RECEIVED STATISTICS

FR Y-6 OMB Number 7100-0297 Approval expires November 30, 2019 Page 1 of 2

Board of Governors of the Federal Reserve System

MAY _9 2818



Annual Report of Holding Companies FR Y-6

Report at the close of business as of the end of fiscal year

This Report is required by law: Section 5(c)(1)(A) of the Bank Holding Company Act (12 U.S.C. § 1844(c)(1)(A)); sections 8(a) and 13(a) of the International Banking Act (12 U.S.C. §§ 3106(a) and 3108(a)); sections 11(a)(1), 25, and 25A of the Federal Reserve Act (12 U.S.C. §§ 248(a)(1), 602, and 611a); and sections 113, 165, 312, 618, and 809 of the Dodd-Frank Act (12 U.S.C. §§ 5361, 5365, 5412, 1850a(c)(1), and 5468(b)(1)). Return to the appropriate Federal Reserve Bank the original and the number of copies specified.

NOTE: The Annual Report of Holding Companies must be signed by one director of the top-tier holding company. This individual should also be a senior official of the top-tier holding company. In the event that the top-tier holding company does not have an individual who is a senior official and is also a director, the chairman of the board must sign the report. If the holding company is an ESOP/ESOT formed as a corporation or is an LLC, see the General Instructions for the authorized individual who must sign the report.

I, Frank J. Cole Jr.

Name of the Holding Company Director and Official

CEO/Director

Title of the Holding Company Director and Official

attest that the Annual Report of Holding Companies (including the supporting attachments) for this report date has been prepared in conformance with the instructions issued by the Federal Reserve System and are true and correct to the best of my knowledge and belief.

With respect to information regarding individuals contained in this report, the Reporter certifies that it has the authority to provide this information to the Federal Reserve. The Reporter also certifies that it has the authority, on behalf of each individual, to consent or object to public release of information regarding that individual. The Federal Reserve may assume, in the absence of a request for confidential treatment submitted in accordance with the Board's "Rules Regarding Availability of Information," 12 C.F.R. Part 261, that the Reporter and individual consent to public release of all details in the report concerning that in dividual.

Signature of Holding Company Director and Official Date of Signature
For holding companies <u>not</u> registered with the SEC– Indicate status of Annual Report to Shareholders: ☐ is included with the FR Y-6 report ☐ will be sent under separate cover ☐ is not prepared
For Federal Reserve Bank Use Only
RSSD ID 5836385

This report form is to be filed by all top-tier bank holding companies, top-tier savings and loan holding companies, and U.S. intermediate holding companies organized under U.S. law, and by any foreign banking organization that does not meet the requirements of and is not treated as a qualifying foreign banking organization under Section 211.23 of Regulation K (12 C.F.R. § 211.23). (See page one of the general instructions for more detail of who must file.) The Federal Reserve may not conduct or sponsor, and an organization (or a person) is not required to respond to, an information collection unless it displays a currently valid OMB control number.

211.23). (See page of who must file.) The sor, and an organization	one of the general in the Federal Reserve ation (or a person) it collection unless it	nstructions for more detail may not conduct or spon- is not required to respond displays a currently valid
Date of Report (top-	-tier holding compar	ny's fiscal year-end):
December 31, 2	018	
Month / Day / Year		
None		
Reporter's Legal Entity Ide	ntifier (LEI) (20-Characte	er LEI Code)
Reporter's Name, St	reet, and Mailing Ad	ddress
First Capital Bancs		
Legal Title of Holding Com		
304 Meeting Stree (Mailing Address of the Ho		DO Boy
Charleston	SC	29401
City	State	Zip Code
Oity	Oldic	Zip Gode
Physical Location (if different		
Person to whom que		port should be directed: unting Manager
Name	Title	unting Managei
843-990-7712	Title	
Area Code / Phone Number	er / Extension	
843-990-7767		
Area Code / FAX Number		
Brandon.Cole@fcl	ocarolinas.com	
E-mail Address		
N/A		
Address (URL) for the Hol	ding Company's web pag	ge
	ent requested for any p	
In accordance with the (check only one),	e General Instructions	for this report
	this request is being p	
2. a letter justifying	this request has beer	n provided separately

NOTE: Information for which confidential treatment is being requested

must be provided separately and labeled

as "confidential."

Public reporting burden for this information collection is estimated to vary from 1.3 to 101 hours per response, with an average of 5.50 hours per response, including time to gather and maintain data in the required form and to review instructions and complete the information collection. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to: Secretary, Board of Governors of the Federal Reserve System, 20th and C Streets, NW, Washington, DC 20551, and to the Office of Management and Budget, Paperwork Reduction Project (7100-0297), Washington, DC 20503.

For Use By Tiered Holding Companies

Top-tiered holding companies must list the names, mailing address, and physical locations of each of their subsidiary holding companies below.

Legal Title of Subsidia	ry Holding Company		Legal Title of Subsid	diary Holding Company	
(Mailing Address of the	Subsidiary Holding Company) Street / P.O. Box	(Mailing Address of	the Subsidiary Holding Company)	Street / P.O. Box
City	State	Zip Code	City	State	Zip Code
Physical Location (if di	fferent from mailing address)		Physical Location (i	f different from mailing address)	
Legal Title of Subsidia	ry Holding Company		Legal Title of Subsid	diary Holding Company	
(Mailing Address of the	e Subsidiary Holding Company) Street / P.O. Box	(Mailing Address of	the Subsidiary Holding Company)	Street / P.O. Box
City	State	Zip Code	City	State	Zip Code
Physical Location (if di	fferent from mailing address)		Physical Location (i	f different from mailing address)	
_ Legal Title of Subsidiar	ry Holding Company		Legal Title of Subsider	diary Holding Company	
(Mailing Address of the	e Subsidiary Holding Company) Street / P.O. Box	(Mailing Address of	the Subsidiary Holding Company)	Street / P.O. Box
City	State	Zip Code	City	State	Zip Code
Physical Location (if di	fferent from mailing address)		Physical Location (i	f different from mailing address)	
 Legal Title of Subsidia	ry Holding Company		Legal Title of Subsi	diary Holding Company	
 (Mailing Address of the	Bubsidiary Holding Company) Street / P.O. Box	(Mailing Address of	the Subsidiary Holding Company)	Street / P.O. Box
City	State	Zip Code	City	State	Zip Code
Physical Location (if di	fferent from mailing address)		Physical Location (i	f different from mailing address)	

FORM FR-Y-6 FIRST CAPITAL BANCSHARES, INC. CHARLESTON, SC FISCAL YEAR ENDING DECEMBER 31, 2018

FIRST CAPITAL PREPARES AN ANNUAL REPORT FOR ITS SECURITY HOLDERS. IT IS NOT REGISTERED WITH THE SEC. THE REPORT WILL BE SENT AS SOON AS AVAILABLE. **REPORT ITEM 1**

REPORT ITEM 2A ORGANIZATIONAL CHART

FIRST CAPITAL BANCSHARES, INC.
BENNETTSVILLE, SC NO LEI
INCORPORATED IN SOUTH CAROLINA

100%
FIRST CAPITAL BANK
LAURINBURG, NC NO LEI
INCORPORATED IN SOUTH CAROLINA

Results: A list of branches for your holding company: FIRST CAPTAL BANCSHARES, INC (3835383) of CHARLESTON, SC. The data are as of 03/31/2019, Data reflects information that was received and processed through 04/03/2019.

Reconciliation and Verification Steps

1. In the Data Action column of each branch row, enter one or more of the actions specified below

2. If required, enter the date in the Effective Date column

Actions

OK: If the branch information is correct, enter 'OK' in the Data Action column.

OK: If the branch information is correct, enter 'OK' in the Data Action column.

Change: If the branch information is incorrect or incomplete, revise the data, enter 'Change' in the Data Action column and the sale or closure date in the Effective Date column.

Close: If a branch listed was sold or closed, enter 'Close' in the Data Action column and the sale or closure date in the Effective Date column.

Delete: If a branch listed was never owned by this depository institution, enter 'Delete' in the Data Action column and the opening or acquisition date in the Effective Date column.

Add: If a reportable branch is missing, insert a row, add the branch data, and enter 'Add' in the Data Action column and the opening or acquisition date in the Effective Date column.

If printing this list, you may need to adjust your page setup in MS Excel, Try using landscape orientation, page scaling, and/or legal sized paper.

Submission Procedure

When you are finished, send a saved copy to your FRB contact. See the detailed instructions on this site for more information. If you are e-mailing this to your FRB contact, put your institution name, city and state in the subject line of the e-mail.

To satisfy the FR Y-10 reporting requirements, you must also submit FR Y-10 Domestic Branch Schedules for each branch with a Data Action of Change, Close, Delete, or Add.
The FR Y-10 report may be submitted in a hardcopy format or via the FR Y-10 Online application - https://y10online.federalreserve.gov.

* FDIC UNINUM, Office Number, and ID_RSSD columns are for reference ofly., Verification of these values is not required.

