2021 ANNUAL REPORT



PENFED MISSION, CORE VALUES & PURPOSE

OUR MISSION

To empower the members of our community to achieve their financial well-being.

OUR CORE VALUES

Service – We serve our members and the communities in which we live and work.

Innovation – We provide market-leading products, with a best-in-class experience.

Collaboration – We believe everyone has unique expertise and skills. Teamwork allows us to achieve more.

Respect – We respect our teammates by being kind, with no surprises. We listen to each other. We appreciate our diversity of ideas and opinions.

Integrity – We always strive to do the right thing. We choose the harder right over the easier wrong.

OUR PURPOSE

Here at PenFed, we lead by example. We believe in providing our members with the confidence they need to take on new challenges and opportunities as they present themselves.

With more than 2.6 million members worldwide, PenFed is a space for everyone. We take great pride in ensuring our members have the necessary resources to turn their dreams into reality. And that's why we strive to provide consistently Best-in-Class rates on car loans and home mortgages. In addition, our portfolio of award-winning credit cards offers incentives and innovative features that our competitors find hard to match.

In 1935, we began our journey and now serve members in all 50 states, the District of Columbia, Guam, Puerto Rico and Okinawa.

As a credit union we are insured by the NCUA and we are an Equal Housing Lender.

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LETTER FROM THE CHAIRMAN

Dear Fellow Members,

I am pleased to report that PenFed continued its success through 2021 and had the strongest annual performance in our 86-year history. Our ranks grew by over 500,000 to a new high of 2.6 million members and total assets reached a record \$32.5 billion. Throughout, we tempered our growth with a commitment to safety and sound operations.

OPERATING RESULTS

The past year brought breakthrough growth and unprecedented expansion to PenFed. The results have been increased strength and stability for our organization that allowed us to deliver even greater value for the members. Our mortgage growth was impressive, with a record volume of \$18.9 billion. This represents 128% annual growth in 2021, and includes home equity origination volume of \$1.2 billion. Our products remained some of the best in the industry. We relaunched our Pathfinder Rewards travel card to include additional benefits and introduced a Washington Justice branded PenFed Power Cash Rewards card.

SERVING THE COMMUNITY

In addition to accomplishing key business milestones, PenFed is proud to have donated \$5.5 million to charitable organizations in 2021. As we continue to grow, we will continue to give back to the communities where our members and employees live and serve. In 2021, the PenFed Foundation helped nearly 1,000 military heroes and their families get back on their feet after experiencing a financial emergency and also helped many purchase their first homes. Our Veteran Entrepreneur Investment Program reached more than 7,000 veterans who were trying to start or accelerate their businesses. In 2021, the PenFed Foundation launched an Afghan Rescue and Resettlement Program.



Since its launch, the program has secured housing and basic necessities for over 51 Afghan refugee families who assisted our nation and our values in exemplary ways.

We enter 2022 with a strong balance sheet, a positive outlook, and confidence in our ability to respond successfully to challenges. PenFed has demonstrated its resilience through a global crisis and maintains the financial strength, strategic focus, and employee dedication to continue growing and seizing opportunity. We will continue to provide world-class member services and support our communities everywhere we serve.

Elmand Berry

EDWARD B. CODY CHAIRMAN, BOARD OF DIRECTORS

FINANCIAL HIGHLIGHTS



TOTAL ASSETS



LOAN ORIGINATION VOLUME



NET WORTH RATIO



NET REVENUE





\$769M

\$1,158M

BOARD OF DIRECTORS



Mr. Edward B. Cody Board Chairman

Ed is the owner of Enterprise Business Consulting, a Service Disabled Veteran-Owned Small Business assisting wounded, ill and injured recovering service members since 2011. Formerly,

he was the Chief Financial Executive and Comptroller at the Defense Information Systems Agency. Ed had over 35 years of federal service, including two years as an Army Lieutenant stationed at Fort Sill and in Vietnam. He has been associated with PenFed Credit Union since 1982, starting out on the Supervisory Committee and as a member of the Board since 1987. For many years, he served as PenFed Credit Union's Treasurer. Ed is also a member of the PenFed Foundation Board.



Mr. Walter P. Fairbanks Board Vice Chairman

Walt has been a member of the PenFed Credit Union Board since 1999 and was a Chairman's Award winner in 2008. Walt served in the Department of Defense for 35 years. His last assignment was on

the staff of the DOD Chief Information Officer (CIO) in the Pentagon. He served four years on active duty with the United States Army as a Signal Officer and is now an Information Technology Manager for C3N Services LLC.



Ms. Sandra (Sam) Patricola Board Treasurer

Sam joined the PenFed Board in 2005. Sam had previous experience on the board of the Northern Tier Federal Credit Union in Minot, North Dakota, and on the Supervisory Committee

at MAX Federal Credit Union in Montgomery, Alabama. She is the Staff Auditor in the Air Force Audit Agency and a Certified Public Accountant in federal service since 1987. Sam also serves as Secretary/Treasurer for the PenFed Foundation.



Lt Col (Ret) John A. Rolando, United States Air Force Board Secretary

John has served on PenFed's Board of Directors for over 18 years and has been the Board Secretary since 2016. He also serves as Chairman of the

PenFed Board's Information Technology Committee, member of the Real Estate Committee, and formerly on the PenFed Foundation Board. His 46 years with the Department of Defense included 23 years active duty as a navigator on F-111s and Operations Research Analyst at the Headquarters USAF, thereafter as a civilian in the Joint Staff, followed by program and budget analyses with the Office of the Secretary of Defense, Chief Information Officer. Your board members and supervisory committee members are volunteers who serve without compensation. In addition to their service to the credit union, they spend hundreds of hours from their personal lives on credit union business and activities in the interest of our esteemed members.



COL (Ret) Ronald P. Hudak, United States Army

Ron has been a PenFed Credit Union Board member since 2008. A graduate of West Point, Ron served 30 years on active duty in the Army with operational, tactical, strategic and educational

assignments in the United States, Europe and Vietnam. He achieved the rank of colonel. After military service, he held academic positions at Nova Southeastern University and Marymount University. He earned his Ph.D. and law degrees from The George Washington University and is a Fellow of the American College of Healthcare Executives and a member of the Bars of the District of Columbia and Florida. Ron is currently a strategic planner for the Department of Defense Health Agency in Falls Church, Virginia. Ron serves as Chairman of the Employee Benefits and Development Committee and is a member of the Planning Committee.



The Honorable Frederick F.Y. Pang

Fred has served as Principal Deputy Under Secretary of Defense for Personnel and Readiness; Assistant Secretary of the Navy for Manpower and Reserve Affairs; and as a

Professional Staff Member of the Senate Armed Services Committee. Prior to serving in those positions, he served for 27 years in the Air Force and retired in the grade of colonel. He is currently a Managing Partner of a private investment company and a Senior Consultant in the private sector to companies serving government clients. Fred has been a member of the PenFed Credit Union Board since 2001 and also previously served as Chairman of the PenFed Foundation Board.



COL (Ret) James F. Quinn, United States Army

Jim retired from the United States Army in 2006 after 32 years on active duty. His last assignment was as the Army's Ethics Officer for the Office of the Judge Advocate General. He has served

on the PenFed Credit Union Board since 1995 and on the boards of four other credit unions for an additional eight years since 1979. He was named the National Association of Federal Credit Unions Volunteer of the Year in 2015. Jim has previously served as the Chairman of the PenFed Credit Union Board. Jim also serves on the Board of the PenFed Foundation.



COL (USAR) Philip F. Romanelli

Philip joined the PenFed Credit Union Board in 2007, and has been a PenFed member since he was a second lieutenant. He earned his BA in history from Princeton University, and an MBA from the University of Cambridge. Philip

has deployed once to the Balkans and twice to Operation Iraqi Freedom as a Civil Affairs officer, and served as a military attaché in both Belgium and Fiji. He is also a senior civil servant in the Department of the Army. Previously, he was the Deputy Chief of the Strategic Initiatives Group for the Secretary of the Army. During that time, he provided substantial support to the White House's Joining Forces initiative for veteran hiring, training and health. He is also a graduate of the United States Army War College, earning a master's degree in strategic studies. He is currently on active duty orders as the Chief of Mobilization within the Office of the Assistant Secretary of the Army (Manpower and Reserve Affairs).



Mr. Alfred E. Rudolph

Alfred launched Rudolph International LLC, Interactive Hospitality Consultancy, after managing the DoD MWR Community and Service Programs in the USA, Germany and South Korea. He held the position as

Director, Executive Dining Operation for the Secretary of the Navy, responsible for administrative matters, and successfully realigned the Secretary of Defense Executive Dining Operation. Alfred was the past Chair of Belvoir Federal Credit Union. He currently serves as board member for PenFed Credit Union and PenFed Foundation.



LTC (Ret) Ron Spear, United States Army

Ron has been a member of the credit union since 1986 and joined the PenFed Board in 2016. His PenFed Board Committee assignments include the Financial Management & Risk Committee

as well as the IT Committee. He served 22 years on active duty as a U.S. Army intelligence and acquisition corps officer. During his military career, Ron served on the United States Senate Year 2000 Committee Professional Staff, the Office of the Secretary of Defense Staff, the Joint Staff and the U.S. Army Staff. Since his Army retirement, he has been a trusted advisor actively involved in DoD and Intelligence Community enterprise governance and systems engineering. During this time, he also spent six years as a director at Integrity Applications Incorporated. Ron earned a Master of Science degree in computer science from the Naval Postgraduate School and undergraduate degrees in mathematics and computer science from Concordia College, Moorhead, Minnesota.



COL (Ret) Robert William "Bill" Siegert III, United States Army

Bill joined the PenFed Credit Union Board in 1999 and received the Chairman's Award in 2011. Bill served on active duty for 30 years. His last assignment was on the staff of the Assistant Secretary

of Defense for International Security Policy as a Special Advisor to the Secretary of Defense on nuclear matters. Bill is now a Director and Senior Program Manager for Science Applications International Corporation. He is a past Chairman of the PenFed Foundation and now serves on the Planning, Real Estate and IT Board Committees.



LTC (Ret) Bill R. Vinson, United States Army (Emeritus)

Bill served 30 years on active duty as a Field Artillery and Aviation officer. He served in five Army Divisions including service in Vietnam, Korea and Iran. Bill retired in 2005 after serving

another 18 years as an Aviation Project Manager for CACI working for the Army G3. Bill has been on the PenFed Credit Union Board since 1985.



The Honorable Douglas W. Webster (Emeritus)

Doug is the former Chief Financial Officer of the U.S. Department of Labor. Doug has also served as the Deputy Director of the DoD Business Transformation Agency, and

in 2004 served in the Coalition Provisional Authority as the Principal Finance Advisor to the Iraq Ministry of Transportation. Doug served a 21-year career in the U.S. Air Force, followed by over 20 years providing management consulting services to more than two dozen federal agencies. Doug has a doctorate in business administration and is the co-author of books on cost management, organizational change management and risk management. Doug has been a member of the PenFed Credit Union Board since 2004. Doug also is an elected Fellow of the National Academy of Public Administration.

PRESIDENT'S REPORT

Thank you for choosing PenFed to help you improve your financial well-being in 2021 and beyond. At PenFed, we have a proven record of setting bold goals and surpassing them. In 2021, we achieved the strongest financial results in our 86-year history. You can be proud to be a memberowner of one of America's fastest-growing financial institutions.

Together, we are 2.6 million members strong. In 2021, over 500,000 new members joined PenFed for our great rates and world-class service.

At PenFed we measure success not just by financial results, but most importantly, by how many people we've helped. In 2021, PenFed set records for mortgage loans and consumer loans that helped our members do better financially. We are especially proud to have donated a record \$5.5 million to support over 100 charities in the communities where we live and serve.

2021 HIGHLIGHTS

- PenFed reached \$32.5 billion in assets.
- Membership grew to more than 2.6 million, adding over 500,000 new members.
- PenFed's loan portfolio grew by \$4.8 billion, which represents 25% growth in 2021.
- The mortgage division originated \$18.9 billion, another PenFed annual record. This represents 128% annual growth in 2021, and includes home equity origination volume of \$1.2 billion.
- The consumer lending division originated \$11.7 billion, also another PenFed annual record. This represents 46% annual growth in 2021.
- PenFed's credit card lending division, as part of consumer lending, had its strongest year ever with \$4.8 billion of new money.
- PenFed sold \$12.2 billion of loans into the secondary market, of which, more than 50% were sold to other credit unions.
- PenFed ended 2021 with over \$860 million of capital in excess of regulatory capital requirements while adding nearly \$300 million of net income for the year.



THANK YOU

We couldn't have made this positive impact without you. Our members are the reason why PenFed is recognized as one of America's premier financial institutions year after year. On behalf of PenFed's 3,700 dedicated employees, we send you our heartfelt thanks.

Respectfully yours,

JAMES R. SCHENCK PRESIDENT & CEO

SUPPORTING

2021 was a record-breaking year for the PenFed community. After coming off a year that required discipline and sacrifice, it was important to give back to those who make PenFed what it is today. This past year, we donated \$5.5 million between more than 100 charities and the PenFed Foundation.

Our heroes are more than the people we see saving the day on our televisions. They are our neighbors, our friends and our family members, and they deserve to be recognized and supported.





