1ST CONSTITUTION BANCORP Form SC 13D/A April 09, 2003

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

SCHEDULE 13D (Amendment No. 2)

Under the Securities Exchange Act of 1934

1ST CONSTITUTION BANCORP
(Name of Issuer)

COMMON STOCK (Title of Class of Securities)

31986N-10-2 (CUSIP Number)

GEORGE E. IRWIN, PRESIDENT AND CEO
GREATER COMMUNITY BANCORP
55 UNION BOULEVARD, TOTOWA, NJ 07512
(973) 942-1111, EXT. 1018
dress and Telephone Number of Person Authoric

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

APRIL 9, 2003 (Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box [].

Note: Schedules filed in paper format shall include a signed original and five copies of the Schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)
(Page 1 of 10 Pages)

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO	. 31986N-10-2	SCHEDULE	13D		PAGE 2	OF 10 PAGES
1	NAME OF REPORTING	PERSON: GREATER	COMMUNITY	BANCORP		
	S.S. OR I.R.S. IDE 22-2545165	NTIFICATION NO.	OF ABOVE	PERSON (e	entities	only):
2	CHECK THE APPROPRI	ATE BOX IF A ME	MBER OF A	GROUP		(a) [ ] (b) [x]
3	SEC USE ONLY					
4	SOURCE OF FUNDS (	see instruction WC	s)			
5	CHECK BOX IF DISCL REQUIRED PURSUANT			S IS		[ ]
6	CITIZENSHIP OR PLA	CE OF ORGANIZAT NEW JERSEY	ION			
	NUMBER OF SHARES		7	SOLE VOT 112,595	ING POW	ER
	BENEFICIALLY OWNED BY EACH		8	SHARED V	OTING P	OWER
	REPORTING PERSON WITH		9	SOLE DIS	SPOSITIV	E POWER
			10	SHARED D	)ISPOSIT	IVE POWER
11	AGGREGATE AMOUNT B	ENEFICIALLY OWN	ED BY EACH	REPORTIN	IG PERSO	N
12	CHECK BOX IF THE A EXCLUDES CERTAIN S		•	1)		[ ]
13	PERCENT OF CLASS R	EPRESENTED BY A	MOUNT IN R	OW (11)		
14	TYPE OF REPORTING	PERSON (see ins	tructions)			
CUSIP NO	. 31986N-10-2	SCHEDULE	13D		PAGE 3	OF 10 PAGES
1	NAME OF REPORTING	PERSON: MARINO	A. BRAMANT	E		
	S.S. OR I.R.S. IDE	NTIFICATION NO.	OF ABOVE	PERSON (e	entities	only):
2	CHECK THE APPROPRI		MBER OF A	GROUP	_	(a) [ ] (b) [x]

3	SEC USE ONLY			
,	SHO ONE CIVILI			
1	SOURCE OF FUNDS (see inst	cructions)		
5	CHECK BOX IF DISCLOSURE OF REQUIRED PURSUANT TO ITEMS		INGS IS	
6	CITIZENSHIP OR PLACE OF OF UNITED S			
	NUMBER OF SHARES BENEFICIALLY	7	SOLE VOTING POWER 4,095	
	OWNED BY EACH REPORTING	8	SHARED VOTING POWER*	
	PERSON WITH	9	SOLE DISPOSITIVE POWER 4,095	
		10	SHARED DISPOSITIVE POWER*	
.1	AGGREGATE AMOUNT BENEFICIA 4,095	ALLY OWNED BY EA	ACH REPORTING PERSON	
12		THE AGGREGATE AMOUNT IN ROW (11) TAIN SHARES (see instructions) [X]		
L3	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.3%			
4	TYPE OF REPORTING PERSON IN	(see instruction	ns)	
	The reporting person may be de	nomed to harro ak		

<sup>\*</sup> The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares.

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1 NAME OF REPORTING PERSON: ANTHONY M. BRUNO, JR.