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		The second of th	Change & didness	Chr.	_	in Code County	Country	DIC UNINUM#	Office Number	Head Office	Head Office ID RSSD. Comment	nmenns
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Y	LUII SCI VICE											

FORM FR Y-6 FIRST CAPITAL BANCSHARES, INC FISCAL YEAR ENDING DECEMBER 31, 2018

Item 3: (1)Securities holders

(None 5% or more at year end)

(2) Security holders

(None 5% or more at any time during year)

FORM FRY-6 FIRST CAPITAL BANCSHARES, INC. FISCAL YEAR ENDING DECEMBER 31, 2018

Unius "Jules" Anderson, Jr. Anderson insurance Associates Chradeston, SC Raymond N. DuBois MD, PhD Charleston, SC Raymond N. DuBois MD, PhD Charleston, SC Barry A. Emerson Charleston, SC Barry A. Emerson Charleston, SC Harry L. Howell Laurinburg, NC USA James W. Mason, III The Mason Company Charleston, SC Harry L. Howell Laurinburg, NC USA John B McCoy Coeaan Ridge, F. Michael C. Robinson Charleston, SC Director Director	3A TITLE POS. T W/HOLD. CO	3B TITLE/POS W/SUBSIDIARIES	3C Title/Position W/other businesses	4.A % voting H. Company	4B N/A	4C more than 25% voting sec held	
ois MD, PhD Dean, MUSC College of Medicine Barry A, Emerson, CPA, LLC Retired Scotland Motors, Inc. SA Retired Retired Retired Charleston Appraisal Service, Inc.			Owner	0,44% N/A	V.≯		100%
ois MD, PhD Dean, MUSC College of Medicine Barry A. Emerson, CPA, LLC Retired Scotland Motors, Inc. SA Retired Retired Onaleston Appraisal Service, Inc.			Managing Member, Anderson Insurance Associates of Pawley's Island, LLC Owner, T20 Chadwick, LLC Owner, Chitwood Investments LLC, Owner, Farniew Bluff, LLC				33% 50% 50% 50% 50%
ois MD, PhD Dean, MUSC College of Medicine Retired Scalland Motors, Inc. Scalland Motors, Inc. Scalland Motors, Inc. Scalland Motors, Inc. Charleston Appraisal Service, Inc. Charleston Appraisal Service, Inc.		Director	Owner, Tax Store 1, LLC	3.37% N/A	4/A		40%
SA Scotland Motors, Inc. SA Scotland Motors, Inc. SA Retired Retired Retired Charleston Appraisal Service, Inc.		Director	попе	0.29% N/A	A/A	попе	
Scotland Motors, Inc. SA Scotland Motors, Inc. SA IIII The Mason Company SA Retired Retired On Charleston Appraisal Service, Inc.		Director	Owner, Barry A. Emerson, CPA, LLC	0.29%	N/A		100%
Scotland Motors, Inc. III The Mason Company JSA Retired Charleston Appraisal Service, Inc.		Director	попе	2.98%	NA	попе	
. III The Mason Company JSA Retired Charleston Appraisal Service, Inc.		Director	Owner/President Scotland Motors, Inc. Owner,	3,30%			100%
Jili The Mason Company JSA Retired Retired Charleston Appraisal Service, Inc.			Howell Land Co, LLC Owner, Academy Farms and Land LLC				100%
. III The Mason Company JSA Retired Charleston Appraisal Service, Inc			Owner, Scotland Leasing, Inc.		N/A		100%
JSA Retired Charleston Appraisal Service, Inc			Owner, MSK LLC Owner.				20%
JSA Retired Charleston Appraisal Service, Inc			Howell Family Holdings, LLC Owner,				20%
JSA Retired Retired Charleston Appraisal Service, Inc			Howell RAL Reinsurance, LTD Owner, I ae Howell Inc				100%
Retired On Charleston Appraisal Service, Inc.		None	Owner, President The Mason Company	1.27%			100%
Retired on Charleston Appraisal Service, Inc.			Oban Woods Apartments, LLC		N/A		100%
on Charleston Appraisal Service, Inc		None	None	2.90%	NA	none	
		Director	None	0.59% N/A	N/A	попе	
John Russ Mt. Pleasant, SC Retired Director/Vice Chairman of Board		Director Chairman of the Board	Owner,Cobblestone Companies	2.98% N/A	N/A		100%



2018 ANNUAL REPORT

First Capital Bancshares, Inc. Contents

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Consolidated Balance Sheets
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Corporate Data



304 MEETING STREET | CHARLESTON, SC 29401 | 843.990.7770

March 19, 2019

Dear Shareholder,

For First Capital Bancshares, 2018 represented a year of transition. Under new leadership, your company relocated to its new headquarters in Charleston, SC, introduced a refreshed logo and launched a new website. We also added fifteen new employees. All of this was accomplished with a focus on minimizing losses and positioning the company for future growth.

Net loss for the year ended December 31, 2018, was (\$100,495) or (\$0.02) per weighted share compared to net income of \$84,006 or \$0.12 per weighted share in 2017. Net interest income was \$3,783,326 in 2018 compared to \$2,872,544 in 2017. There was a provision for loan loss of \$174,514 in 2018 and no provision for loan loss in 2017. The provision for loan loss results primarily from the Bank's net loan growth of \$20,498,664. Gross loan production, including outstanding commitments, was \$38,048,332 for year-end 2018. Total noninterest expense was \$3,855,431 in 2018 compared to \$2,705,631 in 2017. Costs associated with the capital raise during 2018 and 2017 totaled \$21,021 and \$295,837, respectively.

Total assets at year-end 2018 were \$88,857,620, total loans were \$66,065,945 and total deposits were \$55,823,059, compared to total assets at year-end 2017 of \$75,912,578, total loans of \$45,905,369 and total deposits of \$45,163,376. Cash and due from banks and fed funds sold decreased \$8,004,598 to \$21,266,846 at year-end 2018 from \$29,271,444 at year-end 2017.

We anticipate 2019 to be a year of continued growth and expansion. Our new Summerville office at 227 S. Cedar Street will open in May, and we continue to seek appropriate space in West Ashley and Mt. Pleasant, SC. We will announce new products and services to complement our remote deposit capture, online banking and existing mobile apps.

We hope you and a guest will join us Wednesday, April 17 at 5:00 p.m. at the Country Club of Charleston for our 2019 Annual Meeting. We are excited to share more about our plans for the future. We thank you for your continued support and ask that you keep recommending us to your friends and associates.

Sincerely,

Frank J. Cole, Jr. President/CEO

Harvey Glick Chairman

John Russ Vice-Chairman





Independent Auditor's Report

The Board of Directors
First Capital Bancshares, Inc.

Report on the Financial Statements

We have audited the accompanying consolidated financial statements of First Capital Bancshares, Inc. and its subsidiary (the "Company"), which comprise the consolidated balance sheets as of December 31, 2018 and 2017, the related consolidated statements of operations, changes in shareholders' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements (collectively, the "financial statements").

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of First Capital Bancshares, Inc. and its subsidiary as of December 31, 2018 and 2017, and the results of its operations and its cash flows for the year then ended in accordance with accounting principles generally accepted in the United States of America.

Columbia, South Carolina

March 19, 2019

First Capital Bancshares, Inc. Consolidated Balance Sheets

As of December 31, 2018 and 2017

	2018	2017
Assets: Cash and cash equivalents: Cash and due from banks Federal funds sold Total cash and cash equivalents	\$ 2,475,040 <u>18,791,806</u> <u>21,266,846</u>	\$ 3,924,228 <u>25,347,216</u> <u>29,271,444</u>
Loans receivable Less allowance for loan losses Loans receivable, net	66,995,190 (929,245) 66,065,945	46,505,073 (599,704) 45,905,369
Premises, furniture and equipment, net Accrued interest receivable Stock in Federal Home Loan Bank of Atlanta, at cost Other assets Total assets	669,641 423,860 68,300 363,028 \$ 88,857,620	119,807 286,166 49,000 280,792 \$ 75,912,578
Liabilities: Deposits: Noninterest-bearing transaction accounts Interest-bearing transaction accounts Savings Time deposits Total deposits	\$ 6,058,751 20,639,611 1,580,461 27,544,236 55,823,059	\$ 4,244,829 12,985,677 1,644,598 26,288,272 45,163,376
Accrued interest payable Other liabilities Total liabilities	53,281 <u>326,496</u> <u>56,202,836</u>	32,366 453,729 45,649,471
Shareholders' equity: Preferred stock, \$.01 par value; 10,000,000 shares authorized and unissued Common stock, \$.01 par value; 10,000,000 shares authorized; 5,083,936 and 4,711,611 shares issued and outstanding at December 31, 2018 and 2017, respectively Capital surplus Retained earnings Treasury stock Total shareholders' equity Total liabilities and shareholders' equity	50,836 29,357,617 3,249,831 (3,500) 32,654,784 \$ 88,857,620	47,113 26,869,168 3,350,326 (3,500) 30,263,107 \$ 75,912,578

First Capital Bancshares, Inc. Consolidated Statements of Operations For the years ended December 31, 2018 and 2017

	2018	2017
Interest income:		
Loans, including fees	\$ 3,833,036	ć 242 7 000
Federal funds sold	. , ,	\$ 3,137,208
Other	416,905	76,099
Total interest income	5,538	7,116
	4,255,479	3,220,423
Interest expense:		
Deposits	472,153	347,879
Total interest expense	472,153	347,879
Net interest income	3,783,326	2 972 544
Provision for loan losses	174,514	2,872,544
Net interest income after provision for loan losses	3,608,812	2 972 544
Noninterest income:		2,872,544
Service charges on deposit accounts Loan service charges and fees	42,322	43,470
	20,935	17,014
Gain (loss) on sale of other real estate owned and repossessions		
Credit life insurance commissions	1,611	(4,473)
Other	7,274	17,178
Total noninterest income	73,982	82,129
	<u>146,124</u>	155,318
Noninterest expense:		
Salaries and employee benefits	2,201,842	1,357,140
Occupancy	305,467	153,016
Furniture and equipment	135,763	86,472
FDIC deposit insurance	28,041	16,078
Data processing fees	288,319	247,535
Dues and memberships	31,142	80,862
Professional fees	203,652	130,596
Reorganization costs	203,032	244,434
Other	661,205	389,498
Total noninterest expense	3,855,431	2,705,631
(Loss) income before income taxes	(100,495)	322,231
Income tax expense:	(===).55/	322,231
Income tax expense related to ordinary operations		
Income tax expense related to change in tax rate	-	157,424
Total income tax expense		80,801
		238,225
Net (loss) income	\$ (100,495)	\$ 84,006
Net (loss) income per common share	\$ (0.02)	\$ 0.12
Weighted average common shares outstanding	5,024,609	713,412

First Capital Bancshares, Inc.
Consolidated Statements of Changes in Shareholders' Equity
For the years ended December 31, 2018 and 2017