Through our partnerships with organizations such as Wreaths Across America, Military Women's Memorial and honoring our 9/11 Heroes, PenFed is taking every opportunity to empower our military service members, veterans and their communities with the support they need to succeed.

HELPING IS WHAT WE DO.

Here are a few incredible ways we gave back in 2021:

- We partnered with the Military Women's Memorial to support the 9/11 Remembrance Relay.
- We hosted a remembrance dinner to honor 9/11 heroes and donated \$10,000 each to five organizations that were impacted by and responded to the attacks on 9/11.
- In December, we provided wreaths for more than 3,000 Gold Star families.
- Thanks to the business opportunities we seized within the year, we were able to provide and continue to support programs and organizations that hold a special place in our hearts.



OUR HEROES

2021 SUPERVISORY COMMITTEE REPORT



As a matter of introduction, my name is Brad Honkus, and I am a longtime member of PenFed. I currently serve as the Chairman of PenFed's Supervisory Committee.

Under the Federal Credit Union Act, your Supervisory Committee — appointed by PenFed's Board of Directors — is given the responsibility of providing assurance that the operations of the credit union are carried out per the Act, the regulations of the National Credit Union Administration and Consumer Financial Protection Bureau, and otherwise in a safe, sound and compliant manner. We look to ensure you that, as PenFed members, you are treated with kindness and respect in all your interactions with the credit union.

The Supervisory Committee is represented at all Board of Directors' meetings and attends key meetings with Board and executive team members — including PenFed's Chief Executive Officer and Executive Vice Presidents. In addition, we meet regularly with PenFed's Audit Services Department, federal regulators and the external auditors of PenFed's financial statements. We do this to monitor and evaluate internal controls that help ensure that your assets remain safeguarded, your savings earn a good return and your membership provides real value to you. Also, we look to ensure your sensitive information is protected.

Importantly, the Chair of the Supervisory Committee meets directly on a quarterly basis with PenFed's Chairman of the Board, Chief Compliance Officer, Chief Information Security Officer, Chief Audit Executive and other enterprise risk leaders. This is done to receive firsthand updates from the front lines on how PenFed is serving and protecting its members and defending the nation's financial system from terrorist and criminal activities. This year, the Committee engaged the services of the independent public accounting firm of BDO USA, LLP, to audit the financial statements of the credit union. As noted in this report, BDO issued its opinion that the credit union's financial statements as of and for the year ended December 31, 2021, are presented fairly in all material respects. PenFed was found to have no weaknesses or deficiencies in its controls over financial reporting. In other words, PenFed's members can rest assured that the Board of Directors, Supervisory Committee and Executive Team are fulfilling their fiduciary responsibilities for sound fiscal stewardship of PenFed.

Based on the activity of our external and internal auditors and examiners, as well as our own observations, we conclude that PenFed continues to maintain a high level of financial safety, soundness and compliance with laws and regulations.

During these difficult times, I am proud of PenFed's many charitable activities and particularly pleased by PenFed's efforts to serve our core — including the national defense community and all who support them. We on the Supervisory Committee are honored to volunteer our time serving PenFed members by acting as liaisons between you and your credit union.

If ever you need assistance or experience difficulties that cannot be resolved through normal channels, we are always available to answer questions or review comments regarding PenFed. The Supervisory Committee is made up of members just like you. We are here to serve.

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BRAD HONKUS CHAIRMAN, SUPERVISORY COMMITTEE









2021 AWARDS

SETTING THE DIGITAL STANDARD

In 2021, PenFed Digital produced phenomenal work. The docuseries "The Shot" earned itself seven Emmy Awards while raising awareness and capturing the inspiring story of individuals with PTSD and the success rate of life-changing treatments.

PenFed Digital didn't stop there. The digital team left their mark at the 42nd Annual Telly Awards. The team took home 10 awards that celebrated innovative storytelling in videos and television.

EMBRACING OUR COMMUNITY

In 2021, PenFed received the Greater Washington Hispanic Chamber of Commerce's (GWHCC) Community Anchor Award for its support to the Hispanic community. Year after year, PenFed has shown its dedication to the Hispanic community through hiring practices, retention, promotions and donations. PenFed is proud to employ more than 500 Hispanics and serve more than 300,000 Spanish-speaking members.

PAVING THE WAY

For the past two years, PenFed has participated in Wreaths Across America and has been dedicated to teaching the next generation the stories of our nation's heroes and their families. In 2021, PenFed was the first business to receive the Wreaths Across America Teach Award. PenFed is proud to work with Wreaths Across America and looks forward to future opportunities to honor military members and their families. Through social media coverage and public relations, PenFed created stories where you can become inspired and dive deeper into the history of Wreaths Across America.

EXECUTIVE TEAM



James Schenck, President/CEO

Since James Schenck became President & CEO in April 2014, PenFed has grown assets from \$17.8 billion to \$32.5 billion, increased membership from 1.3 million to 2.6 million, and

generated \$1.3 billion in net worth. In 20 years on the PenFed leadership team, James led nearly every operating division, as well as PenFed Realty and the PenFed Foundation. James is a graduate of the United States Military Academy and Harvard Business School. During 13 years of service in the Army, James flew Black Hawk helicopters, trained other Army aviators, and taught Economics & Finance at West Point. During his assignment to the Pentagon, James received the Legion of Merit for his contribution to the Army. Always moving forward, James is constantly motivated to hire, inspire and retain the best and brightest financial professionals to take perfect care of PenFed members.



Shashi Vohra, Senior EVP & President, Affiliated Businesses

Shashi joined PenFed in 1980 and has held various positions. In his current role, Shashi oversees M&A, Commercial Banking & Lending, PenFed Digital and all insurance products. Shashi is also President/

CEO for PenFed Title, LLC and its subsidiaries and CEO for PenFed Realty, LLC and DigMed, LLC (dba White64). He oversees the development and implementation of new products, business ventures and expansions of related businesses through acquisitions and partnerships. Shashi serves on the Board of Directors of Mortgage Harmony Corp. dba Rate Reset. Shashi earned his bachelor's and master's in commerce degrees from India. He is also a Certified Public Accountant (CPA).



Ricardo Chamorro, EVP Consumer Banking & Strategy

Ricardo leads PenFed's corporate strategy to drive business forward. Since joining PenFed in 2014, Ricardo is responsible for all consumer banking products including high-yield

online savings, certificates, checking, credit cards, auto loans, personal loans and refinanced student loans. He also oversees marketing and business development, payments and money movement. Ricardo has nearly 20 years of experience in financial services and investment banking, including leadership roles at UBS Investment Bank and Lazard. Previously, Ricardo served as a military intelligence officer in the United States Army and was awarded the Joint Service Commendation Medal and Bronze Star. Ricardo is a graduate of West Point (BS) and Harvard Business School (MBA).



Maura Watson, SVP, Enterprise Risk Management

Ms. Watson joined PenFed in February 2021 as Senior Vice President for Enterprise Risk Management. In this position, she supports the safety and soundness of the institution,

its members and its assets by ensuring the institution manages its operations within the Risk Appetite levels set by PenFed's Board of Directors. Prior to this, Ms. Watson retired after 28 years at the Central Intelligence Agency from the Center for Cyber Intelligence (CCI)'s executive management team of intelligence professionals guiding the CIA's understanding of and collection against cyber threats from foreign actors globally. She was jointly responsible for ensuring quality and efficacy of CIA operations in this realm. Ms. Watson has extensive Directorate of Operations overseas experience in the areas of political risk, counterterrorism, emerging technical threats and operational risk mitigation. She was recognized by CIA with 20 individual Exceptional Performance Awards, one Officer of the Year award, receipt of CCI's annual Innovation Award (2019) and the CIA's Career Intelligence Medal. Ms. Watson graduated from the University of Scranton in 1990 with both a BA and an MA in history. In 2016, she earned her Executive MBA from Northwestern University's Kellogg School of Management and earned her cybersecurity certificate in Harvard's Managing Risk in the Information Age program in Winter 2021.



Jamie Gayton, EVP, Member Operations and Global Fixed Assets

Jamie Gayton currently serves as the Executive Vice President for Member Operations and Global Fixed Assets. His responsibilities include overseeing PenFed's

branches and service centers and the buying, leasing, selling and maintaining of all PenFed's facilities. Jamie served 30 years in the United States Army as an Engineer officer, retiring in 2017. Jamie commanded at the platoon, company and battalion level including combat tours to Desert Shield/Storm with the 1st Cavalry Division from 1990-1991 and Operation Iraqi Freedom with the 3rd Infantry Division from 2005-2006. Jamie taught economics at the United States Military Academy (West Point) for five years, most recently from 2010-2013. He also developed West Point's course in personal finance, oversaw the Investment club, and authored the book "Guide to Personal Financial Planning for the Armed Forces," 7th edition. Jamie Gayton holds a BS from the United States Military Academy, an MBA from the Sloan School of Management at MIT and a Ph.D. from the Pardee RAND Graduate School.



Joseph Thomas, EVP, Chief Information Officer

Joseph Thomas joined PenFed six years ago as our Chief Information Officer. Prior to PenFed, Joseph led banking technology at USAA for 15 years. He earned his bachelor of science and

accounting from the University of Manchester, UK.



Jill Streit, EVP & Chief Financial Officer

Jill joined PenFed's executive team in February 2020. She is responsible for building, leading and advising companies on comprehensive financial programs and initiatives across

all businesses and products at an enterprise level. Jill has strong SEC expertise and experience in mergers and acquisitions and structuring complex transactions. In this role, she leads PenFed's Finance and Accounting, Capital Markets and Financial Planning & Analysis teams. Jill is a successful leader with decades of experience in strategic financial planning, risk management and governance at Fortune 100 financial institutions. Prior to joining PenFed, Jill was Executive Vice President and Chief Financial Officer and Treasurer, at TIAA Bank. She previously held positions at EverBank, Prudential Network Realty and Deloitte & Touche, LLP. Jill is a graduate of Miami University (Oxford, Ohio).



Russell Rau, Chief Audit Executive

Russell Rau is PenFed's Chief Audit Executive, a position he has held since 2015. In that capacity, he serves and protects PenFed's membership by providing leadership and direction to the

Audit Services Department in fulfilling its independent oversight of PenFed's programs and activities. Previously, Russell served as the senior audit executive at the Federal Deposit Insurance Corporation during the banking crisis and the Federal Housing Finance Agency overseeing Fannie Mae and Freddie Mac conservatorships during the housing crisis. Russell started his career and held progressively responsible audit positions at the Department of Defense, rising to the Senior Executive Service. He is a Certified Public Accountant, Certified Information Systems Auditor and Certified Internal Auditor, and he completed the Stonier Graduate School of Banking sponsored by the American Bankers Association at the University of Pennsylvania.



Winston Wilkinson, EVP & President, Mortgage Banking

Winston joined PenFed in 2018 as Executive Vice President & President of Mortgage Banking. He brings more than 32 years of experience in large financial services firms. Prior to PenFed,

Winston served as USAA Federal Savings Bank's President of Mortgage and Consumer Real Estate for five years. The majority of Wilkinson's career was spent at Wachovia, where he served as Executive Vice President in various roles, including mortgage, wealth management and retail and commercial banking. He has served on the board of directors and in leadership roles of numerous charitable and nonprofit community organizations across the country.



Scott Lind, EVP, General Counsel

Scott Lind has served as Executive Vice President, General Counsel of PenFed since 2014. His duties include leading and managing the Legal, Compliance, Procurement, and Human Resources

departments. Scott served in the active-duty U.S. Army Judge Advocate General's Corps from 1986 to 2009, retiring in the rank of Colonel. Scott then served as a senior attorney with the U.S. Army before joining PenFed. He is a graduate of Clarkson College, Albany Law School and the George Washington University.

SUPERVISORY COMMITTEE



Colette Wilson

Colette joined the Supervisory Committee in November 2020. Colette is a Certified Public Accountant who served as a partner with the accounting firm of Cotton & Company, where she actively participated in audit, accounting and management

advisory services for federal agencies. Colette served on the Board of Directors of the Virginia Society of Certified Public Accountants (VSCPA) and was the first African American woman to Chair of the VSCPA Board and only the third African American woman to Chair a state CPA society. In this role, she guided the Board on issues significant to the VSCPA, its members and the accounting profession at large. She also served as a Council Member for the American Institute of Certified Public Accountants. Colette is currently an entrepreneur — a small business owner of a full-service catering company where she pursues her passion of cooking and serving others.



James Golden

Jim is an internationally recognized IT Governance and Information Security Executive Consultant. He served as Associate Partner with IBM Global Business Services for approximately 10 years after 30+ years as a Senior Executive in IT at the U.S. Postal Service. He

is a retired Naval Reserve Captain (O6) in Cryptology and was Commanding Officer for multiple units supporting NSA and Naval Intelligence. He holds multiple certifications and is an expert reviewer for professional materials (e.g., COBIT2019). He is very active in IT and cybersecurity professional associations.



Rafael Roman

Rafael also joined the Supervisory Committee in November 2020. Rafael is a retired United States Marine Corps Chief Warrant Officer, where he held progressively responsible audit and financial management leadership positions. He is a Certified Public Accountant

and Certified Internal Auditor with extensive experience in audit, accounting and compliance requirements for federal government programs. Presently, Rafael serves with the American Institute of Certified Public Accountant's where he manages the Governmental Audit Quality Center (GAQC), an organization that enables AICPA member firms to achieve the highest quality standards in governmental audits. He previously served as an audit manager with PriceWaterhouseCoopers.