S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only):

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) []
(see instructions) (b) [x]

3 SEC USE ONLY

	CHECK BOX IF DISCLOS REQUIRED PURSUANT TO	GURE OF LEGAL PROCEEDINGS O ITEMS 2(D) OR 2(E)	S IS [ ]
6	CITIZENSHIP OR PLACE	OF ORGANIZATION	
	NUMBER OF SHARES	7	SOLE VOTING POWER 3,858
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER* 12,443
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 3,858
		10	SHARED DISPOSITIVE POWER* 15,199
11		NEFICIALLY OWNED BY EACH	REPORTING PERSON
12		GREGATE AMOUNT IN ROW (11	.) [X]
13		PRESENTED BY AMOUNT IN RO	DW (11)
14	TYPE OF REPORTING PE	ERSON (see instructions)	
*			ed voting and dispositive  by Greater Community, solely
	reporting person has no of disposition of the sh		of Greater Community. The we or to direct the proceeds ommunity and otherwise
CUSII	reporting person has no of disposition of the sh	power or right to receivnares owned by Greater Conership of all such share	of Greater Community. The ve or to direct the proceeds ommunity and otherwise es.
CUSII	reporting person has no of disposition of the sh disclaims beneficial own	power or right to receivnares owned by Greater Conership of all such share	of Greater Community. The ve or to direct the proceeds ommunity and otherwise es.
	reporting person has no of disposition of the sh disclaims beneficial own of NO. 31986N-10-2  NAME OF REPORTING PE	power or right to receive nares owned by Greater Conternation of all such share such share such states of the such share such share such share such share such share such such share such such such such such such such such	of Greater Community. The ve or to direct the proceeds ommunity and otherwise es.  PAGE 5 OF 10 PAGES
1	reporting person has no of disposition of the sh disclaims beneficial own  P NO. 31986N-10-2  NAME OF REPORTING PE  S.S. OR I.R.S. IDENT	power or right to receive nares owned by Greater Contership of all such share such share such states of the such share such states of the such share such such share such such share such such such such such such such such	of Greater Community. The ve or to direct the proceeds ommunity and otherwise es.  PAGE 5 OF 10 PAGES PERSON (entities only):
	reporting person has no of disposition of the sh disclaims beneficial own of NO. 31986N-10-2  NAME OF REPORTING PERSONAL CHECK THE APPROPRIATE	power or right to receive nares owned by Greater Contership of all such share SCHEDULE 13D  ERSON: C. MARK CAMPBELL  CIFICATION NO. OF ABOVE F	of Greater Community. The re or to direct the proceeds ommunity and otherwise es.  PAGE 5 OF 10 PAGES PERSON (entities only):

CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS

[ ]

REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E)

6	CITIZENSHIP OR PLACE OF UNITE	F ORGANIZATION ED STATES	
	NUMBER OF SHARES BENEFICIALLY	7	SOLE VOTING POWER
	OWNED BY EACH REPORTING	8	SHARED VOTING POWER*
	PERSON WITH	9	SOLE DISPOSITIVE POWER
		10	SHARED DISPOSITIVE POWER*
11	AGGREGATE AMOUNT BENEFI	CIALLY OWNED BY EA	CH REPORTING PERSON
12	CHECK BOX IF THE AGGREG EXCLUDES CERTAIN SHARES		•
13	PERCENT OF CLASS REPRES	SENTED BY AMOUNT IN THAN 0.1%	ROW (11)
14	TYPE OF REPORTING PERSO	ON (see instruction	s)

The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares.

CUSIP NO. 31986N-10-2 SCHEDULE 13D PAGE 6 OF 10 PAGES NAME OF REPORTING PERSON: GEORGE E. IRWIN S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only): CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [ ] (see instructions) (b) [x] 3 SEC USE ONLY SOURCE OF FUNDS (see instructions) PF 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [ ] CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES

	NUMBER OF	7	SOLE VOTING POWER
	SHARES		463
	BENEFICIALLY		
	OWNED BY	8	SHARED VOTING POWER*
	EACH		0
	REPORTING		
	PERSON	9	SOLE DISPOSITIVE POWER
	WITH		463
		10	SHARED DISPOSITIVE POWER*
			0
11	AGGREGATE AMOUNT BENEFI 463	CIALLY OWNED BY EACH	H REPORTING PERSON
12	CHECK BOX IF THE AGGREG	GATE AMOUNT IN ROW (1	11)
	EXCLUDES CERTAIN SHARES	(see instructions)	[X]
13	PERCENT OF CLASS REPRES	ENTED BY AMOUNT IN F	ROW (11)
	LESS	THAN 0.1%	
14	TYPE OF REPORTING PERSO	N (see instructions)	)

