STERLING BANCSHARES INC Form 425 February 07, 2011

Filed by Comerica Incorporated

Pursuant to Rule 425 under the Securities Act of 1933

and deemed filed pursuant to Rule 14a-12

of the Securities Exchange Act of 1934

Subject Company: Sterling Bancshares, Inc.

(Commission File No. 1-34768)

The following document is filed herewith pursuant to Rule 425 under the Securities Act of 1933:

An investor presentation that has been made available on Comerica Incorporated s website. Any statements in this filing that are not historical facts are forward-looking statements as defined in the Private Securities Litigation Reform intends, Act of 1995. Words such as anticipates, believes, feels, expects, estimates, outlook. seeks, strives, plans, forecast, mission, assume, achievable, potential, strategy, goal, aspiration, outcome, continue, remain, maintain, trend, objectiv words and similar expressions, or future or conditional verbs such as will, would. should. could. might, may or similar expression can, relate to Comerica, Sterling, the proposed transaction or the combined company following the transaction often identify forward-looking statements. These forward-looking statements are predicated on the beliefs and assumptions of management based on information known to management as of the date of this filing and do not purport to speak as of any other date. Forward-looking statements may include descriptions of the expected benefits and costs of the transaction; forecasts of revenue, earnings or other measures of economic performance, including statements of profitability, business segments and subsidiaries; management plans relating to the transaction; the expected timing of the completion of the transaction; the ability to complete the transaction; the ability to obtain any required regulatory, shareholder or other approvals; any statements of the plans and objectives of management for future or past operations, products or services, including the execution of integration plans; any statements of expectation or belief; and any statements of assumptions underlying any of the foregoing. Such statements reflect the view of management as of this date with respect to future events and are subject to risks and uncertainties. Should one or more of these risks materialize or should underlying beliefs or assumptions prove incorrect, actual results could differ materially from those anticipated by the forward-looking statements or historical results. Factors that could cause or contribute to such differences include, but are not limited to, the possibility that expected benefits may not materialize in the timeframe expected or at all, or may be more costly to achieve; that the transaction may not be timely completed, if at all; that prior to the completion of the transaction or thereafter, Comerica s and Sterling s respective businesses may not perform as expected due to transaction-related uncertainty or other factors; that the parties are unable to successfully implement integration strategies; that required regulatory, shareholder or other approvals are not obtained or other closing conditions are not satisfied in a timely manner or at all; reputational risks and the reaction of the companies customers to the transaction; diversion of management time on merger-related issues; and those factors referenced in Comerica s and Sterling s filings with the Securities and Exchange Commission (the SEC). Forward-looking statements speak only as of the date they are made. Comerica and Sterling do not undertake to update forward-looking statements to reflect facts, circumstances, assumptions or events that occur after the date the forward-looking

In connection with the proposed merger transaction, Comerica will file with the SEC a Registration Statement on Form S-4 that will include a Proxy Statement of Sterling, and a Prospectus of Comerica, as well as other relevant documents concerning the proposed transaction. SHAREHOLDERS ARE URGED TO READ THE REGISTRATION STATEMENT AND THE PROXY STATEMENT/PROSPECTUS REGARDING THE MERGER WHEN IT BECOMES AVAILABLE AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION.

statements are made. For any forward-looking statements made in this filing or in any documents, Comerica and Sterling claim the protection of

the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995.

A free copy of the Proxy Statement/Prospectus, as well as other filings containing information about Comerica and Sterling, may be obtained at the SEC s Internet site (http://www.sec.gov). You will also be able to

obtain these documents, free of charge, from Comerica at www.comerica.com under the tab Investor Relations and then under the heading SEC Filings or from Sterling by accessing Sterling s website at www.banksterling.com under the tab Investor Relations and then under the heading SEC Filings.

Comerica and Sterling and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Sterling in connection with the proposed merger. Information about the directors and executive officers of Comerica is set forth in the proxy statement for Comerica s 2010 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 19, 2010 and on a Form 8-K filed with the SEC on January 27, 2011. Information about the directors and executive officers of Sterling is set forth in the proxy statement for Sterling s 2010 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 5, 2010 and on Forms 8-K filed with the SEC on June 25, 2010 and July 12, 2010. Additional information regarding the interests of those participants and other persons who may be deemed participants in the transaction may be obtained by reading the Proxy Statement/Prospectus regarding the proposed merger when it becomes available. Free copies of this document may be obtained as described in the preceding paragraph.

Investor Presentation February 2011 Comerica Incorporated

Safe Harbor Statement; Disclaimer

Any statements in this presentation that are not historical facts are forward-looking statements as defined in the Private Securit Litigation Reform Act of 1995. Words such as "anticipates," "believes," "feels," "expects," "estimates," "seeks," "strives," "pla "intends," "outlook," "forecast," "position," "target," "mission," "assume," "achievable," "potential," "strategy," "goal," "aspira "outcome," "continue," "remain," "maintain," "trend," "objective" and variations of such words and similar expressions, or futu conditional verbs such as "will," "would," "should," "could," "might," "can," "may" or similar expressions, as they relate to Co

Sterling, the proposed transaction or the combined company following the transaction often identify forward-looking statement. These forward-looking statements are predicated on the beliefs and assumptions

of management based on information known to

management as of the date of this presentation and do not purport to speak as of any other date. Forward-looking statements mention include descriptions of the expected benefits and costs of the transaction; forecasts of revenue, earnings or other measures of economic performance, including statements of profitability, business segments and subsidiaries; management plans relating to transaction; the expected timing of the completion of the transaction; the ability to complete the transaction; the ability to obtain required regulatory, shareholder or other approvals; any statements of the plans and objectives of management for future or pass operations, products or services, including the execution of integration plans; any statements of expectation or belief; and any statements of assumptions underlying any of the foregoing. Such statements reflect the view of management as of this date wit respect to future events and are subject to risks and uncertainties. Should one or more of these risks materialize or should underlying beliefs or assumptions prove incorrect, actual results could differ materially from those anticipated by the forward-latements or historical results. Factors that could cause or contribute to such differences include, but are not limited to, the possibility that expected benefits may not materialize in the timeframe expected or at all, or may be more costly to achieve; that transaction may not be timely completed, if at all; that prior to the completion of the transaction or thereafter, Comerica is and Sterling is respective businesses may not perform as expected due to transaction-related uncertainty or other factors; that the pare unable to successfully implement integration strategies; that required regulatory, shareholder or other approvals are not obtained as a contraction of the representation of the representation of the representation of the representation.

or other

closing

conditions

are

not

satisfied

in

a

timely

manner

or

at

all; reputational risks and the reaction of the companies

customers to the transaction; diversion of management time on merger-related issues; and those factors referenced in Comerica and Sterling s filings with the Securities and Exchange Commission. Forward-looking statements speak only as of the date the made. Comerica and Sterling do not undertake to update forward-looking statements to reflect facts, circumstances, assumption events that occur after the date the forward-looking statements are made. For any forward-looking statements made in this presentation or in any documents, Comerica and Sterling claim the protection of the safe harbor for forward-looking statement contained in the Private Securities Litigation Reform Act of 1995.

Annualized, pro forma, projected and estimated numbers are used for illustrative purposes only, are not forecasts and may not actual results.

