COMMUNITY BANCORP/VT Form 10-Q November 14, 2007

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 10-Q

[x] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the C	Quarterly Period Ended Seg	ptember 30, 2007
	OR N REPORT PURSUANT ' SECURITIES EXCHANO	ГО SECTION 13 OR 15(d) GE ACT OF 1934
For the t	transition period from	to
	Commission File Number (000-16435
	COMMUNITY BANC	ORP.
Vermont (State of Incorporation)	03-028407 (IRS Employer Identified	
4811 US Route 5, Derby, Vermont (Address of Principal Executive Offices	05829 (zip code)
Registrant's Telephone N	Number: (802) 334-7915	
the Securities Exchange Act of 1934 dur	ring the preceding 12 mon	orts required to be filed by Section 13 or 15(d) of ths (or for such shorter period that the Registrant uch filing requirements for the past 90 days. Yes
Indicate by check mark whether the Reg filer (as defined in Rule 12b-2 of the Excl	-	ed filer, an accelerated filer, or a non-accelerated
Large accelerated filer ()	Accelerated filer ()	Non-accelerated filer (X)
Indicate by check mark whether the regist	trant is a shell company (as	defined in Rule 12b-2 of the Exchange Act).

At November 13, 2007, there were 4,383,170 shares outstanding of the Corporation's common stock.

YES() NO(X)

FORM 10-Q

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PART I. FINANCIAL INFORMATION

ITEM 1. Financial Statements (Unaudited)

The following are the consolidated financial statements for Community Bancorp. and Subsidiary, "the Company".

COMMUNITY BANCORP. AND SUBSIDIARY			
Consolidated Balance Sheets	September 30	December 31	September 30
	2007	2006	2006
	(Unaudited)		(Unaudited)
Assets	¢ 7.600.222	¢ 11 202 021	Φ 0.002.405
Cash and due from banks	\$ 7,609,332	\$ 11,292,831	\$ 8,823,425
Federal funds sold and overnight deposits	12,389,462	8,173,779	4,378,201
<i>Total cash and cash equivalents</i> Securities held-to-maturity (fair value \$29,472,000 at 09/30/07,	19,998,794	19,466,610	13,201,626
\$21,301,000 at 12/31/06, and \$30,789,000 at 09/30/06)	29,431,718	21,069,866	30,778,188
Securities available-for-sale	25,074,048	22,612,207	27,495,869
	2,450,150	2,828,250	3,203,350
Restricted equity securities, at cost Loans held-for-sale	982,576	566,300	1,240,998
Loans Loans	255,926,578	268,729,726	265,415,470
Allowance for loan losses	(2,321,409)	(2,267,821)	(2,279,307)
Unearned net loan fees	(490,826)	(632,105)	(671,132)
Net loans	253,114,343	265,829,800	262,465,031
Bank premises and equipment, net	12,072,266	12,334,024	12,459,780
Accrued interest receivable	1,755,545	1,667,135	1,737,816
Other assets	5,928,109	5,440,350	5,751,305
Total assets	\$ 350,807,549	\$ 351,814,542	\$ 358,333,963
Total assets	ψ 550,007,547	Ψ 331,014,342	ψ 330,333,703
Liabilities and Shareholders' Equity			
Liabilities			
Deposits:			
Demand, non-interest bearing	\$ 50,485,030	\$ 47,402,628	\$ 48,826,758
NOW and money market accounts	77,204,394	81,402,928	71,803,791
Savings	39,505,522	38,471,441	40,633,051
Time deposits, \$100,000 and over	40,455,562	33,835,057	33,178,430
Other time deposits	94,388,283	99,876,140	100,966,555
Total deposits	302,038,791	300,988,194	295,408,585
Federal funds purchased and other borrowed funds	40,000	40,000	15,040,000
Repurchase agreements	14,212,876	17,083,946	14,561,094
Accrued interest and other liabilities	2,653,456	2,971,591	3,303,333
Total liabilities	318,945,123	321,083,731	328,313,012
Shareholders' Equity			
Common stock - \$2.50 par value; 10,000,000 shares authorized at	-		
09/30/07 and 6,000,000 shares authorized at 12/31/06 and 09/30/06);		
and 4,592,735 shares issued at 09/30/07, 4,339,619 shares			
issued at 12/31/06, and 4,324,606 shares issued at 09/30/06	11,481,838	10,849,048	10,811,516
Preferred stock, 1,000,000 shares authorized, no shares	_	_	_
issued and outstanding	0	0	0
Additional paid-in capital	24,818,896	22,006,492	21,854,354
Retained earnings (accumulated deficit)	(1,749,560)	760,667	346,873
Accumulated other comprehensive loss	(65,971)	(270,664)	(377,060)
Less: treasury stock, at cost; 210,101 shares at 09/30/07, and	(0.505.===	(0.61.1-55)	(0.51.1=25)
209,510 shares at 12/31/06 and 09/30/06	(2,622,777)	(2,614,732)	(2,614,732)

Total shareholders' equity Total liabilities and shareholders' equity 31,862,426 30,730,811 30,020,951 \$350,807,549 \$351,814,542 \$358,333,963

The accompanying notes are an integral part of these consolidated financial statements.

COMMUNITY BANCORP. AND SUBSIDIARY

Consolidated Statements of Income				
Consolidated Statements of Income				
(Unaudited) For The Third Quarter Ended September 30,		2007		2006
Interest income				
Interest and fees on loans	\$ 4	,778,687	\$ 4,66	51,390
Interest on debt securities				
Taxable		215,234	26	52,517
Tax-exempt		259,404	28	38,563
Dividends		37,329	۷	45,980
Interest on federal funds sold and overnight deposits		133,350	3	34,871
Total interest income	5	5,424,004	5,29	93,321
Interest expense				
Interest on deposits	1	,957,858		16,957
Interest on federal funds purchased and other borrowed funds		63,283		32,817
Interest on repurchase agreements		79,004		79,019
Total interest expense	2	,100,145	2,07	78,793
Net interest income	3	3,323,859	3,21	14,528
Provision for loan losses		47,500		37,500
Net interest income after provision	3	5,276,359	3,17	77,028
Non-interest income				
Service fees		350,054	35	52,661
Other income		760,304		38,748
Total non-interest income	1	,110,358	79	91,409
Non-interest expense				
Salaries and wages	1	,168,792		58,325
Employee benefits		477,144		24,615
Occupancy expenses, net		539,202		50,917
Other expenses		,061,908		27,713
Total non-interest expense	3	3,247,046	3,06	61,570
Income before income taxes	1	,139,671		06,867
Applicable income taxes		212,499		12,803
Net Income	\$	927,172	\$ 76	64,064
Earnings per share	\$	0.21	\$	0.18
Weighted average number of common shares				
used in computing earnings per share	4	,372,670	4,3 1	10,080
Dividends declared per share	\$	0.17	\$	0.16
Book value per share on shares outstanding at September 30,	\$	7.27	\$	6.95

All share and per share data for prior periods restated to reflect a 5% stock dividend declared in June 2007.

The accompanying notes are an integral part of these consolidated financial statements.

COMMUNITY BANCORP. AND SUBSIDIARY

Consolidated Statements of Income				
For the Nine Months Ended September 30,		2007		2006
Interest income	Φ.	14 406 500	ф	12 520 265
Interest and fees on loans	\$.	14,406,502	\$	13,520,265
Interest on debt securities		620.470		0.40.71.6
Taxable		630,478		849,716
Tax-exempt		691,445		795,495
Dividends		126,370		130,399
Interest on federal funds sold and overnight deposits		191,178		60,033
Total interest income	-	16,045,973		15,355,908
Interest expense				
Interest on deposits		5,774,457		4,700,719
Interest on federal funds purchased and other borrowed funds		90,642		603,143
Interest on repurchase agreements		240,688		239,327
Total interest expense		6,105,787		5,543,189
		0.040.107		0.012.510
Net interest income		9,940,186		9,812,719
Provision for loan losses		122,500		112,500
Net interest income after provision		9,817,686		9,700,219
Non-interest income				
Service fees		1,031,526		989,006
Other income		1,676,660		1,310,420
Total non-interest income		2,708,186		2,299,426
Non-interest expense				
Salaries and wages		3,421,779		3,490,338
Employee benefits		1,349,547		1,263,179
Occupancy expenses, net		1,776,935		1,679,889
Other expenses		3,004,450		2,861,614
Total non-interest expense		9,552,711		9,295,020
Totat non-interest expense		9,552,711		9,293,020
Income before income taxes		2,973,161		2,704,625
Applicable income taxes		512,850		442,519
Net Income	\$	2,460,311	\$	2,262,106
Earnings per share	\$	0.57	\$	0.53
Weighted average number of common shares				
Weighted average number of common shares		1 257 565		4 204 402
used in computing earnings per share		4,357,565		4,294,492
Dividends declared per share	\$	0.50	\$	0.48
Pook value per chare on chares outstanding at Contember 20	\$	7.27	\$	6.95
Book value per share on shares outstanding at September 30,	Ф	1.41	Ф	0.95

All share and per share data for prior periods restated to reflect a 5% stock dividend declared in June 2007. The accompanying notes are an integral part of these consolidated financial statements.