Bradley Honkus

Bradley serves as the Chairman of the Supervisory Committee. He is the Assistant Director of the Quality Control and Compliance at the Department of Justice. Brad is a Certified Public Accountant, has 30 years of progressive budget, audit and financial management

experience, and is an internal control and financial policy subject matter expert.



Lieutenant Commander Edwin Lucio, USNR Retired

Ed is a Naval Academy graduate and Naval Aviator who participated in Operation Shining Hope aboard the USS Inchon and accumulated over 1,500 flight hours on the H-53 Sea Dragon, H-3 Sea King and C-12 King Air.

Upon leaving active duty, he started his new career as a business and financial analyst with the Federal Reserve Board, specializing in bank operations and data management. Ed is a Certified Public Accountant, a Project Management Professional and holds a green belt in lean six sigma.

2021 AUDITED FINANCIAL STATEMENTS



PENTAGON FEDERAL CREDIT UNION AND SUBSIDIARIES AUDITED CONSOLIDATED FINANCIAL STATEMENTS

Years Ended December 31, 2021 and 2020



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Independent Auditor's Report

Supervisory Committee and Members of Pentagon Federal Credit Union

Opinion

We have audited the consolidated financial statements of Pentagon Federal Credit Union (a federally chartered credit union) and subsidiaries (the "Credit Union"), which comprise the consolidated statements of financial condition as of December 31, 2021 and 2020, and the related consolidated statements of income, comprehensive income, changes in members' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Credit Union as of December 31, 2021 and 2020, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

Basis for Opinion

We conducted our audits in accordance with auditing standards generally accepted in the United States of America (GAAS). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are required to be independent of the Credit Union and to meet our other ethical responsibilities, in accordance with the relevant ethical requirements relating to our audits. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Responsibilities of Management for the Financial Statements

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

In preparing the consolidated financial statements, management is required to evaluate whether there are conditions or events, considered in the aggregate, that raise substantial doubt about the Credit Union's ability to continue as a going concern within one year after the date that the consolidated financial statements are issued or available to be issued.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance but is not absolute assurance and therefore is not a guarantee that an audit conducted in accordance with GAAS will always detect a material misstatement when it exists. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control. Misstatements are considered material if there is a substantial likelihood that, individually or in the aggregate, they would influence the judgment made by a reasonable user based on the consolidated financial statements.

BDO USA, LLP, a Delaware limited liability partnership, is the U.S. member of BDO International Limited, a UK company limited by guarantee, and forms part of the international BDO network of independent member firms.

BDO is the brand name for the BDO network and for each of the BDO Member Firms.



In performing an audit in accordance with GAAS, we:

• Exercise professional judgment and maintain professional skepticism throughout the audit.

• Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, and design and perform audit procedures responsive to those risks. Such procedures include examining, on a test basis, evidence regarding the amounts and disclosures in the consolidated financial statements.

• Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Credit Union's internal control. Accordingly, no such opinion is expressed.

• Evaluate the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluate the overall presentation of the consolidated financial statements.

• Conclude whether, in our judgment, there are conditions or events, considered in the aggregate, that raise substantial doubt about the Credit Union's ability to continue as a going concern for a reasonable period of time.

We are required to communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit, significant audit findings, and certain internal control-related matters that we identified during the audit.

BDO USA, LLP

Philadelphia, Pennsylvania March 31, 2022

CONSOLIDATED STATEMENTS OF FINANCIAL CONDITION

	Years Ended	December 31,
(Dollars in thousands)	2021	2020
ASSETS		
Cash and cash equivalents	\$ 604,242	\$ 2,148,590
Restricted cash	10,445	6,991
Investment securities available-for-sale (cost \$2,120,448 and \$1,686,814)	2,104,145	1,715,595
Other investments	244,287	188,728
Loans held for sale	3,910,277	2,013,400
Loans, net of allowance of \$251,355 and \$244,748	23,497,285	18,685,896
Accrued interest receivable	100,576	90,869
National Credit Union Share Insurance Fund Deposit	184,809	169,542
Credit Union Life Insurance	354,663	337,803
Charitable Donation Account	141,259	132,029
Goodwill	25,087	24,226
Other intangible assets, net	118,746	122,079
Property and equipment, net	536,518	542,386
Other assets	687,686	562,115
Total assets	\$ 32,520,025	\$ 26,740,249
LIABILITIES AND MEMBERS' EQUITY		
Members' accounts	\$ 23,087,982	\$ 19,696,887
Borrowed funds	5,838,821	3,758,273
Other liabilities	492,380	506,999
Total liabilities	29,419,183	23,962,159
Members' equity:		
Additional paid-in capital	1,175	1.000
Regular reserves	90,900	90,900
Undivided earnings	3,047,668	2,750,081
Accumulated other comprehensive loss	(40,489)	(64,641)
Total Pentagon Federal Credit Union members' equity	3,099,254	2,777,340
Noncontrolling interests	1,588	750
Total members' equity	3,100,842	2,778,090
		_,, , , , , , , , , , , , , , , , , , ,
Total liabilities and members' equity	\$ 32,520,025	\$ 26,740,249
· ·		

CONSOLIDATED STATEMENTS OF INCOME

(Dollars in thousands)	2021	2020
INTEREST INCOME	LULI	2020
Loans	\$ 1,020,422	\$ 966,701
Investment securities	35,360	45,728
Total interest income	1,055,782	1,012,429
Interest expense		
Members' accounts	174,200	243,143
Borrowed funds	72,298	89,433
Total interest expense	246,498	332,576
Net interest income	800.284	670 957
Provision for loan losses	809,284 135,107	679,853 251,793
Net interest income after provision for loan losses	674,177	428,060
	0,4,1,7	120,000
Non-interest income		
Fees and charges	52,995	56,966
Credit card and debit card interchange	26,581	24,328
Gains on sales of loans and other, net	199,404	91,699
Gains on sales of investment securities, net	—	2,786
Mortgage banking activities	110,572	119,255
Other	94,138	46,325
Total non-interest income	483,690	341,359
Non-interest expense		
Compensation and benefits	381,951	286,653
Office operations	142,554	118,116
Loan servicing	113,643	70,101
Occupancy	30,640	30,127
Education and promotional	65,281	39,373
Professional and outside services	75,655	57,704
Other	52,265	34,246
Total non-interest expense	861,989	636,320
Net income	295,878	133,099
Less: net income attributable to noncontrolling interests	(358)	(56)
Net income attributable to Pentagon Federal Credit Union members	\$ 295,520	\$ 133,043

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

		Years E	nded Dec	ember 31,
(Dollars in thousands)		2021	20	020
Net income	\$	295,878	\$	133,099
Other comprehensive income/(loss):				
Change in net unrealized (losses)/gains on investment securities during the year		(45,084)		27,299
Adjustment for realized gains on investment securities included in				
consolidated statements of income		_		2,786
Change in unrealized net gains/(losses) on cash flow hedges		39,024		(73,321)
Amounts reclassified into interest expense on				
the consolidated statement of income		18,942		10,074
Change in unrealized pension and postretirement liabilities recorded				
to compensation and benefits on the consolidated statements of income		4,882		2,493
Adjustment for realized pension and postretirement costs		6,388		(451)
Other comprehensive income/(loss), net of reclassification adjustments		24,152		(31,120)
Comprehensive income	\$	320,030	\$	101,979

CONSOLIDATED STATEMENTS OF CHANGES IN MEMBERS' EQUITY

(Dollars in thousands)	Additional Paid-in Capital	Regular Reserves	Undivided Earnings	Accumulated Other Comprehensive Income (Loss)	Credit Union Members' Equity	Non- Controlling Interests	Total Members' Equity
Balance, January 1, 2020	\$ -	\$ 90,900	\$ 2,605,023	\$ (33,521)	\$ 2,662,402	\$ —	\$ 2,662,402
Net income	—	_	133,043	_	133,043	56	133,099
Equity from mergers	-	_	12,015	_	12,015	—	12,015
Sale of controlling interest	1,000	_	_	_	1,000	750	1,750
Distributions to							
noncontrolling interests	-	-	-	_	-	(56)	(56)
Other comprehensive income, net of							
reclassification adjustments	-	_	-	(31,120)	(31,120)	_	(31,120)
Balance, December 31, 2020	\$ 1,000	\$ 90,900	\$ 2,750,081	\$ (64,641)	\$ 2,777,340	\$ 750	\$ 2,778,090
Net income	—	_	295,520	_	295,520	358	295,878
Equity from mergers	_	_	2,067	_	2,067	_	2,067
Sale of controlling interest	175	_	_	_	175	480	655
Other comprehensive loss, net of reclassification adjustments	_	_	_	24,152	24,152	_	24,152
Balance, December 31, 2021	\$ 1,175	\$ 90,900	\$3,047,668	\$ (40,489)	\$ 3,099,254	\$ 1,588	\$ 3,100,842

CONSOLIDATED STATEMENTS OF CASH FLOWS

Years E		nded December 31,	
(Dollars in thousands)	2021 2020		
Operating activities			
Net income	\$ 295,878	\$ 133,099	
Adjustments to reconcile net income to net cash provided by operating activiti	ies:		
Provision for loan losses	135,107	251,793	
Depreciation and amortization	80,356	71,998	
Amortization of premium and discounts, net	18,695	6,238	
Increase in cash surrender value of Credit Union Life Insurance	(13,065)	(11,779)	
Increase in cash surrender value of Charitable Donation Account	(9,230)	(4,732)	
Gains on sales of loans	(199,404)	(91,699)	
Gains on sales of investment securities	_	(2,786)	
Losses on sales of foreclosed assets	1,509	1,907	
(Gains)/losses on disposal of property and equipment	(1,360)	283	
(Gains)/losses on valuation of taxi medallion loans	(522)	19,168	
Losses on valuation of servicing rights	13,111	29,906	
Loan originated to be sold	(12,204,467)	(5,041,275)	
Proceeds from sales of loans held for sale	11,600,365	4,751,389	
Bargain gains from mergers	(8,332)	(4,400)	
Net changes in:			
Accrued interest receivable	(9,503)	(17,372)	
Other assets	23,627	(118,627)	
Other liabilities	36,400	38,502	
Net cash (used in)/provided by operating activities	(240,835)	11,613	
Investing activities			
Proceeds from maturities of investment securities	690,287	998,528	
Proceeds from sales of loans held for investment	857,439	741,870	
Purchases of investment securities	(1,132,664)	(802,591)	
(Increase)/Decrease in Federal Home Loan Bank stock and other	(53,636)	10,54	
Net change in Credit Union Life Insurance	_	2,268	
Proceeds from sales of investment securities	_	252,424	
Proceeds from sales of foreclosed assets	38	1,025	
Proceeds from sale of minority interest	480	750	
Net increase in loans	(6,959,010)	(1,240,263)	
Purchase of property and equipment	(77,673)	(90,544)	
Proceeds from disposal of property and equipment	9,215	6,36	
Cash from mergers	79,905	55,940	
Increase in National Credit Union Share Insurance deposit	(13,764)	(4,367)	
Net cash used in investing activities	(6,599,383)	(68,058)	
	(0,000,000)	(00,000)	

CONSOLIDATED STATEMENTS OF CASH FLOWS CONTINUED

		Years Ended December 31,				
ollars in thousands) 2021			2020			
Financing activities						
Repayment of borrowings		(5,371,781)		(3,396,000)		
Payment for Federal Home Loan Bank debt prepayment costs		(14,404)		(47,577)		
Proceeds from borrowings		7,456,781		3,476,000		
Contributions from noncontrolling interests		175		1,000		
Noncontrolling interest distributions		_	(56)			
Increase in members' accounts, net		3,228,553	28,553 1,532,59			
Net cash provided by financing activities		5,299,324		1,565,966		
Net (decrease) increase in cash and cash equivalents and restricted cash		(1,540,894)		1,509,521		
Cash and cash equivalents and restricted cash at beginning of year		2,155,581		2,155,581 646		646,060
Cash and cash equivalents and restricted cash at end of year	614,687		614,687 2,1			
Supplemental disclosure of cash flow information						
Interest paid \$ 226			\$	322,137		
Supplemental disclosures of non-cash information						
Transfers of loans, net to other foreclosed assets	\$	7,478	\$	1,093		
Transfers to loans held for sale	857,439		857,439 2,186,17			
Entity value equity from mergers	2,067			12,015		
Fair value of assets acquired in mergers		95,721		160,605		
Fair value of liabilities assumed in mergers	165,227 200,1			200,130		

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

December 31, 2021 and 2020 (dollars in thousands)

NOTE 1 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES AND PRACTICES

a) Organization and Nature of Business

Pentagon Federal Credit Union (the "Credit Union" or "PenFed") is a federal credit union that was organized and chartered on March 25, 1935, under the Federal Credit Union Act of 1934. It exists to promote thrift among its members and to create a source of credit for productive purposes. PenFed wholly owns PenFed Realty, LLC, which provides real estate brokerage services to the Credit Union's members and the general public and PenFed Title, LLC, which provides real estate settlement title services to the Credit Union's members. During 2021, PenFed Title, LLC, sold a 40% ownership interest in its wholly owned subsidiary, Member's Title of California. PenFed also owns 75% of DigMed, LLC, which provides advertising services to the Credit Union and the general public. Unless the context indicates otherwise, all references to "PenFed," "the Credit Union," "we," "our" or "us" include PenFed and its respective subsidiaries. The Credit Union is regulated by the National Credit Union Administration (NCUA).

