tho	usands)		
Other borrowings:					
Overnight borrowings	\$	23,000	3.18%		
Securities sold under reverse repurchase					
agreements		143,721	3.52		
Federal Reserve term auction facility		50,000	4.67		
Total	\$	216,721	3.75%		
Other borrowings: Securities sold under reverse repurchase	\$	December 31 Balance (Dollars in tho	Weighted Average Interest Rate		
agreements	Ψ	120,930	4.43%		
Total	\$	120,956	4.45%		
		December 31	, 2005		

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	Balance (Dollars in the	Weighted Average Interest Rate thousands)	
Other borrowings: Overnight borrowings Securities sold under reverse repurchase	\$ 1,001	4.33%	
agreements Other	132,512 45	4.01	
Total	\$ 133,558	4.01%	

The following table sets forth the maximum month-end balances, average daily balances and weighted average interest rates of subordinated debentures issued to capital trust during the periods indicated.

	2007	1,	2005		
Subordinated debentures: Maximum balance Average balance	\$	30,929 28,223	\$ 25,774 18,739	\$	18,612 18,305
Weighted average interest rate		6.78%	7.12%		5.39%

The following table sets forth certain information as to the Company's subordinated debentures issued to capital trust at the dates indicated.

	2007	December 31, 2006 Illars in thousands)		2005	
Subordinated debentures Interest rate swap fair value	\$	30,929	\$ 25,774	\$	17,784
adjustment		N/A	N/A		275
Weighted average interest rate of subordinated	\$	30,929	\$ 25,774	\$	18,059
debentures		6.53%	6.98%		6.04%

Subsidiaries

Great Southern. As a Missouri-chartered trust company, Great Southern may invest up to 3%, which was equal to \$73.0 million at December 31, 2007, of its assets in service corporations. At December 31, 2007, the Bank's total investment in Great Southern Real Estate Development Corporation ("Real Estate Development") was \$2.4 million. Real Estate Development was incorporated and organized in 2003 under the laws of the State of Missouri. At December 31, 2007, the Bank's total investment in Great Southern Financial Corporation ("GSFC") was \$4.0 million. GSFC is incorporated under the laws of the State of Missouri, and does business as Great Southern Insurance and Great Southern Travel. At December 31, 2007, the Bank's total investment in Great Southern Community Development Corporation ("Community Development") was \$1.7 million. Community Development was incorporated and organized in 2004 under the laws of the State of Missouri. At December 31, 2007, the Bank's total investment in GS, L.L.C. ("GSLLC") was \$(816,000). GSLLC was incorporated and organized in 2005 under the laws of the State of Missouri. At December 31, 2007, the Bank's total investment in GSSC, L.L.C. ("GSSCLLC") was \$1.1 million. GSSCLLC was incorporated and organized in 2007 under the laws of the State of Missouri. These subsidiaries are primarily engaged in the activities described below. In addition, Great Southern has two other subsidiary companies that are not considered service corporations, GSB One, L.L