COMMUNITY BANCORP. AND SUBSIDIARY (Unaudited)		
Consolidated Statements of Cash Flows		
For the Nine Months Ended September 30,	2007	2006
2 0. 1 1 1.20 2 2 2	_007	_000
Cash Flow from Operating Activities:		
Net Income	\$ 2,460,311	\$ 2,262,106
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities:		
Depreciation and amortization	710,591	655,411
Provision for loan losses	122,500	112,500
Deferred income taxes	(34,470)	(52,608)
Net gain on sale of loans	(226,492)	(221,559)
Loss (gain) on sale or disposal of fixed assets	8,415	(818)
Gain on investment in Trust LLC	(104,337)	(56,195)
Amortization of bond premium, net	8,301	72,282
Proceeds from sales of loans held for sale	22,295,686	20,935,477
Originations of loans held for sale	(22,485,470)	(20,368,334)
(Decrease) increase in taxes payable	(202,680)	195,127
(Increase) decrease in interest receivable	(88,410)	51,435
Increase in mortgage servicing rights	(90,643)	(108,351)
Increase in other assets	(366,050)	(395,998)
Amortization of limited partnerships	292,530	254,268
Decrease in unamortized loan fees	(141,279)	(12,974)
(Decrease) increase in interest payable	(49,183)	142,972
Increase in accrued expenses	88,396	107,263
Increase in other liabilities	22,037	127,330
Net cash provided by operating activities	2,219,753	3,699,334
Cash Flows from Investing Activities:		
Investments - held to maturity		
Maturities and paydowns	17,709,462	29,304,142
Purchases	(26,071,314)	(31,690,664)
Investments - available for sale	, , , ,	, , , ,
Sales and maturities	3,000,000	10,000,000
Purchases	(5,160,000)	(1,000,000)
Proceeds from sale of restricted equity securities	378,100	48,800
Decrease in limited partnership contributions payable	(236,094)	(298,632)
Investments in limited partnership	(264,800)	(2,993)
Decrease (increase) in loans, net	12,686,366	(14,864,071)
Capital expenditures, net	(457,248)	(1,497,255)
Recoveries of loans charged off	47,870	49,176
Net cash provided by (used in) investing activities	1,632,342	(9,951,497)
Cash Flows from Financing Activities:		
Net decrease in demand, NOW, money market and savings accounts	(82,051)	(29,945,770)
Net increase in time deposits	1,132,648	31,041,944
Net decrease in repurchase agreements	(2,871,070)	(2,786,046)
Net decrease in short-term borrowings	0	(2,000,000)

Advances on long-term borrowings Repayments on long-term borrowings Payments to acquire treasury stock Dividends paid Net cash (used in) provided by financing activities	0 0 (8,045) (1,491,393) (3,319,911)	20,000,000 (13,000,000) (11) (1,431,267) 1,878,850
Net increase (decrease) in cash and cash equivalents Cash and cash equivalents: Beginning Ending	532,184 19,466,610 \$ 19,998,794	, ,
Supplemental Schedule of Cash Paid During the Period Interest Income taxes	\$ 6,154,970 \$ 750,000	
Supplemental Schedule of Noncash Investing and Financing Activities: Change in unrealized loss on securities available-for-sale	\$ 310,142	\$ 113,725
Dividends Paid Dividends declared Increase in dividends payable attributable to dividends declared Dividends reinvested	\$ 2,149,218 (42,872) (614,953) \$ 1,491,393	(5,015)
Stock Dividends	\$ 2,821,320	\$ 0

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

NOTE 1. BASIS OF PRESENTATION AND CONSOLIDATION

The interim consolidated financial statements of Community Bancorp. and Subsidiary are unaudited. All significant intercompany balances and transactions have been eliminated in consolidation. In the opinion of management, all adjustments necessary for fair presentation of the financial condition and results of operations of the Company contained herein have been made. The unaudited consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto for the year ended December 31, 2006 contained in the Company's Annual Report on Form 10-K.

NOTE 2. 5% STOCK DIVIDEND

In June 2007, the Company declared a 5% stock dividend payable August 15, 2007 to shareholders of record as of July 15, 2007. As a result of this stock dividend, all per share data and weighted average number of shares for prior periods have been restated. An accrual of \$2,801,082, representing the estimated dollar value of the stock dividend, was recorded in the second quarter to Shareholders' Equity, resulting in a shift from Retained Earnings to Accumulated Deficit on the Balance Sheet. The actual amount of the 5% stock dividend was \$2,821,320 (valued on August 15, 2007, the dividend payment date), and was reflected in an adjusting entry to Retained Earnings during the third quarter.

NOTE 3. RECENT ACCOUNTING DEVELOPMENTS

In March 2006, the Financial Accounting Standards Board (FASB) issued Statement of Financial Accounting Standards (SFAS) No. 156, "Accounting for Servicing of Financial Assets-an Amendment to FASB Statement No. 140". SFAS No. 156 requires mortgage servicing rights associated with loans originated and sold, where servicing is retained, to be initially capitalized at fair value and subsequently accounted for using the "fair value method" or the "amortization method". The Company is using the amortization method for subsequent reporting. Mortgage servicing rights are evaluated for impairment based upon the fair value of the rights as compared to amortized cost. The Company implemented changes to its valuation analysis, with the assistance of a specialized valuation consulting firm, during the first quarter of 2007. The model used to value the mortgage servicing rights utilizes prepayment assumptions based on the Bond Market Association prepayment survey. The discount rate applied is at the lower end of the observed industry range. Other assumptions include delinquency rates, servicing cost inflation, and annual unit loan cost. All assumptions are adjusted periodically to reflect current circumstances. SFAS No. 156 was effective January 1, 2007. Implementation of SFAS No. 156 did not have a material effect on the financial statements of the Company.

In September 2006, FASB issued SFAS No 157, "Fair Value Measurements" which provides enhanced guidance for using fair value to measure assets and liabilities. This Statement defines fair value, establishes a framework for measuring fair value in generally accepted accounting principles (GAAP), and expands disclosures about fair value measurements. This Statement applies under other accounting pronouncements that require or permit fair value measurements, the Board having previously concluded in those accounting pronouncements that fair value is the relevant measurement attribute. Accordingly, this Statement does not require any new fair value measurements. SFAS No. 157 is effective for financial statements issued for fiscal years beginning after November 15, 2007, and interim periods within those fiscal years. Although SFAS No. 157 will not have any impact on the financial statements of the Company in the current year, it could impact the footnotes to the financial statements in the future.

In February 2007, FASB issued SFAS No. 159, "The Fair Value Option for Financial Assets and Financial Liabilities", which gives entities the option to measure eligible financial assets and financial liabilities at fair value on an instrument by instrument basis. The election to use the fair value option is available when an entity first recognizes a financial asset or financial liability. Subsequent changes in fair value must be recorded in earnings. SFAS No. 159 contains provisions to apply the fair value option to existing eligible financial instruments at the date of adoption. This statement is effective as of the beginning of an entity's first fiscal year after November 15, 2007, with provisions for early adoption. The Company did not apply the fair value option to any financial instruments; therefore, SFAS No. 159 has not had any impact on the financial statements.

In November 2007, the Securities and Exchange Commission (SEC) issued Staff Accounting Bulletin (SAB) No. 109, Written Loan Commitments Recorded at Fair Value Through Earnings in which the SEC Staff expresses its views concerning written loan commitments accounted for as derivatives or at fair value through earnings, as permitted by SFAS No. 159. It is the Staff's position that expected net future cash flows from servicing a loan should be included in the fair value measurement of a loan commitment when it qualifies for derivative accounting under SFAS No. 133 or at fair value through earnings, as permitted by SFAS No. 159. Implementation of SAB No. 109 is not expected to have a material effect on the financial condition or results of operations of the Company.

NOTE 4. INCOME TAXES

In July 2006, FASB issued Financial Accounting Standards Interpretation No. 48, "Accounting for Uncertainty in Income Taxes, an interpretation of FASB Statement No. 109" ("FIN 48"). FIN 48 clarifies the accounting for uncertainty in income taxes recognized in a company's financial statements in accordance with FASB Statement No. 109, "Accounting for Income Taxes." FIN 48 prescribes a recognition threshold of more-likely-than-not, and a measurement attribute for all tax positions taken or expected to be taken on a tax return, in order for those tax positions to be recognized in the financial statements. FIN 48 also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosures and transitions. Effective January 1, 2007, the Company adopted FIN 48. The implementation of FIN 48 did not have a material impact on the Company's financial statements.

The Company's income tax returns for the years ended December 31, 2003, 2004, 2005 and 2006 are open to audit under the statute of limitations by the Internal Revenue Service. The Company's policy is to record interest and penalties related to uncertain tax positions as part of its provision for income taxes. The Company had no penalties and interest recorded for the nine months ended September 30, 2006. A late estimated tax payment for the first quarter of 2006 resulted in penalty and interest of \$15,208 which is reflected in the provision for income taxes for 2007.

NOTE 5. EARNINGS PER SHARE

Earnings per common share amounts are computed based on the weighted average number of shares of common stock issued during the period (retroactively adjusted for stock splits and stock dividends) and reduced for shares held in Treasury.

NOTE 6. COMPREHENSIVE INCOME

Accounting principles generally require recognized revenue, expenses, gains, and losses to be included in net income. Certain changes in assets and liabilities, such as the after-tax effect of unrealized gains and losses on available-for-sale securities, are not reflected in the statement of income, but the cumulative effect of such items from period-to-period is reflected as a separate component of the equity section of the balance sheet (accumulated other comprehensive income or loss). Other comprehensive income or loss, along with net income, comprises the Company's total comprehensive income.