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CUSIP NO. 31986N-10-2 PAGE 7 OF 10 PAGES SCHEDULE 13D NAME OF REPORTING PERSON: JOHN L. SOLDOVERI S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only): CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [ ] (see instructions) (b) [x] 3 SEC USE ONLY SOURCE OF FUNDS (see instructions) 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS [ ] REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES SOLE VOTING POWER NUMBER OF SHARES 2,289 BENEFICIALLY

	OWNED BY EACH	8	SHARED VOTING POWER*
	REPORTING		
	PERSON	9	SOLE DISPOSITIVE POWER
	WITH		2,289
		10	SHARED DISPOSITIVE POWER*
11		EFICIALLY OWNED BY EACH 289	REPORTING PERSON
12	CHECK BOX IF THE AGG	REGATE AMOUNT IN ROW (1	1)
	EXCLUDES CERTAIN SHA	RES (see instructions)	[X]
13		RESENTED BY AMOUNT IN R 2%	OW (11)
14	TYPE OF REPORTING PE	RSON (see instructions)	

\* The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares.

SCHEDULE 13D CUSIP NO. 31986N-10-2 PAGE 8 OF 10 PAGES NAME OF REPORTING PERSON: CHARLES J. VOLPE S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (entities only): CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [ ] (see instructions) (b) [x] SEC USE ONLY 3 SOURCE OF FUNDS (see instructions) PF 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(D) OR 2(E) [ ] CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES SOLE VOTING POWER NUMBER OF 222 SHARES BENEFICIALLY 8 SHARED VOTING POWER\* OWNED BY EACH REPORTING

	PERSON WITH	9		SOLE DISPOSITIVE POWER 222
		10		SHARED DISPOSITIVE POWER*
11	AGGREGATE AMOUNT E	BENEFICIALLY OWNED BY 222	Y EACH	REPORTING PERSON
12		AGGREGATE AMOUNT IN E SHARES (see instruct:	,	) [X]
13	PERCENT OF CLASS F	REPRESENTED BY AMOUNT LESS THAN 0.1%	T IN RO	W (11)
14	TYPE OF REPORTING	PERSON (see instruct	tions)	

The reporting person may be deemed to have shared voting and dispositive power with respect to the 112,595 Shares owned by Greater Community, solely by virtue of such person's status as a director of Greater Community. The reporting person has no power or right to receive or to direct the proceeds of disposition of the shares owned by Greater Community and otherwise disclaims beneficial ownership of all such shares.

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SCHEDULE 13D

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### STATEMENT FOR SCHEDULE 13D

This Amendment No. 2 to Schedule 13D relates to common stock of 1st Constitution Bancorp ("1st Constitution"). This Amendment No. 2 amends the initial statement on Schedule 13D and Amendment No. 1 filed with the Securities and Exchange Commission on February 6, 2003 and February 14, 2003, respectively, by Greater Community Bancorp ("Greater Community") and Marino A. Bramante, Anthony M. Bruno, Jr., C. Mark Campbell, George E. Irwin, John L. Soldoveri, and Charles J. Volpe (the "Reporting Directors"). The Schedule 13D, as amended, is amended as follows:

#### ITEM 4. PURPOSE OF TRANSACTION

On April 9, 2003, Greater Community announced certain actions that it has taken since it proposed to acquire 1st Constitution as described in its letter dated February 6, 2003, for \$32.40 per share in cash and Greater Community stock, including that the staff of the Board of Governors of the Federal Reserve System and the Federal Reserve Bank of New York ("FRBNY") had advised Greater Community that the waiver requested by Greater Community, in order to permit it to nominate Brian E. Fitzpatrick for election as a director at 1st Constitution's May 15, 2003 annual shareholders meeting, would not be granted. Accordingly, Greater Community has withdrawn its request for such waiver, and announced that, without such waiver, it would not nominate Mr. Fitzpatrick at such shareholders meeting. A copy of the announcement is filed herewith as Exhibit 1.

Neither Greater Community nor the Reporting Directors have

formulated any further specific plans or proposals, but may do so in the future. Any such plan or proposal could involve purchasing more shares of 1st Constitution, making a nomination to 1st Constitution's board in the future, filing a full change of control application under Section 3 of the Bank Holding Company Act, selling their shares to 1st Constitution or another person or persons, making a tender offer for some or all of 1st Constitution's common stock, or otherwise exercising their rights as shareholders of 1st Constitution. Such actions may require the approval of the Federal Reserve Bank of New York and/or the New Jersey Banking Commissioner or other regulators.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

> Exhibit 1: Press Release, dated April 9, 2003, of Greater Community's disclosure of actions taken with respect to 1st Constitution.