	Commor	Stock	Capital	Retained	Treasury	
	Shares	Amount	Surplus	Earnings	Stock	Total
Balance, December 31, 2016	563,728	\$ 5,634	\$ 5,110,554	\$ 3,266,320	\$ (3,500)	\$ 8,379,008
Net income	-	程).	§ ≔ :	84,006	-	84,006
Stock options exercised	30,000	300	233,700		-	234,000
Stock issuance, net	4,117,883	41,179	27,458,694	36)	-	27,499,873
Dividend paid (\$10.00 per share)	:5		(5,933,780)			(5,933,780)
Balance, December 31, 2017	4,711,611	47,113	26,869,168	3,350,326	(3,500)	30,263,107
Net loss	*	:=:		(100,495)	ž	(100,495)
Stock issuance, net	372,325	3,723	2,488,449			2,492,172
Balance, December 31, 2018	5,083,936	\$ 50,836	\$ 29,357,617	\$ 3,249,831	<u>\$ (3,500)</u>	\$ 32,654,784

Consolidated Statements of Cash Flows

For the years ended December 31, 2018 and 2017

Operating activities:	8-	2018	::-	2017
Net (loss) income	۸.	(100 405)		04.005
Adjustments to reconcile net income to net cash	\$	(100,495)	\$	84,006
(used in) provided by operating activities:				
Provision for loan losses		174,514		
Depreciation and amortization expense		66,870		35,827
(Gains) losses on sales and valuation adjustments of		00,070		33,027
other real estate owned		(1,611)		4,473
Deferred income tax expense		<u> </u>		54,512
(Increase) decrease in accrued interest receivable		(137,694)		14,634
Increase in accrued interest payable		20,915		4,296
(Decrease) increase in other assets		82,949		(41,803)
(Increase) decrease in other liabilities	_	(127,233)		226,939
Net cash (used in) provided by operating activities		(21,785)		382,884
Cash flows from investing activities:				
Net increase in loans	((20,498,664)		(2,783,260)
Proceeds from sale of other real estate owned and repossessions		<u>.</u>		242,587
Purchase of premises and equipment		(616,704)		(3,272)
Purchase of Federal Home Loan Bank stock		(19,300)	_	(2,200)
Net cash used in investing activities	-	21,134,668)	_	(2,546,145)
Cash flows from financing activities:				
Net increase in demand deposits, interest-bearing				
transaction accounts and savings accounts		9,403,719		1,381,585
Net increase (decrease) in time deposits		1,255,964		(2,079,001)
Dividends paid Stock options eversiond				(5,933,780)
Stock options exercised Proceeds from common stock issuance, net				234,000
Net cash provided by financing activities		<u>2,492,172</u>		27,499,873
	-	<u>13,151,855</u>	_	21,102,677
Net (decrease) increase in cash and cash equivalents		(8,004,598)		18,939,416
Cash and cash equivalents, beginning of year	-	<u> 29,271,444</u>		10,332,028
Cash and cash equivalents, end of year	\$	21,266,846	\$:	29,271,444
Cash paid during the year for:				
Interest	\$	451,238	\$	343,583
Income tax		32,315		206,300
Supplemental noncash investing financing activities:				
Transfer of loans receivable to other assets for				
other real estate owned and repossessions	\$	163,574	\$	14,307
			•	•

Note 1. Summary of Significant Accounting Policies

Basis of Presentation and Consolidation:

First Capital Bancshares, Inc., (the "Company") was incorporated on December 19, 1997 to organize and own all of the common stock of First Capital Bank (the "Bank"). First Capital Bank, a commercial bank, opened for business on September 27, 1999 with headquarters in Laurinburg, North Carolina. The principal business activity of the Bank is to provide banking services to domestic markets, principally in Charleston and Marlboro Counties, South Carolina and Scotland County, North Carolina. The Bank also operates a loan production office in Moore County, North Carolina. Effective February 15, 2018, the Company relocated its headquarters to Charleston, South Carolina. The consolidated financial statements include the accounts of the Company and the Bank. All significant intercompany balances and transactions have been eliminated in the consolidation.

The accounting and reporting policies of the Company reflect industry practices and conform to generally accepted accounting principles in all material respects.

Management's Estimates.

The preparation of consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of income and expenses during the reporting period. Actual results could differ from those estimates.

Material estimates that are particularly susceptible to significant change relate to the determination of the allowance for losses on loans, including valuation allowances for impaired loans, and the valuation of real estate acquired in connection with foreclosures or in satisfaction of loans. In connection with the determination of the allowances for losses on loans and valuation of foreclosed real estate, management obtains independent appraisals for significant properties. Management must also make estimates in determining the estimated useful lives and methods for depreciating premises and equipment.

While management uses available information to recognize losses on loans and foreclosed real estate, future additions to the allowances or losses may be necessary based on changes in local economic conditions. In addition, regulatory agencies, as an integral part of their examination process, periodically review the Company's allowances for losses on loans and valuation of foreclosed real estate. Such agencies may require the Company to recognize additions to the allowances for losses based on their judgments about information available to them at the time of their examination. Because of these factors, it is reasonably possible that the allowances for losses on loans and valuation of foreclosed real estate may change materially in the near term.

Concentrations of Credit Risk:

Financial instruments, which potentially subject the Company to concentrations of credit risk, consist principally of loans receivable, federal funds sold and amounts due from banks.

The Company makes loans to individuals and small businesses for various personal and commercial purposes primarily in Charleston and Marlboro Counties, South Carolina and customers located within Scotland and Moore Counties, North Carolina. The Company's loan portfolio is not concentrated in loans to any single borrower or a relatively small number of borrowers. Additionally, management is not aware of any concentrations of loans to classes of borrowers or industries that would be similarly affected by economic conditions.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 1. Summary of Significant Accounting Policies, Continued

Concentrations of Credit Risk (continued):

In addition to monitoring potential concentrations of loans to particular borrowers or groups of borrowers, industries and geographic regions, management monitors exposure to credit risk from concentrations of lending products and practices such as loans that subject borrowers to substantial payment increases (e.g. principal deferral periods, loans with initial interest-only periods, etc.), and loans with high loan-to-value ratios. Additionally, there are industry practices that could subject the Company to increased credit risk should economic conditions change over the course of a loan's life. For example, the Company makes variable rate loans and fixed rate principal-amortizing loans with maturities prior to the loan being fully paid (i.e. balloon payment loans). These loans are underwritten and monitored to manage the associated risks. Therefore, management believes that these particular practices do not subject the Company to unusual credit risk.

The Company places its deposits and correspondent accounts with high quality institutions. Management believes credit risk associated with correspondent accounts is not significant.

Statement of Cash Flows:

For purposes of reporting cash flows, the Company considers certain highly liquid debt instruments purchased with an original maturity of three months or less to be cash equivalents. Cash equivalents include amounts due from banks, interest-bearing bank balances, and federal funds sold.

Loans Receivable:

Interest income on loans receivable is computed based upon the unpaid principal balance, net of charge offs. Interest income is recorded in the period earned.

The accrual of interest income is discontinued when a loan becomes contractually ninety days past due as to principal or interest and unpaid interest is reversed from interest income in the statement of income. Management may elect to continue the accrual of interest when the estimated net realizable value of collateral exceeds the principal balance and accrued interest. Loans are removed from nonaccrual status when they become current as to both principal and interest, when concern no longer exists as to the collectability of the principal and interest, and sufficient history of satisfactory payment performance has been established. Impaired loans are measured based on the present value of discounted expected cash flows, observable market prices, or the fair value of collateral less any adjustments or selling costs. When it is determined that a loan is impaired, a direct charge to bad debt expense is made for the difference between the fair value and the Company's recorded investment in the related loan. The corresponding entry is to a related allowance account. Interest is discontinued on impaired loans when management determines that a borrower may be unable to meet payments as they become due.

Allowance for Loan Losses:

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

First Capital Bancshares, Inc. Notes to Consolidated Financial Statements

December 31, 2018 and 2017

Note 1. Summary of Significant Accounting Policies, Continued

Allowance for Loan Losses (continued):

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

The allowance consists of specific, general and unallocated components. The specific component relates to loans that are classified as impaired. For such loans, an allowance is established when the discounted cash flows (or collateral value or observable market price) of the impaired loan is lower than the carrying value of the loan. The general component covers loans not considered to be impaired and is based on historical loss experience adjusted for qualitative factors. An unallocated component is maintained to cover uncertainties that could effect Management's estimate of probable losses. The unallocated component of the allowance reflects the margin of imprecision inherent in the underlying assumptions used in the methodologies for estimating specific and general losses in the portfolio.

A loan is considered impaired when, based on current information and events, it is probable that the Company 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. Loans that experience insignificant payment delays and payment shortfalls generally are not classified as impaired. Management determines the significance of payment delays and payment shortfalls on a case-by-case basis, taking into consideration all of the circumstances surrounding the loan and the borrower, including the length of the delay, the reasons for the delay, the borrower's prior payment record, and the amount of the shortfall in relation to the principal and interest owed. Impairment is measured on a loan by loan basis for commercial and construction loans by either the present value of expected future cash flows discounted at the loan's effective interest rate, the loan's observable market price, or the fair value of the collateral, less any adjustments and selling costs, if the loan is collateral dependent.

In situations where, for economic or legal reasons related to a borrower's financial difficulties, a concession to the borrower is granted that the Company would not otherwise consider, the related loan is classified as a troubled debt restructuring. The restructuring of a loan may include the transfer from the borrower to the Company of real estate, receivables from third parties, other assets, or an equity interest in the borrower in full or partial satisfaction of the loan, modification of the loan terms, or a combination of the above.

Premises, Furniture and Equipment:

Premises, furniture and equipment are stated at cost less accumulated depreciation. The provision for depreciation is computed using the straight-line method allowed for income tax reporting purposes if there are no material differences from generally accepted accounting principles. Rates of depreciation are generally based on the following estimated useful lives: leasehold improvements - 10 to 20 years and furniture and equipment - 5 to 10 years. The cost of assets sold or otherwise disposed of and the related accumulated depreciation is eliminated from the accounts, and the resulting gains or losses are reflected in the income statement. Maintenance and repairs are charged to current expense as incurred, and the costs of major renewals and improvements are capitalized.