The Company's total comprehensive income for the comparison periods is calculated as follows:

For the third quarter ended September 30,	2007	2006
Net income	\$ 927,172	\$ 764,064
Other comprehensive income, net of tax:		
Unrealized holding gain on available-for-sale		
securities arising during the period	221,604	271,848
Tax effect	(75,345)	(92,428)
Other comprehensive income, net of tax	146,259	179,420
Total comprehensive income	\$ 1,073,431	\$ 943,484
For the nine months ended September 30,	2007	2006
For the nine months ended September 30, Net income		2006 \$ 2,262,106
- · · · · · · · · · · · · · · · · · · ·		
Net income		
Net income Other comprehensive income, net of tax:		
Net income Other comprehensive income, net of tax: Unrealized holding gains on available-for-sale	\$ 2,460,311	\$ 2,262,106
Net income Other comprehensive income, net of tax: Unrealized holding gains on available-for-sale securities arising during the period	\$ 2,460,311	\$ 2,262,106 113,725

NOTE 7. MERGER AGREEMENT

On August 1, 2007, the Company entered into an agreement to acquire LyndonBank, a Vermont-chartered commercial bank headquartered in Lyndonville, Vermont ("LyndonBank"), for approximately \$26.7 million in cash. As of June 30, 2007, LyndonBank had approximately \$159.6 million in total assets, \$124.8 million in deposits and \$109.8 million in net loans. Under the terms of the agreement, LyndonBank will be merged into the Company's wholly-owned subsidiary, Community National Bank, with each of the 1,058,131.6 shares of LyndonBank's outstanding common stock converted into the right to receive a cash payment of \$25.25. The Boards of Directors of the Company, Community National Bank and LyndonBank have each approved the agreement. Completion of the merger is subject to the approval of the LyndonBank shareholders, as well as to receipt of all required regulatory approvals and satisfaction of other customary conditions. On November 7, 2007, at a special meeting of LyndonBank shareholders, the merger was approved by the affirmative vote of 80.6% of the shares outstanding. Immediately following consummation of the merger, Community National Bank intends to sell the Vergennes branch of LyndonBank to the National Bank of Middlebury. As of August 31, 2007, there were approximately \$9.1 million in deposits booked at that branch. The merger and branch sale are expected to close at or near the end of calendar year 2007.

NOTE 8. SUBSEQUENT EVENT

On October 31, 2007, the Company completed a \$12.5 million trust preferred securities financing. The Company intends to use the net proceeds from the financing to provide a portion of the funding for the LyndonBank acquisition. The trust preferred securities were issued by a newly established subsidiary of the Company, CMTV Statutory Trust I, a Delaware statutory business trust (the "Trust") to a pooling vehicle sponsored by FTN Financial Capital Markets and Keefe, Bruyette & Woods, Inc. The Trust was formed for the purpose of effecting the financing, and all of its voting securities are held by the Company. The proceeds from the trust's sale of its non voting capital securities were loaned to the Company by the trust under deeply subordinated debentures issued to the Trust. These hybrid securities will qualify as Tier 1 regulatory capital up to applicable regulatory limits, and interest payments on the debentures are expected to be deductible for tax purposes. The trust preferred securities will bear a fixed rate of interest of 7.56% per year for the first five years, followed by a floating rate, adjusted quarterly, equal to the three-month London Interbank Offered Rate ("LIBOR") plus 2.85%. The securities are redeemable at par by the

Company in whole or in part after five years, or earlier under certain circumstances.

ITEM 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS for the Period Ended September 30, 2007

FORWARD-LOOKING STATEMENTS

The Company's Management's Discussion and Analysis of Financial Condition and Results of Operations may contain certain forward-looking statements about the Company's operations, financial condition and business. When used therein, the words "believes," "expects," "anticipates," "intends," "estimates," "plans," "predicts," or similar expressions, indicate that management of the Company is making forward-looking statements.

Forward-looking statements are not guarantees of future performance. They necessarily involve risks, uncertainties and assumptions. Future results of the Company may differ materially from those expressed in these forward-looking statements. Examples of forward looking statements contained in this discussion include, but are not limited to, management's expectations as to future asset growth, income trends, results of operations and other matters reflected in the Overview section, estimated contingent liability related to the Company's participation in the Federal Home Loan Bank (FHLB) Mortgage Partnership Finance (MPF) program, assumptions made within the asset/liability management process, and management's expectations as to the future interest rate environment and the Company's related liquidity level. Although these statements are based on management's current expectations and estimates, many of the factors that could influence or determine actual results are unpredictable and not within the Company's control. Readers are cautioned not to place undue reliance on such statements as they speak only as of the date they are made. The Company claims the protection of the safe harbor for forward-looking statements provided in the Private Securities Litigation Reform Act of 1995.

Factors that may cause actual results to differ materially from those contemplated by these forward-looking statements include, among others, the following possibilities: (1) competitive pressures increase among financial services providers in the Company's northern New England market area or in the financial services industry generally, including competitive pressures from nonbank financial service providers, from increasing consolidation and integration of financial service providers, and from changes in technology and delivery systems, which erode the competitive advantage of in-market branch facilities; (2) interest rates change in such a way as to reduce the Company's margins; (3) general economic or monetary conditions, either nationally or regionally, are less favorable than expected, resulting in a deterioration in credit quality or a diminished demand for the Company's products and services; and (4) changes in laws or government rules, or the way in which courts interpret those laws or rules, adversely affect the Company's business.

OVERVIEW

The Company's total assets increased during the third quarter by \$16.5 million, or approximately 5.0% to \$350.8 million at September 30, 2007. After a seasonal decline in assets at the end of the second quarter due to the many municipal loans that mature, total assets have increased as new municipal loans were booked during the first weeks of the third quarter. Although assets have increased during this quarter, total assets are still below 2006 levels. This contraction is mainly due to a decrease in the loan portfolio from a lack of demand for commercial and residential real estate loans. This decline reflects a nationwide pattern in the banking industry due to an unsettled economy and the fall out of the sub-prime lending activity. The Company has not offered any deeply discounted adjustable rate mortgages, nor engaged in any other form of sub-prime lending practices. Therefore, the Company should not be adversely affected by the sub-prime lending fiasco beyond the weakened real estate market. Total deposits increased

\$21.5 million, or 7.7% since the end of June. Municipal accounts contributed \$13.2 million, or 61.4% to the increase during the quarter. With no borrowed funds to pay off and loan demand weak, the cash flow was utilized by increasing the available for sale securities portfolio by \$2.16 million and the remainder invested in overnight funds.

The Company's net income for the third quarter of 2007 was \$927,172 or \$0.21 per share, compared to \$764,064, or \$0.18 per share for the same period in 2006. Net interest income for the third quarter of 2007, after a provision for loan loss of \$47,500, was \$3,276,359. This is \$99,331 more than the same quarter in 2006, an increase of 3.13% between quarters. Total interest income for the third quarter of 2007 was 2.47% higher than total interest income for the third quarter in 2006, while total interest expense for the quarter rose 1.03% over the total interest expense for the third quarter in 2006. The increase in overnight investments contributed to the increase in interest income. The absence of borrowed funds during the quarter helped to offset the effect of increases in yields on the certificate of deposit and money market accounts. The recent decrease in the overnight funds rate had an immediate negative impact on the interest the Company earns on overnight investments.

During the third quarter, the Company sold its \$1.65 million credit card portfolio to the Bankers' Bank of Atlanta, Georgia. The decision came from the desire to offer a more competitive product to the customer. Through the Bankers' Bank, the customer will have a product that is priced more competitively and with a variety of options that the Company was not able to offer previously. The portfolio was sold at an 18% premium which, after related expenses, resulted in a gain of \$257,836. This one-time gain contributed significantly to the increase of non-interest income for the third quarter of 2007 over the third quarter of 2006.

Non-interest income for the quarter was \$1.11 million, which was \$318,949, or 40% greater than the third quarter last year. Without the one-time gain from the sale of the credit card portfolio, the increase would have been \$24,958. Non-interest expenses were \$185,476 greater for the third quarter of 2007 compared to the same quarter last year. Most increases were normal increases in the cost of doing business; however, contributing to the increase in expenses was an increase in employee benefits due to increases in the cost of the Company's health insurance program and the consulting fees associated with the implementation of Section 404 of Sarbanes Oxley.

On August 2, 2007, the Company announced plans to acquire LyndonBank, formerly Lyndon Savings Bank and Trust Company. LyndonBank is a \$159.6 million community bank based in Lyndonville, VT. It currently has seven offices, four in Orleans and Caledonia Counties, and the others in Franklin, Lamoille and Addison Counties. A subsequent announcement on October 4, 2007 stated the Company intends to sell the Vergennes branch in Addison County to the National Bank of Middlebury. Under the proposed terms, Middlebury will assume all of the deposits booked at LyndonBank's Vergennes branch (approximately \$9.1 million as of August 31, 2007) and will purchase certain branch loans and fixed assets, including the real estate. These transactions are intended to close at or near year end, 2007, subject to regulatory approval and to LyndonBank shareholder approval. On November 7, 2007, at a special meeting of LyndonBank shareholders, the merger was approved by the affirmative vote of 80.6% of the shares outstanding. It is expected that the combined institution will have approximately \$500 million in assets, which would make it the 5th largest bank based in Vermont.

On October 31, 2007, the Company completed a \$12.5 million trust preferred securities financing for the purpose of funding a portion of the merger consideration for the LyndonBank acquisition. The trust preferred securities were issued by a newly established subsidiary of the Company, CMTV Statutory Trust I, a Delaware statutory business trust, to a pooling vehicle sponsored by FTN Financial Capital Markets and Keefe, Bruyette & Woods, Inc. The proceeds of that sale were loaned to the Company under deeply subordinated debentures issued by the Company to the trust. The trust preferred securities, which are expected to qualify as Tier I capital for regulatory purposes up to applicable regulatory limitations, will bear a fixed rate of interest of 7.56% per year for the first five years, followed by a floating rate, adjusted quarterly, equal to the three-month London Interbank Offered Rate ("LIBOR") plus 2.85% and are redeemable at par by the Company in whole or in part after five years, or earlier under certain circumstances. Interest payments on the debentures are expected to be deductible for tax purposes.