3
Comerica: A Brief Overview
Among the top 25 U.S. bank holding companies
Largest U.S. bank with corporate headquarters in Texas
\$54 billion in assets
Founded over 160 years ago
Major lines of business include:

Major markets include:
Continued investments in growth markets
Strong capital position
At December 31, 2010
Dusiness Deals
Business Bank
Wealth and Institutional Management
Retail Bank
Texas
Florida
California
Arizona
Michigan

4

Comerica Key Differentiators
Focused on growing and maintaining long-term relationships
Relationship Managers known for ingenuity, flexibility & responsiveness
Emphasis on having a clear understanding of our customers & their banking needs
Wide array of products and services
Community bank feel

Weathered credit cycle well relative to peers Consistent credit standards

Granular portfolio

Main Street Bank

Well Positioned for Growth

Relationships are Priority One

Superior Credit Management

Size

Solid Capital Position

Regulatory Reform

Impact expected to be less than other

major banks

Quality of capital is strong

5 Consistent strategy

Based on relationship banking model

Core businesses and geographies unchanged

Recession-tested business model Expense management Solid capital position Investing to accelerate growth and balance

Banking center expansion in high growth markets

New and enhanced products and services

Expansion in Texas with pending Sterling Bancshares acquisition Poised for the Future Main Street Bank Well Positioned for Growth

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Financial Highlights
$ in millions
1
Estimated
2
See Supplemental Financial Data slides for reconciliation of non-GAAP financial measures
```

Credit Quality Improvement Continued \$259 \$116 \$54 **Provision for Credit Losses** 224 132 113 Net Loan Charge-offs 7,730 6,171 5,542 Watch List \$36,742 \$38,786 \$39,896 **Average Core Deposits** 14,430 14,920 15,607 Average Noninterest-bearing deposits 21,690 21,432 22,145 Period-end Commercial Loans \$42,753 \$40,102 \$39,999 Average Total Loans 21,971 20,967 21,464 Average Commercial Loans Solid Capital Deposit Levels Strong 12.46% 9.96% 10.08% Tier 1 Capital Ratio 7.99% 10.39% 10.54% Tangible common equity ratio 4Q09 3Q10 4Q10 Pace of Loan Decline Slowed 2

1

7 WIM \$410MM 15% Retail Bank \$705MM 25% Business Bank

2010 Full Year Revenue

By
Business
Segment

1
As of December 31, 2010: YTD revenues of \$2.4 billion from continuing operations (FTE) including Finance & Other Business Business Bank
Wide spectrum of credit and non-credit financial products, cash
management and international

trade services

Retail Bank

\$1,673MM

Our Core Businesses

60%

Personalized financial products & services to consumers and small

businesses

Wealth & Institutional Management (WIM) Serves the needs of affluent

clients, foundations,

organizations and corporations

1

8 Florida \$57MM 2% Int'l \$108MM 4% Other Markets \$227MM 8%

Texas \$409MM 15% Western \$774MM 28% Midwest \$1,213MM 43% Where We Operate Source: The 2009 U.S. Census Bureau As of December 31, 2010: YTD revenues of \$2.4 billion from continuing operations (FTE) including Finance & Other Business based on office of origination; Midwest includes: MI, OH, IL; Western includes: CA, AZ, NV, CO, WA; Other Markets inclu separately identified above in addition to businesses with a national perspective Exporting our 162 year relationship banking expertise to high growth markets Operate in seven of the eleven largest U.S. cities California, Arizona, Texas and Florida expected to account for over one-half of U.S. population growth between 2000 and 2030 Geographic footprint diversifies earnings mix 2010 Full Year Revenue By Market Segment 1

2

9 MI 218 TX 95 CA 103 FL 11

AZ 17 AZ 1

FL 6

CA 42

TX 50

MI 261

December 2003

360 Banking Centers

December 31, 2010

444 Banking Centers

Banking Center Network

10 Established: 1988 Largest U.S. bank with corporate headquarters in TX Average deposits 5 up 45% from FY05

National Specialty groups include:

Heavy Equipment

\$2

```
Energy
Acquisition of Sterling Bank
announced January 18, 2011
Diverse economy
Ranked #2 in the US by State GDP
Job growth rate for 2010 is 2.3%,
exceeding the national average of 0.9%
Home prices relatively stable
Comerica Texas Economic Activity
Index
is 8% above the cycle low
Source: 2010 Bureau of Economic Analysis
Source: Bureau of Labor Statistics as of 12/31/10
FHFA Purchase Only Home Price Index
As of October 2010
Full-Year 2010 YTD average
Texas Market:
Prepared for Growth
TX Banking Centers and Period Avg Deposits ($Bn)
61
68
95
79
87
90
20
30
40
50
60
70
80
90
2005
2006
2007
2008
2009
2010
```

\$3 \$4 \$5 \$6 TX Banking Centers Deposits 1 2 3

11 California ranked #1 in the US by State GDP Seeing signs of stability in home prices Comerica California Economic Activity Index