Notes to Consolidated Financial Statements
December 31, 2018 and 2017

Note 1. Summary of Significant Accounting Policies, Continued

Other Real Estate Owned:

Real estate properties acquired through foreclosure or other proceedings are initially recorded at fair value upon foreclosure. After foreclosure, valuations are performed and the foreclosed property is adjusted to the lower of cost or fair market value of the properties, less costs to sell. Any write-down at the time of transfer to foreclosed properties is charged to the allowance for loan losses. Subsequent write-downs are charged to other expenses. Property is evaluated regularly to ensure that the recorded amount is supported by its current fair market value. Other real estate owned is included within other assets in the consolidated balance sheets.

Federal Home Loan Bank Stock:

As a requirement for membership, the Company invests in stock of the Federal Home Loan Bank of Atlanta ("FHLB"). This investment is carried at cost because they have no quoted market value and no ready market exists. Dividends and income received from these investments are included as a separate component in interest income. The investment in FHLB stock totaled \$68,300 and \$49,000 at December 31, 2018 and 2017, respectively.

Income Taxes:

Income taxes are the sum of amounts currently payable to taxing authorities and the net changes in income taxes payable or refundable in future years. Income taxes deferred to future years are determined utilizing an asset and liability approach. This method gives consideration to the future tax consequences associated with differences between financial accounting and tax bases of certain assets and liabilities which are principally the allowance for loan losses, depreciable premises and equipment, prepaid expenses and loss carryforwards available to offset future state income taxes. Deferred tax assets are offset by a valuation allowance to the extent it is determined to be more likely than not that such deferred tax assets will not be realized.

It is the Company's policy to recognize interest and penalties associated with uncertain tax positions as components of income taxes. The Company did not recognize any interest or penalties related to income tax during the years ended December 31, 2018 and 2017, and did not accrue any interest or penalties as of December 31, 2018 and 2017. The Company did not have an accrual for uncertain tax positions as deductions taken and benefits accrued are based on widely understood administrative practices and procedures, and are based on clear and unambiguous tax law. Tax returns for all years 2015 and thereafter are subject to possible future examinations by tax authorities.

(Loss) Income Per Share:

Basic (loss) income per share represents income available to shareholders divided by the weighted-average number of common shares outstanding during the period. The Company has no dilutive common equivalent shares outstanding. Dilutive loss per share reflects additional common shares that would have been outstanding if dilutive potential common shares had been issued. Potential common shares that may be issued by the Company relate solely to outstanding options and are determined using the treasury stock method. Potential common shares are not included in the denominator of the diluted per share computation when inclusion would be anti-dilutive.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 1. Summary of Significant Accounting Policies, Continued

Comprehensive (Loss) Income:

The Company's only source of comprehensive (loss) income for the years ended December 31, 2018 and 2017 was net (loss) income. A consolidated statement of comprehensive (loss) income has therefore not been included in these financial statements.

Income and Expense Recognition:

The accrual method of accounting is used for all significant categories of income and expense. Immaterial amounts of insurance commissions and other miscellaneous fees are reported when received.

Stock-Based Compensation:

The Company accounts for stock options under the fair value recognition provisions. Compensation expense is recognized as salaries and employee benefits in the statement of operations. In calculating the compensation expense for stock options, the fair value of options granted is estimated as of the date granted using Black-Scholes option pricing model. During 2018 the Company issued 20,000 options.

Off-Balance-Sheet Financial Instruments:

In the ordinary course of business, the Company enters into off-balance-sheet financial instruments consisting of commitments to extend credit and letters of credit. These financial instruments are recorded in the financial statements when they become payable by the customer.

Recently Issued Accounting Pronouncements:

The following is a summary of recent authoritative pronouncements that could impact the accounting, reporting, and/or disclosure of financial information by the Company.

In May 2014, the FASB issued guidance to change the recognition of revenue from contracts with customers. The core principle of the new guidance is that an entity should recognize revenue to reflect the transfer of goods and services to customers in an amount equal to the consideration the entity receives or expects to receive. The guidance will be effective for the Company for annual periods beginning after December 15, 2018, and interim periods within annual reporting periods beginning after December 15, 2019. The Company will apply the guidance using a modified retrospective approach. The Company's revenue is comprised of net interest income and noninterest income. The scope of the guidance explicitly excludes net interest income as well as many other revenues for financial assets and liabilities including loans, leases, securities, and derivatives. Accordingly, the majority of our revenues will not be affected. The Company is currently assessing our revenue contracts related to revenue streams that are within the scope of the standard. Our accounting policies will not change materially since the principles of revenue recognition from the Accounting Standards Update (ASU) are largely consistent with existing guidance and current practices applied by our businesses. The Company has not identified material changes to the timing or amount of revenue recognition. Based on the updated guidance, the Company does anticipate changes in our disclosures associated with our revenues. The Company will provide qualitative disclosures of our performance obligations related to our revenue recognition and will continue to evaluate disaggregation for significant categories of revenue in the scope of the guidance.

Note 1. Summary of Significant Accounting Policies and Activities, Continued

Recently Issued Accounting Pronouncements (continued):

In January 2016, the FASB amended the Financial Instruments topic of the Accounting Standards Codification to address certain aspects of recognition, measurement, presentation, and disclosure of financial instruments. The amendments will be effective for fiscal years beginning after December 15, 2018, and interim periods within fiscal years beginning after December 15, 2019. The Company will apply the guidance by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption. The amendments related to equity securities without readily determinable fair values will be applied prospectively to equity investments that exist as of the date of adoption of the amendments. The Company does not expect these amendments to have a material effect on its financial statements.

In February 2016, the FASB amended the Leases topic of the Accounting Standards Codification to revise certain aspects of recognition, measurement, presentation, and disclosure of leasing transactions. The amendments will be effective for fiscal years beginning after December 15, 2019, and interim periods within fiscal years beginning after December 15, 2020. Early adoption is permitted. The Company expects to adopt the guidance using the modified retrospective method and practical expedients for transition. The practical expedients allow us to largely account for our existing leases consistent with current guidance except for the incremental balance sheet recognition for lessees. The Company has started an initial evaluation of our leasing contracts and activities. The Company has also started developing our methodology to estimate the right-of use assets and lease liabilities, which is based on the present value of lease payments. The Company does not expect a material change to the timing of expense recognition, but is early in the implementation process and will continue to evaluate the impact. The Company is evaluating our existing disclosures and may need to provide additional information as a result of adoption of the ASU.

In March 2016, the FASB amended the Revenue from Contracts with Customers topic of the Accounting Standards Codification to clarify the implementation guidance on principal versus agent considerations and address how an entity should assess whether it is the principal or the agent in contracts that include three or more parties. The amendments will be effective for the Company for annual periods beginning after December 15, 2018, and interim periods within annual reporting periods beginning after December 15, 2019. The Company does not expect these amendments to have a material effect on its financial statements.

In April 2016, the FASB amended the Revenue from Contracts with Customers topic of the Accounting Standards Codification to clarify guidance related to identifying performance obligations and accounting for licenses of intellectual property. The amendments will be effective for the Company for annual periods beginning after December 15, 2018, and interim periods within annual reporting periods beginning after December 15, 2019. The Company does not expect these amendments to have a material effect on its financial statements.

In May 2016, the FASB amended the Revenue from Contracts with Customers topic of the Accounting Standards Codification to clarify guidance related to collectability, noncash consideration, presentation of sales tax, and transition. The amendments will be effective for the Company for annual periods beginning after December 15, 2018, and interim periods within annual reporting periods beginning after December 15, 2019. The Company does not expect these amendments to have a material effect on its financial statements.

Note 1. Summary of Significant Accounting Policies and Activities, Continued

Recently Issued Accounting Pronouncements (continued):

In June 2016, the FASB issued guidance to change the accounting for credit losses and modify the impairment model for certain debt securities. The amendments will be effective for the Company for annual periods beginning after December 15, 2020, and interim periods within annual reporting periods beginning after December 15, 2021. Early adoption is permitted for all organizations for periods beginning after December 15, 2018. The Company will apply the amendments to the ASU through a cumulative-effect adjustment to retained earnings as of the beginning of the year of adoption. While early adoption is permitted beginning in first quarter 2019, the Company does not expect to elect that option. The Company is evaluating the impact of the ASU on our consolidated financial statements. The Company expects the ASU will have no material impact on the recorded allowance for loan losses given the change to estimated losses over the contractual life of the loans adjusted for expected prepayments. In addition to our allowance for loan losses, the Company will also record an allowance for credit losses on debt securities instead of applying the impairment model currently utilized. The amount of the adjustments will be impacted by each portfolio's composition and credit quality at the adoption date as well as economic conditions and forecasts at that time.

In October 2016, the FASB amended the Income Taxes topic of the Accounting Standards Codification to modify the accounting for intra-entity transfers of assets other than inventory. The amendments will be effective for the Company for fiscal years beginning after December 15, 2018, and interim periods within fiscal years beginning after December 15, 2019. Early adoption is permitted. The Company does not expect these amendments to have a material effect on its financial statements.

In November 2016, the FASB amended the Statement of Cash Flows topic of the Accounting Standards Codification to clarify how restricted cash is presented and classified in the statement of cash flows. The amendments will be effective for the Company for fiscal years beginning after December 15, 2018, and interim periods within fiscal years beginning after December 15, 2019. Early adoption is permitted. The Company does not expect these amendments to have a material effect on its financial statements.

In December 2016, the FASB issued technical corrections and improvements to the Revenue from Contracts with Customers Topic. These corrections make a limited number of revisions to several pieces of the revenue recognition standard issued in 2014. The effective date and transition requirements for the technical corrections will be effective for the Company for annual periods beginning after December 15, 2018, and interim periods within annual reporting periods beginning after December 15, 2019. The Company will apply the guidance using a modified retrospective approach. The Company does not expect these amendments to have a material effect on its financial statements.