The following pages describe our third quarter financial results in much more detail. Please take the time to read them to more fully understand the nine months ended September 30, 2007 in relation to the 2006 comparison periods. The discussion below should be read in conjunction with the Consolidated Financial Statements of the Company and related notes included in this report and with the Company's Annual Report on Form 10-K for the year ended December 31, 2006. This report includes forward-looking statements within the meaning of the Securities and Exchange Act of 1934 (the "Exchange Act").

CRITICAL ACCOUNTING POLICIES

The Company's consolidated financial statements are prepared according to accounting principles generally accepted in the United States of America. The preparation of such financial statements requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses and related disclosure of contingent assets and liabilities in the consolidated financial statements and related notes. The Securities and Exchange Commission (SEC) has defined a company's critical accounting policies as the ones that are most important to the portrayal of the Company's financial condition and results of operations, and which require the Company to make its most difficult and subjective judgments, often as a result of the need to make estimates of matters that are inherently uncertain. Because of the significance of these estimates and assumptions, there is a high likelihood that materially different amounts would be reported for the Company under different conditions or using different assumptions or estimates.

Allowance for Loan Losses - Management evaluates on an ongoing basis its judgment as to which policies are considered to be critical. Management believes that the calculation of the allowance for loan losses (ALL) is a critical accounting policy that requires the most significant judgments and estimates used in the preparation of its consolidated financial statements. In estimating the ALL, management considers historical experience as well as other factors including the effect of changes in the local real estate market on collateral values, current economic indicators and their probable impact on borrowers and changes in delinquent, non-performing or impaired loans. Management's estimates used in calculating the ALL may increase or decrease based on changes in these factors, which in turn will affect the amount of the Company's provision for loan losses charged against current period income. Actual results could differ significantly from these estimates under different assumptions, judgments or conditions.

Other-Than-Temporary Impairment of Securities - Companies are required to perform periodic reviews of individual securities in their investment portfolios to determine whether decline in the value of a security is other than temporary. A review of other-than-temporary impairment requires companies to make certain judgments regarding the materiality of the decline, its effect on the financial statements and the probability, extent and timing of a valuation recovery and the company's intent and ability to hold the security. Pursuant to these requirements, management assesses valuation declines to determine the extent to which such changes are attributable to fundamental factors specific to the issuer, such as financial condition, business prospects or other factors or market-related factors, such as interest rates. Declines in the fair value of securities below their cost that are deemed to be other than temporary are recorded in earnings as realized losses.

Mortgage Servicing Rights - As required by SFAS No. 156, "Accounting for Servicing of Financial Assets-an Amendment to FASB Statement No. 140", mortgage servicing rights associated with loans originated and sold, where servicing is retained, are initially capitalized at fair value and included in other assets in the consolidated balance sheet. Mortgage servicing rights are amortized into non-interest income in proportion to, and over the period of, estimated future net servicing income of the underlying financial assets. The value of capitalized servicing rights represents the present value of the future servicing fees arising from the right to service loans in the portfolio. The carrying value of the mortgage servicing rights is periodically reviewed for impairment based on a determination of fair value and impairment, if any, is recognized through a valuation allowance and is recorded as amortization of other assets. Critical accounting policies for mortgage servicing rights relate to the initial valuation and subsequent impairment tests. The methodology used to determine the valuation of mortgage servicing rights requires the

development and use of a number of estimates, including anticipated principal amortization and prepayments of that principal balance. Events that may significantly affect the estimates used are changes in interest rates and the payment performance of the underlying loans. The Company implemented changes to its valuation analysis, with the assistance of a specialized valuation consulting firm during the first quarter of 2007. The model used to value the mortgage servicing rights utilizes prepayment assumptions based on the Bond Market Association prepayment survey. The discount rate applied is at the lower end of the observed industry range. Other assumptions include delinquency rates, servicing cost inflation, and annual unit loan cost. All assumptions are adjusted periodically to reflect current circumstances. Implementation of SFAS No. 156 did not have a material effect on the financial statements of the Company.

Other Real Estate Owned - Occasionally, the Company acquires property in connection with foreclosures or in satisfaction of debt previously contracted. To determine the value of property acquired in foreclosure, management often obtains independent appraisals for significant properties. Because the extent of any recovery on these loans depends largely on the amount the Company is able to realize upon liquidation of the underlying collateral, the recovery of a substantial portion of the carrying amount of foreclosed real estate is susceptible to changes in local market conditions. The amount of the change that is reasonably possible cannot be estimated. In addition, regulatory agencies, as an integral part of their examination process, periodically review the Company's allowance for losses on loans and foreclosed real estate. Such agencies may require the Company to recognize additions to the allowances based on their judgments about information available to them at the time of their examination.

Management utilizes numerous techniques to estimate the carrying value of various assets held by the Company, including, but not limited to, property, plant and equipment, and deferred taxes. The assumptions considered in making these estimates are based on historical experience and on various other factors that are believed by management to be reasonable under the circumstances. Management acknowledges that the use of different estimates or assumptions could produce different estimates of carrying values.

RESULTS OF OPERATIONS

The Company's net income for the third quarter of 2007 was \$927,172, representing an increase of \$163,108, or 21.4% over net income of \$764,064 for the third quarter of 2006. This resulted in earnings per share of \$0.21 and \$0.18, respectively, for the third quarter of 2007 and 2006. Core earnings (net interest income) for the third quarter of 2007 increased by \$109,331, or 3.4% over the third quarter of 2006. Interest income on loans, the major component of interest income, increased \$117,297, or 2.5%, while interest income on investments decreased \$85,093, or 14.3% in total. Interest expense on deposits, the major component of interest expense, increased \$240,901, or approximately 14.0%, between periods but was partially offset by a decrease of \$219,534, or 77.6%, in interest expense on federal funds purchased and other borrowed funds.

Net income for the first nine months of 2007 was \$2.5 million, representing an increase of \$198,205 or 8.8% over net income of \$2.3 million for the first nine months of 2006. Core earnings for the first nine months increased by \$127,467 or 1.3% from \$9.8 million at September 30, 2006 to \$9.9 million as of September 30, 2007. Interest income on loans increased \$886,237, or 6.6%, while investment income decreased \$327,317 or 18.4% between periods. Interest expense on deposits increased by \$1.1 million, or by 22.8%, but was partially offset by a decrease of \$512,501, or 85.0%, in interest expense on federal funds purchased and other borrowed funds. The Company's average volume of overnight deposits was higher in both the third quarter and first nine months of 2007 compared to the same periods of 2006, and the average volume of federal funds purchased and other borrowed funds was lower in 2007 than 2006, contributing to the increase in core earnings. The one-time gain of \$257,836 from the sale of the Company's credit card portfolio helped to boost non-interest income in both comparison periods.

Return on average assets (ROA), which is net income divided by average total assets, measures how effectively a corporation uses its assets to produce earnings. Return on average equity (ROE), which is net income divided by average shareholders' equity, measures how effectively a corporation uses its equity capital to produce earnings. ROA

and ROE were higher in 2007 compared to 2006. The following table shows these ratios annualized for the comparison periods.

For the third quarter ended September 30,	2007	2006
Return on Average Assets	1.03%	.86%
Return on Average Equity	11.66%	10.18%
For the nine months ended September 30,	2007	2006
Return on Average Assets	.93%	.86%
Return on Average Equity	10.82%	10.28%

INTEREST INCOME LESS INTEREST EXPENSE (NET INTEREST INCOME)

Net interest income, the difference between interest income and interest expense, represents the largest portion of the Company's earnings, and is affected by the volume, mix, and rate sensitivity of earning assets and interest bearing liabilities, market interest rates and the amount of non-interest bearing funds which support earning assets. The three tables below provide a visual comparison of the consolidated figures, and are stated on a tax equivalent basis assuming a federal tax rate of 34%. The Company's corporate tax rate is 34%, therefore, to equalize tax-free and taxable income in the comparison, we must divide the tax-free income by 66%, with the result that every tax-free dollar is equal to \$1.52 in taxable income.

Tax-exempt income is derived from our municipal investments, which comprise the held-to-maturity portfolio. Although the balance sheets indicate a decrease of \$1.4 million in these investments from year to year, the average volume has decreased approximately \$6.1 million from year to year, resulting in a decrease of \$157,650 in interest income, and a related reduction of \$53,600 in the tax effect of exempt interest income between periods. The following table shows the reconciliation between reported net interest income and tax equivalent, net interest income for the nine month comparison periods of 2007 and 2006:

For the nine months ended September 30,	2007	2006
Net interest income as presented	\$ 9,940,186	\$ 9,812,719
Effect of tax-exempt income	356,199	409,799
Net interest income, tax equivalent	\$10,296,385	\$10,222,518

AVERAGE BALANCES AND INTEREST RATES

The table below presents average earning assets and average interest-bearing liabilities supporting earning assets. Interest income (excluding interest on non-accrual loans) and interest expense are both expressed on a tax equivalent basis, both in dollars and as a rate/yield for the 2007 and 2006 comparison periods. Loans are stated before deduction of non-accrual loans, unearned discount and allowance for loan losses.