Our principal executive offices and headquarters are located at 7940 Jones Branch Drive, McLean, Virginia 22102, telephone (800) 247-5626. Our website address is www.PenFed.org. We make our annual reports, and all amendments to those reports, available free of charge on our website. Information on our website is not deemed to be incorporated by reference into this annual report.

Membership in the Credit Union is open to any individual(s) who qualify as defined in its charter and bylaws. PenFed extends credit to its members through direct negotiation with a borrower, indirectly originating loans through third parties, or by purchase of loans from other lenders. Such extensions of credit may be in the form of promissory notes, advances, mortgages, lines of credit, letters of credit, vehicle loans, overdrafts and similar obligations. PenFed generally services loans it originates or purchases. However, PenFed may also buy loans that are serviced by other counterparties. In other cases, to ensure minimum operational disruptions resulting from certain mergers, we allow existing acquirees' servicers to continue servicing acquired loans at the time of the merger. We refer to these loans as serviced by others (SBOs).

COVID-19 impact:

In December 2019, a novel coronavirus (COVID-19) was reported in China, which the World Health Organization (WHO) declared a pandemic in March 2020. COVID-19 adversely impacted a broad range of industries, including some of the Credit Union's members, whose ability to fulfill their financial obligations to the Credit Union was impaired. The pandemic caused significant disruptions in the U.S. economy, including limiting business activities in our branch banking operations located across the country.

On March 27, 2020, the President of the United States signed into law the Coronavirus Aid, Relief, and Economic Security ("CARES") Act in response to COVID-19. This legislation provided relief for individuals and businesses negatively impacted by COVID-19. The CARES Act includes a provision for the Credit Union to opt out of applying the "troubled-debt restructuring" ("TDR") accounting guidance in Accounting Standards Codification ("ASC") 310-40, Receivables—Troubled Debt Restructurings by Creditors for certain loan modifications. Loan modifications made between March 1, 2020 and the earlier of i) January 1, 2022 or ii) 60 days after the President declares a termination of the COVID-19 national emergency are eligible for this relief if the related loans were not more than 30 days past due as of December 31, 2019. The Credit Union adopted this provision.

While we consider these disruptions to be temporary, the pandemic caused, and continues to pose, significant uncertainty, which makes it challenging to determine the overall impact on our operations.

b) Income Taxes

The Credit Union is exempt from federal and state income taxes in accordance with Section 122 of the Federal Credit Union Act.

c) Basis of Presentation and Use of Estimates

The accompanying consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("US GAAP"). Where applicable, accounting policies conform with accounting and reporting guidelines prescribed by regulatory authorities and predominant practices within the banking industry. US GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities at the date of the consolidated financial statements and reported amounts of revenues and expenses during the reporting period. The most significant of these estimates and

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assumptions include assessment of the fair value of its acquired assets and liabilities accounted for through business acquisitions, valuing and determining the amortization periods for long-lived intangible assets, assessing the recoverability of long-lived assets, the allowance for loan losses and loan impairment, fair values for loans carried under the fair value option and fair values related to servicing rights. Management evaluates its estimates on an ongoing basis using the most current and available information at the time the consolidated financial statements are issued. Actual results could materially differ from those estimates. Changes in estimates are recorded in the period in which they become known.

d) Principles of Consolidation

The consolidated financial statements include the accounts of PenFed and its subsidiaries. Upon consolidation, all material intercompany accounts and transactions are eliminated.

e) Reclassifications

Certain amounts reported in previous years have been reclassified to conform to current year presentation.

f) Business Combinations

We account for business combinations under the acquisition method of accounting. This method requires the recording of acquired assets and assumed liabilities at their acquisition date fair values. The excess of the purchase price over the fair value of assets acquired and liabilities assumed is recorded as goodwill. If the fair value of assets less the fair value of liabilities acquired exceeds the purchase price, the difference is recognized as a bargain purchase gain in non-interest income. Results of operations related to business combinations are included prospectively beginning on the date of acquisition. Determining the fair value of the acquired intangibles requires significant judgment in selecting underlying assumptions, including projected revenue growth rates, profit margins and discount rates. In some cases, the Credit Union uses discounted cash flow analyses, which are based on our best estimate of future earnings and cash flows after considering such factors as general market conditions, changes in working capital, long-term business plans and recent operating performance.

g) Goodwill and Intangibles

Goodwill represents the excess of purchase price over the fair value of assets acquired and liabilities assumed in business combinations. Intangible assets with finite useful lives are amortized and goodwill and intangible assets with indefinite lives are evaluated, at least annually, for impairment. We also test goodwill for impairment whenever a significant event or circumstance occurs which could reduce the fair value of the reporting unit to which the goodwill applies below the carrying amount of the reporting unit. The Credit Union evaluates goodwill and the indefinite lived intangible asset for impairment annually as of October 31st using a Step 0 approach incorporating qualitative factors including, but not limited to, the general economic environment, industry factors, market considerations and overall financial performance of the Credit Union. If necessary, the Credit Union will proceed to a Step 1 approach to identify any potential impairment in which impairment exists when the carrying amount of Credit Union's Step 0 approach concluded no impairment exists as of October 31st, and therefore a Step 1 analysis was not necessary.

h) Cash and Cash Equivalents and Restricted Cash

Cash and cash equivalents consist of cash on hand, shares in other credit unions and demand deposits with other financial institutions with original maturities of 90 days or less. Amounts due from financial institutions may, at times, exceed federally insured limits. We state cash and cash equivalents at cost, which approximates fair value.

Funds included in restricted cash are unavailable for withdrawal or usage. Such cash primarily include legally restricted deposits, such as:

- Earnest money deposits to sellers while other home-buying activities (property, appraisal, inspections, etc.) continue
- Cash paid to our title companies to facilitate settlement and closing transactions
- Funds held in trust

i) Investment Securities

The Credit Union's investments in debt securities are classified as available-for-sale (AFS) or held-to-maturity (HTM). Debt securities classified as AFS are measured at fair value, with unrealized gains and losses recorded in accumulated other comprehensive income (AOCI). Debt securities where management has the ability and intent to hold until maturity are classified as HTM and are carried at cost, adjusted for the amortization of premiums and accretion of discounts (amortized cost).

Purchase premiums and discounts are recognized in interest income using the effective interest method over the term of the securities purchased. Gains and losses on dispositions of investment securities are computed using the specific identification method and recognized as non-interest income.

The Credit Union management evaluates its debt securities in an unrealized position for other-than-temporary impairment. Through this process, consideration is given to the length of time and the extent to which the fair value has been less than amortized cost, the financial condition and near-term prospects of the issuer, our intent and likelihood to sell and our ability to retain the investment for a period of time sufficient to allow for any anticipated recovery in fair value. Declines in fair value that are other-than temporary (i.e., credit related) are recognized in earnings, whereas declines attributed to the interest rate environment are recognized in AOCI.

j) Other Investments

The Credit Union has stock in the Federal Home Loan Bank (FHLB) of Atlanta. This investment is a restricted investment and its carrying value represents an appropriate measure of fair value due to the nature of the asset.

The Credit Union also holds certificates of deposit with various banks and credit unions that are held at cost as they are non-marketable and thus an appropriate measure of fair value. FHLB stock and certificates of deposit are evaluated for impairment annually. There was no impairment for the years ended December 31, 2021 and 2020.

k) Charitable Donation Account (CDA)

The Credit Union utilizes a Charitable Donation Account (CDA), in which any revenues and/or gains are used to support charities as allowed under credit union regulations. CDA is a restricted investment measured at the cash surrender value, which approximates fair value.

I) Loans

The Credit Union's loan portfolio includes real estate (mortgage and equity), commercial, vehicle, credit cards and other consumer loans. Other consumer loans consist of personal lines of credits and education loans. At the time of origination or acquisition, loans are classified as either held for investment, or held for sale, based on our intent and ability to hold such loans to maturity or sale.

Held for Investment

Loans are classified as held for investment when PenFed has both the intent and ability to hold the loan(s) for the foreseeable future, or until maturity or payoff. Our intent and view of the foreseeable future may change based on changes in business strategies, the economic environment, market conditions and the availability of government programs.

The majority of held for investment loans are reported at the amount of unpaid principal, net of deferred loan origination costs/fees, and the allowance for loan losses. Interest on loans is recognized over the loan term using the effective interest method. The Credit Union elected the fair value option for taxi medallion loans. Changes in fair value are recognized in non-interest income.

Loan fees and certain direct loan origination costs for loans carried at cost are deferred, and the net fee/cost is recognized as an adjustment to interest income over the term of the loans using the effective interest method, except for credit cards, which are amortized on a straight-line basis over 12 months.

Nonaccrual Loans

Interest accruals are discontinued on loans when management believes, after considering economic factors, business conditions and collection efforts, that the collection of interest is doubtful. We consider the following additional factors when determining the discontinuation of interest accruals:

- The loan is 90 days or more past due its contractual terms
- The loan has been modified in a troubled debt restructuring
- The borrower has filed for bankruptcy
- The borrower becomes deceased

Loans accounted for under the fair value option and loans held for sale are included as part of the nonaccrual loans if the nonaccrual criteria is met. Excluded from nonaccrual accounting are loans insured or guaranteed by the Federal Housing Administration ("FHA") since we expect to collect substantially all principal and interest.

Credit card loans that are contractually 90 days or more past due have not been put on nonaccrual status as they are typically charged off at 180 days, which is consistent with industry practice and regulatory guidelines. All other loans, including other unsecured loans, are classified as nonaccrual whenever doubt about the ultimate collectability of the recorded investment exists.

Uncollected interest is reversed against interest income the same month a loan is placed in nonaccrual status. Interest payments received while a loan is on nonaccrual status is applied to principal until there is no longer any doubt regarding full collectability of the recorded investment of the loan. The loans are then returned to accrual status when the borrower demonstrates the ability to repay the obligation, which is generally after six consecutive timely payments.

Loans Held for Sale

Loans that we intend to sell or for which we do not have the ability and intent to hold for the foreseeable future are classified as held for sale. Real estate loans originated with the intent to sell to government-sponsored enterprises are accounted for under the fair value option. We elect the fair value option on these loans as part of our management of interest rate risk along with the corresponding forward sale commitments. Loan origination fees and direct loan origination costs are recognized as incurred and are reported in other non-interest income in the consolidated statements of income. Interest income is calculated based on the loan's stated rate of interest and is reported in interest income in the consolidated statements of income. Fair value adjustments are recorded in other non-interest income in the consolidated statements of income.

All other loans classified as held for sale are recorded at the lower of cost or fair value. Loan origination fees, direct loan origination costs and any discounts and premiums are deferred until the loan is sold and are then recognized as part of the total gain or loss on sale. The fair value of loans held for sale is determined on an aggregate portfolio basis for each loan type. Fair value adjustments are recorded in other non-interest income in the consolidated statements of income.

In the event that the Credit Union changes the intent that results in a reclassification of held for investment loans to loans held for sale, such reclassified loans are recorded at the lower of cost or fair value on the date of redesignation, unless the impacted loans are under the fair value option.

Loans held for sale are typically sold with the servicing rights retained by the Credit Union, and are generally sold without recourse, subject to customary representations and warranties. In accordance with ASC Topic 860, Transfers and Servicing, the Credit Union recognizes the sale of loans or other financial assets when the transferred assets are legally isolated from the Credit Union's creditors, the Credit Union has relinquished control over the financial assets and the appropriate other accounting criteria are met for recognition of a sale of an asset.

Troubled Debt Restructurings

A troubled debt restructured ("TDR") loan is a loan for which the Credit Union grants a concession it would not have otherwise considered because a member is experiencing financial difficulties. The concession could either be an agreement between the Credit Union and the member or imposed by law or through a court order. Accordingly, loans whose members received bankruptcy relief are classified as TDRs. Concessions we usually grant in a TDR include, but are not limited to, term extensions and/or interest rate reductions. TDRs are considered impaired loans.

We measure impairment on TDR loans where we cannot reasonably estimate expected cash future cash flows as the excess of the loan's recorded investment over the fair value of the collateral, less estimated costs to sell the underlying collateral. Impairment on all other TDR loans is generally measured as the excess of the loan's recorded balance over the present value of expected future cash flows discounted at the loan's effective interest rate. If both collateral values and discounted cash flows are not available, we use loan's observable market price to calculate impairment as the difference between the loan's recorded investment and the loan's observable market price. Costs incurred to complete a TDR are expensed as incurred.

On March 27, 2020, President Trump signed into law the Coronavirus Aid, Relief, and Economic Security Act (the "CARES Act"), which provides relief from certain requirements under US GAAP. Section 4013 of the CARES Act gives entities temporary relief from the accounting and disclosure requirements for TDRS under ASC Topic 310-40. PenFed elected to apply the CARES Act on entitywide basis.