```
up 12% from cycle low
Established: 1991
31% of Comerica s loans
30% of Comerica s deposits
Average Deposits
4
up 24% since FY05
National Specialty groups include:
Technology and Life Sciences
Entertainment
Financial Services Division (FSD)
Western Banking Centers and Period Avg Deposits
excl. FSD ($Bn)
61
75
91
108
119
114
0
20
40
60
80
100
120
2005
2006
2007
2008
2009
2010
$6
$7
$8
$9
$10
$11
$12
Western Banking Centers
Deposits
Source: 2010 Bureau of Economic Analysis
As of November 2010
2010 Full-Year average
```

4
December 2010 YTD average excluding FSD
Western Market:
Positioned for Sustained Recovery
1
2
3
3

Established: 1849 #1 in deposit market share in southeast Michigan 36% of Comerica s loans Net charge-offs to average loans of 1.45% FY10, down from 2.07%

despite economic backdrop National Specialty groups include: National Dealer Services Health Care Waste Management Unemployment , while still elevated, has fallen 2.8 percentage points from the peak in 12/09 Automotive sector improving Comerica Michigan Economic Activity Index up 23% from cycle low Source: FDIC 2010 Average Full-Year 2010 Source: CMA Economics as of November 2010 Source: Bureau of Labor Statistics as of December 2010 Michigan Market: Performance through Economic Headwinds Midwest Period Avg Deposits (\$Bn) 16.0 15.8 17.7 17.1 16.0 \$10 \$12 \$14 \$16 \$18 2006 2007 2008 2009 2010 1 2

FY09

3

13
Sterling Bank Acquisition
A Unique Opportunity
Accelerates Comerica s growth strategy in Texas
Significantly boosts Texas presence with solid deposit base and well located branch network

Houston deposit market share triples

Entry into San Antonio market

Complements Dallas-Fort Worth locations Enhances growth opportunities with focus on Middle Market and Small Business

Leverages additional marketing capacity to offer a wide array of products and services through a larger distribution channel Timely: economic, regulatory and market environment Maintains strong pro forma capital position Expect seamless integration: Manageable size within footprint

14
Sterling Bank Acquisition
Transaction Summary
Purchase Price and Structure
\$10.00 per Sterling Bancshares (SBIB) share
100%
common

stock at fixed 0.2365 exchange ratio Transaction value \$1,027 million **Estimated Deal Economics** Break even in first full fiscal year and increasingly accretive thereafter; Attractive valuation multiples **Estimated Synergies** \$56 million or 35% of SBIB expenses (run rate realized by year-end 2012) No revenue synergies assumed Estimated merger-related charges \$80 million after-tax (~75% to be incurred in 2011) Deal protection ~\$40 million termination fee, in certain circumstances Approval requirements SBIB shareholders Customary regulatory approvals **Expected completion** By mid-year 2011 Pro forma ownership Current CMA shareholders ~90%; SBIB shareholders ~10% Price and exchange ratio based on the 15-day average share price through January 11, 2011 of Comerica common stock on the NYSE of \$42.28 First full-year assumed to be fiscal year 2012; Break even analysis excludes merger and integration costs. Additional detail can be found in the appendix of this presentation. 2

1

15

Founded: 1974 in Houston, TX

Operating in key Texas metropolitan markets

Houston, Dallas-Fort Worth and San Antonio

Total Assets: \$5.2 billion

Loans: \$2.8 billion

Total Deposits: \$4.3 billion

Noninterest bearing: \$1.3 billion

Employees: 946 Branches: 57

Sterling Bank Highlights At December 31, 2010

Source: Company Reports and SNL Financial

1

Based on Deposits at 6/30/10

6th largest U.S. bank with headquarters in Texas

1

16 C&D \$2.3B 6% Residential Mortgage & Consumer \$3.9B 10%

Edgar Filing: STERLING BANCSHARES INC - Form 425 C&I \$24.3B 60% **CRE-Owner** Occupied \$7.8B 19% CRE \$1.9B 5% Sterling Bank Acquisition Opportunity to Leverage C&I Expertise As of December 31, 2010; \$Billions CRE: Non-owner occupied Commercial Real Estate; C&I: Commercial and Industrial includes Lease Financing and International Loans; C&D: Construction and Development Residential Mortgage & Consumer \$0.4B 15% C&I \$0.6B 23% C&D \$0.2B 8% CRE- Owner Occupied \$0.6B 22% CRE \$1.0B 32% Sterling Bank \$2.8B Loans Comerica Bank \$40.2B Loans Comerica Bank Texas Market \$6.8B Loans C&D \$1.0B 14% Residential Mortgage & Consumer \$0.4B 7% C&I \$4.3B 63% **CRE-Owner** Occupied \$0.8B 12% CRE \$0.3B 4%

17 Sterling Bank Acquisition Attractive Deposit Mix Time \$0.7B 17% Noninterest

bearing \$1.3B 31% Money Market, NOW & Savings \$2.2B 50% Brokered CD \$0.1B 2% Sterling Bank \$4.3B Deposits As of 12/31/2010; \$Billions Money Market, NOW & Savings \$2.3B 40% Time \$1.2B 22% Noninterest bearing \$2.2B 38% Money Market, NOW &Savings \$19.0B 47% Time \$5.9B 15% Non-interest bearing \$15.6B 38% Comerica Bank \$40.5B Deposits Comerica Bank Texas Market \$5.7B Deposits 4Q10 Interest-bearing deposit costs: 40 basis points

54 basis points 76 basis points

18 Sterling Bank Acquisition Expanding in Attractive Markets Houston San Antonio Austin Fort Worth

Dallas Sterling Bank Branch Comerica Banking Center Source: SNL Financial as of 06/30/2010 Rank and share % data not provided for San Antonio Market as it includes branches in Kerrville. San Antonio and Kerrville are not listed in SNL Financial as a combined MSA **Deposits** Branches \$mm Rank Share % Texas Market **CMA** 94 5,230 10 1.18 **SBIB** 60 4,142 13 0.94 Pro forma 154 9,372

Houston MSA

CMA

34

6 2.12

1,389

12

1.15

SBIB

33

3,269

6

2.70

Pro forma

67

4,658

6

3.85

Dallas -

Fort Worth MSA

CMA

49

3,460

5

2.31 **SBIB** 13 266 45 0.18 Pro forma 62 3,726 5 2.49 Entry into San Antonio Market **CMA** 0 0 **SBIB** 14 607 Pro forma 14 607 Austin MSA CMA 11 381

11 1.66

19

Source: Company reports

1

As of December 31, 2010: CMA YTD revenues (FTE) of the major geographic markets of \$2.8 billion (\$2.4B including Finar Businesses);

Geography

based

on office of origination; Midwest includes: MI, OH, IL; Western includes: CA, AZ, NV, CO, WA; Other Markets include markets not separately identified above in addition to businesses with a national perspective Sterling Bank Acquisition Accelerating Geographic Balance As of December 31, 2010 Pro forma Combined **CMA SBIB** Assets \$53.7B \$5.2B \$58.9B Loans 40.2 2.8 43.0 Deposits 40.5 4.3 44.8 Revenue (4Q10) \$620M \$48M \$668M Branches 444 57 501 **Texas Branches** 95 57

152

Employees 9,001 946 9,947 Florida \$57M 2% Int'l \$108M 4% Other Markets \$227M 8% Texas \$611M 20% Western \$774M 26% Midwest \$1,213M 40% 2010 Year-to-Date

Pro Forma Revenue By Market Segment

1

20 Sterling Bank Acquisition Thorough Due Diligence Conservative Gross 1 Loan Marks

\$ in Millions; CRE Wholesale includes CRE mortgages referred by other financial institutions; CRE Other includes office, retaining

hospitality, multifamily, warehouse, 1-4 family. Excludes \$77 million allowance for loan losses; Estimated losses and portfolio breakdown is based on Comerica credit due diligence and may not reconcile to the 4Q10 data on slide 16 SBIB cumulative losses based on total net charge-offs as a % of average loans 1/1/08 through 12/31/10 of \$3,267 million Assisted by local market insight into customers and competitors Loan Review 25 person CMA evaluation team Reviewed 96% of nonperforming loan outstandings; 92% of special mention and substandard; and 43% of pass credits CMA has extensive credit quality review experience In-depth review of: Investment portfolio Deposit composition **Branch locations Extensive Review Process** Cumulative credit losses taken 1/1/08 through 12/31/10 3.7% \$330 12.0% \$2,752 Total \$450 Total estimated credit losses 15.7% through the cycle As of 12/31/10 **SBIB** Est. Loss % Est. Loss \$

C&I \$623 4.0%

\$24 CRE Owner occupied 335 7.6 26 CRE Wholesale 366 16.3 60 CRE Construction (C&D) 220 28.4 63 CRE Other 811 13.7 111 Consumer/Resi Mortgage 397 11.6 46

2 3

21 Sterling Bank Acquisition Continued Capital Strength Tier I Common Capital Ratio at December 31, 2010 1 On a pro forma basis:

Remain among the best capitalized in peer group Quality of capital is solid with Tier 1 consisting of 99% common equity Strong capital supports future growth Pro forma 12/31/10 Tier 1 Capital Ratio 10.0% Source: **SNL** Financial (excludes MI and **MTB** as their numbers were not reported) See Supplemental Financial Data slide for reconcilements of non-GAAP financial measures; 4Q10 estimated 6% 7% 8% 9% 10% **FITB USB** RF STI **ZION** BBT**HBAN KEY PNC CMA**

Peer Median = 9.08%

22
Sterling Acquisition
Transaction Economics
2.3x
Price/Tangible Book Value
\$276
Adjusted Tangible Book Value

3.7xPrice/Adjusted Tangible Book Value Tax Impact @ 35% (77)Sterling Allowance for Loan Losses 1 164 Net Loan Mark Adjustment \$440 Sterling Tangible Book Value \$330 Estimated Future Loan Losses 2 (182)Less: Goodwill & Intangibles \$622 Sterling Total Shareholder Equity 1 \$1,027 Purchase Price Purchase price reflects: Scarcity value only two unassisted acquisitions of banks with >\$5 billion assets in Texas in the past 7 years and only 4 other public Texas

Texas economy one of the strongest and largest economies in the U.S. Price to adjusted tangible book multiple reflects low book value

>\$5 billion remaining

headquartered U.S. banks with assets

resulting from the conservative credit
marks
Estimated goodwill of \$745MM
reflects purchase price less tangible
book value at close, as well as
additional accounting adjustments to
fair value all assets and liabilities
\$ in Millions (MM); This analysis is based on estimates at the time of transaction announcement (January 18, 2011).

At December 31, 2010
2
Estimated losses based on Comerica credit due diligence

23 Sterling Acquisition Fits Comerica s Main Street Bank Strategy Accelerates growth in Texas urban markets

Nearly doubles branch presence in Houston

Entry into San Antonio market

#6 largest deposit market share in state Financially attractive

Expect to be break even in first full year

1

and increasingly accretive

thereafter

Conservative assumptions (synergies and credit marks)

Price/Tangible Book Value of about 2.3x and deposit premium of about

17% ---

fair value consistent with recent Texas healthy bank transactions

Expect seamless integration

Size: Manageable

Location: Within footprint

Culture: Business banking

Maintains strong capital position

Pro forma 12/31/10 Tier 1 Capital Ratio

10.0%

1

First full-year assumed to be fiscal year 2012; Break even analysis excludes merger and integration costs

24 Other Markets \$3.7B 9% Int'l \$1.5B 4% Florida

\$1.6B 4% Midwest \$14.3B 36% Western \$12.5B 31% Texas \$6.4B 16% Diverse Loan Portfolio Specialty Businesses includes: Financial Services Division, Entertainment, Energy, Leasing, Mortgage Banker Finance and Technology and Life Sciences (TLS) Geography based on office of origination; Midwest: MI, OH, IL; Western: CA, AZ, NV, CO, WA; Other Markets include markets not separately identified above in addition businesses with national perspective Average 4Q10: \$40.0 billion By Geographic Market By Line of Business Global Corp Banking \$4.3B 11% Commercial Real Estate \$4.7B 12% Middle Market \$11.9B 30% Nat'l Dealer Services \$3.8B 9% Specialty Businesses 1 \$5.3B 13% Personal Banking \$1.8B 4%

Small Business Banking \$3.4B 9% Private Banking \$4.8B 12%

25 Commercial Loan Growth Increases in:

National Dealer Services \$276MM

Mortgage Banker Finance \$158MM