	For the Nine Months Ended September 30,					
	2007			2006		
EARNING ASSETS	Average	Income/	Rate/	Average	Income/	Rate/
	Balance	Expense	Yield	Balance	Expense	Yield
Loans (gross)	\$ 265,366,409	\$ 14,406,502	7.26%	262,198,237	13,520,265	6.89%
	21,882,922	630,477	3.85%	31,901,030	849,716	3.56%

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Taxable Investment						
Securities						
Tax Exempt Investment						
Securities	22,309,646	1,047,645	6.28%	28,408,056	1,205,295	5.67%
Federal Funds Sold	0	0	0.00%	351,190	10,458	3.98%
Sweep Accounts	4,948,974	191,178	5.16%	1,377,695	49,575	4.81%
Other Investments	2,370,985	126,370	7.13%	3,227,293	130,399	5.40%
TOTAL	\$ 316,878,936	\$ 16,402,172	6.92%	327,463,501	15,765,708	6.44%
INTEREST BEARING LIABILITIES						
Savings Deposits NOW & Money Market	\$ 39,401,552	\$ 102,845	0.35%	45,007,831	117,430	0.35%
Funds	71,331,482	1,367,627	2.56%	78,572,070	1,195,144	2.03%
Time Deposits	132,389,714	4,303,985	4.35%	117,776,384	3,388,145	3.85%
Federal Funds Purchased and						
Other Borrowed Funds	2,223,615	90,642	5.45%	15,559,247	603,144	5.18%
Repurchase Agreements	14,489,925	240,688	2.22%	15,753,227	239,327	2.03%
TOTAL	\$ 259,836,288	\$ 6,105,787	3.14%	\$ 272,668,759	\$ 5,543,190	2.72%
Net Interest Income		\$ 10,296,385			\$ 10,222,518	
Net Interest Spread(1)			3.78%			3.72%
Interest Margin(2)			4.34%			4.17%

⁽¹⁾ Net interest spread is the difference between the yield on earning assets and the rate paid on interest bearing liabilities.

⁽²⁾ Interest margin is net interest income divided by average earning assets.

The average volume of earning assets for the first nine months of 2007 decreased \$10.6 million, or 3.2% compared to the same period of 2006, while average yield increased 48 basis points. A decrease in average volume of just under \$17.0 million in the investment portfolio contributed to the overall decrease in average volume of earning assets. Interest earned on the loan portfolio comprised approximately 87.8% of total interest income for the first nine months of 2007 and 85.8% for the 2006 comparison period. This increase is attributable to an increase in interest rates through repricing of loans in the Company's adjustable rate portfolio and an increase in the average volume of overnight funds in the sweep accounts of \$3.6 million, which also notes an increase of 35 basis points in average yield. During 2007, the rate earned on the Company's sweep accounts has generally been more favorable than the overnight Federal Funds Sold, accounting for the zero balance in that category in 2007.

In comparison, the average volume of interest bearing liabilities for the first nine months of 2007 decreased approximately \$12.8 million, or 4.7% over the 2006 comparison period, while the average rate paid on these accounts increased 42 basis points. The average volume of time deposits increased \$14.6 million, or 12.4%, and the interest paid on time deposits, which comprises 70.5% and 61.1%, respectively, of total interest expense for the 2007 and 2006 comparison periods, increased \$915,840, or just over 27.0%. These increases between periods reflect a shift from the lower yielding deposit accounts to higher cost time deposits resulting in part from the Company's offer of various CD specials at competitive rates. This increase was offset by decreases in all other volumes of interest bearing liabilities, with the largest decrease, amounting to \$13.3 million or 85.7%, coming from federal funds purchased and other borrowed funds. The Company was able to payoff all its short-term borrowings before year end 2006, and has had minimal short-term borrowings in 2007, all of which were paid off by September 30, 2007. Year-to-date, the increase in the average rate paid on interest-bearing liabilities was six basis points lower than the increase in the average yield earned on interest-earning assets, helping to ease slightly the pressure on the Company's net interest spread, resulting in a spread of 3.78%, up from 3.72% for first nine months of 2006.

CHANGES IN INTEREST INCOME AND INTEREST EXPENSE

The following table summarizes the variances in interest income and interest expense on a fully tax-equivalent basis for the first nine months of 2007 and 2006 resulting from volume changes in average assets and average liabilities and fluctuations in rates earned and paid.

RATE / VOLUME	Variance Due to Rate(1)	Variance Due to Volume(1)	Total Variance
INCOME EARNING ASSETS			
Loans (2)	722,970	163,267	886,237
Taxable Investment Securities	(27,975)	(191,264)	(219,239)
Tax Exempt Investment Securities	32,266	(189,916)	(157,650)
Federal Funds Sold	(10,458)	0	(10,458)
Sweep Account	13,122	128,481	141,603
Other Investments	26,247	(30,276)	(4,029)
Total Interest Earnings	756,172	(119,708)	636,464
INTEREST BEARING LIABILITIES			
Savings Deposits	(4,855)	(9,730)	(14,585)

Changes in Net Interest Income	138,415	(64,548)	73,867
Total Interest Expense	617,757	(55,160)	562,597
Repurchase Agreements	15,268	(13,907)	1,361
Other Borrowed Funds	(152,093)	(360,409)	(512,502)
Time Deposits	495,036	420,804	915,840
NOW & Money Market Funds	264,401	(91,918)	172,483

(1) Items which have shown a year-to-year increase in volume have variances allocated as follows:

Variance due to rate = Change in rate x new volume Variance due to volume = Change in volume x old rate

Items which have shown a year-to-year decrease in volume have variances allocated as follows:

Variance due to rate = Change in rate x old volume Variances due to volume = Change in volume x new rate

(2) Loans are stated before deduction of unearned discount and allowances for loan losses. The

principal balances of non-accrual loans is included in calculations of the yield on loans, while

the interest on these non-performing assets is excluded.

NON-INTEREST INCOME AND NON-INTEREST EXPENSE

Non-interest income increased \$318,949, or 40.3% for the third quarter of 2007 compared to the third quarter of 2006, from \$791,409 to \$1.1 million. The Company sold its credit card portfolio during the third quarter of 2007, resulting in a one-time gain after expenses of \$257,836, which accounted for most of the increase in non-interest income for this time period. Non-interest income increased \$408,760 or 17.8% for the first nine months of 2007 compared to the first nine months of 2006. ATM and Debit Card related fees account for a portion of the increase, with an increase of \$55,836, or 15.8% for the first nine months of 2007 compared to 2006. Income from assets held under the Company's Supplemental Employee Retirement Plan (SERP), which is stock market driven, increased \$62,186 from \$19,234 to \$81,420 as a result of the stock market activity during the first nine months of 2007.

Non-interest expense increased \$185,476, or 6.1% for the third quarter of 2007 compared to 2006. Non-interest expense for the first nine months of 2007 increased \$257,691, or 2.8% from \$9.3 million for the first nine months of 2006 to \$9.6 million for the first nine months of 2007. Salaries and wages decreased \$68,559 or 2.0% for the first nine months of 2007 compared to the same period in 2006. Higher accruals in 2006 for salaries and wages compared to 2007 was a major factor for the decrease, but were adjusted later in the year due to attrition and the consolidation of some positions. Employee benefits increased \$52,529, or 12.4%, for the third quarter of 2007 compared to 2006, and an increase of \$86,368 or 6.8% is noted for the first nine months of 2007 compared to the same period in 2006, due in part to an increase in the health care costs for the Company's health insurance program. Other expenses increased \$134,195, or 14.5% for the third quarter of 2007 compared to the third quarter of 2006, and an increase of \$142,836, or 5.0% is noted for the first nine months of 2007 compared to the first nine months of 2006. Outside service fees associated with the implementation of SOX 404 amounted to \$67,329 for the third quarter of 2007 and \$113,216 for the first nine months of 2007, contributing to the increase for both comparison periods. Legal and audit fees increased for both comparison periods, with a combined increase of \$16,163, or 19.8% for the third quarter of 2007 compared to the third quarter of 2006, and an increase of \$26,021, or 10.5% for the first nine months of 2007 compared to the same period in 2006.

Management monitors all components of other non-interest expenses; however, a quarterly review is performed to assure that the accruals for these expenses are accurate. This helps alleviate the need to make significant adjustments to these accounts that in turn affect the net income of the Company.

APPLICABLE INCOME TAXES

Provisions for income taxes increased in both comparison periods with increases of \$69,696, or 48.8% for the third quarter of 2007 compared to the same quarter of 2006, and \$70,331, or 15.9% for the first nine months of 2007 compared to the same period in 2007. These increases are consistent with the increase in income before income taxes.