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SCHEDULE 13D

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### SIGNATURES

After reasonable inquiry and to the best of its or his knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true and complete.

Dated: April 9, 2003

Greater Community Bancorp

By: /s/ George E. Irwin

George E. Irwin

President and CEO

/s/ Marino A. Bramante

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Marino A. Bramante

/s/ Anthony M. Bruno, Jr.

Anthony M. Bruno, Jr.

/s/ C. Mark Campbell

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C. Mark Campbell

/s/ George E. Irwin

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George E. Irwin

/s/ John L. Soldoveri

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John L. Soldoveri

/s/ Charles J. Volpe

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Charles J. Volpe

FOR IMMEDIATE RELEASE Wednesday, April 9, 2003

# GREATER COMMUNITY BANCORP DISCLOSES ACTIONS TAKEN WITH RESPECT TO 1ST CONSTITUTION

TOTOWA, NEW JERSEY, APRIL 9, 2003 -- Greater Community Bancorp (Nasdaq: GFLS) announced today certain events that have taken place since it proposed to acquire 1st Constitution Bancorp (Nasdaq: FCCY), as described in its letter dated February 6, 2003, for \$32.40 per share in cash and Greater Community stock.

- On February 14, 2003, not having received a response from 1st Constitution, Greater Community sent a notice of intent to nominate Brian E. Fitzpatrick, a retired bank president and chief executive officer, to 1st Constitution's Board at the May 15, 2003 annual meeting of shareholders of 1st Constitution, subject to the receipt of a waiver from the Federal Reserve Bank of New York ("FRBNY"). Such intended nomination would have permitted 1st Constitution's shareholders to elect an experienced banker to the Board who would emphasize enhancing shareholder value.
- o On February 21, 2003, Greater Community received a letter from 1st Constitution rejecting its proposal for a business combination at \$32.40 per share.
- o On February 24, 2003, Greater Community duly requested a copy of 1st Constitution's shareholder list in order to communicate with 1st Constitution's shareholders about their interests as shareholders, including Greater Community's proposed business combination, solicitation of proxies and other valid purposes.
- o On February 27, 2003, Greater Community formally requested a waiver from the FRBNY as to certain passivity commitments in order to permit it to nominate Mr. Fitzpatrick at 1st Constitution's 2003 annual shareholders meeting and to solicit proxies on his behalf.
- o On February 28, 2003, Greater Community received a letter from 1st

Constitution denying access to its shareholder list on the basis of technical legal arguments, which appear to be without merit. On February 28, 2003, Greater Community sent another letter to the FRBNY, notifying it of 1st Constitution's refusal to provide its shareholder list. By letter dated March 6, 2003, Greater Community's counsel responded to 1st Constitution's refusal to provide the shareholder list, which was met by a further refusal by 1st Constitution's legal counsel on March 12, 2003, allegedly on the basis that Greater Community's actions would violate its commitments to the FRBNY, which Greater Community believes is also without merit.

- O Separately, representatives of the FRBNY have advised Greater Community that it was not in violation of its commitments to the FRBNY.
- o By letter dated March 6, 2003, the FRBNY advised Greater Community that it would act on the waiver request within 60 days of its receipt of Greater Community's February 27, 2003 waiver request. Greater Community urged the FRBNY to respond to its waiver request more quickly, to give it sufficient time to file the necessary documents to nominate Mr. Fitzpatrick and to solicit proxies on his behalf. Representatives of the FRBNY also advised Greater Community that it could proceed with a full change of control application under Section 3 of the Bank Holding Company Act ("BHCA"), instead of the waiver request. However, Greater Community decided not to proceed with such a full application because it could not practicably be completed and approved in time for 1st Constitution's May 15, 2003 annual shareholders meeting.
- During the week of March 10th through March 14, 2003, a director of Greater Community and the President and Chief Executive Officer of 1st Constitution informally discussed whether 1st Constitution would repurchase or arrange for the purchase of the shares of 1st Constitution owned by Greater Community and its affiliates for \$27.00 per share coupled with a standstill agreement to be acceptable to both sides. On March 14th and March 17th, counsel for both institutions conferred about the substantive terms and conditions of such a transaction.