In February 2017, the FASB amended the Other Income Topic of the Accounting Standards Codification to clarify the scope of the guidance on nonfinancial asset derecognition as well as the accounting for partial sales of nonfinancial assets. The amendments conform the derecognition guidance on nonfinancial assets with the model for transactions in the new revenue standard. The amendments will be effective for the Company for annual periods beginning after December 15, 2018, and interim periods within annual reporting periods beginning after December 15, 2019. The Company does not expect these amendments to have a material effect on its financial statements.

Note 1. Summary of Significant Accounting Policies and Activities, Continued

Recently Issued Accounting Pronouncements (continued):

In March 2017, the FASB amended the requirements in the Receivables-Nonrefundable Fees and Other Costs Topic of the Accounting Standards Codification related to the amortization period for certain purchased callable debt securities held at a premium. The amendments shorten the amortization period for the premium to the earliest call date. The amendments will be effective for the Company for annual periods beginning after December 15, 2019, and interim periods within annual reporting periods beginning after December 15, 2020. Early adoption is permitted. The Company does not expect these amendments to have a material effect on its financial statements.

In February 2018, the FASB amended the Financial Instruments Topic of the Accounting Standards Codification. The amendments clarify certain aspects of the guidance issued in ASU 2016-01. The amendments are effective for the same dates as those described in ASU 2016-01. All entities may early adopt these amendments for fiscal years beginning after December 15, 2017, including interim periods within those fiscal years, as long as they have adopted ASU 2016-01. The Company does not expect these amendments to have a material effect on its financial statements.

In May 2018, the FASB amended the Financial Services-Depository and Lending Topic of the Accounting Standards Codification to remove outdated guidance related to Circular 202. The amendments were effective upon issuance and did not have a material effect on the financial statements.

In July 2018, the FASB amended the Leases Topic of the Accounting Standards Codification to make narrow amendments to clarify how to apply certain aspects of the new leases standard. The amendments are effective for annual periods beginning after December 15, 2019, and interim periods within annual reporting periods beginning after December 15, 2020. The Company does not expect these amendments to have a material effect on its financial statements.

In July 2018, the FASB amended the Leases Topic of the Accounting Standards Codification to give entities another option for transition and to provide lessors with a practical expedient. The amendments will be effective for the Company for annual periods beginning after December 15, 2019, and interim periods within annual reporting periods beginning after December 15, 2020. The Company does not expect these amendments to have a material effect on its financial statements.

In August 2018, the FASB amended the Fair Value Measurement Topic of the Accounting Standards Codification. The amendments remove, modify, and add certain fair value disclosure requirements based on the concepts in the FASB Concepts Statement, Conceptual Framework for Financial Reporting-Chapter 8: Notes to Financial Statements. The amendments are effective for all entities for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2019. Early adoption is permitted. An entity is permitted to early adopt any removed or modified disclosures upon issuance of this ASU and delay adoption of the additional disclosures until their effective date. The Company does not expect these amendments to have a material effect on its financial statements.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 1. Summary of Significant Accounting Policies and Activities, Continued

Recently Issued Accounting Pronouncements (continued):

In November 2018, the FASB issued guidance to amend the Financial Instruments-Credit Losses topic of the Accounting Standards Codification. The guidance aligns the implementation date of the topic for annual financial statements of nonpublic companies with the implementation date for their interim financial statements. The guidance also clarifies that receivables arising from operating leases are not within the scope of the topic, but rather, should be accounted for in accordance with the leases topic. The amendments will be effective for the Company for fiscal years beginning after December 15, 2021, including interim periods within those fiscal years. Early adoption is permitted for all organizations for periods beginning after December 15, 2018. The Company is currently in the process of evaluating the impact of adoption of this guidance on the financial statements.

In December 2018, the FASB issued guidance that providing narrow-scope improvements for lessors, that provides relief in the accounting for sales, use and similar taxes, the accounting for other costs paid by a lessee that may benefit a lessor, and variable payments when contracts have lease and non-lease components. The amendments will be effective for the Company for annual periods beginning after December 15, 2019, and interim periods within annual reporting periods beginning after December 15, 2020. Early adoption is permitted. The Company does not expect these amendments to have a material effect on its financial statements.

Other accounting standards that have been issued or proposed by the FASB or other standards-setting bodies are not expected to have a material impact on the Company's financial position, results of operations or cash flows.

Retirement Plan:

The Bank has a profit sharing plan covering all full-time employees with at least six months of service and who have obtained the age of twenty-one. Expenses charged to earnings for the years ended December 31, 2018 and 2017 totaled \$37,017 and \$26,282, respectively, and are included within salaries and employee benefits.

First Capital Bancshares, Inc. Notes to Consolidated Financial Statements

December 31, 2018 and 2017

Note 1. Summary of Significant Accounting Policies and Activities, Continued

Risks and Uncertainties:

In the normal course of its business, the Company encounters two significant types of risks: economic and regulatory. There are three main components of economic risk: interest rate risk, credit risk and market risk. The Company is subject to interest rate risk to the degree that its interest-bearing liabilities mature or reprice at different speeds, or on different basis, than its interest-earning assets. Credit risk is the risk of default on the Company's loan portfolio that results from a borrower's inability or unwillingness to make contractually required payments. Market risk reflects changes in the value of collateral underlying loans receivable and the valuation of real estate held by the Company.

The Company is subject to the regulations of various governmental agencies. These regulations can and do change significantly from period to period. The Company also undergoes periodic examinations by the regulatory agencies, which may subject it to further changes with respect to asset valuations, amounts of required loss allowances and operating restrictions from the regulators' judgments based on information available to them at the time of their examination.

Reclassifications:

Certain captions and amounts in the 2017 consolidated financial statements were reclassified to conform with the 2018 presentation. The reclassifications did not have an impact on net (loss) income or shareholders' equity.

Note 2. Cash and Due From Banks

The Company is required to maintain cash balances with their correspondent bank sufficient to cover all cash letter transactions. At December 31, 2018, the requirement was met by the cash balance in the account and by the available federal funds line.

Note 3. Loans Receivable

Loans receivable consisted of the following at December 31, 2018 and 2017:

	2018	2017
Real estate construction	\$ 2,731,473	\$ 606,596
Real estate residential	34,010,664	25,285,180
Real estate commercial	22,670,229	14,648,632
Commercial and industrial	3,874,426	1,695,799
Consumer and other	3,708,398	4,268,866
	66,995,190	46,505,073
Less allowance for loan losses	<u>(929,245</u>)	(599,704)
Loans receivable, net	\$ 66,065,945	\$ 45,905,369

Note 3. Loans Receivable, Continued

The following is a summary of information pertaining to our allowance for loan losses at December 31, 2018:

	Real Estate	Real Estate	Real Estate	Commercial and	Consumer and	
	Construction	_Residential_	Commercial	Industrial	Other	Total
Allowance for loan losses:				:		
Beginning balance	\$ 1,144	\$ 322,664	\$ 140,381	\$ 75,697	\$ 59,818	\$ 599,704
Charge-offs	#	(257,930)	2	3.	(16,157)	
Recoveries	4,402	199,794	200,901	-	24,017	429,114
Provisions	8,744	195,534	(68,521)	45,020	(6,263)	174,514
Ending balance	\$ 14,290	\$ 460,062	\$ 272,761	\$ 120,717	\$ 61,415	\$ 929,245
Ending balances: Individually evaluated						
for impairment	\$ -	\$ 32,601	\$ -	\$ 44,224	\$ 9,964	\$ 86,789
Collectively evaluated						1 2011.03
for impairment	\$ 14,290	\$ 427,461	\$ 272,761	\$ 76,493	\$ 51,451	\$ 842,456
Loans receivable:						
Ending balance - total	\$ 2,731,473	\$ 34,010,664	\$ 22,670,229	\$ 3,874,426	\$ 3,708,398	\$ 66,995,190
Ending balances: Individually evaluated						* ***********************************
for impairment	\$	<u>\$ 724,055</u>	\$ 221,637	<u>\$ 154,724</u>	\$ 31,406	\$ 1,131,822
Collectively evaluated for impairment	<u>\$ 2,731,473</u>	\$ 33,286,609	\$ 22,448,592	\$ 3,719,702	\$ 3,676,992	\$ 65,863,368

The following is a summary of information pertaining to our allowance for loan losses at December 31, 2017:

Allowance for loan losses:		l Estate truction		eal Estate esidential		al Estate mmercial		ommercial and ndustrial	::-	Consumer and Other	_	Total
Beginning balance	\$	4,219	Ś	373,821	\$	222,404	۲	C4 F40	,	77.455	4	740 400
Charge-offs	Ÿ	4,213	Ą	•	Ą	222,404	Ş	64,540	\$	77,455	\$	742,439
Recoveries		-		(22,259)				(116,169)		(20,479)		(158,907)
Provisions		- (2.075)		16,172		(00.000)				5		16,172
	_	(3,075)	_	(45,070)		<u>(82,023</u>)		<u>127,326</u>	101	2,842	72.3	
Ending balance	\$	1,144	\$	322,664	\$	140,381	\$	<u>75,697</u>	\$	59,818	\$	599,704
Ending balances: Individually evaluated												
for impairment	\$		\$	19,144	Ś	34,331	\$	-	Ś	2,885	Ś	56,360
Collectively evaluated				·	<u>-</u>				<u>~</u>	2,000	<u>~</u>	<u> </u>
for impairment	5	<u>1,144</u>	<u>Ş</u>	303,520	<u>Ş</u>	106,050	<u>Ş</u>	75,697	\$	<u>56,933</u>	\$_	543,344
Loans receivable:												
Ending balance - total	\$	606,596	\$ 2	5,285,180	\$ 14	4,648,632	\$	1,695,799	\$	4,268,866	\$ 4	46,505,073
Ending balances: Individually evaluated												
for impairment Collectively evaluated	\$	11,822	\$	<u>1,312,123</u>	\$	691,458	<u>\$</u>		\$	136,494	\$	2,151,897
for impairment	\$	594,774	\$ 2	3,973,057	\$ 13	3,957,174	\$	1,695,799	<u>\$</u>	4,132,372	\$ 4	14,353,176

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 3. Loans Receivable, Continued

Credit Quality Indicators

The Company uses a risk based approach based on the following credit quality measures when analyzing the loan portfolio: pass, watch, special mention, and substandard. These indicators are used to rate the credit quality of loans for the purposes of determining the Company's allowance for loan losses.