CHANGES IN FINANCIAL CONDITION

The following table reflects the composition of the Company's major categories of assets and liabilities as a percent of total assets as of the dates indicated:

ASSETS	September 30	0, 2007	December 3	1, 2006	September 30, 2006			
Loans (gross)* Available for Sale	\$ 256,909,154	73.23%	\$ 269,296,026	76.54%	\$ 266,656,468	74.42%		
Securities	25,074,048	7.15%	22,612,207	6.43%	27,495,869	7.67%		
Held to Maturity Securities *includes loans held for sale	29,431,718	8.39%	21,069,866	5.99%	30,778,188	8.59%		
LIABILITIES								
Time Deposits	\$ 134,843,845	38.44%	\$ 133,711,197	38.01%	\$ 134,144,985	37.44%		
Savings Deposits	39,505,522	11.26%	38,471,441	10.94%	40,633,051	11.34%		
Demand Deposits NOW & Money Market	50,485,030	14.39%	47,402,628	13.47%	48,826,758	13.63%		
Funds	77,204,394	22.01%	81,402,928	23.14%	71,803,791	20.04%		

The Company's loan portfolio decreased \$12.4 million, or 4.6% from December 31, 2006 to September 30, 2007, and decrease \$9.7 million, or 3.7%, from September 30, 2006 to September 30, 2007. Weaker residential mortgage loan activity, along with a decrease in the Company's commercial loan portfolio accounts for the decrease over the past year. The Company purchased \$4.2 million in available-for-sale investments during the third quarter of 2007, so despite maturities during the year, an increase of \$2.5 million, or 10.9% is noted from December 31, 2006 to September 30, 2007. As of September 30, 2007, the Company's held-to-maturity investment portfolio increased \$8.4 million or 39.7% from December 31, 2006, but was \$1.4 million, or 4.4% under the September 30, 2006 balance of \$30.8 million. Moderate changes in balances are noted in time, savings and demand deposit accounts, while NOW & money market funds show more marked variations between periods. A decrease of \$4.2 million, or 5.2% is noted from December 31, 2006 to September 30, 2007, while an increase of \$5.4 million, or 7.5% is reported year over year. The Company's municipal deposits, which are a component of NOW & money market funds, typically increase beginning in the third quarter of the fiscal year as a result of collection of town and city taxes.

RISK MANAGEMENT

Interest Rate Risk and Asset and Liability Management - Management actively monitors and manages its interest rate risk exposure and attempts to structure the balance sheet to maximize net interest income while controlling its exposure to interest rate risk. The Company's Asset/Liability Management Committee (ALCO) formulates strategies to manage interest rate risk by evaluating the impact on earnings and capital of such factors as current interest rate forecasts and economic indicators, potential changes in such forecasts and indicators, liquidity, and various business strategies. The ALCO meets monthly to review financial statements, liquidity levels, yields and spreads to better understand, measure, monitor and control the Company's interest rate risk. In the ALCO process, the committee members apply policy limits set forth in the Asset Liability, Liquidity and Investment policies approved by the Company's Board of Directors. The ALCO's methods for evaluating interest rate risk include an analysis of the effects of interest rate changes on net interest income and an analysis of the Company's interest rate sensitivity "gap", which

provides a static analysis of the maturity and repricing characteristics of the entire balance sheet.

Interest rate risk represents the sensitivity of earnings to changes in market interest rates. As interest rates change, the interest income and expense streams associated with the Company's interest sensitive assets and liabilities also change, thereby impacting net interest income (NII), the primary component of the Company's earnings. Fluctuations in interest rates can also have an impact on liquidity. The ALCO uses an outside consultant to perform quarterly rate shock simulations to the Company's net interest income, as well as a variety of other analyses. It is the ALCO's function to provide the assumptions used in the modeling process. The ALCO utilizes the results of this simulation model to quantify the estimated exposure of NII and liquidity to sustained interest rate changes. The simulation model captures the impact of changing interest rates on the interest income received and interest expense paid on all interest-earning assets and interest-bearing liabilities reflected on the Company's balance sheet. Furthermore, the model simulates the balance sheet's sensitivity to a prolonged flat rate environment. All rate scenarios are simulated assuming a parallel shift of the yield curve; however further simulations are performed utilizing a flattening yield curve as well. This sensitivity analysis is compared to the ALCO policy limits which specify a maximum tolerance level for NII exposure over a 1-year horizon, assuming no balance sheet growth, given a 200 basis point (bp) shift upward and a 100 bp shift downward in interest rates. The analysis also provides a summary of the Company's liquidity position. Furthermore, the analysis provides testing of the assumptions used in previous simulation models by comparing the projected NII with actual NII. The asset/liability simulation model provides management with an important tool for making sound economic decisions regarding the balance sheet.

While assumptions are developed based upon current economic and local market conditions, the Company cannot provide any assurances as to the predictive nature of these assumptions including how or when customer preferences or competitor influences might change.

Credit Risk - A primary concern of management is to reduce the exposure to credit loss within the loan portfolio. Management follows established underwriting guidelines, and any exceptions to the policy must be approved by a loan officer with higher authority than the loan officer originating the loan. The adequacy of the loan loss coverage is reviewed quarterly by the risk management committee of the Board of Directors. This committee meets to discuss, among other matters, potential exposures, historical loss experience, and overall economic conditions. Existing or potential problems are noted and addressed by senior management in order to assess the risk of probable loss or delinquency. A variety of loans are reviewed periodically by an independent firm in order to help ensure accuracy of the Company's internal risk ratings and compliance with various internal policies and procedures, as well as those set by the regulatory authorities. The Company also employs a Credit Administration Officer whose duties include monitoring and reporting on the status of the loan portfolio including delinquent and non-performing loans. Credit risk may also arise from geographic concentration of loans. While the Company's loan portfolio is derived primarily from its primary market area in northeast Vermont, geographic concentration is partially mitigated by the continued growth of the Company's loan portfolio in central Vermont, its newest market area.

The following table reflects the composition of the Company's loan portfolio as of the dates indicated:

	September 3	0, 2007	December 31, 2006		
			% of		
	Total Loans	Total	Total Loans	Total	
Real Estate Loans					
Construction & Land Development	\$ 10,686,649	4.16%	\$ 11,889,203	4.41%	
Farm Land	5,165,395	2.01%	3,217,107	1.19%	
1-4 Family Residential	140,156,852	54.56%	143,228,599	53.19%	
Home Equity Lines	14,363,799	5.59%	13,778,692	5.12%	
Commercial Real Estate	50,701,048	19.74%	54,236,037	20.14%	
Loans to Finance Agricultural Production	431,244	0.17%	224,257	0.08%	
Commercial & Industrial	18,326,163	7.13%	21,992,790	8.17%	

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Consumer Loans	16,938,743	6.59%	20,588,227	7.65%
All Other Loans	139,261	0.05%	141,114	0.05%
Gross Loans	256,909,154	100.00%	269,296,026	100.00%
Allowance for Loan Losses	(2,321,409)	-0.90%	(2,267,821)	-0.84%
Unearned Net Loan Fees	(490,826)	-0.19%	(632,105)	-0.24%
Net Loans	\$ 254,096,919	98.91%	\$ 266,396,100	98.92%

Allowance for loan losses and provisions - The Company maintains an allowance for loan losses at a level that management believes is appropriate to absorb losses inherent in the loan portfolio (See "Critical Accounting Policies"). As of September 30, 2007, the Company maintained a residential loan portfolio (including home equity lines of credit) of \$154.5 million, compared to \$157.0 million at December 31, 2006, accounting for 60.1% and 58.3%, respectively, of the total loan portfolio. The commercial real estate portfolio (including construction, land development and farmland loans) totaled \$66.6 million and \$69.3 million, respectively, at September 30, 2007 and December 31, 2006, comprising 25.9% and 25.7%, respectively, of the total loan portfolio. The Company's commercial loan portfolio includes loans that carry guarantees from government programs, thereby mitigating the Company's credit risk on such loans. At September 30, 2007, the Company had \$17.5 million in loans under various government loan guarantee programs, with the guaranteed portion totaling \$12.3 million, compared to \$18.4 million in loans carrying a guaranteed total of \$13.1 million at December 31, 2006. The volume of residential and commercial loans secured by real estate, together with the low historical loan loss experience in these portfolios, and experienced loan officers and well established loan underwriting and credit administration staffs, helps to support the Company's estimate for loan loss coverage.

The following table summarizes the Company's loan loss experience for the nine months ended September 30,

Loans Outstanding End of Period	2007 \$ 256,909,154			2006 266,656,468
Average Loans Outstanding During Period		265,366,409		262,198,237
Loan Loss Reserve, Beginning of Period	\$	2,267,821	\$	2,189,187
Loans Charged Off:				
Residential Real Estate		0		5,490
Commercial Real Estate		0		5,998
Commercial Loans not Secured by Real Estate		0		13,266
Consumer Loans		116,782		46,802
Total Loans Charged Off		116,782		71,556
Recoveries:				
Residential Real Estate		13,446		1,340
Commercial Real Estate		12,459		0
Commercial Loans not Secured by Real Estate		1,944		2,912
Consumer Loans		20,021		44,924
Total Recoveries		47,870		49,176
Net Loans Charged Off		68,912		22,380
Provision Charged to Income		122,500		112,500
Loan Loss Reserve, End of Period	\$	2,321,409	\$	2,279,307
Net Charge Offs to Average Loans Outstanding		0.026%		0.009%
Loan Loss Reserve to Average Loans Outstanding				0.869%

Non-performing assets for the comparison periods were as follows:

	September 3	30, 2007	December 31, 2006		
	Balance	Percent of Total	Balance	Percent of Total	
Non-Accruing loans	\$ 662,060	62.82%	\$ 720,587	77.78%	
Loans past due 90 days or more and still accruing	391,806	37.18%	205,801	22.22%	
Total	\$ 1,053,866	100.00%	\$ 926,388	100.00%	

Specific allocations are made in the allowance for loan losses in situations management believes may represent a greater risk for loss. In addition, a portion of the allowance (termed "unallocated") is established to absorb inherent losses that probably exist as of the valuation date although not identified through management's objective processes for estimated credit losses. A quarterly review of various qualitative factors, including levels of, and trends in, delinquencies and non-accruals and national and local economic trends and conditions, helps to ensure that areas with potential risk are noted and coverage increased or decreased to reflect the trends in delinquencies and non-accruals. Due in part to local economic conditions, the Company increased this section of qualitative factors during the first quarter of 2007, to allocate portions of the allowance to this area. Residential mortgage loans make up the largest part of the loan portfolio and have the lowest historical loss ratio, helping to alleviate the overall risk. While the allowance is described as consisting of separate allocated portions, the entire allowance is available to support loan losses, regardless of category.