An interagency statement issued on April 7, 2020, interprets ASC Topic 310-40 to indicate that a lender can conclude that a borrower is not experiencing financial difficulty if short-term (e.g., six months) modifications are made in response to COVID-19. PenFed offers a short-term modification program that allows a borrower to

request a short-term (i.e., one month) deferral if they can demonstrate a financial hardship from COVID-19. If the cumulative loan modifications made under the short-term deferral program does not meet the conditions for application of either Section 4013 of the CARES Act or the interagency statement, the modification is evaluated whether, under ASC Topic 310-40, the borrower is experiencing financial difficulty and whether a concession, other than an insignificant delay in payment, has been made.

m) Allowance for Loan Losses

The Credit Union accrues estimated losses for loans held for investment that are both probable and estimable resulting from the inability of its members to pay amounts due in accordance with ASC Topic 450, Contingencies and ASC Topic 310, Receivables. The allowance for loan losses is a reserve against loans held for investment established through a provision for loan losses charged to earnings, and is the Credit Union's best estimate of the probable amount of uncollectible loans based on current information and events. Loan losses are charged against the allowance when management believes the collectability of the loan amount is unlikely. Recoveries on previously charged-off loans are credited to the allowance.

The allowance is increased by a provision for loan losses (charged to expense) and the allowance is reduced by loan related charge-offs, net of recoveries. Changes in the estimated allowance are charged to the provision for loan losses in the consolidated statements of income.

The allowance for loan losses is subject to judgment and uncertainty, including, but not limited to, assessment of changes in the economic environment (e.g., unemployment rates), delinquency rates, the realizable value of collateral (e.g., housing prices), regulatory risk and other risk factors. While all of these factors are important determinants of overall allowance levels, changes in the various factors may not occur at the same time or at the same rate, and changes in these factors would not necessarily be consistent across all product types. There is also uncertainty as to how changes in these factors would ultimately affect the frequency of losses, the severity of losses or both. Due to the nature of these uncertainties related to the estimation process, management's estimate of credit losses inherent in the loan portfolio may change in the near term. However, the amount of the change that is reasonably possible cannot be estimated.

The Credit Union's allowance for loan losses includes a general component and an asset-specific component.

<u>General Component</u>

The Company identifies pools of loans with similar risk characteristics. The allowance for loan losses for the general component is calculated by applying statistical credit loss factors based primarily on our own historical losses to the pools of loans over a loss emergence period to arrive at an estimate of incurred credit losses. Estimated loss emergence periods may vary by product.

Management evaluates the estimate on a quarterly basis and may apply qualitative adjustment after taking into account uncertainties associated with current macroeconomic and political conditions, quality of underwriting standards, credit administration, portfolio factors, and other relevant internal and external factors affecting the loan portfolio collectability.

Specific Component

The asset-specific component of the allowance relates to loans considered to be impaired, which includes loans that have been modified as TDRs as well as certain loans that have been placed on nonaccrual status displaying certain impairment indicators such as documented member hardships, initiation of foreclosure activities, etc.

A loan is considered impaired when, based on current information and events, it is probable that the Credit Union will be unable to collect all amounts due from the borrower in accordance with the contractual terms of the loan agreement.

The Credit Union generally measures the asset-specific allowance as the difference between the recorded investment in the loan and the present value of the cash flows expected to be collected, discounted at the loan's original effective interest rate. In certain cases, the asset-specific allowance is determined using an observable market price or the fair value of the collateral, and the allowance is measured as the difference between the recorded investment in the loan and the loan's fair value. Collateral-dependent loans are charged down to the fair value of collateral less costs to sell.

The amount of the asset-specific allowance required to be recorded, if any, is dependent upon the recorded investment in the loan (including prior charge-offs), and either the expected cash flows or fair value of the loan's underlying collateral. Subsequent changes in impairment are reported as an adjustment to the allowance for loan losses.

Charge-Offs and Recoveries

When available information confirms that specific loans, or portions of specific loans, are uncollectible, these amounts are charged-off against the allowance. For unsecured consumer loans and credit cards, this typically occurs when these loans are over 180 days delinquent. Recoveries of previously charged-off amounts are recorded when received.

n) Servicing Rights

Servicing rights are recognized as separate assets when loans are sold and we retain the right to service these sold loans, for a fee. The Credit Union records and holds the servicing rights at fair value. The valuation model used to estimate servicing rights' fair value utilizes assumptions that secondary market participants would use in estimating future net servicing income, such as contractual servicing fee income, costs to service, discount rates, ancillary income, prepayment speeds and default rates. This model is highly sensitive to changes in certain assumptions. If actual experience differs from the anticipated rates used in the Credit Union's model, this difference could result in a material change in the value of servicing rights.

o) Foreclosed and Repossessed Assets

<u>Real Estate Owned</u>

The Credit Union records real estate acquired through foreclosure ("real estate owned" or "REO") at fair value on the date of acquisition, plus certain capitalized costs, net of estimated disposal costs, resulting in a new cost basis. Carrying costs such as maintenance are expensed as incurred. After foreclosure, updated fair values are obtained, after which the real estate owned is carried at the fair value less estimated costs to sell. The balances of such assets are included in other assets in the consolidated statements of financial condition. Due to changing market conditions (and the fair value and disposal cost assumptions for real estate owned), the amounts ultimately realized from the sale of real estate owned may differ from the amounts reflected in the consolidated financial statements.

Other Repossessed Assets

The Credit Union repossesses non-real estate collateral, which includes vehicles. Upon repossession, and when sufficient information is available on the collateral value, such repossessed collateral is measured at fair value on the date of acquisition, less estimated disposal costs.

Taxi Medallion Collateral

The Credit Union elected the fair value option for taxi medallion loans, and recognizes changes in fair value as adjustments to non-interest income. Repossessed medallions, which the Credit Union intends to sell, are carried at fair value, less estimated costs to sell.

p) Property and Equipment

Property and equipment (excluding land) is stated at cost, which includes asset additions, improvements, betterments and interest capitalized during the period of construction, less accumulated depreciation. Purchased software, as well as internally developed software for the Credit Union's internal use, is capitalized when the software is placed in service. Significant improvements that substantially extend the useful lives of assets are capitalized, and expenditures for maintenance and repairs that do not improve or extend the life of the assets are charged to operations as incurred. Land is stated at cost. The cost and related accumulated depreciation are eliminated from the accounts when assets are disposed. Any resulting gain or loss is reflected in the results of operations. Leasehold improvements are amortized over the lesser of the estimated economic life of the improvements or the remaining term of the lease. The Credit Union purchases, as well as internally develops and customizes, certain software to enhance or perform internal business functions. Qualifying software development costs are expensed, and other costs are capitalized and amortized using the straight-line method over its useful life.

Depreciation and amortization are calculated based on the cost of the asset, reduced by the asset's estimated residual or salvage value, using the straight-line method. Ranges of estimated useful lives of depreciable and finite intangible assets used by the Credit Union are as follows:

Classification of property and equipment	Estimated useful life
Buildings and improvements	5 to 50 years
Furniture and fixtures	3 to 8 years
Computer equipment	3 to 5 years
Computer software	3 to 10 years
Leasehold improvements	1 to 5 years
Aircraft equipment	20 years

q) National Credit Union Share Insurance Fund ("NCUSIF") Deposit

Per NCUA regulations, we are required to maintain a deposit in the NCUSIF equal to 1% of our insured shares. The deposit is refunded to us if: (1) the insurance coverage is terminated; (2) we convert to insurance coverage from another source; or (3) the operations of the fund are transferred from the NCUA Board.

r) Advertising Costs

Advertising costs are included in education and promotional expense and are expensed as incurred. Advertising expense for 2021 and 2020 was \$65,281 and \$39,373, respectively.

s) Comprehensive (Loss)/Income

Accounting principles generally require revenue, expenses, gains and losses to be included in net income. Certain changes in assets and liabilities, such as unrealized gains and losses on investment securities, gains and losses on cash flow hedge derivatives, and pension-related adjustments are reported as a separate component of members' equity in the consolidated statements of financial condition.

t) Revenue Recognition

ASC Topic 606, Revenue from Contracts with Customers, requires an entity to recognize revenue from the transfer of goods or services to customers in an amount that reflects the consideration as performance obligations are satisfied. The majority of our revenue-generating transactions are not subject to ASC Topic 606, including revenue generated from financial instruments, such as our loans, investment securities and mortgage lending income, as these activities are subject to other GAAP discussed elsewhere within our disclosures. Descriptions of our significant revenue-generating activities that are within the scope of ASC Topic 606, which are presented in our income statements as components of non-interest income are as follows:

<u>Commissions</u> – The Credit Union receives brokerage commission for realty services in selling, buying or leasing a property. Each service is considered a distinct, stand-alone performance obligation, representing the bundled services that culminate when the sales (or lease) agreement is executed, representing the point in time when payments and title change hands, allowing the customer to obtain control.

Interchange Fees – These fees are charged to the merchant for participation in the Credit Union's card network ecosystem. The Credit Union is the principal in providing this service, and interchange revenue will be recognized at a point in time on a gross basis as PenFed approves the transactions and transfers funds, while fees paid will be classified as an expense. Credit card rewards and rebate costs are consideration paid to the cardholder, not a merchant bank, and are considered separate expenses not recorded net of interchange fees.

<u>Core Service Charges</u> – These represent fee revenue from membership services as a series where the Credit Union's only performance obligation is to serve as custodian, providing access to funds as necessary. This performance obligation is satisfied over time, utilizing the time-based output method.

<u>Insurance Placement Fee</u> – The Credit Union engages with insurance companies to place its members in insurance products for which it receives a commission from the insurance policy issuer. The Credit Union does not recognize any revenue pertaining to renewal as commissions arising from member renewals is deemed to be fully constrained until uncertainty is resolved (e.g., member renews for ongoing commission income).

<u>Sales of REO and Other assets</u> - The Credit Union defines an accounting sale with full gain or loss recognition, and related asset derecognition, if the transaction meets certain requirements. This eliminates

the prescriptive criteria and methods surrounding previous gain recognition (e.g., installment sale, cost recovery).

u) Fair Value of Assets and Liabilities

Fair value measurements are disclosed by level within a fair value hierarchy that gives the highest priority to quoted prices in active markets. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants.

We use various valuation techniques that are consistent with the market approach, the income approach and/ or the cost approach. Inputs to valuation techniques refer to the assumptions that market participants would use in pricing the asset or liability. Inputs may be observable, meaning those that reflect the assumptions market participants would use in pricing the asset/liability or unobservable, meaning those that reflect the entity's own assumptions developed based on the best information available in the circumstances.

The fair value hierarchy is as follows:

<u>Level 1</u> - Valuations for assets and liabilities traded in active exchange markets, such as the New York Stock Exchange. Valuations are obtained from readily available pricing sources for market transactions involving identical assets or liabilities.

<u>Level 2</u> - Valuations for assets and liabilities traded in less active dealer or broker markets. Valuations are obtained from observable inputs other than Level 1 prices such as quoted prices for similar assets or liabilities; quoted prices in markets that are not active; or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 - Valuations for assets and liabilities that are derived from other valuation methodologies, including option pricing models, discounted cash flow models and similar techniques, and not based on market exchange, dealer or broker traded transactions. Level 3 valuations have certain assumptions and projections, which require significant management judgment or estimation in determining the fair value assigned to such assets or liabilities.

v) Derivative Instruments

A derivative is a financial instrument that derives its cash flows, and therefore its value, by reference to an underlying instrument, index or referenced interest rate. These instruments include interest rate swaps, caps, floors, collars, financial forwards and futures contracts, and when-issued securities, as examples. The Credit Union can use derivatives to manage economic risk related to securities, servicing rights and banking operations, share deposits, debt and other funding sources.

Accounting Hedges

Derivative financial instruments that qualify for hedge accounting treatment are classified as either fair value hedges or cash flow hedges.

Fair value hedges are used to protect against exposure to changes in the fair value of a recorded asset or liability. Changes in the fair value of fair value hedges are recorded in the same line item as the hedged item.

Cash flow hedges are used to protect an exposure to changes in the cash flows of a recognized asset, liability, or forecasted transaction. Changes in fair value of cash flow hedges are reported as a component of Accumulated Comprehensive Income or Loss. For a cash flow hedge, changes in the fair value of the derivatives that have been highly effective are recognized in accumulated other comprehensive income or loss until the related cash flows from the hedged item are recognized in earnings. If the cash flow hedge ceases to be highly effective, the Credit Union discontinues hedge accounting and recognizes the changes in fair value in current period earnings.

The Credit Union has netting agreements within its derivatives agreements but presents gross assets and liabilities in the consolidated statements of financial condition. At inception and at least quarterly during the life of the hedge, the Credit Union documents its analysis of actual and expected hedge effectiveness. This analysis includes techniques such as regression analysis and hypothetical derivatives to demonstrate that the hedge has been, and is expected to be, highly effective in offsetting corresponding changes in the fair value or cash flows of the hedged item.

If a derivative that qualifies as a fair value or cash flow hedge is terminated or dedesignated, the realized or then unrealized gain or loss is recognized in income over the life of the hedged item (fair value hedge) or in the period in which the hedged item affects earnings (cash flow hedge). Immediate recognition in earnings is required upon sale or extinguishment of the hedged item (fair value hedge) or if it is probable that the hedged cash flows will not occur (cash flow hedge).