Pass Loans are deemed to be loans that are performing and are deemed adequately protected by the net worth of the borrower or the underlying collateral value. These loans are considered the least risky in terms of determining the allowance for loan losses.

Special Mention Loans are deemed to be loans that have a potential weakness that deserves management's close attention. If left uncorrected, these potential weaknesses may result in deterioration of the repayment prospects for the loan or of the institution's position at some future date.

Substandard Loans are deemed to be loans that are considered the most risky. These loans typically have an identified weakness or weaknesses and are inadequately protected by the net worth of the borrower or collateral value.

Doubtful Loans are deemed to be loans that have all the weaknesses inherent in those classified as substandard, with the added characteristic that the weaknesses make collection or repayment in full, on the basis of currently existing facts, conditions and values, highly questionable and improbable.

Loss Loans are considered uncollectable and of such little value that their continuance as bankable assets is not warranted. Such loans are to be charged off. This classification does not mean the loan has absolutely no recovery value, but that it is neither practical nor desirable to defer writing off this loan even though partial recovery may be obtained in the future.

The following is an analysis of our loan portfolio by credit quality indicators at December 31, 2018:

				Special				
	0)	Pass	_	Mention	Su	<u>bstandard</u>	-	Total
Real estate construction	\$	2,731,473	\$	-	\$	-	\$	2,731,473
Real estate residential		33,536,706		306,875		167,083		34,010,664
Real estate commercial		22,383,202		_		287,027		22,670,229
Commercial and industrial		3,679,621		194,805		-		3,874,426
Consumer and other		3,678,154	,	18,246		11,998	_	3,708,398
	\$	66,009,156	\$	519,926	\$	466,108	\$	66,995,190

The following is an analysis of our loan portfolio by credit quality indicators at December 31, 2017:

	Pass	_	Special Mention	Su	<u>bstandard</u>	_	Total
Real estate construction	\$ 594,774	\$	11,822	\$		\$	606,596
Real estate residential	24,260,694		319,157		705,329		25,285,180
Real estate commercial	14,326,032		(#)		322,600		14,648,632
Commercial and industrial	1,695,799				*		1,695,799
Consumer and other	4,144,786	_	53,226		70,854	_	4,268,866
	\$ 45,022,085	\$	384,205	\$	1,098,783	\$	46,505,073

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 3. Loans Receivable, Continued

The following is an analysis of nonaccrual loans as of December 31, 2018 and 2017:

	2018	
Real estate construction	\$	\$ 11,822
Real estate residential	166,4	54 856,107
Real estate commercial	240,00	00 322,600
Commercial and industrial	154,73	24 -
Consumer and other	38,8	70117,673
Total	\$ 600,0	48 \$ 1,308,202

The following is an aging analysis of our loan portfolio at December 31, 2018:

		0-59 Days Past Due	0-89 Days Past Due	G 	reater than 90 Days Past Due	-	Total Past Due	_	Current	 otal Loans
Real estate construction	\$	_	\$ 雨	\$	_	\$	<u>~</u>	\$	2,731,473	\$ 2,731,473
Real estate residential	•	352,263	116,296		127,604		596,163		33,414,501	34,010,664
Real estate commercial		64,471			.		64,471		22,605,758	22,670,229
Commercial and industrial		40,000	40,081		154,724		234,805		3,639,621	3,874,426
Consumer and other		311,204	89,223		38,870		439,297	_	3,269,101	 3,708,398
	\$	767,938	\$ 245,600	\$	321,198	\$	1,334,736	\$	65,660,454	\$ 66,995,190

The following is an aging analysis of our loan portfolio at December 31, 2017:

	_	30-59 Days Past Due	60-89 Days Past Due	Greater than 90 Days Past Due	a	Total Past Due	Current	_	Total Loans
Real estate construction	\$	*	\$ *	\$ S75	\$	-	\$ 606,596	\$	606,596
Real estate residential		1,021,657	156,134	249,752		1,427,543	23,857,637		25,285,180
Real estate commercial		342,835		239,266		582,101	14,066,531		14,648,632
Commercial and industrial		204,590		7.0		204,590	1,491,209		1,695,799
Consumer and other		406,271	45,983	64,937		517,191	 3,751,675	_	4,268,866
	\$	1,975,353	\$ 202,117	\$ 553,955	\$	2,731,425	\$ 43,773,648	\$_	46,505,073

As of December 31, 2018 and 2017, the Bank had no loans over 90 days past due and still accruing.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 3. Loans Receivable, Continued

The following is an analysis of our impaired loan portfolio detailing the related allowance recorded at December 31, 2018:

With no related allowance needed:	Recorded Investment	Unpaid Principal <u>Balance</u>	Related <u>Allowance</u>	Average Recorded Investment	Interest Income Recognized	
Real estate residential	\$ 506,151	\$ 551,649	\$ =	\$ 507,105	\$ 38,089	
Real estate commercial	221,637	313,051		222,819	28,367	
	727,788	864,700	*	729,924	66,456	
With an allowance recorded:				125,524	00,430	
Real estate residential	217,904	334,209	32,601	250,374	12,398	
Commercial and industrial	154,724	154,724	44,224	154,724	6,979	
Consumer and other	31,406	31,406	9,964	31,407	2,008	
	404,034	520,339	86,789	436,505	21,385	
Total						
Real estate residential	724,055	885,858	32,601	757,479	50,487	
Real estate commercial	221,637	313,051		222,819	28,367	
Commercial and industrial	154,724	154,724	44,224	154,724	6,979	
Consumer and other	31,406	31,406	9,964	31,407	2,008	
	\$ 1,131,822	\$ 1,385,039	\$ 86,789	\$ 1,166,429	\$ 87,841	

The following is an analysis of our impaired loan portfolio detailing the related allowance recorded at December 31, 2017:

With no related allowance needed:	Record <u>Investm</u>		P	Jnpaid rincipal alance		elated owance		Average Recorded Investment		Interest Income Recognized	
Real estate construction	\$ 1	1,822	\$	17,496	\$	•	\$	15,263	\$	<u></u>	
Real estate residential	1,00	9,354	•	1,277,154	*	(a)	7	1,066,503	7	58,107	
Real estate commercial	48	2,02 7		765,627		-		507,958		42,155	
Consumer and other		1,216		154,654		1, 141		108,464		5,099	
		4,419		2,214,931			-	1,698,188		105,361	
With an allowance recorded:								1,030,100		105,501	
Real estate residential	30:	2,769		349,311		19,144		319,711		6,273	
Real estate commercial	209	9,431		246,255		34,331		219,637		0,275	
Consumer and other	3:	5,278		35,278		2,885		36,010			
	54	7,478		630,844		56,360		575,358		6,273	
Total							-		-	0,2,5	
Real estate construction	1:	1,822		17,496				15,263		923	
Real estate residential	1,312	2,123		1,626,465		19,144		1,386,214		64,380	
Real estate commercial	69:	1,458		1,011,882		34,331		727,595		42,155	
Consumer and other	136	5,494		189,932		2,885		144,474		5,099	
	\$ 2,15	1,897	\$	2,845,775	\$	56,360	\$	2,273,546	\$	111,634	

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 3. Loans Receivable, Continued

The following is an analysis of our troubled debt restructured loans (TDRs) at December 31, 2018 and 2017:

	11	2018	_	201/
Performing	\$	958,008	\$	1,259,657
Nonperforming		7,307		108,733
Tronportorium.g	\$	965,315	\$	1,368,390

TDRs are those for which concessions have been granted due to the borrower's weakened financial condition. Interest on restructured loans is accrued at the restructured rates when it is anticipated that no loss of original principal will occur and a sustained payment performance period is obtained.

There were no loans identified as TDRs during the years ended December 31, 2018 or 2017. No loans during 2018 or 2017 were in default that were previously restructured within the last twelve months.

As of December 31, 2018 and 2017, loans totaling \$27.4 million and \$20.5 million, respectively were pledged securing the Company's Federal Home Loan Bank line of credit.

Note 4. Premises, Furniture and Equipment

Premises and equipment is summarized as follows as of December 31:

	2018	
Leasehold improvements	\$ 520,741	\$ 193,030
Furniture and equipment	896,112	607,477
Total	1,416,853	800,507
Less accumulated depreciation	(747,212)	(680,700)
Premises, furniture and equipment, net	\$ 669,641	\$ 119,807

Depreciation and amortization expense for the years ended December 31, 2018 and 2017 was \$66,870 and \$35,827, respectively.

Note 5. Deposits

At December 31, 2018, the scheduled maturities of certificates of deposit are as follows:

	Amount
2019	\$ 23,695,821
2020	2,010,245
2021	1,211,409
2022	350,538
2023 and thereafter	<u>276,223</u>
Total	<u>\$ 27,544,236</u>

Certificates of deposits with balances in excess of federal deposit insurance limits of \$250,000 were \$10,421,479 and \$7,373,381 at December 31, 2018 and 2017, respectively.

Notes to Consolidated Financial Statements

December 31, 2018 and 2017

Note 6. Shareholder's Equity

During 2017 and 2018, the Company initiated a capital raise whereby 4,117,883 and 357,325 shares of common stock, respectively, were issued at \$6.75 per share, for total proceeds of \$27,795,710 and \$2,513,193, respectively. Costs associated with the capital raise during 2017 and 2018 totaled \$295,837 and \$21,021, respectively, and are netted against proceeds received within the statement of shareholders' equity. In connection with the capital raise, the Company paid dividends during 2017 in the amount of \$10.00 per share.

30,000 stock options were issued on August 31, 2000 at an exercise price of \$7.80 per share. These options vested over a 5 year period and were fully vested during 2005. During 2017, the stock options were exercised for total proceeds of \$234,000.

Note 7. Income Taxes

The Tax Cuts and Jobs Act (TCJA) was signed into law by the President on December 22, 2017. The TCJA includes the reduction in the corporate tax rate from a top rate of 35% to a flat rate of 21%, changes in business deductions, and many international provisions.