Market Risk - In addition to credit risk in the Company's loan portfolio and liquidity risk, the Company's business activities also generate market risk. Market risk is the risk of loss in a financial instrument arising from adverse changes in market prices and rates, foreign currency exchange rates, commodity prices and equity prices. The Company does not have any market risk sensitive instruments acquired for trading purposes. The Company's market risk arises primarily from interest rate risk inherent in its lending, investing, and deposit taking activities. Interest rate risk is directly related to the different maturities and repricing characteristics of interest-bearing assets and liabilities, as well as to loan prepayment risks, early withdrawal of time deposits, and the fact that the speed and magnitude of responses to interest rate changes vary by product. As discussed above under "Interest Rate Risk and Asset and Liability Management", the Company actively monitors and manages its interest rate risk through the ALCO process.

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 and to reduce its own exposure to fluctuations in interest rates. These financial instruments include commitments to extend credit (including commercial and construction lines of credit), standby letters of credit and risk-sharing commitments on certain sold loans. Such 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. During the first nine months of 2007, the Company did not engage in any activity that created any additional types of off-balance-sheet risk. However, as noted above in the Overview and in Note 8 (Subsequent Event) to the financial statements, on October 31, 2007 the Company completed a \$12.5 million trust preferred securities financing, for the purposes of funding a portion of the merger consideration for the pending acquisition of LyndonBank. The capital securities were issued by a newly-formed Delaware trust subsidiary of the Company, CMTV Statutory Trust I, and bear interest of fixed rate of 7.56% per year for the first five years, followed by a floating rate, adjusted quarterly, equal to the three-month LIBOR, plus 2.85%. The Company has guaranteed the payment, after expiration of any grace or cure period, of any amounts to be paid by the trust under the terms of the trust preferred securities. This guarantee represents an unsecured contingent obligation of the Company.

The Company generally requires collateral or other security to support financial instruments with credit risk. The Company's financial instruments or commitments whose contract amount represents credit risk as of September 30, 2007 were as follows:

	Contract or Notional Amount
Unused portions of home equity lines of credit	12,343,114
Other commitments to extend credit	20,342,953
Standby letters of credit and commercial letters of credit	36,500
Recourse on sale of credit card portfolio	1,311,950
MPF credit enhancement obligation, net of liability recorded	1,257,055

Since some commitments expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. As mentioned in previous sections of this current report, the Company sold its credit card portfolio during the third quarter of 2007, thereby eliminating the unused portion of the credit card portfolio from the table above. The recourse provision under the terms of the sale is based on total lines, not balances outstanding. Based on historical losses, the Company does not expect any significant losses from this commitment.

AGGREGATE CONTRACTUAL OBLIGATIONS

The following table presents, as of September 30, 2007, significant fixed and determinable contractual obligations to third parties, by payment date:

	Less than				More				
	1	year		2-3 ears	4-5 years	5	than years	Т	'otal
Operating Leases	\$	144,673	\$	277,311	\$ 200,112	\$	265,127	\$	887,223
FHLB Borrowings		30,000		0	0		10,000		40,000
Total	\$	174,673	\$	277,311	\$ 200,112	\$	275,127	\$	927,223

LIQUIDITY AND CAPITAL RESOURCES

Managing liquidity risk is essential to maintaining both depositor confidence and stability in earnings. Liquidity management refers to the ability of the Company to adequately cover fluctuations in assets and liabilities. Meeting loan demand (assets) and covering the withdrawal of deposit funds (liabilities) are two key components of the liquidity management process. The Company's principal sources of funds are deposits, amortization and prepayment of loans and securities, maturities of investment securities, sales of loans available for sale, and earnings and funds provided from operations. Maintaining a relatively stable funding base, which is achieved by diversifying funding sources, competitively pricing deposit products, and extending the contractual maturity of liabilities, reduces the Company's exposure to roll over risk on deposits and limits reliance on volatile short-term borrowed funds. Short-term funding needs arise from declines in deposits or other funding sources and funding of loan commitments. The Company's strategy is to fund assets to the maximum extent possible with core deposits that provide a sizable source of relatively stable and low-cost funds. When loan demand out paces deposit growth, it is necessary for the Company to use alternative funding sources, such as investment portfolio maturities and short-term borrowings, to meet these funding needs.

The Company has taken the approach of offering deposit specials at competitive rates, in varying terms that fit within the balance sheet mix. The strategy of offering specials is meant to provide a means to retain deposits while not having to reprice the entire deposit portfolio. The Company recognizes that with increasing competition for deposits, it may at times be desirable to utilize alternative sources of funding to supplement deposits. This year, the Board of Directors approved an updated Asset Liability Management Funding Policy that contemplates the expanded use of brokered deposits. This will allow the Company to augment retail deposits and borrowings with brokered deposits as needed to help fund loans.

During the first nine months of 2007, the Company's available-for-sale investment portfolio increased with purchases of \$5.2 million and maturities totaling \$3.0 million and the held-to-maturity investment portfolio increased \$8.4 million while the loan portfolio decreased \$12.4 million. On the liability side, NOW and money market accounts decreased \$4.2 million, while time deposits increased \$1.1 million, and savings deposits increased \$1.0 million.

As a member of the Federal Home Loan Bank of Boston (FHLBB), the Company has access to pre-approved lines of credit. The Company had a \$1.0 million unsecured Federal Funds line with an available balance of the same at September 30, 2007. Interest is chargeable at a rate determined daily, approximately 25 basis points higher than the rate paid on federal funds sold. Additional borrowing capacity of approximately \$82.9 million through the FHLBB is secured by the Company's qualifying loan portfolio.

To cover seasonal decreases in deposits primarily associated with municipal accounts, the Company typically borrows short-term advances from the FHLB and pays the advances down as the municipal deposits flow back into the bank during the third and fourth quarter. At the end of the second quarter, the Company had borrowed \$7 million in a short-term advance all of which was paid off during the third quarter of 2007. As of September 30, 2007, the Company had total advances of \$40,000 against the \$82.9 million consisting of the following:

	Annual	7. F		Principal
Purchase Date	Rate	Maturit Date	y	Balance
Long-term Advances				
		November 1	16,	
November 16, 1992	7.:	57% 2007	\$	30,000
		November 1	16,	
November 16, 1992	7.0	67% 2012		10,000
Total Long-term Advances			\$	40,000

Under a separate agreement with FHLBB, the Company has the authority to collateralize public unit deposits, up to its FHLBB borrowing capacity (\$82.9 million less outstanding advances noted above) with letters of credit issued by the FHLBB. At September 30, 2007, approximately \$61.2 million was pledged under this agreement, as collateral for these deposits. A letter of credit fee is charged to the Company quarterly based on the average daily balance for the quarter at an annual rate of 20 basis points. The average daily balance for the third quarter of 2007 was approximately \$11.7 million.

Other alternative sources of funding come from unsecured Federal Funds lines with two other correspondent banks that total \$7.5 million. There were no balances outstanding on either line at September 30, 2007.

In the third quarter of 2007, the Company declared a cash dividend of \$0.17 per share, payable in the fourth quarter of 2007, requiring an accrual of \$742,421 at September 30, 2007. In the second quarter of 2007, the Company declared a 5% stock dividend to be paid during the third quarter, requiring restatement of all per share data prior to the second quarter of 2007, and an estimated accrual of \$2,801,082 recorded to Shareholders' Equity. During the third quarter of 2007, an adjusting entry was made to Shareholders' Equity to reflect the actual valuation of the stock dividend on the payment date (\$2,821,320). The required accounting entries for the stock dividend have resulted in a shift from Retained Earnings at December 31, 2007 to Accumulated Deficit as indicated on the Balance Sheet as of September 30, 2007.

The following table illustrates the changes in shareholders' equity from December 31, 2006 to September 30, 2007:

Balance at December 31, 2006 (book value \$7.09 per share)	\$30,730,811
Net income	2,460,311
Issuance of stock through the Dividend Reinvestment Plan	623,874
Purchase of treasury stock (fractional share redemption associated with the 5% stock dividend)	(8,045)
Total dividends declared	(2,149,218)
Unrealized holding gain arising during the period on available-for-sale securities, net of tax	204,693
Balance at September 30, 2007 (book value \$7.27 per share)	31,862,426

At September 30, 2007, the Company reported that of the 405,000 shares authorized for the stock buyback plan, 178,890 shares have been purchased, leaving 226,110 shares available for repurchase. The repurchase price paid for these shares ranged from \$9.75 per share in May of 2000 to \$16.50 per share paid in September of 2005. During the first nine months of 2007, the Company did not repurchase any shares pursuant to the buyback authority. The last purchase pursuant to such authority was December 23, 2005 in which 4,938 shares were repurchased at a price of \$16.00 per share. For additional information on stock repurchases by the Company and affiliated purchasers (as defined in SEC Rule 10b-18) refer to Part II, Item 2 of this Report.

The primary source of funds for the Company's payment of dividends to its shareholders is dividends paid to the Company by the Bank. The Bank, as a national bank, is subject to the dividend restrictions set forth by the Comptroller of the Currency ("OCC"). Under such restrictions, the Bank may not, without the prior approval of the OCC, declare dividends in excess of the sum of the current year's earnings (as defined) plus the retained earnings (as defined) from the prior two years.

Quantitative measures established by regulation to ensure capital adequacy require the Company to maintain minimum amounts and ratios of total and Tier 1 capital (as defined in the regulations) to risk-weighted assets (as defined), and a so-called leverage ratio of Tier 1 capital (as defined) to average assets (as defined). Under current guidelines, banks must maintain a risk-based capital ratio of 8.0%, of which at least 4.0% must be in the form of core capital (as defined).