Economic Hedges

Derivatives not designated as an accounting hedge are considered an economic hedge transferring economic risk away from the investor. The Credit Union enters into interest rate lock commitments (IRLCs) in connection with the funding of residential mortgage loans in the future. The IRLCs expose the Credit Union to the risk that the price of the loans underlying the commitment may decline between the inception of the IRLC and funding of the loan. In order to mitigate the pricing risk for loans that we have intent to sell, the Credit Union enters into forward sales contracts with various counterparties. The changes in fair value of economic hedges are included as non-interest income from mortgage banking activities.

The Credit Union has netting agreements within its To Be Announced (TBA) hedge and thus presents the assets and liabilities net in the consolidated statements of financial condition.

w) Pension Accounting and Retirement Benefit Plans

The Credit Union has a defined benefit pension plan, 401(K) deferred contribution, postretirement medical plan and non-qualified supplemental retirement plan.

In accordance with ASC Topic 715, Compensation-Retirement Benefits, the funding status of each defined benefit plan is reflected as an asset or liability in the consolidated statements of financial position. ASC Topic 715 requires an employer to recognize the overfunded or underfunded status of defined benefit pension and other postretirement plans, measured solely as the difference between the fair value of plan assets and the projected benefit obligation, as an asset or liability on the balance sheet. Unrecognized actuarial gains and losses, unrecognized prior service costs and unrecognized transition obligation remaining from the adoption of earlier pronouncements in ASC Topic 715 are included as a component of accumulated other comprehensive income or loss.

Actuarial gains and losses and prior service costs and credits that arise during a period are included in other comprehensive income to the extent they are not included in net periodic pension cost (a component of compensation and benefits expense).

x) Recently Adopted Accounting Pronouncements

Standard	Summary of Guidance	Effect on Financial Statements
Intangibles — Goodwill and Other — Internal-Use Software (ASU 2018-15) <i>Issued August 2018</i>	 Aligns requirements to capitalize implementation costs incurred in a hosting arrangement considered a service contract with capitalization requirements for implementation costs incurred to develop, or obtain, internal-use software license. Requires entities in service contracts hosting arrangements to apply Subtopic 350-40 to assess which implementation costs incurred should be capitalized or expensed. 	 Required effective date: January 1, 2021 The Credit Union has applied this new guidance to service contracts entered on or after January 1, 2021, the impact of which was not material to the Credit Union's consolidated financial statements.
Reference Rate Reform (ASU 2020-04) <i>Issued March 2020</i>	 Provides optional expedients and exceptions to US GAAP guidance on contract modifications and hedge accounting to ease the financial reporting burdens of the expected market transition from London Interbank Offer Rate ("LIBOR") and other interbank offered rates to alternative reference rates, such as Secured Overnight Financing Rate ("SOFR"). The guidance simplified the accounting, and relief, for certain eligible contract modifications (including those in hedging relationships) that referenced LIBOR and other interbank offered rates. For contracts that meet the criteria, the guidance generally allows an entity to account for, and pre-sent, modifications as an event that does not require contract remeasurement at the modification date or reassessment of a previous accounting determination (i.e., the modified contract is accounted for as a continuation of the existing contract). 	 This ASU is effective from March 12, 2020, through December 31, 2022, with early adoption as of January 1, 2020, permitted. The Credit Union adopted certain provisions related to derivative contract modifica- tions and hedge accounting in this guidance in 2021. The early adoption of the ex- pedients in the guidance eased the administrative burden of accounting for London Inter- bank Offering Rate ("LIBOR") related contract modifications. Our adoption of this standard did not have a material impact on our consolidated financial statements.

y) New Accounting Pronouncements Not Yet Adopted

Standard	Summary of Guidance	Effect on Financial Statements
Leases (ASU 2016-02) Issued February 2016	 Requires lessees to recognize assets and liabilities on financing and operating leases with terms exceeding 12 months. Requires additional disclosures on the amount, timing and uncertainty of cash flows arising from leases. Guidance also eliminates real estate-specific provisions for all entities. Allows entities to elect a simplified transition approach. 	 Required effective date: January 1, 2022 The Credit Union will adopt ASU 2016-02 on January 1, 2022. Upon adoption the Credit Union will recognize approx- imately \$39.4 million in lease liabilities and \$37.8 million in right-of-use (ROU) assets on its consolidated balance sheet. Prior period consolidated financial statements will not be unstated a see semithed.
Financial Instruments — Credit Losses (ASU 2016-13) <i>Issued June 201</i> 6	 New guidance replaces the incurred loss impairment methodology with an expected credit loss methodology. Financial assets measured at amortized cost will 	 be restated as permitted under the transition guidance in ASU 2018-11. Required effective date: January 1, 2023 The Credit Union is still eval- uating the potential financial
	 be presented at the net amount expected to be collected by using an allowance for credit losses. Purchased credit deteriorated loans will receive an allowance account for expected credit losses at the acquisition date that represents a component of the purchase price allocation. Credit losses related to AFS securities will be recorded through an allowance for expected credit 	statement impact of adopting the new standard.
	 Instance in ough an anomalice for expected credit losses, with such allowance limited to the amount by which fair value is below amortized cost. An allowance will be established for estimated credit losses on HTM securities. 	

Standard	Standard Summary of Guidance							
Compensation — Retirement Benefits — Defined Benefit Plans — General (ASU 2018-14) <i>Issued August 2018</i>	 Modifies disclosure requirements for employers that sponsor defined benefit pension or other postretirement plans. The ASU removes disclosures no longer considered cost beneficial. Clarifies specific disclosures requirements and adds disclosure identified as relevant. 	 Required effective date: January 1, 2022 The Credit Union is still evaluating the potential financial statement impact once we adopt the new standard. 						
Derivatives and Hedging: Inclusion of the SOFR Overnight Index Swap (OIS) Rate as a Benchmark Interest Rate for Hedge Accounting Purposes (ASU 2018-16) <i>Issued October 2018</i>	 This ASU permits the use of the OIS rate based on SOFR as a U.S. benchmark interest rate for hedge accounting purposes under Topic 815. This will provide entities more lead time to prepare for changes to interest rate risk hedging strategies for both risk management and hedge accounting purposes. 	 Required effective date: January 1, 2023 The Credit Union is still evaluating the potential financial statement impact of adopting the new standard. 						

NOTE 2 - CASH AND CASH EQUIVALENTS AND RESTRICTED CASH

The following table provides a reconciliation of cash, cash equivalents and restricted cash reported within the Consolidated Statements of Financial Condition to the amounts shown in the Consolidated Statements of Cash Flows:

	December 31,								
Standard	2021	2020							
Funds with Federal Reserve bank	\$ 367,398	\$	1,554,317						
Funds on hand and on deposits with other financial institutions	171,649		551,079						
Deposits in transit	65,195		43,194						
Cash and cash equivalents	604,242		2,148,590						
Restricted cash	10,445		6,991						
Total cash and cash equivalents and restricted cash	\$ 614,687	\$	2,155,581						

NOTE 3 - INVESTMENT SECURITIES

The Credit Union's AFS securities as of December 31, 2021 and 2020 were as follows:

			De	ecem	ber 31, 202	1	
			Gross L				
	Am	ortized Cost	Gains		Losses	F	air Value
Available-for-sale debt securities							
Federal agency securities-bonds	\$	214,755	\$ 5	\$	(5,295)	\$	209,465
Government agency bonds		169,505	2,596		(44)		172,057
Mortgage-backed securities		1,688,442	7,450		(22,011)		1,673,881
Other		47,746	996		_		48,742
Total available-for-sale debt securities	\$	2,120,448	\$ 11,047	\$	(27,350)	\$	2,104,145

			De	cem	ber 31, 2020	0	
			Gross L				
	Am	ortized Cost	Gains		Losses	F	air Value
Available-for-sale debt securities							
Federal agency securities-bonds	\$	131,754	\$ 14	\$	(330)	\$	131,438
Government agency bonds		203,307	6,846		(86)		210,067
Mortgage-backed securities		1,256,048	20,487		(1,142)		1,275,393
Other		95,705	2,992		_		98,697
Total available-for-sale debt securities	\$	1,686,814	\$ 30,339	\$	(1,558)	\$	1,715,595

The Credit Union sold AFS securities for cash proceeds of \$0 and \$252,424 for the years ended December 31, 2021 and 2020, respectively. Gross realized gains of \$0 and gross realized losses of \$0 were included in earnings for the year ended December 31, 2021. Gross realized gains of \$3,233 and gross realized losses of \$447 were included in earnings for the year ended December 31, 2020.

The contractual maturities at December 31, 2021 and 2020 are detailed in the following table (actual maturities may differ from contractual maturities as certain security issuers have the right to prepay obligations without penalty):

	December 31, 2021									
Available-for-sale debt securities	Amortized Cost	Fair Value								
Due in one year or less	\$ 13,643	\$ 13,746								
Due after one year through five years	227,300	227,426								
Due after five years through 10 years	466,863	463,015								
Due after 10 years	1,412,642	1,399,958								
Total available-for-sale debt securities	\$ 2,120,448	\$ 2,104,145								

	December 31, 2020									
Available-for-sale debt securities	Amortized Cost	Fair Value								
Due in one year or less	\$ 36,345	\$ 36,669								
Due after one year through five years	202,243	205,883								
Due after five years through 10 years	334,914	342,185								
Due after 10 years	1,113,312	1,130,858								
Total available-for-sale debt securities	\$ 1,686,814	\$ 1,715,595								

All securities in an unrealized loss position were reviewed individually to determine whether those losses were caused by an other-than-temporary decline in fair value. The Credit Union makes a determination of whether unrealized losses are other-than-temporary based on the following factors: whether the Credit Union intends, or would be required, to sell or hold the security until its costs can be recovered; the nature of the security; the portion of unrealized losses that are attributable to credit losses; and the financial condition of the issuer of the security. The Credit Union does not intend to sell nor would the Credit Union be, more likely than not, required to sell these securities before recovering their amortized cost basis. The unrealized losses are reflective of changing market interest rates. The Credit Union expects to recover the entire cost basis of these securities as there were no declines in the fair value that were considered other-than-temporary during the years ended December 31, 2021 and 2020.

The following table presents AFS securities in a gross unrealized loss position, and whether such securities have been in a gross unrealized loss position for less than 12 months, or 12 months or greater:

	December 31, 2021												
	Less Than 12 Months 12 Months or Greater												
	Number of Investments	Fair Value	Gross Unrealized Losses										
Available-for-sale debt securities													
Federal agency securities-bonds	17	\$ 154,044	\$ (3,722)	5	\$ 50,416	\$ (1,573)							
Government agency bonds	_	—	_	1	3,572	(44)							
Mortgage-backed securities	114	1,167,289	(21,024)	16	43,745	(987)							
Total securities available for sale in a gross unrealized loss position	131	\$ 1,321,333	\$ (24,746)	22	\$ 97,733	\$ (2,604)							

	December 31, 2020												
	Less Than 12 Months12 Months or Greater												
	Number of Investments	Fair Value		Number of Investments		Fair Value	Un	Gross realized Losses					
Available-for-sale debt securities													
Federal agency securities-bonds	6	\$ 61	,657	\$	(330)	_	\$	—	\$	_			
Government agency bonds	2	16	,977		(22)	1		4,755		(64)			
Mortgage-backed securities	29	138,	,820		(646)	20		32,422		(496)			
Total securities available for sale in a gross unrealized loss position	37	\$ 217,	454	\$	(998)	21	\$	37,177	\$	(560)			

Other Investments

Other investments are summarized as follows:

		December 3	1, 202	1
		2020		
Paid-in Capital Account	\$	5,783	\$	880
FHLB Stock		234,208		176,712
Investments in CDs		4,296		11,136
Total	\$	244,287	\$	188,728

Paid-In Capital Account

The Credit Union maintains paid-in capital accounts with corporate credit unions. These investments are uninsured and are paid back to the Credit Union at the discretion of the corporate credit union.

<u>FHLB Stock</u>

The Credit Union has an investment in Federal Home Loan Bank of Atlanta (FHLB). The carrying value represents an approximate measure of fair value due to the nature of the asset.

Investments in CDs

The Credit Union holds certificates of deposit with various banks and credit unions that are held at cost as they are non-marketable, thus an approximate measure of fair value.