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On March 21, 2003, executive officers, representatives and counsel of both sides met to determine if an agreement could be reached, but 1st Constitution requested additional time to evaluate such a transaction since it believed that it had insufficient capital to complete such a transaction. On April 2, 2003, 1st Constitution's Board met to consider the terms of a possible offer to purchase the 1st Constitution shares owned by Greater Community and its affiliates. On April 3, 2003, 1st Constitution's investment banker advised Greater Community that 1st Constitution might be willing to repurchase approximately \$1 million of 1st Constitution's stock at a price equal to what 1st Constitution's normalized trading range would have been (which 1st Constitution's investment banker estimated to be between \$22.00 and \$25.00 per share) absent Greater Community's \$32.40 offer, subject to an acceptable standstill agreement and subject to getting comfort from the FRBNY. On April 2, 2003, the closing price for shares of 1st Constitution's stock was \$27.16 per share. Greater Community rejected 1st Constitution's indication of interest on April 4, 2003, but indicated that it might be willing to sell some or all of its 1st Constitution stock for a higher

price.

- On April 2, 2003, representatives of the staff of the Board of Governors of the Federal Reserve System ("FRB") and the FRBNY orally advised Greater Community's counsel that the FRB and FRBNY would not be in a position to grant the waiver requested by Greater Community in its February 27, 2003 letter to nominate Mr. Fitzpatrick, and that such decision would be confirmed in writing unless Greater Community withdrew its waiver request.
- o On April 8, 2003, 1st Constitution's Board met again to consider a repurchase of some portion of the 1st Constitution stock owned by Greater Community and its affiliates at a price higher than \$25.00 per share. After the meeting, 1st Constitution's investment banker advised Greater Community that 1st Constitution might be willing to repurchase between 40,000 and 56,000 shares of 1st Constitution's stock for a price between \$25.00 and \$27.00 per share, subject to an acceptable standstill agreement and subject to getting comfort from the FRBNY. Greater Community rejected 1st Constitution's modified indication of interest later on April 8, 2003. On April 8, 2003, the closing price for shares of 1st Constitution's stock was \$27.50 per share.
- o On April 3, 2003, Greater Community advised the FRB and the FRBNY that it would withdraw its waiver request, and on April 9, 2003 it did withdraw such request and announced that, without the FRBNY's waiver, it would not be permitted to nominate Mr. Fitzpatrick for election at 1st Constitution's May 15, 2003 annual shareholders meeting. On April 3, 2003, representatives of the FRB and the FRBNY reminded Greater Community that it was still free to pursue a full change in control application for 1st Constitution under Section 3 of the BHCA, which, if approved, would eliminate the restrictions under the passivity commitments.

At this time, Greater Community is considering all of its options and what further action, if any, to take with respect to its investment in 1st Constitution. Greater Community reserves the right to buy more shares of 1st Constitution, to sell its shares to 1st Constitution or another investor or investors, to make a nomination to 1st Constitution's Board in the future, to file a full change in control application under Section 3 of the BHCA, to commence a tender offer, and/or to take any other actions to exercise its rights as a shareholder of 1st Constitution. Certain of these actions may require regulatory approval. Representatives of Greater Community intend to attend 1st Constitution's May 15, 2003 annual shareholders meeting and further express their views for enhancing shareholder value. Other shareholders should consider whether they would want to do the same and whether to take affirmative steps to cause 1st Constitution to give greater emphasis to enhancing shareholder value and less to management entrenchment.

Greater Community Bancorp is a financial holding company headquartered in Totowa, New Jersey. The Company operates 15 branches in the northern New Jersey counties of Bergen, Passaic and Morris through its three state-chartered commercial bank subsidiaries: Greater Community Bank, Bergen Commercial Bank and Rock Community Bank. They provide traditional commercial and retail banking services to small businesses and consumers in New Jersey. The Company also owns two non-bank subsidiaries: Greater Community Financial, L.L.C., a full service securities broker-dealer, and Highland Capital Corp., an equipment leasing and financing subsidiary.

For further information contact:

George E. Irwin
President and Chief Executive Officer

Greater Community Bancorp (973) 942-1111, ext. 1018