```
Energy $73MM
Average balances in $ millions
CRE: Owner-occupied and Commercial Real Estate line of business construction and mortgage loans
4Q10 compared to 3Q10
Decreases in:
Commercial Real Estate line of
business ($332MM)
Middle Market ($178MM)
Small Business Banking ($72MM)
3Q09
4Q09
1Q10
2Q10
3Q10
4Q10
Total Loans
44,782
42,753
41,313
40,672
40,102
39,999
Q-Q Change
(2,029)
(1,440)
(641)
(570)
(103)
Commerical
23,401
21,971
21,015
20,910
20,967
21,464
Q-Q Change
(1,430)
(956)
(105)
57
497
CRE
14,392
```

14,096

```
13,773
13,359
12,882
12,336
Q-Q Change
(296)
(323)
(414)
(477)
(546)
Average loan outstandings included:
Balance Sheet
Lines of Business
1
2
```

26

Source: Federal Reserve H.8 as of 1/26/2011

Loan Growth Post-Recession

C&I Loans

- -25%
- -20%
- -15%

-10%

-5%

0%

5%

10%

15%

20%

25%

Comerica

All Banks

Large Banks

27
Investment Securities Portfolio
Consists primarily of AAA
mortgage-backed Freddie
Mac and Fannie Mae
government agency
securities

Net unrealized pre-tax gain \$55MM as of 12/31/10

Average life of 3.4 years as of 12/31/10 Repurchased customers Auction-Rate Securities in 4Q08

Cumulative redemptions and sales of \$668MM (4Q10 \$12MM)

Cumulative gains on redemptions and sales of \$27MM (4Q10 \$1MM)

 $\$ in millions (MM)

\$3,500

\$4,500

\$5,500

\$6,500

\$7,500

\$8,500

\$9,500

\$10,500

1Q09

2Q09

3Q09

4Q09

1Q10

2Q10

3Q10

4Q10

Average Auction-Rate Securities

Average Investment Securities Available-for-Sale

Target:

Mortgage-backed

Securities

\$6.5B

28 \$0

\$10

\$20

\$30

\$40

4Q08

2Q09 3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 Core Deposits Increased **Average Core Deposits** \$ in billions; 4Q10 vs 3Q10 1 Core deposits exclude Institutional CDs, Retail **Brokered CDs** and foreign office time deposits Total average core deposits of \$39.9B, a \$1.1B increase primarily due to: Noninterest-bearing deposits increased \$687MM Money market and NOW deposits increased \$621MM Customer CDs decreased \$206MM Total avg. core deposits: Increased in: Middle Market \$442MM Small Business \$296MM Technology & Life Sciences \$152MM Wealth Management \$124MM

Financial Services Division \$56MM

Decreased in:

1Q09

Commercial Real Estate (\$47MM) Noninterest-bearing Interest-bearing 1

29

3.29%

3.23%

3.28%

3.18%

2.94%

2.68%

```
2.25%
2.50%
2.75%
3.00%
3.25%
3Q09
4Q09
1Q10
2Q10
3Q10
4Q10
Net Interest Margin Improves
Excess
liquidity
position
2
4Q10
average $1.8B, down from
$3.0B in 3Q10
12/31/10 period end $1.3B
Negative impact on 4Q10 margin was
approximately 12 basis points
4Q10 vs. 3Q10
Excess liquidity represented by average deposits held at the Federal Reserve Bank. See Supplemental Financial Data slide
for reconciliation of non-GAAP financial measures.
Net interest margin increased six
basis points to 3.29% reflecting
1
Decline
in
excess
liquidity
Redemption
of
higher-cost
Trust
Preferred securities (TruPS)
Decrease in yields on mortgage-
backed securities
```

30 A Leaner, More Efficient Company 6,000 8,000 10,000 12,000

2001

```
2002
2003
2004
2005
2006
2007
2008
2009
2010
Workforce Reductions
1
4Q10 vs. 3Q10
2
Offset by increase in deferred compensation asset returns in noninterest income Noninterest expenses
1
:
Salaries expense increased:
```

\$10MM increase in incentives as a result of improved financial performance and rankings relative to peers

\$6MM increase in Deferred Compensation²

\$3MM increase in Severance Trust preferred securities redemption charge of \$5MM The number of full-time equivalent employees has declined 17% since December 31, 2007

31
Key Credit Differentiators
Did not loosen credit standards
at peak of cycle
Conservative exposure
thresholds
Long tenured relationships

88% of portfolio is secured Personal guarantees are customary for bulk of portfolio Proactive problem resolution and restructuring Portfolio migration closely monitored Tightened lending standards:

Energy

Technology and Life Sciences

Home equity Curtailed exposure to certain segments:

Automotive supplier

Commercial and Residential Construction

SBA Franchise lending

Specialty group with higher leveraged transactions
Comerica followed its credit policies
making enhancements to adapt to the changing economy
1
At December 31, 2010

32 Credit College

training and development of future relationship managers Credit Administration

```
multiple
years of experience in lending and
credit
Teamwork and customer focus
credit and business lines collaborate
on loan structure to win deals
Relationship managers
fully
engaged in recognition and
resolution of credit issues
Comerica Credit Culture
People
Policies
Portfolio Analytics
monitoring of
portfolio migration assists in early
recognition of issues
Special Asset Group
maintain
core group of experienced workout
professionals
Quarterly Credit Quality Review
proactive review of problem credits
to assess strategy and reserve
Policies
longstanding and proven,
yet continuously refined
Results:
superior
credit
performance
throughout
the
economic
cycle
Processes
Based on peer average from 3Q07 through 4Q10
```

33 \$ in millions Credit Quality Positive Trends Continued \$1,292 3.06% \$1,251 3.06%

```
$1,214
2.98%
$1,311
3.24%
$1,235
3.06%
Nonperforming assets
to total loans & foreclosed property
$266
$245
$199
$294
$180
Nonperforming assets inflow
$111
$89
$93
$120
$112
Foreclosed property
$101
$83
$115
$104
$62
Loans past due 90 days or more
and still accruing
$7,730
$7,502
$6,651
$6,171
$5,542
Total Watch list loans
$57
$113
1.13%
4Q10
$122
$132
1.32%
3Q10
$126
$146
1.44%
2Q10
$256
$175
Provision for Loan Losses
$173
```

1.68%

1Q10 \$225 2.10%

4Q09

Net credit-related charge-offs to average total loans

We believe we will continue to see improving credit quality reflecting positive migration trends with some variability quarter to quarter

40

140

148

162

87

110

73

72

\$0

\$100

\$200

\$300

2Q09

3Q09

4Q09

1Q10

2Q10

3Q10

4Q10

Positive trends in credit quality resulted in significant decline in the provision for loan losses Allowance for credit losses of \$936MM

Decreased \$59MM, reflecting the positive trend in all credit metrics, particularly the watch list

Allowance for loan losses to total loans 2.24%

Allowance for loan losses to nonperforming loans of 80% Recoveries of \$27MM, an increase of \$14MM Loan Sales of \$70MM, an

increase of \$51MM

Provision for Loan Losses

Provision and Net Charge-offs

\$ in millions; 4Q10 vs 3Q10

Credit Quality Positive Trends Continued

CRE Net Charge-Offs

Non CRE Net Charge-Offs

312

311

256

175

126

122

35 By Geographic Market Texas \$9MM 8% Western \$42MM 37% Midwest

	J	Ü	
\$52MM 46%			
Florida			
\$8MM 7%			
Other Markets			
\$2MM 2%			
Specialty			
Businesses			
\$4MM 4%			
Middle Market			
\$23MM 20%			
Private Banking			
\$18MM 16%			
Small Business			
Banking \$17MM			
14%			
Personal			
Banking \$5MM			
5%			
Global			
Corporate Ponting \$6MM			
Banking \$6MM 5%			
Commercial			
Real Estate			
\$40MM 36%			
4Q10: \$113 Million			
Net Loan Charge-offs			
By Line of Business			
\$ in			
millions;			
Geography			
based			
on			
office			
of			
origination;			
Midwest:			
MI,			
OH,			
IL;			
Western:			
CA,			
AZ,			
NV,			
CO,			
WA			
Other			
Markets			
include			
markets			
markets			

not
separately
identified
above
in
addition

to

businesses

with

a

national

perspective

Specialty Businesses includes: Financial Services Division, Entertainment, Energy, Leasing, Mortgage Banker Finance, TLS a National Dealer Services

Credit Quality Ratios vs. Peers