NOTE 4 - LOANS, NET

The composition of the Credit Union's loans, including loans measured at fair value, gross of the allowance, by loan type and delinquency status is as follows:

				Dec	en	nber 31,	202	21			
	Current	Day	0-89 /s Past Due	Non- Accrual	A	>89 Days Still ccruing		Total linquent Loans	-	eferred (Fees) /Costs	Total
Real Estate	\$ 10,757,666	\$	83,633	\$ 135,952	\$	524	\$	220,109	\$	178,615	\$ 11,156,390
Commercial	1,068,105		187,468	13,742		_		201,210		(5,640)	1,263,675
Vehicle	5,089,481		65,994	27,564		_		93,558		28,502	5,211,541
Credit Cards	1,768,971		19,347			20,867		40,214		(3,770)	1,805,415
Consumer and other	4,214,029		40,567	40,899		_		81,466	((66,989)	4,228,506
Total loans, at amortized cost	22,898,252	3	97,009	218,157		21,391		636,557		130,718	23,665,527
Taxi Medallions, at fair value	7,199		12,694	63,220		_		75,914		_	83,113
Total Loans, net	\$ 22,905,451	\$ 4	09,703	\$ 281,377	\$	21,391	\$	712,471	\$	130,718	\$ 23,748,640

			Dec	ember 31, 2	020		
	Current	30-89 Days Past Due	Non- Accrual	>89 Days Still Accruing	Total Delinquent Loans	Deferred (Fees) /Costs	Total
Real Estate	\$ 10,013,642	\$ 46,525	\$ 35,814	\$ -	\$ 82,339	\$ 120,528	\$ 10,216,509
Commercial	595,109	4,236	5,776	_	10,012	(4,837)	600,284
Vehicle	3,521,955	32,075	21,920	_	53,995	14,681	3,590,631
Credit Cards	1,691,523	18,027	_	30,925	48,952	(3,187)	1,737,288
Consumer and other	2,684,237	26,626	18,882	_	45,508	(11,545)	2,718,200
Total loans, at amortized cost	18,506,466	127,489	82,392	30,925	240,806	115,640	18,862,912
Taxi Medallions, at fair value	25,084	8,117	34,531	_	42,648	_	67,732
Total loans	\$ 18,531,550	\$ 135,606	\$ 116,923	\$ 30,925	\$ 283,454	\$ 115,640	\$ 18,930,644

Credit Quality Indicators

The primary credit quality indicator used to monitor and assess risk for our loan portfolio is payment and delinquency status. Loans that are more than 30 days past due provide an early warning of borrowers who may be experiencing financial difficulties and/or who may be unable or unwilling to repay the loan. As loans continue to age, it becomes clearer whether borrowers are likely either unable or unwilling to pay. Late-stage delinquencies are a strong indicator of loans that will ultimately result in a liquidation transaction.

The Credit Union closely monitors additional credit quality metrics on its loan portfolio based on economic conditions, loan performance trends and other risk attributes, specific to its loan portfolio classifications:

<u>Real Estate Loans</u>

Additional risks that may affect the default experience on the Credit Union's loans portfolio include changes in home prices in various geographic locations.

The overall risk within the real estate portfolios is supported by the collateral held and thus these values are monitored within current market trends for real estate. The Credit Union holds deeds of trust/mortgages on underlying real estate to collateralize all first trust mortgage, term home equity, and equity line of credit loans.

Commercial

The Credit Union assesses commercial credit risk by assigning an internal risk classification to each loan. This assessment evaluates the borrower's current financial condition and further ability to repay the loan in accordance with the underlying loan agreement. The risk rating is generally assigned using various methods including evaluating cash flows from the borrower and the loan's underlying collateral. The evaluation also considers key metrics such as debt service coverage and loan-to-value, and are also supported by credit history, appetite for debt, liquidity and management/borrower capacity, along with additional qualitative factors where needed.

Loans with a "pass" rating are those that the Credit Union believes will be fully repaid in accordance with the contractual loan terms. Commercial loans that are "special mention," have potential weaknesses that, if left uncorrected, may result in deterioration of the Company's credit position at some future date. "Substandard" loans are inadequately protected loans that have well-defined weaknesses that could hinder repayment of the debt. Doubtful loans have the same weaknesses as substandard, with the added possibility of a highly probable loss where collection of the full amount due is improbable.

The following table presents the commercial loans, by regulatory classification rating as of December 31, 2021 and 2020, respectively.

	December 31, 2021											
		Pass		Special Mention		Sub- standard		Doubtful		et Deferred .oan Fees		Total
Commercial	\$	1,215,584	\$	22,985	\$	15,650	\$	15,096	\$	(5,640)	\$	1,263,675
Taxi Medallions, at fair value		118		305		101		82,589		-		83,113
Total Commercial Ioans	\$	1,215,702	\$	23,290	\$	15,751	\$	97,685	\$	(5,640)	\$	1,346,788

	December 31, 2020											
		Pass		Special Mention		Sub- standard		Doubtful		et Deferred Loan Fees		Total
Commercial	\$	543,388	\$	15,429	\$	5,533	\$	40,402	\$	(4,837)	\$	599,915
Taxi Medallions, at fair value		151		235		68		67,647		_		68,101
Total Commercial Ioans	\$	543,539	\$	15,664	\$	5,601	\$	108,049	\$	(4,837)	\$	668,016

Vehicle and Other Secured Loans

Value is driven by the borrower's ability to generate cash flows. The Credit Union monitors loan-to-value ratios in addition to credit scores on an ongoing basis.

Consumer and Other Unsecured Loans

The risks within consumer and credit card loans correlate with broad economic trends such as unemployment, examined in conjunction with borrower risk attributes such as credit score, which is a general indicator of credit quality trends within the portfolio.

The Credit Union monitors performance of these portfolios against these trends and adjusts its lending strategies within established risk tolerance strategies. This information is utilized to evaluate the appropriateness of the allowance for loan losses.

Allowance for Loan Losses

Individually Impaired Loans

Generally, large groups of smaller-balance homogeneous loans are collectively evaluated for impairment. Those loans may include, but are not limited, to credit card, and consumer and other loans. Therefore, the only time we assess individual loans for impairment is when there is evidence and doubt related to our ability to collect all amounts due according to the contractual terms of the loan.

Individually impaired loans include TDRs and all loans assessed as probable that the Credit Union will not collect all contractual amounts due, excluding loans classified as fair value option loans. The following tables display the total unpaid principal balance, recorded investment, related allowance, average recorded investment and interest income recognized for individually impaired loans:

As of, and for the year ended, December 31, 2021	Recorded Investment*	Unpaid Principal Balance	Related Allowance	Average Recorded Investment	Interest Income Recognized		
With no related allowance recorded							
Real Estate	\$ 121,143	\$ 122,829	\$ -	\$ 67,232	\$ 174		
Commercial	24,185	24,155		26,430			
Vehicles	6,587	6,711		5,799	96		
Credit Cards	_	_			_		
Consumer and other	4,549	4,556		2,466	108		
With an allowance recorded							
Real Estate	\$ 35,579	\$ 35,643	\$ (7,453)	\$ 33,720	\$ 608		
Commercial	6,379	7,163	(2,280)	9,977			
Vehicles	1,827	1,783	(90)	3,308	252		
Credit Cards	206	206	(206)	126			
Consumer and other	2,225	2,180	(274)	5,235	529		
Total individually impaired Loans							
Real Estate	\$ 156,722	\$ 158,472	\$ (7,453)	\$ 100,952	\$ 782		
Commercial	30,564	31,318	(2,280)	36,407	_		
Vehicles	8,414	8,494	(90)	9,107	348		
Credit Cards	206	206	(206)	126	_		
Consumer and other	6,774	6,736	(274)	7,701	637		

*Recorded investment is defined as the unpaid principal balance, net of unamortized fees, costs, premiums, discounts, or other basis adjustments, net of charge-offs, and accrued interest receivable.

PENTAGON FEDERAL CREDIT UNION AND SUBSIDIARIES

As of, and for the year ended, December 31, 2020	Recorded Investment*	Unpaid Principal Balance	Related Allowance	Average Recorded Investment	Interest Income Recognized	
With no related allowance recorded						
Real Estate	\$ 13,320	\$ 13,572	\$ -	\$ 13,740	\$ 1,001	
Commercial	28,675	28,615	_	26,634	1,021	
Vehicles	5,010	6,050		5,006	153	
Credit Cards	_		_			
Consumer and other	383	403	_	385	2	
With an allowance recorded						
Real Estate	\$ 31,861	\$ 32,506	\$ (3,926)	\$ 32,507	\$ 821	
Commercial	13,574	13,476	(6,668)	12,630	188	
Vehicles	4,788	5,002	(211)	4,740	62	
Credit Cards	45	45	(45)	45	_	
Consumer and other	8,244	8,223	(3,788)	8,275	198	
Total individually impaired Loans						
Real Estate	\$ 45,181	\$ 46,078	\$ (3,926)	\$ 46,247	\$ 1,822	
Commercial	42,249	42,091	(6,668)	39,264	1,209	
Vehicles	9,798	11,052	(211)	9,746	215	
Credit Cards	45	45	(45)	45	_	
Consumer and other	8,627	8,626	(3,788)	8,660	200	

*Recorded investment is defined as the unpaid principal balance, net of unamortized fees, costs, premiums, discounts, or other basis adjustments, net of charge-offs, and accrued interest receivable.

Rollforward of Allowance for Loan and Lease Losses

The following table displays changes in the allowance for loan losses for 2021 and 2020, excluding loans recorded using the fair value option:

December 31, 2021	Real Estate	Commer- cial	Vehicle	Credit Cards	Consumer and Other	Total
Balance, beginning of year	\$ 14,477	\$ 10,617	\$ 32,264	\$ 57,631	\$ 129,759	\$ 244,748
Provision for loan loss	(895)	1,492	17,402	49,132	67,976	135,107
Charge-offs	(1,347)	(1,891)	(15,938)	(66,277)	(64,098)	(149,551)
Recoveries	1,099	16	3,950	8,632	7,354	21,051
Balance, end of year	\$ 13,334	\$ 10,234	\$ 37,678	\$ 49,118	\$ 140,991	\$ 251,355
End balance: Loans individually evaluated for impairment	7,453	2,280	90	206	274	10,303
End balance: Loans collectively evaluated for impairment	5,881	7,954	37,588	48,912	140,717	241,052
Loan amount (excluding ALL):						
End balance: Impaired loans with allowance	35,579	6,379	1,827	206	2,225	46,216
End balance: Impaired loans without an allowance	121,143	24,185	6,587	-	4,549	156,464
End balance: Loans collectively evaluated for impairment	\$ 10,929,569	\$ 1,235,281	\$ 5,203,127	\$ 1,805,209	\$ 4,224,613	\$ 23,397,799

December 31, 2020	Real Estate	Commercial	Vehicle	Credit Cards	Consumer and Other	Total
Balance, beginning of year	\$ 6,953	\$ 1,127	\$ 20,255	\$ 46,536	\$ 80,357	\$ 155,228
Provision for loan loss	8,462	10,006	40,284	93,942	99,099	251,793
Charge-offs	(1,716)	(516)	(30,485)	(93,034)	(62,798)	(188,549)
Recoveries	778	_	2,210	10,187	13,101	26,276
Balance, end of year	\$ 14,477	\$ 10,617	\$ 32,264	\$ 57,631	\$ 129,759	\$ 244,748
End balance: Loans individually evaluated for impairment	3,926	6,668	211	45	3,788	14,638
End balance: Loans collectively evaluated for impairment	10,551	3,949	32,053	57,586	125,971	230,110
Loan amount (excluding ALL)	:					
End balance: Impaired loans with allowance	32,506	13,476	5,002	45	8,223	59,252
End balance: Impaired loans without an allowance	13,572	28,615	6,050	-	403	48,640
End balance: Loans collectively evaluated for impairment	\$ 10,170,431	\$ 625,925	\$ 3,579,579	\$ 1,737,243	\$ 2,709,574	\$ 18,822,752

Troubled Debt Restructurings

TDRs are individually evaluated for impairment beginning in the month of restructuring. Impairment is measured as the difference between the net carrying amount of the loan and the modified future expected cash flows discounted at the loan's original effective interest rate. For real estate loans that are collateral dependent, impairment is measured by the difference between the recorded investment and the collateral value, net of costs to sell.

Subsequent to designation as a TDR, interest income is recognized based on a loan's modified expected cash flows and revised effective interest rate. Additional impairment is recognized for TDRs that exhibit further credit deterioration after modification.

The majority of our modifications include interest reductions, term extensions or a combination of both, and payment deferrals. The following table summarizes the recorded investment balances, by type of concession granted to borrowers, whose loans became TDRs for the years ended December 31, 2021 and 2020, which excludes loan modifications that do not meet the definition of a TDR and loans that received relief under the guidance issued by the Federal Banking Agencies and contained in the CARES Act in response to the COVID-19 pandemic:

	December 31, 2021									
	Number of Contracts	Interest Rate Reduction and Term Extension	Interest Rate Reduction	Term Extension	Payment Deferral	Other*	Total			
Real Estate	141	\$ -	\$ -	\$ 7,795	\$ 15,630	\$ 7,084	\$ 30,509			
Commercial	_	_	_	_	_	_	_			
Vehicle	50	_	_	_	1,078	_	1,078			
Credit Cards	18	_	_		160	_	160			
Consumer and Other	49	_	_	230	633	132	995			
Total	258	\$ -	\$ -	\$ 8,025	\$ 17,501	\$ 7,216	\$ 32,742			

	December 31, 2020										
	Number of Contracts	Interest Rate Reduction and Term Extension	Interest Rate Reduction	Term Extension	Payment Deferral	Other*	Total				
Real Estate	21	\$ 81	\$ -	\$ -	\$ 4,078	\$ -	\$ 4,159				
Commercial	87	_	760	1,695	_	22	2,477				
Vehicle	315	_	_	21	8,770	_	8,791				
Credit Cards	5	-	_	_	45	_	45				
Consumer and Other	276	_	73	37	5,210	237	5,557				
Total	704	\$ 81	\$ 833	\$ 1,753	\$ 18,103	\$ 259	\$ 21,029				

*Other includes principal forgiveness, or other concessions that do fall into the stated categories.