Regulators have also established minimum capital ratio guidelines for FDIC-insured banks under the prompt corrective action provisions of the Federal Deposit Insurance Act, as amended. These minimums are a total risk-based capital ratio of 10.0%, a Tier I risk-based capital ratio of 6%, and a leverage ratio of 5%. As of September 30, 2007, the Company's Subsidiary was deemed well capitalized under the regulatory framework for prompt corrective action. There are no conditions or events since that time that management believes have changed the Subsidiary's classification.

The risk based ratios of the Company and its subsidiary as of September 30, 2007 and December 31, 2006 exceeded regulatory guidelines and are presented in the table below.

Minimum To Be
Well

Minimum Capitalized Under
For Capital Prompt Corrective
Actual Adequacy Purposes: Action Provisions:
Amount Ratio Amount Ratio Amount Ratio
(Dollars in Thousands)

As of September 30, 2007: Total capital (to risk-weighted assets)

Consolidated Bank	\$34,249 \$34,341	14.89% 14.96%	\$18,398 \$18,361	8.0% 8.0%	N/A \$22,951	N/A 10.0%
Tier I capital (to risk-weighted assets)						
Consolidated	\$31,928	13.88%	\$ 9,199	4.0%	N/A	N/A
Bank	\$32,020	13.95%	\$ 9,181	4.0%	\$13,771	6.0%
Tier I capital (to average assets)						
Consolidated	\$31,928	9.31%	\$13,716	4.0%	N/A	N/A
Bank	\$32,020	9.34%	\$13,709	4.0%	\$17,136	5.0%

					Minimum To Be Well			
			Minimum		Capitalized Under			
			For Capital		Prompt Corrective			
	Actual		Adequacy Purposes:		Action Provisions:			
	Amount	Ratio	Amount	Ratio	Amount	Ratio		
	(Dollars in Thousands)							
As of December 31, 2006:								
Total capital (to risk-weighted assets)								
Consolidated	\$33,270	14.10%	\$18,879	8.0%	N/A	N/A		
Bank	\$33,047	14.01%	\$18,872	8.0%	\$23,590	10.0%		
Tier I capital (to risk-weighted assets)								
Consolidated	\$31,002	13.14%	\$ 9,439	4.0%	N/A	N/A		
Bank	\$30,779	13.05%	\$ 9,436	4.0%	\$14,154	6.0%		
Tier I capital (to average assets)								
Consolidated	\$31,002	8.59%	\$14,434	4.0%	N/A	N/A		
Bank	\$30,779	8.53%	\$14,430	4.0%	\$18,038	5.0%		

The Company intends to maintain a capital resource position in excess of the minimums shown above. Consistent with that policy, management will continue to anticipate the Company's future capital needs.

From time to time the Company may make contributions to the capital of Community National Bank. At present, regulatory authorities have made no demand on the Company to make additional capital contributions. On August 2, 2007, the Company agreed to acquire LyndonBank, headquartered in Lyndonville, Vermont, through a merger of LyndonBank into Community National Bank, for a cash price of approximately \$26.7 million. As described above in the Overview and in Note 8 (Subsequent Event) to the financial statements, in connection with that transaction, the Company has completed a \$12.5 million trust preferred securities financing. The Company intends to contribute all, or substantially all, of the proceeds of such issuance to the capital of Community National Bank.

ITEM 3. Quantitative and Qualitative Disclosures about Market Risk

The Company's management of the credit, liquidity and market risk inherent in its business operations is discussed in Part 1, Item 2 of this report under the caption "RISK MANAGEMENT", which is incorporated herein by reference. Management does not believe that there have been any material changes in the nature or categories of the Company's risk exposures from those disclosed in the Company's 2006 annual report on form 10-K.

ITEM 4. Controls and Procedures

As required by Rule 13a-15 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), the Company has evaluated the effectiveness of the design and operation of the Company's disclosure controls and procedures as of the end of the period covered by this report. This evaluation was carried out under the supervision and with the participation of the Company's management, including the Company's Chairman and Chief Executive Officer and its President and Chief Operating Officer (Chief Financial Officer). Based upon that evaluation, such officers concluded that the Company's disclosure controls and procedures were effective as of the end of the period covered by this report. For this purpose, the term "disclosure controls and procedures" means controls and other procedures of the Company that are designed to ensure that information required to be disclosed by it in the reports that it files or submits under the Exchange Act (15 U.S.C. 78a et seq.) is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include,

without limitation, controls and procedures designed to ensure that information required to be disclosed by the Company in the reports that it files or submits under the Exchange Act is accumulated and communicated to the Company's management, including its principal executive and principal financial officers, or persons performing similar functions, as appropriate to allow timely decisions regarding required disclosure.

PART II. OTHER INFORMATION

ITEM 1. Legal Proceedings

The Company and/or its Subsidiary are subject to various claims and legal actions that have arisen in the normal course of business. Management does not expect that the ultimate disposition of these matters, individually or in the aggregate, will have a material adverse impact on the Company's financial statements.

ITEM 1A. Risk Factors

There has been no material change in the Company's risk factors described in its Annual Report on Form 10-K for the year ended December 31, 2006.

ITEM 2. Unregistered Sales of Equity Securities and Use of Proceeds

The following table provides information as to purchases of the Company's common stock during the third quarter ended September 30, 2007, by the Company and by any affiliated purchaser (as defined in SEC Rule 10b-18):

				Maximum Number of Shares That May Yet
			Total Number of	Be
				Purchased
	Total Number	Average	Shares Purchased	Under
	Of Shares	Price Paid	as Part of Publicly	the Plan at the
			Announced	End of the
For the period:	Purchased(1)(2)	Per Share	Plan(3)	Period
July 1 - July 31	0	\$ 0	0	226,110
August 1 - August 31	117	\$ 13.75	0	226,110
September 1 - September 30	0	\$ 0	0	226,110
Total	117	\$ 13.75	0	226,110

- (1) All 117 shares were purchased for the account of participants invested in the Company Stock Fund under the Company's Retirement Savings Plan by or on behalf of the Plan Trustee, the Human Resources Committee of Community National Bank. Such share purchases were facilitated through Community Financial Services Group, LLC ("CFSG"), which provides certain investment advisory services to the Plan. Both the Plan Trustee and CFSG may be considered affiliates of the Company under Rule 10b-18. All purchases by the Plan were made in the open market in brokerage transactions and reported on the OTC Bulletin Board©.
- (2) Shares purchased during the period do not include fractional shares repurchased from time to time in connection with the participant's election to discontinue participation in the Company's Dividend Reinvestment Plan.
- (3) The Company's Board of Directors in April, 2000 initially authorized the repurchase from time to time of up to 205,000 shares of the Company's common stock in open market and privately negotiated transactions, in management's

discretion and as market conditions may warrant. The Board extended this authorization on October 15, 2002 to repurchase an additional 200,000 shares, with an aggregate limit for such repurchases under both authorizations of \$3.5 million. The approval did not specify a termination date.

ITEM 6. Exhibits

The following exhibits are incorporated by reference:

Exhibit 2.1 – Agreement and Plan of Merger dated as of August 1, 2007 among Community Bancorp., Community National Bank and LyndonBank incorporated by reference to the Company's Current Report on Form 8-K filed with the Commission on August 2, 2007.

Exhibit 4.1 - Indenture dated as of October 31, 2007 between Community Bancorp., as issuer and Wilmington Trust Company, as indenture trustee, incorporated by reference to the Company's Current Report on Form 8-K filed with the Commission on November 2, 2007.

Exhibit 4.2 - Amended and Restated Declaration of Trust dated as of October 31, 2007 among Community Bancorp., as sponsor, Wilmington Trust Company, as Delaware and institutional Trustee, and the administrators named therein, incorporated by reference to the Company's Current Report on Form 8-K filed with the Commission on November 2, 2007.

Exhibit 10.1 - Guarantee Agreement dated as of October 31, 2007 between Community Bancorp., as guaranter and Wilmington Trust Company, as guarantee trustee, incorporated by reference to the Company's Current Report on Form 8-K filed with the Commission on November 2, 2007.

Exhibit 10.2 - Placement Agreement dated October 30, 2007 among Community Bancorp., CMTV Statutory Trust I, FTN Financial Capital Markets and Keefe, Bruyette & Woods, Inc., incorporated by reference to the Company's Current Report on Form 8-K filed with the Commission on November 2, 2007.

The following exhibits are filed with this report:

Exhibit 31.1 - Certification from the Chief Executive Officer of the Company pursuant to section 302 of the Sarbanes-Oxley Act of 2002

Exhibit 31.2 - Certification from the Chief Financial Officer of the Company pursuant to section 302 of the Sarbanes-Oxley Act of 2002

Exhibit 32.1 - Certification from the Chief Executive Officer of the Company pursuant to 18 U.S.C., Section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002*

Exhibit 32.2 - Certification from the Chief Financial Officer of the Company pursuant to 18 U.S.C., Section 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002*

*This exhibit shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, or otherwise subject to the liability of that section, and shall not be deemed to be incorporated by reference into any filing under the Securities Act of 1933 or the Securities Act of 1934.

SIGNATURES

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

COMMUNITY BANCORP.

DATED: November 13, 2007 /s/ Richard C.

White

Richard C. White, Chairman & Chief Executive

Officer

DATED: November 13, 2007 /s/ Stephen P.

Marsh

Stephen P. Marsh, President & Chief Operating

Officer

(Chief Financial

Officer)