```
2Q08
3Q08
4Q08
1Q09
2Q09
3Q09
4Q09
1Q10
2Q10
3Q10
4Q10
Peer Range
Peer Average
CMA
Peer Source: SNL; All
nonperforming
asset
ratios
exclude
HBAN
as
their
figures
were
not
reported
NCO ratio defined as annualized loans and leases charged off, net of recoveries, as a % of average loans and leases
NPA ratio defined as nonperforming assets / (Gross loans +foreclosed assets)
0
2
4
6
8
2Q08
3Q08
4Q08
1Q09
2Q09
3Q09
4Q09
1Q10
2Q10
3Q10
Peer Range
Peer Average
CMA
Net Charge-off Ratio vs. Peers
Nonperforming Asset Ratio vs. Peers
Credit
metrics
```

amongst
the
best
in
our
peer
group
Peer Group: BBT, FITB, HBAN, KEY, MI, MTB, PNC, RF, STI, USB, ZION

37 Specialty Businesses \$73MM Small Business \$111MM Other

\$132MM

Middle

Market

\$287MM

Commercial

Real Estate

\$449MM

Global Corp

Banking

\$28MM

\$ in millions (MM); 4Q10 vs. 3Q10

Nonperforming Assets Declined

Nonperforming Assets of \$1,235MM

included:

Nonaccrual loans decreased \$83MM

Commercial Real Estate decreased \$80MM

Specialty Businesses decreased \$14MM \$43MM Troubled Debt Restructurings Foreclosed Property decreased \$8MM to \$112MM

Average carrying value of nonaccrual loans 54% (46% write-down)

Accruing Troubled Debt

Restructurings total \$44MM

No nonaccrual loans Held-For-Sale

December 31, 2010

Nonaccrual Loans \$1,080 million

By Line of Business

```
38
Nonaccrual Loans
36
248
$5 $10
3
84
```

```
Over $25
1,066
$1,080
Total
23
342
$10 $25
58
179
$2 $5
946
$227
Under $2
# of Relationships
Outstanding
Period-end balances in $ millions (MM) as of December 31, 2010
Sold $41MM in nonperforming loans
at prices approximating carrying
value plus reserves in 4Q10
Proactively review nonaccrual loans
every quarter
Charge-offs and reserves taken to
reflect current market conditions
Granularity of nonaccrual loans:
72%
68%
66%
64%
61%
59%
56%
56%
55%
55%
54\%
25%
40%
55%
70%
2Q08
4Q08
2Q09
4Q09
2Q10
4Q10
Carrying Value of Nonaccrual Loans
```

as % of Contractual Value

39 5,542

8,250

6,651

7,502 7,730

6,171

3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 Total Watch List Loans Watch List Improvement Continued Watch list loans decreased \$629MM, fifth consecutive quarter of decline Watch list loans decreased \$2.7B over past five quarters Loans past due 90 days or more and still accruing declined Foreclosed property decreased and remains relatively small \$ in millions; Analysis of 4Q10 compared to 3Q10 1 Watch list: generally consistent with regulatory defined special mention, substandard and doubtful (nonaccrual) loans 1 1

1

40
Commercial Real Estate Loan Portfolio
4Q10: \$12.3 billion
4Q10 averages in \$billions
1
Included in Commercial Real Estate line of business
Commercial Real Estate

Line of Business: Nonaccrual loans of \$449MM, down \$80MM from 3Q10 Loans over \$2MM transferred to nonaccrual totaled \$71MM (\$132MM in 3Q10 and \$32MM in 2Q10) Net loan charge-offs of \$40MM (\$60MM in 3Q10 and \$36MM in 2Q10) Primarily Owner-Occupied Commercial Mortgages \$8.4B 68% Real Estate Construction \$1.9B 16% Commercial Mortgages

\$2.0B 16%

1

41

Commercial Real Estate Line of Business

December

31,

2010

Loan

Outstandings:

\$3.8 billion By Project Type By Location of Property Period-end balances in \$billions; Excludes Commercial Real Estate line of business loans not secured by real estate Land Carry \$0.4B 10% Land Development \$0.2B 5% Single Family \$0.3B 7% Retail \$0.9B 23% Multi-family \$0.9B 26% Comml/Other \$0.3B 8% Multi-use \$0.5B 12% Other Markets \$0.6B 15% Florida \$0.5B 12% Western \$1.2B 35% Michigan \$0.5B 12% Texas \$1.0B 26% Office

\$0.3B 9%

Expect variability in credit metrics with a general improving trend 108 91

62 86 36 40 60 \$0 \$20 \$40 \$60 \$80 \$100 \$120 2Q09 3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 Residential Commercial Not Secured by RE 3,763 4,114 4,316 4,812 5,006 5,228 4,621 \$0 \$1,000 \$2,000 \$3,000 \$4,000 \$5,000 2Q09 3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 Residential Commercial Commercial Real Estate Line of Business Outstandings By Property Type Net Charge-offs By Project Type

Period-end outstandings in \$millions; excludes Commercial Real Estate line of business loans not secured by real estate;

Net Charge-offs \$millions;

4Q10 vs. 3Q10

Commercial: Multi-Family, Retail, Office, Warehouse, Multi-use and Commercial

Charge-offs

decreased \$19MM

Inflows to nonaccrual

decreased \$61MM

Nonaccrual loans

decreased \$80MM

Watch list loans

declined

\$245MM

43

Residential Real Estate Development

\$0

\$500

\$1,000

\$1,500

\$2,000

\$2,500 2Q09 3Q08 4Q08 1Q09 2Q09 3Q09 4Q09 1Q10 2Q10 3Q10 4Q10 Single Family Residential - Land Carry/Development Period-end balances in \$millions Western: CA, AZ, NV Reduced Residential Real Estate Development exposure by \$1.7B since 6/30/08 to \$555MM at 12/31/10 Geographic breakdown: Western 39% Texas 20% Florida 15% Michigan 11% Other 15% Reduced Western Market Local Residential Real Estate Developer Portfolio to

\$105MM at 12/31/10 from \$932MM at 12/31/07

44 0%

2%

4%

6%

8%

10%

12% 4Q09 1Q10 2Q10 3Q10 4Q10 **Strong Capital Ratios** Tier I Common Capital Ratio Peer Median Comerica Among the best capitalized in peer group Quality of capital is solid Tier 1 made up of 100% common equity as of 10/1/10 Fully redeemed preferred stock issued to U.S. Treasury in 1Q10 Redeemed \$500MM of 6.57% Trust Preferreds (TruPS) on 10/01/10 Doubled quarterly common stock dividend to \$0.10 per share Authorized share and warrant repurchases Strong capital supports future growth Source: SNL Financial Peer Group: BBT, FITB, HBAN, KEY, MI, MTB, PNC, RF, STI, USB, ZION (4Q10 averages exclude MI and MTB as their numbers were not reported) See Supplemental Financial Data slides for reconcilements of non-GAAP financial measures; 4Q10 estimated

Appendix

46

Sterling Bancshares Financial Highlights

15.44

11.61

12.14

9.05

8.64