Income tax expense is summarized as follows for the years ended December 31:

Current income tax expense:	-	2018	2017
Federal State Total current	\$ 		\$ 171,705 12,008 183,713
Deferred income taxes: Federal State Total deferred Income tax expense		11,453 (11,453)	39,112 15,400 54,512 \$ 238,225

The components of the net deferred tax asset are reported in other assets as follows as of December 31:

		2018		2017
Deferred tax assets:			-	
Allowance for loan losses	\$	136,263	\$	98,363
Nonaccrual loan interest income		3,230	7	2,498
State loss carryforwards		61,363		6,254
Deferred compensation		12,309		42,221
Gross deferred tax assets		213,165	1.0	149,336
Deferred tax liabilities:				
Accumulated depreciation		74,051		15,622
Prepaid expenses		16,327		13,511
Other	_	2,584		
Total deferred tax liabilities		92,962		29,133
Net deferred tax asset	\$	120,203	\$	120,203

The Company has federal net operating losses of \$255,072 for the year ended December 31, 2018. The Company has state net operating losses of \$195,765 and \$158,340 for the years ended December 31, 2018 and 2017, respectively.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 7. Income Taxes, Continued

Tax returns for 2015 and subsequent years are subject to examination by taxing authorities.

A reconciliation between the income tax expense and the amount computed by applying the Federal statutory rate of 21% for 2018 and 34% for 2017 to income before income taxes follows for the years ended December 31:

	2	2018	 2017
Tax (benefit) expense at statutory rate	\$	(21,104)	\$ 109,559
State income tax, net of federal income tax benefit		(9,048)	18,089
Tax impact of rate change on deferred taxes			80,801
Nondeductible expenses		15,123	30,027
Other, net	W4====	15,029	(251)
Total	\$		\$ 238,225

Note 8. Leases

The Company leases its banking facility in Bennettsville, South Carolina and Charleston, South Carolina from separate directors. The initial lease agreement was for a term of five years, beginning October 1, 2011 and ended September 30, 2016. During 2016, the Company exercised an option to renew the lease for a period of five years, expiring on September 30, 2021. The monthly rental rate is \$3,175.

The Company has also entered into various lease agreements with unaffiliated third parties with terms extending through April 2023.

Future minimum rental commitments under all of the Company's non-cancellable operating lease agreements at December 31, 2018 were as follows:

2019	\$ 254,903
2020	257,603
2021	252,845
2022	178,659
2023	75,157
	\$ 1,019,167

Total rental expense for all operating leases amounted to \$222,315 and \$92,400 in 2018 and 2017.

Note 9. Related Party Transactions

Certain parties (principally certain directors and executive officers of the Company, their immediate families and business interests) were loan customers of and had other transactions in the normal course of business with the Company. Related party loans are made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with unrelated persons and do not involve more than the normal risk of collectability.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 9. Related Party Transactions, Continued

The Company had related party loans as of December 31, 2018 and 2017 totaling \$3,109,413 and \$38,374, respectively. Additionally, as described in Note 8, the Company leases its banking facility in Bennettsville, South Carolina and Charleston, South Carolina from separate directors. Related party lease expense totaled \$160,008 for the years ended December 31, 2018 and 2017.

The Company had related party deposit accounts as of December 31, 2018 and 2017 totaling \$5,610,336 and \$1,650,067, respectively.

Note 10. Commitments and Contingencies

In the ordinary course of business, the Company may, from time to time, become a party to legal claims and disputes. At December 31, 2018, management is not aware of any pending or threatened litigation or unasserted claims or assessments that could result in losses, if any, that would be material to the financial statements.

Note 11. Financial Instruments With Off-Balance Sheet Risk

The Company is a party to financial instruments with off-balance-sheet risk in the normal course of business to meet the financing needs of its customers. These financial instruments include commitments to extend credit and standby letters of credit. Those instruments involve, to varying degrees, elements of credit and interest rate risk in excess of the amount recognized in the balance sheet. The contract or notional amounts of those instruments reflect the extent of involvement the Company has in particular classes of financial instruments. The Company's exposure to credit loss in the event of nonperformance by the other party to the financial instrument for commitments to extend credit and standby letters of credit is represented by the contractual or notional amount of those instruments. The Company uses the same credit policies in making commitments and conditional obligations as it does for on-balance-sheet instruments.

Collateral held for commitments to extend credit and letters of credit varies but may include accounts receivable, inventory, property, plant, equipment, and income-producing commercial properties. The following table summarizes the Company's off-balance-sheet financial instruments whose contract amounts represent credit risk as of December 31:

	7-	2018	/	2017
Commitments to extend credit	\$	7,671,660	\$	1,659,108

Note 12. Stock Compensation Plan

In 2018 the stockholders approved an Omnibus Stock Incentive Plan (the "Stock Option Plan"). The Plan provided for the granting of stock options to purchase up to 508,300 shares of the Company's common stock, to officers, employees, and directors, of the Company. The Company could grant awards for a term of up to ten years from the effective date of grant. The expiration date of any option could not be greater than ten years from the date of grant, or five years if the grantee owned more than 10% of the outstanding common stock of the Company or its affiliates. The per-share exercise price would be determined by the board of directors, except that the exercise price of an incentive stock option could not be less than fair market value of the common stock on the grant date, or less than 110% of the fair value if the grantee owned more than 10% of the outstanding common stock of the Company or its affiliates.

Note 12. Stock Compensation Plan, Continued

A summary of the status of the Stock Option Plan as of December 31, 2018 and changes during the period is presented below:

		2018		
	Shares	Weighted Average Exercise Price		
Outstanding at beginning of year Granted Outstanding at end of year	20,000 20,000	\$	- 6.75 6.75	
Options exercisable at year-end	1.0	\$	_	
Shares available for grant	488,300			
Weighted average grant date fair value of options granted		\$	6.75	

No options were issued or outstanding as of December 31, 2017.

At December 31, 2018, unrecognized compensation cost related to share-based compensation arrangements granted under the Stock Option Plan totaled \$45,115, to be expensed over the five year vesting period.

The following table summarizes information about the stock options outstanding under the Stock Option Plan at December 31, 2018:

	0	ptions Outstandi	ng	
		Weighted- Average	We	ighted-
Range of Exercise Prices	Number Outstanding at 12/31/18	Remaining Contractual Life	Ex	erage ercise Price
\$6.75	20,000	5 years	\$	6.75

Note 13. Capital Requirements and Regulatory Matters

The Bank is subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by regulators that, if undertaken, could have a material effect on the Company's financial statements. Under capital adequacy guidelines and the regulatory framework for prompt corrective action, the Bank must meet specific capital guidelines that involve quantitative measures of the Bank's assets, liabilities, and certain off-balance-sheet items as calculated under regulatory accounting practices. The Bank's capital amounts and classifications are also subject to qualitative judgments by the regulators about components, risk weightings, and other factors.

Note 13. Capital Requirements and Regulatory Matters, Continued

Quantitative measures established by regulation to ensure capital adequacy require the Bank to maintain minimum ratios (set forth in the table below) of Tier 1, Common Equity Tier 1 ("CET1"), and total capital as a percentage of assets and off-balance-sheet exposures, adjusted for risk-weights ranging from 0% to 150%. Tier 1 capital of the Bank consists of common stockholders' equity, excluding the unrealized gain or loss on securities available-for-sale, minus certain intangible assets, while CET1 is comprised of Tier 1 capital, adjusted for certain regulatory deductions and limitations. Tier 2 capital consists of the allowance for loan losses subject to certain limitations. Total capital for purposes of computing the capital ratios consists of the sum of Tier 1 and Tier 2 capital.

The Bank is also required to maintain capital at a minimum level based on average assets (as defined), which is known as the leverage ratio. Only the strongest institutions are allowed to maintain capital at the minimum requirement. All others are subject to maintaining ratios 1% to 2% above the minimum.

Effective March 31, 2015, quantitative measures established by applicable regulatory standards, including the newly implemented Basel III revised capital adequacy standards and relevant provisions of the Dodd-Frank Wall Street Reform and Consumer Protection Act ("Dodd Frank Act"), require the Bank to maintain (i) a minimum ratio of Tier 1 capital to average total assets, after certain adjustments, of 4.00%, (ii) a minimum ratio of Tier 1 capital to risk-weighted assets of 6.00%, (iii) a minimum ratio of total-capital to risk-weighted assets of 8.00% and (iv) a minimum ratio of CET1 to risk-weighted assets of 4.50%. A "well-capitalized" institution must generally maintain capital ratios 2% higher than the minimum guidelines.

In order to avoid restrictions on capital distributions or discretionary bonus payments to executives, the Bank will also be required to maintain a "capital conservation buffer" in addition to its minimum risk-based capital requirements. This buffer will be required to consist solely of CET1, but the buffer will apply to all three risk-based measurements (CET1, Tier 1 and total capital). The capital conservation buffer will be phased in incrementally over time, beginning January 1, 2016 at 0.625% and becoming fully effective on January 1, 2019, and will ultimately consist of an additional amount of Tier 1 capital equal to 2.5% of risk-weighted assets.

To be considered "well-capitalized," the Bank must maintain total risk-based capital of at least 10%, Tier 1 capital of at least 8%, and a leverage ratio of at least 5%. To be considered "adequately capitalized" under these capital guidelines, the Bank must maintain a minimum total risk-based capital of 8%, with at least 4% being Tier 1 capital. In addition, the Bank must maintain a minimum Tier 1 leverage ratio of at least 4%.