```
Tier 1 Capital (%)
Asset Quality (%)
3.28
2.42
2.00
0.56
0.39
NAL&90+PD&OREO/Assets
1.48
1.72
0.40
0.09
0.20
NCOs/ Avg
Loans
2.80
2.30
1.30
1.01
1.02
Loan Loss Reserves/ Gross Loans
202.1
227.6
239.1
221.8
203.0
Revenue
3.70
4.22
4.55
4.77
4.90
Net Interest Margin (%)
0.11
(2.18)
7.58
11.77
12.66
ROAE (%)
0.01
(0.26)
0.80
1.22
1.18
ROAA (%)
0.7
(13.0)
38.6
53.0
```

45.8

Net Income 159.0 160.9 152.6 138.4 130.3 Noninterest Expense 4,257 4,095 3,819 3,674 3,335 **Total Deposits** 2,678 3,170 3,745 3,384 3,101 **Total Net Loans** 5,192 4,937 5,080 4,536 4,118 **Total Assets** 12/31/2010 12/31/2009 12/31/2008 12/31/2007 12/31/2006 Period Ended 2010 FY 2009 FY 2008 FY 2007 FY 2006 FY Source: SNL Financial and company report \$ in millions

NAL&90+PD&OREO: Nonaccrual Loans & Past Due Loans & Other Real Estate Owned

47

Fourth Quarter 2010 Average Loans Detail

\$ in billions; geography based on office of origination.

1

Specialty Businesses includes: Financial Services Division, Entertainment, Energy, Leasing, Mortgage Banker Finance and TI Midwest

Western

Texas Florida Other Markets Int 1 **TOTAL** Middle Market \$5.3 \$3.8 \$1.7 \$0.2 \$0.9 \$0.0 \$11.9 Commercial Real Estate 0.9 1.4 1.2 0.4 0.8 4.7 Global Corporate Banking 1.3 0.8 0.2 0.1 0.4 1.5 4.3 National Dealer Services 0.7 2.4 0.2 0.3 0.2 3.8 Specialty Businesses 1.0 1.5 1.5 0.0 1.3 5.3 **SUBTOTAL BUSINESS BANK**

\$9.2

```
$9.9
$4.8
$1.0
$3.6
$1.5
$30.0
Small Business Banking
1.7
0.8
0.9
3.4
Personal Banking
1.4
0.1
0.2
0.1
1.8
SUBTOTAL
RETAIL BANK
$3.1
$0.9
$1.1
$-
$0.1
$-
$5.2
Private Banking
2.0
1.7
0.5
0.6
4.8
SUBTOTAL
WEALTH &
INSTITUTIONAL MANAGEMENT
$2.0
$1.7
$0.5
$0.6
$0.0
$-
$4.8
```

TOTAL

- \$14.3
- \$12.5
- \$6.4
- \$1.6
- \$3.7
- \$1.5
- \$40.0

```
48
Loans by Line of Business
Average loans in $billions;
1
Specialty Businesses includes: Financial Services Division, Entertainment, Energy, Leasing, Mortgage Banker Finance, and TI 4Q10
3Q10
```

FY10 FY09 Middle Market \$11.9 \$12.0 \$12.1 \$14.3 Commercial Real Estate 4.7 5.1 5.2 6.1 Global Corporate Banking 4.3 4.4 4.6 6.0 National Dealer Services 3.8 3.5 3.4 3.5 Specialty Businesses 5.3 5.0 5.0 5.5 **SUBTOTAL BUSINESS BANK** \$30.0 \$30.0 \$30.3 \$35.4 Small Business Banking 3.4 3.5 3.5 3.9 Personal Banking 1.8 1.8 1.9 2.1 **SUBTOTAL RETAIL BANK** \$5.2 \$5.3 \$5.4 \$6.0 Private Banking

4.8 4.8 4.8 4.8 SUBTOTAL WEALTH & INSTITUTIONAL MANAGEMENT \$4.8 \$4.8 \$4.8 \$4.8 TOTAL \$40.0 \$40.1 \$40.5 \$46.2

1

49

Loans By Geographic Market

Average loans in \$billions; Geography based on office of origination; Midwest: MI, OH, IL; Western: CA, AZ, NV, CO, WA Other

Markets

include

markets

not separately identified above in addition businesses with national perspective 4Q10 3Q10 FY10 FY09 Midwest \$14.3 \$14.3 \$14.5 \$17.0 Western 12.5 12.6 12.7 14.3 Texas 6.4 6.3 6.5 7.4 Florida 1.6 1.6 1.6 1.7 Other Markets 3.7 3.8 3.7 3.9 International 1.5 1.5 1.5 1.9 **TOTAL**

\$40.0 \$40.1 \$40.5 \$46.2

50 Shared National Credit Relationships Approx. 940 borrowers Majority of relationships include ancillary business Comerica is agent for

approximately 17.5% Adhere to same credit

underwriting standards as

rest of loan book

Credit quality mirrors total

portfolio

Global Corp

Banking

\$2.3B 32%

Nat'l Dealer

Services

\$0.3B 4%

Energy

\$1.3B 18%

Other

\$0.5B 7%

Middle Market

\$1.7B 23%

Commercial

Real Estate

\$1.2B 16%

December 31, 2010: \$7.3 billion

Shared National Credit (SNC): Facilities greater than \$20 million shared by three or more federally supervised financial institution which are reviewed by regulatory authorities at the agent bank level.

Period-end outstandings as of December 31, 2010

51

Commercial Real Estate Line of Business

Western

Michigan Texas

Florida

Other

Markets Total Real Estate Construction Loans Single Family Land Development Total Residential Multi-Family Retail Multi-use

Other 71 29

```
92
16
0
208
Total Commercial
436
82
633
174
148
1,473
Total Real Estate Construction Loans
595
109
707
222
193
1,826
Commercial Mortgage Loans
Single Family
13
3
17
6
30
69
Land Development
45
28
18
31
11
133
Total Residential
58
31
35
37
41
202
Multi-Family
51
55
138
115
45
404
Retail
```

```
98
16
64
80
386
Multi-use
115
16
31
87
249
Other
343
159
49
29
116
696
Total Commercial
637
328
234
208
328
1,735
Total Commercial Mortgage Loans
695
359
269
245
369
1,937
Total Commercial Real Estate Line of Business
1,290
468
976
467
562
3,763
```

December 31, 2010 period-end \$ in millions; Western: CA, AZ, NV

52

Source: Federal Reserve H.8 as of 1/26/2011 Decline in Commercial Real Estate Loans Commercial Real Estate Loans

-25%

-20%

-15%

-10%

-5%

0%

5%

10%

15%

Comerica

All Banks

Large Banks

53 5.187

4.872

3.466

3.459

\$0

\$1

\$2 \$3 \$4 \$5 2007 2008 2009 2010 **Diversified National Dealer Services** Detroit 3 nameplates down from 41% at 12/05 to 20% at 12/10 Geographic Dispersion Western 62% Florida 8% Midwest 18% Texas 6% Franchise Distribution 1 Franchise distribution based on December 31, 2010 period-end outstandings 2 Other includes obligations where a primary franchise is indeterminable (rental car and leasing companies, heavy truck, recreational vehicles, and non-floor plan loans) 65 years of Floorplan lending, with over 20 years on a national basis Top tier strategy Majority are Mega Dealer Excellent credit quality Robust monitoring of company inventory and performance Average Loan Balances Toyota/ Lexus 22% Ford 8% **GM**

8% Chrysler 4% Mercedes 4% Nissan/ Infinity 6% Other 12% Other European 8% Other Asian 10% Honda/ Acura 18%

(five or more dealerships in group)

(\$ in Billions)

54
Consumer Loan Portfolio
9.9% of total outstandings
No sub-prime mortgage programs
Self-originated & relationship
oriented
Net loan charge-offs of \$17MM

4Q10: \$4.0 billion 4Q10 averages in \$billions; Geography based on office of origination Residential mortgages on the balance sheet are primarily associated with Private Banking customers. Residential mortgages originated through the banking centers are typically sold to a third party. The other category includes automobile, personal watercraft, student and recreational vehicle loans. Data on loans booked through the Consumer Loan Center which encompasses about 86% of the Home Equity Lines and Loans Consumer Loan Portfolio Midwest 62% Florida 3% Texas 9% Western 26% About 85% home equity lines and 15% home equity loans Avg. FICO score of 753 at origination 86% have CLTV 80% at origination Average loan vintage is 5.3 years 4Q10: \$1.7 billion Home Equity Portfolio 3 Residential Mortgages \$1.6B 40% Consumer Loans-Home Equity \$1.7B 43%

Consumer loans-Other

\$0.7B 17%

55

Fourth Quarter 2010 Average Deposits Detail

Midwest

Western

Texas

Florida

Other

Markets Int 1 **TOTAL** Middle Market \$1.2 \$3.4 \$0.6 \$0.0 \$0.1 \$5.3 Commercial Real Estate 0.2 0.5 0.1 0.0 0.1 0.9 Global Corporate Banking 3.0 0.5 0.9 0.1 0.8 1.3 6.6 National Dealer Services 0.1 0.1 0.0 0.0 0.0 0.2 Specialty Businesses 1 0.7 4.3 0.9 0.1 1.0 7.0 **SUBTOTAL BUSINESS**

BANK \$5.2

132

```
$8.8
$2.5
$0.2
$2.0
$1.3
$20.0
Small Business Banking
2.2
1.1
1.2
4.5
Personal Banking
9.8
1.1
1.7
0.1
12.7
SUBTOTAL
RETAIL
BANK
$12.0
$2.2
$2.9
$--
$0.1
$--
$17.2
Private Banking
0.8
1.4
0.2
0.2
0.1
2.7
SUBTOTAL
WEALTH
&
INSTITUTIONAL MANAGEMENT
$0.8
$1.4
$0.2
```

\$0.2

\$0.1 \$--\$2.7 Finance/Other 2 0.5 0.5 TOTAL \$18.5 \$12.4 \$5.6 \$0.4 \$2.2 \$1.3 \$40.4 \$ in billions 1

Specialty Businesses includes: Entertainment, Energy, Financial Services Division, Leasing, Mortgage Banker Finance and TL 2

Finance/Other includes \$0.1B in Inst. and Retail Brokered CD s; included in Finance Division segment

56
Line of Business Deposits
Average deposits in \$billions
1
Specialty
Businesses
includes:

Entertainment, Energy, Financial Services Division, Leasing, Mortgage Banker Finance and TLS Finance/Other includes Inst. and Retail Brokered CD s: 4Q10 none; 3Q10 \$0.1B; FY10 \$0.3B; FY09 \$4.1B 4Q10 3Q10 FY10 FY09 Middle Market \$5.3 \$4.8 \$4.9 \$4.3 Commercial Real Estate 0.9 0.9 1.0 0.7 Global Corporate Banking 6.6 6.6 6.6

5.1

0.2 0.1 **Specialty Businesses** 7.0 6.7 6.4 5.1 **SUBTOTAL BUSINESS BANK** \$20.0 \$19.2 \$19.1 \$15.3 Small Business Banking 4.5 4.2 4.1 3.9 Personal Banking 12.7 12.8 12.8 13.5 **SUBTOTAL RETAIL BANK** \$17.2 \$17.0 \$16.9 \$17.4 Private Banking 2.7 2.6 2.8 2.7 **SUBTOTAL** WEALTH & INSTITUTIONAL MANAGEMENT \$2.7 \$2.6 \$2.8

National Dealer Services

0.2 0.2

\$2.7

Finance/Other

2

0.5

0.5

0.7

4.6

TOTAL

\$40.4

\$39.3

\$39.5

\$40.0

57

Core Deposits By Geographic Market

4Q10 3Q10 FY10

FY09

Midwest

\$17.9 \$17.8 \$17.7 \$17.0 Western 12.5 11.8 12.0 11.1 Texas 5.6 5.4 5.3 4.5 Florida 0.4 0.4 0.4 0.3 Other Markets 2.2 2.2 2.2 1.6 International 1.1 1.1 1.0 0.8 Finance/Other 0.2 0.1 0.1 0.0 **TOTAL** \$39.9 \$38.8 \$38.7

\$35.3

Average deposits in \$ billions; Geography based on office of origination; Midwest: MI, OH, IL; Western: CA, AZ, NV, CO, V Other Markets include markets not separately identified above in addition to businesses with a national perspective Excludes Foreign Office Time Deposits (4Q10 \$0.5B, 3Q10 \$0.4B, FY10 \$0.5B, FY09 \$0.7B) and Inst. & Retail Brokered CI \$0.1B in 3Q10; \$0.3B in FY10; and \$4.1B in FY09

```
Net Loan Charge-offs by Line of Business
$ in millions;
Includes $26MM related to a Middle Market/National group that focused on higher levered relationships
```

Specialty Businesses includes: Financial Services Division, Entertainment, Energy, Leasing, Mortgage Banker Finance, TLS a

National Dealer Services 4Q10 3Q10 2Q10 1Q10 4Q09 Commercial Real Estate \$60 \$36 \$86 \$62 Middle Market Small Business Banking Wealth & Institutional Management Specialty Businesses Personal Banking Global Corporate Banking

TOTAL \$113 \$132 \$146 \$173 \$224 Provision for loan losses \$57 \$122 \$126 \$175 \$256

2

```
Net Loan Charge-offs by Market

$ in millions

Geography based on office of origination; Midwest: MI, OH, IL; Western: CA, AZ, NV, CO, WA;

1

Other

Markets
```

include markets not separately identified above in addition to businesses with a national perspective Includes \$26MM related to a Middle Market/National group that focused on higher levered relationships 4Q10 3Q10 2Q10 1Q10 4Q09 Midwest \$52 \$61 \$44 \$55 \$97 Western 42 58 47 65 85 Texas 5 8 25 13 Florida 8 6 7 10 Other Markets / International 1 2

2

40 2 18 25 TOTAL \$113 \$132 \$146 \$173 \$224 Provision for loan losses \$57

\$122

\$126

\$175

\$256

A

A A-

A2

Comerica

BBB-

BBB-BBB+ A-BBB+ A-BBB+ A-A+ A+ AA-Fitch BBB BB+ Ba3 Regions Financial BBB BBB Baa2 Huntington BBB (low) BBB-B2 Zions Bancorporation BBB (high) BB+ Baa1 Marshall & Ilsley Baa1 Baa1 Baa1 A3 A3 A2 Aa3 Moody s A (high) A **PNC** A (low) A-M&T Bank A (high) A BB&T A (low) BBB Fifth Third

A (low) BBB SunTrust

BBB (high)

BBB+

KeyCorp

AA

DBRS

S&P

A+

US Bancorp

Holding Company Debt Ratings

As of 01/28/2011

Source: SNL Financial

Debt Ratings are not a recommendation to buy, sell, or hold securities.

Senior Unsecured/Long-Term Issuer Rating

```
Based on the two options contemplated in the draft Fed rules, total debit card PIN ($9 million annual revenue) and signature-based
```