Note 13. Capital Requirements and Regulatory Matters, Continued

The following table summarizes the capital amounts and ratios of the Bank and the regulatory minimum requirements:

(Dollars in thousands)	_	Actua	al		For cap		-	To be v capitalized prompt co action pro	d under rrective
Danish - 24 2040		Amount	Ratio		Amount	Ratio_	A	mount	Ratio
December 31, 2018									
Total capital (to risk weighted assets)	\$	20,710	34.08%	\$	4,861	8.00%	Ś	6.076	10.00%
Tier 1 capital (to risk weighted assets)		19,949	32.83%		3,646	6.00%		4,861	8.00%
Tier 1 capital (to average assets) Common Equity Tier 1 Capital		19,949	22.52%		3,543	4.00%		4,429	5.00%
(to risk-weighted assets)		19,949	32.83%		2,734	4.50%		3,950	6.50%
December 31, 2017									
Total capital (to risk weighted assets)	\$	20,551	49.53%	\$	3,320	8.00%	Ś	4.149	10.00%
Tier 1 capital (to risk weighted assets)		20,032	48.28%	·	2,490	6.00%	~	3,320	8.00%
Tier 1 capital (to average assets) Common Equity Tier 1 Capital		20,032	36.27%		2,209	4.00%		2,761	5.00%
(to risk-weighted assets)		20,032	48.28%		1,867	4.50%		2,697	6.50%

Note 14. Unused Lines of Credit

At December 31, 2018, the Company had unused lines of credit to purchase federal funds from two unrelated banks totaling \$6,000,000. This line of credit is available on a one to fourteen day basis for general corporate purposes. The Bank has an additional line of credit to borrow funds from the Federal Home Loan Bank. As of December 31, 2018, the total line of credit with Federal Home Loan Bank was \$21,474,750, of which none has been advanced to the Bank. The Company had loans pledged securing the Federal Home Loan Bank line of credit as of December 31, 2018 and 2017 totaling \$27.4 million and \$20.5 million, respectively, in addition to the Company's Federal Home Loan Bank stock.

Note 15. Fair Value of Financial Instruments

Generally Accepted Accounting Principles (GAAP) provide a framework for measuring and disclosing fair value which requires disclosures about the fair value of assets and liabilities recognized in the balance sheet, whether the measurements are made on a recurring basis (for example, available-for-sale investment securities) or on a nonrecurring basis (for example, impaired loans).

Fair value is defined as the exchange price that would be received for an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants on the measurement date. GAAP also establishes a fair value hierarchy, which requires an entity to maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value.

The Company utilizes fair value measurements to record fair value adjustments to certain assets and to determine fair value disclosures. Additionally, from time to time, the Company may be required to record at fair value other assets on a nonrecurring basis, such as loans held for sale, loans held for investment and certain other assets. These nonrecurring fair value adjustments typically involve application of lower of cost or market accounting or write-downs of individual assets.

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 15. Fair Value of Financial Instruments, Continued

Fair Value Hierarchy

The Company groups assets and liabilities at fair value in three levels, based on the markets in which the assets and liabilities are traded and the reliability of the assumptions used to determine the fair value. These levels are:

- Level 1 Valuation is based upon quoted prices for identical instruments traded in active markets.
- Level 2 Valuation is based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that are not active, and model-based valuation techniques for which all significant assumptions are observable in the market.
- Level 3 Valuation is generated from model-based techniques that use at least one significant assumption not observable in the market. These unobservable assumptions reflect estimates of assumptions that market participants would use in pricing the asset or liability. Valuation techniques include the use of option pricing models, discounted cash flow models and similar techniques.

Following is a description of valuation methodologies used for assets and liabilities recorded at fair value:

Loans: Loans that are considered impaired are recorded at fair value on a non-recurring basis. Once a loan is considered impaired, the fair value is measured using one of several methods, including collateral liquidation value, market value of similar debt and discounted cash flows. Those impaired loans not requiring a specific charge against the allowance represent loans for which the fair value of the expected repayments or collateral meet or exceed the recorded investment in the loan. At December 31, 2018 and 2017, substantially all of the total impaired loans were evaluated based on the fair value of the underlying collateral. When the Company records the fair value based upon an appraisal, the fair value measurement is considered a Level 2 measurement. When an appraisal is not available or there is estimated further impairment the measurement is considered a Level 3 measurement.

There were no assets or liabilities measured at a fair value on a recurring basis.

The table below presents the balances of assets and liabilities measured at fair value on a non-recurring basis by level within the hierarchy.

level within the merareny.	December 31, 2018				
	Total	Level 1	Level 2	Level 3	
Impaired loans, net Total	\$ 1,045,033 \$ 1,045,033	\$ - \$ -	\$ - \$ -	\$ 1,045,033 \$ 1,045,033	
		December	31, 2017		
	Total	Level 1	Level 2	Level 3	
Impaired loans, net Total	\$ 2,095,537 \$ 2,095,537	\$ - \$ -	\$ \$	\$ 2,095,537 \$ 2,095,537	

First Capital Bancshares, Inc. Notes to Consolidated Financial Statements

December 31, 2018 and 2017

Note 15. Fair Value of Financial Instruments, Continued

Below is a table that presents the valuation and unobservable inputs for Level 3 assets and liabilities measured at fair value on a nonrecurring basis at December 31, 2018 and 2017:

Description	Fair Value 12/31/2018	Valuation <u>Methodology</u>	Unobservable Inputs	Range ofInputs
Impaired loans	\$ 1,045,033	Appraised value	Discount to reflect current market conditions and ultimate collectability	4% - 40%
Description	Fair Value 12/31/2017	Valuation <u>Methodology</u>	Unobservable Inputs	Range ofInputs
Impaired loans	\$ 2,095,537	Appraised value	Discount to reflect current market conditions and ultimate collectability	4% - 40%

The Company has no liabilities measured at fair value on a nonrecurring basis.

Note 16. Subsequent Events

Subsequent events are events or transactions that occur after the balance sheet date but before financial statements are issued. Recognized subsequent events are events or transactions that provide additional evidence about conditions that existed at the date of the balance sheet, including the estimates inherent in the process of preparing financial statements. Nonrecognized subsequent events are events that provide evidence about conditions that did not exist at the date of the balance sheet but arose after that date. Management has reviewed events occurring through March 19, 2019, the date the financial statements were available to be issued and no subsequent events occurred requiring accrual or disclosure.

Note 17. First Capital Bancshares, Inc. (Parent Company Only)

Following is condensed financial information of First Capital Bancshares, Inc. (parent company only) as of and for the years ended December 31:

Condensed Balance Sheets

	Decen	nber 31,
	2018	2017
Assets		
Cash and due from banks	\$ 12,713,802	\$ 10,223,196
Investment in banking subsidiary	19,948,586	20,032,675
Other assets	6,944	7,236
Total assets	32,669,332	30,263,107
Liabilities		
Other liabilities	14,548	_
Total liabilities	14,548	
Shareholders' equity Total liabilities and shareholders' equity	<u>32,654,784</u> \$ 32,669,332	30,263,107 \$ 30,263,107

Notes to Consolidated Financial Statements December 31, 2018 and 2017

Note 17. First Capital Bancshares, Inc. (Parent Company Only)

Condensed Statements of Opera		
	For the ye	
	Decem	
	2018	2017
Income Interest	\$ 1,425	\$ 2,970
Expenses Other	38,855	
Total expenses	38,855	
(Loss) income before income taxes and equity in undistributed earnings of banking subsidiary	(37,430)	2,970
Income tax expense		9,053
Net equity in undistributed (loss) earnings of bank	(63,065)	90,089
Net (loss) income	<u>\$ (100,495)</u>	\$ 84,006
Condensed Statements of Cash I		
	-	ears ended
	Decem	ber 31, 2017
		2017
Operating activities	ć (100 40E)	¢ 94.006
Net (loss) income	\$ (100,495)	\$ 84,006
Adjustments to reconcile net (loss) income to net cash provided by operating activities:		
Net equity in undistributed (loss) earnings of the Bank	63,065	(90,089)
Decrease in other assets	292	3,983
Increase in other liabilities	14,548	
Net cash used in operating activities	(22,590)	(2,100)
Financing activities		
Dividends paid	E	(5,933,780)
Stock options exercised	· ·	234,000
Capital contributions to (from) subsidiary	21,024	(11,812,437)
Proceeds from common stock issuance, net	2,492,172	27,499,873
Net cash provided by financing activities	<u>2,513,196</u>	9,987,656
Net increase in cash and cash equivalents	2,490,606	9,985,556
Cash and cash equivalents, beginning of year	<u>10,223,196</u>	237,640
Cash and cash equivalents, ending of year	\$ 12,713,802	\$ 10,223,196

First Capital Bancshares, Inc. Corporate Data

Board of Directors

Jules Anderson	Owner
А	nderson Insurance Associates of Charleston/Charleston, SC
Frank J. Cole, Jr First Capital Bancshares, Inc. (
Raymond N. DuBois, MD, PhD	Dean
	MUSC College of Medicine/Charleston, SC
Barry Emerson, CPA	Owner
	Barry A. Emerson, CPA, LLC/Charleston, SC
Harvey Glick	Retired Founder and Director Insigna Bank/Sarasota, FL
Harry L. Howell, Jr	Owner and President
	Scotland Motors, Inc./Laurinburg, NC
lames W. Mason III	
lames B. McCoy	Retired/Chairman
	BancOne Corporation/Chicago, IL
Mike Robinson	
ohn D. Russ	Retired/CEO and President
	Carolina Financial Corporation/Mt. Pleasant. SC

First Capital Bancshares, Inc. Corporate Data

Holding Company Officers

Frank J. Cole, Jr.	Chief Executive Officer and President
Winston Dwyer	Chief Financial Officer and Principal Accounting Officer
James D. Nance	Controller and Assistant Financial Officer
Deanna Sparkman	
Sandra Lewis	Security Officer

Bank Officers (Senior Vice President and above only)

Frank J. Cole, Jr	Chief Executive Officer and President
Winston DwyerC	hief Financial Officer and Principal Accounting Officer
Aaron Brewer	
Beth D. Williams	
Sandra Lewis	Operations Manager, Senior Vice President

First Capital Bank

Annual Financial Disclosure Statement furnished pursuant to Part 350 of the Federal Deposit Insurance Corporation's rules and regulations

For the year ended December 31, 2018

THIS STATEMENT HAS NOT BEEN REVIEWED,
OR CONFIRMED FOR ACCURACY OR RELEVANCE BY THE
FEDERAL DEPOSIT INSURANCE CORPORATION.

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