```
($31
million
annual
revenue
interchange
fees
in
2011
would
be
reduced by $13MM -
$15MM
Direct impact on client-driven energy derivatives
business
($1
million
annual
revenue
As currently proposed by the FDIC, CMA expects
2011 FDIC insurance expense to remain consistent
with 2010 expense ($62 million).
As currently proposed by the FDIC, there will not be
a separate assessment for unlimited deposit
insurance coverage for this period.
Could lead to increased cost of commercial demand
deposits, depending on interplay of interest, deposit
credits, and service charges
Impacts
Allows for continued growth of CMA s core client-
driven foreign exchange ($39 million annual
revenue
)
and
interest
rate
($7
million
annual
revenue
)
derivatives
business
Derivatives
Allows continued trading of
foreign exchange and interest rate derivatives;
energy, uncleared commodities and agriculture
derivatives will move to a separate subsidiary
New rule is consistent with CMA s focus on core
```

deposit growth Deposit Insurance

Changes definition of

assessment base, increases fund s minimum

reserve ratio & permanently increases insurable

level

Could provide impetus for additional deposit

generation

TAG Extension

_

Provide unlimited deposit

insurance on noninterest-bearing accounts from

12/31/10 to 12/31/12

Government card programs, such as the

DirectExpress Social Security program, are exempt

Interchange Fees -

Limits debit card transaction

processing fees that card issuers can charge

merchants

On October 1, 2010 fully redeemed all \$500

million of Trust Preferred Securities at par

Trust Preferreds

-

Prohibits certain banks from

including Trust Preferreds in Tier 1 Capital

(phase out beginning 1/1/13)

Could provide impetus for additional deposit

generation

Interest on Demand Deposits

_

Allows interest

on commercial demand deposits (one year from

enactment)

Opportunities

Key Changes

1

Dodd-Frank

Wall

Street

Reform

and

Consumer

Protection

Act;

Based

on

2010

full-year

results

Impact
on
Comerica
is
estimated
and
subject
to
final
rulemaking.
Comerica
may
be
impacted
by
other
changes
due
to
the
financial reform legislation.
Timing of prescribed changes varies by rule.
Overall, relative impact from Financial Reform will likely be less than other major banks
Financial Reform
1
2
2
2
2
2
2

Basel III Implementation

New rules effective between 2013 and 2019; US adoption expected to occur over a similar timeframe, but the final form of the US rules is uncertain

CMA is not a mandatory Basel II bank

CMA

Tier

Common

12/31/10:

10.1%

Regulatory required minimum by 2019: 7%

(4.5% minimum plus 2.5% conservation

buffer)

CMA has NO material impact from:

Mortgage servicing rights

Trust Preferreds

Deferred tax assets

Investments in financial institutions
Expected change in Risk Weighted Assets
not material
Higher degree of uncertainty regarding
implementation and interpretation
Will likely require more on-balance sheet
liquidity

Possibly increase or change the mix of the investment securities portfolio

Continued focus on retail deposit

generation

Careful management of off-balance sheet commitments; expect evolution of pricing and terms of off-balance sheet commercial

commitments

Expected to be manageable given proven ability to administer our balance sheet

Capital Requirement:

Liquidity Requirement:

1

See Supplemental Financial Data slides for reconciliation of non-GAAP financial measures Impact

on

Comerica

:.

estimated

and

subject

to

final

rulemaking.

Comerica

may

be affected by other changes due to Basel III.

Supplemental Financial Data

Reconciliation of non-GAAP financial measures with financial measures defined by GAAP (\$ in millions)

12/31/10

9/30/10

6/30/10

3/31/10

12/31/09 **Total Regulatory Capital** \$8,654 \$8,566 \$9,001 \$9,062 \$10,468 Tier 1 capital Less: Fixed rate cumulative perpetual preferred stock Less: Trust preferred securities \$6,027 --\$5,940 \$6,371 495 \$6,311 495 \$7,704 2,151 495 Tier 1 common capital Risk-weighted assets Tier 1 common capital ratio 6,027 59,806 10.08% 5,940 59,608 9.96% 5,876 59,877 9.81% 5,816 60,792 9.57% 5,058 61,815 8.18% Total shareholders equity Less: Fixed rate cumulative perpetual preferred stock Less: Goodwill Less: Other intangible assets \$5,793

```
150
6
$5,857
150
6
$5,792
150
6
$5,668
150
7
$7,029
2,151
150
8
Tangible common equity
$5,637
$5,701
$5,636
$5,511
$4,720
Total assets
Less: Goodwill
Less: Other intangible assets
$53,667
150
6
$55,004
150
6
$55,885
150
6
$57,106
150
7
$59,249
150
Tangible assets
$53,511
$54,848
$55,729
$56,949
$59,091
Tangible common equity ratio
```

10.54%

10.39% 10.11% 9.68% 7.99% 2 1,2 2 2

The Tier 1 common capital ratio removes preferred stock and qualifying trust preferred securities from Tier 1 capital as defined by and calculated in conformity with bank regulations. The tangible common equity ratio removes preferred stock and the effect of intangible assets from capital and the effect of intangible assets.

The Corporation believes these measurements are meaningful measures of capital adequacy used by investors, regulators, management and others to evaluate the adequacy of common equity and to compare against other companies in the industry.

Regulatory Capital, Tier 1 Capital and risk-weighted assets as defined and calculated in accordance with regulation.

December 31, 2010 Regulatory Capital, Tier 1 Capital, and Risk-Weighted assets are estimated.

Supplemental Financial Data

Reconciliation of non-GAAP financial measures with financial measures defined by GAAP (\$ in millions)

The Corporation believes this measurement provides meaningful information to investors, regulators, management and others impact on net interest income and net interest margin resulting from the Corporation s short-term investment in low yielding instruments.

1

Excess liquidity represented by interest earned on and average balances deposited with the Federal Reserve Bank. 4Q10 3Q10 2Q10 1Q10 4Q09 Net interest income (FTE) Less: Interest earned on excess liquidity \$406 1 \$405 2 \$424 2 \$ 416 3 \$ 398 Net interest income (FTE), excluding excess liquidity \$405 \$403 \$422 \$ 413 \$ 397 Average earnings assets Less: Average net unrealized gains on investment securities available-for-sale \$49,102 139 \$50,189 180 \$51,835 80 \$52,941 62 \$53,953 107 Average earnings assets for net interest margin (FTE) Less: Excess liquidity \$48,963 1,793 \$50,009 2,983 \$51,755 3,719 \$52,879 4,092

\$53,846

```
2,453
Average earnings assets for net interest
margin (FTE), excluding excess liquidity
$47,170
$47,026
$48,036
$48,787
$51,393
Net interest margin (FTE)
Net interest margin (FTE), excluding
excess liquidity
3.29\%
3.41%
3.23%
3.42
3.28%
3.51
3.18%
3.42
2.94%
3.07
Impact of excess liquidity on net interest
margin (FTE)
(0.12)
(0.19)
(0.23)
(0.24)
(0.13)
1
```

1

Additional Information For Shareholders

In connection with the proposed merger transaction, Comerica will file with the Securities and Exchange Commission (the SEC) a Registration Statement on Form S-4 that will include a Proxy Statement of Sterling, and a Prospectus of Comerica, as well as other relevant documents concerning the proposed transaction. SHAREHOLDERS ARE URGED TO READ THE REGISTRATION STATEMENT AND THE PROXY STATEMENT/PROSPECTUS REGARDING THE MERGER WHEN IT BECOMES AVAILABLE

AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION.

A free copy of the Proxy Statement/Prospectus, as well as other filings containing information about Comerica and Sterling, may be obtained at the SEC's Internet site (http://www.sec.gov). You will also be able to obtain these documents, free of charge, from Comerica at www.comerica.com under the tab "Investor Relations" and then under the heading "SEC Filings" or from Sterling by accessing Sterling s website at www.banksterling.com under the tab "Investor Relations" and then under the heading "SEC Filings."

Comerica and Sterling and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Sterling in connection with the proposed merger. Information about the directors and executive officers of Comerica is set forth in the proxy statement for Comerica s 2010 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 19, 2010 and on a Form 8-K filed with the SEC on January 27, 2011. Information about the directors and executive officers of Sterling is set forth in the proxy statement for Sterling s 2010 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 5, 2010 and on Forms 8-K filed with the SEC on June 25, 2010 and July 12, 2010. Additional information regarding the interests of those participants and other persons who may be deemed participants in the transaction may be obtained by reading the Proxy Statement/Prospectus regarding the proposed merger when it becomes available. Free copies of this document may be obtained as described in the preceding paragraph.