The Credit Union considers loans to be in a payment default when the contractual payment due is at least two months delinquent (i.e., greater than 30 days past due), a foreclosure or repossession has occurred, or an event has occurred that is considered a default during the periods reported. The following table discloses the number and recorded investment balances for TDRs that subsequently defaulted within 12 months of restructure. The recorded investment balance disclosed is at the time of payment default:

	Decemb	er 31, 2021	Decembe	020	
	Number of Contracts	Recorded Investment			orded stment
Troubled debt restructurings that subsequently defaulted:					
Real Estate	85	\$ 19,035	1	\$	326
Vehicle	18	324	-		_
Credit Cards	5	53	—		—
Consumer and other	12	225	30		439
Total	120	\$ 19,637	31	\$	765

NOTE 5 - LOAN SALES

In the normal course of business, the Credit Union may originate and transfer qualifying residential mortgage and consumer loans in a sales transaction in which it has continuing involvement through retained loan servicing. Mortgage loans are sold to Federal National Mortgage Association and Federal Home Loan Mortgage Corporation, collectively Government Sponsored Enterprises (GSEs), and Government National Mortgage Association (GNMA). The GSEs and GNMA generally securitize loans into mortgage-backed securities that are sold to third-party investors in the secondary market. Mortgage loans are also sold to private third-party investors. Consumer loans are sold to private third-party investors and other Credit Unions to facilitate growth of their pipeline.

At December 31, 2021 and 2020, the Credit Union had \$3,910,277 and \$2,013,400, respectively, of loans held for sale, which were committed for sale prior to the respective year-end periods. During 2021 and 2020, the Credit Union sold loans with proceeds from sales of loans totaling \$12,457,804 and \$5,493,259, respectively, and recognized net gains on sales of loans totaling \$199,404 and \$91,699, respectively, which were reported in non-interest income.

The Credit Union's continuing involvement in loans transferred includes ongoing servicing, repurchasing previously transferred loans under obligations related to standard representations and warranties. The Credit Union repurchased \$17,943 and \$9,599 of previously transferred loans in 2021 and 2020, respectively, and were accounted for as part of our loan portfolio. During 2021 and 2020, there have been no losses on loans in the portfolio of previously transferred loans repurchased.

Representation and Warranties

For mortgage and consumer loans transferred in sale transactions or securitizations to the GSEs, GNMA and other investors, the Credit Union has made representations and warranties that the loans meet specified requirements. These requirements typically relate to collateral, underwriting standards, validation of certain borrower representations in connection with the loan, and the use of standard legal documentation. In connection with the sale of loans to the GSEs, GNMA and other investors, the Credit Union may be required to repurchase the loan or indemnify the respective entity for losses due to breaches of these representations and warranties. The Credit Union does not currently recognize a liability for estimated losses related to these representations and warranties due to significantly low repurchase history.

Servicing

The Credit Union retains servicing rights on loans transferred in sale transactions. Servicing rights assets are recognized at fair value on the date of sale and thereafter. Actual and expected loan constant prepayment rates (CPR), discount rates, servicing costs and other economic factors are considered in determining the servicing rights fair value. The servicing rights valuation is sensitive to interest rate and prepayment risk.

The table below discloses a sensitivity analysis of the hypothetical effect on fair value of servicing rights as a result of a 100-200 basis point decline/increase in the 10-year US Treasury:

	Weighted-Average Servicing Rights Assumptions				
	December 31, 2021				
Prepayment speed (CPR)	10.5	11.9			
Projected life (years)	6.6	6.2			
Discount Rate	8.39%	7.38%			

		Hypothetical Effect on Servicing Rights Fair Value					
	2021			2020			
Dec. 31 servicing rights fair value	\$	169,560	\$	92,080			
Change in Fair Value from:							
-100 bp decline in 10-year US Treasury		(33,692)		(21,883)			
-200 bp decline in 10-year US Treasury		(85,276)		(23,873)			
+100 bp increase in 10-year US Treasury		18,719		16,761			
+200 bp increase in 10-year US Treasury		29,011		26,489			

The Credit Union earns servicing and other ancillary fees for its role as servicer. The Credit Union's servicing revenue is included in Fees and Charges in the Consolidated Statements of Income. During the years ended December 31, 2021 and 2020, the Credit Union received \$5,335 and \$3,713, respectively, of late charges, which are included in Fees and Charges in the Consolidated Statements of Income.

The Credit Union's responsibilities as servicer typically include collecting and remitting monthly principal and interest payments, maintaining escrow deposits, performing loss mitigation and foreclosure activities, and in certain instances, funding servicing advances that have not yet been collected from the borrower. The Credit Union recognizes servicing advances, net of estimated uncollectible advances, in Other Assets on the Consolidated Statements of Financial Condition. Servicing advances, net of allowance, as of December 31, 2021 and 2020 totaled \$8,988 and \$5,719, respectively.

The following table provides the outstanding and delinquent mortgage loan balances of transferred loans for which the Credit Union retains servicing rights. These amounts are excluded from the Consolidated Statements of Financial Condition as they meet the definition of a sale under ASC Topic 860, Transfers and Servicing.

	Decembe	er 31	3
	2021		2020
Principal balances of loans serviced	\$ 16,600,103	\$	8,762,447
Principal balances of delinquent loans*	\$ 38,052	\$	94,233

*Delinquency within the above table is identified as greater than 30 days past due.

NOTE 6 - FORECLOSED ASSETS

Real Estate Owned

The Credit Union acquires REO assets through foreclosure proceedings or when a delinquent borrower chooses to transfer a mortgaged property in lieu of foreclosure. REO assets are recorded at fair value, less estimated costs to sell. The Credit Union generally expects to dispose of REO assets held within one year or less. Holding costs such as insurance, maintenance, taxes and utility are expensed as incurred.

As of December 31, 2021 and 2020, REO assets, which are recognized in Other Assets on the Consolidated Statements of Financial Condition, had carrying values totaling \$548 and \$1,572, net of valuation allowances of \$46 and \$214, respectively. Additions to the valuation allowance were \$0 and \$19 for 2021 and 2020, respectively.

As of December 31, 2021 and 2020, the recorded investment of mortgage loans secured by residential mortgage real estate where formal foreclosure procedures were in process was \$16,354 and \$5,902, respectively.

Taxi Medallions

The Credit Union acquires taxi medallions through, or in lieu of, foreclosure proceedings. The Credit Union elected the fair value option for taxi medallions and as such are carried at fair value less estimated costs to sell. As of December 31, 2021 and 2020, medallions, which are recognized in Other Assets on the Consolidated Statements of Financial Condition, had value of \$12,340 and \$4,098, respectively.

NOTE 7 - GOODWILL AND OTHER INTANGIBLES

The Credit Union completed its annual impairment assessment and concluded the fair value of goodwill was not below its carrying amount. As a result, the Credit Union did not recognize any impairment charges for the years ended December 31, 2021 and 2020.

The table below presents changes in the carrying value of goodwill for the periods ended December 31, 2021 and 2020:

	 	Carrying Valu	ue Goodv	will
	Decem	ber 31, 2021	Decem	oer 31, 2020
Goodwill at beginning of year	\$	24,226	\$	24,226
Goodwill additions during the year		861		_
Goodwill at end of year	\$	25,087	\$	24,226

The table below presents the rollforward of intangibles for the years ended December 31, 2021 and 2020:

		Carrying Val	ue Intangil	oles
	Decem	ber 31, 2021	Decem	ber 31, 2020
Intangibles at beginning of year*	\$	122,079	\$	124,057
Intangible additions during the year		384		1,218
Amortization and adjustments		(3,717)		(3,196)
Intangibles at end of year	\$	118,746	\$	122,079

*In 2019, PenFed acquired an indefinite lived intangible of \$108,942 that removed limitations on its field of membership and core deposit intangibles.

Based on the current amount of intangibles subject to amortization, the estimated amortization expense over the next five years is as follows:

2022	2023	2024	2025	2026
\$ 3,561	\$ 2,978	\$ 1,727	\$ 1,219	\$ 286

NOTE 8 - BUSINESS ACQUISITIONS AND DIVESTITURES

Acquisitions

Aspire Federal Credit Union

On April 1, 2021, the Credit Union acquired Aspire Federal Credit Union, a New York federally chartered credit union whereby the fair value of the identifiable assets acquired of \$141,054 and liabilities assumed of \$137,493, which exceeded the fair value of consideration transferred and entity value. This resulted in the Credit Union recognizing a bargain purchase gain of \$3,561 associated with the acquisition. The gain was included in Other within Non-Interest Income in the Consolidated Statement of Income. The measurement period, where an acquirer may adjust the valuation, is deemed closed as of December 31, 2021.

Post Office Federal Credit Union

On April 1, 2021, the Credit Union acquired Post Office Federal Credit Union, a Wisconsin federally chartered credit union whereby the fair value of the identifiable assets acquired of \$34,572 and liabilities assumed of \$27,734, which exceeded the fair value of consideration transferred and entity value. This resulted in the Credit Union recognizing a bargain purchase gain of \$4,771 associated with the acquisition. The gain was included in Other within Non-Interest Income in the Consolidated Statement of Income. The measurement period, where an acquirer may adjust the valuation, is deemed closed as of December 31, 2021.

Sperry Federal Credit Union

On December 1, 2020, the Credit Union acquired Sperry Federal Credit Union, a New York federally chartered credit union whereby the fair value of the identifiable assets acquired of \$216,545 and liabilities assumed of \$200,130, which exceeded the fair value of consideration transferred and entity value. This resulted in the Credit Union recognizing a bargain purchase gain of \$4,400 associated with the acquisition. The gain was included in Other within Non-Interest Income in the Consolidated Statement of Income. The measurement period, where an acquirer may adjust the valuation, is deemed closed as of December 31, 2021.

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The following table summarizes the assets acquired and liabilities assumed recognized at the respective acquisition date(s):

					Dec	ember 31,		
				2021				2020
Fair value of assets acquired	Fede	Aspire eral Credit Union	al Credit Credit Union Total			Sperry Federal Credit Union		
Cash and cash equivalents	\$	67,088	\$	12,817	\$	79,905	\$	55,940
Federal Home Loan Bank stock and other		674		1,249		1,923		72
Loans, net of allowance		58,199		15,579		73,778		151,085
Property and equipment, net		147		806		953		2,655
National Credit Union Share Insurance deposit		1,255		248		1,503		2,236
Accrued interest receivable		176		28		204		396
Credit Union Life Insurance		_		3,795		3,795		_
Other intangible assets, net		334		50		384		1,218
Other		13,181		_		13,181		2,943
Total assets acquired	\$	141,054	\$	34,572	\$	175,626	\$	216,545
Fair value of liabilities assumed								
Other liabilities	\$	2,409	\$	276	\$	2,685	\$	1,478
Member accounts		135,084		27,458		162,542		198,652
Total liabilities assumed	\$	137,493	\$	27,734	\$	165,227	\$	200,130
Net equity acquired from mergers	\$	3,561	\$	6,838	\$	10,399	\$	16,415
Entity value		-		2,067		2,067		12,015
Bargain purchase gain		3,561		4,771		8,332		4,400
Total	\$	3,561	\$	6,838	\$	10,399	\$	16,415

<u>Divestitures</u>

On September 15, 2021, a wholly owned subsidiary of the Credit Union, PenFed Title sold a 40% ownership interest in its wholly owned subsidiary, Member's Title of California for \$655. The sale was not considered a strategic shift that will have a major effect on the Credit Union's operations or financial results.

On July 1, 2020, the Credit Union sold 25% ownership interest in its wholly owned subsidiary, DigMed, LLC. No gain or loss was recognized on sale. The sale was not considered a strategic shift that will have a major effect on the Credit Union's operations or financial results.

NOTE 9 - PROPERTY AND EQUIPMENT, NET

Property and equipment are summarized as follows:

	Decemb	er 31,	
	2021		2020
Land	\$ 43,090	\$	44,132
Buildings and improvements	335,899		337,939
Furniture and fixtures	54,461		54,006
Computer equipment	90,725		83,211
Aircraft equipment	10,540		10,540
Computer software	389,922		325,637
Leasehold improvements	15,601		15,111
Property and equipment	940,238		870,576
Accumulated depreciation and amortization	(403,720)		(328,190)
Property and equipment, net	\$ 536,518	\$	542,386

Depreciation and amortization expense related to property and equipment was \$76,639 and \$68,760 for the years ended December 31, 2021 and 2020, respectively, and is included in occupancy expense.

Software amortization expense was \$49,542 and \$42,012 for the years ended December 31, 2021 and 2020, respectively, and is a subset of depreciation and amortization expense.

Rent expense was \$9,569 and \$9,270 for 2021 and 2020, respectively, and is included in occupancy expense.

NOTE 10 - MEMBERS' ACCOUNTS

Share and deposit amounts up to \$250 per ownership interest are federally insured through the National Credit Union Share Insurance Fund. Individual deposit account balances exceeding \$250 at December 31, 2021 and 2020, totaled \$2,345,385 and \$2,099,188, respectively.

Interest rates on member's accounts are set by the Board of Directors and are based on an evaluation of market conditions. Interest expense on members' accounts for the 2021 and 2020 year end are as follows:

		December 31,	202	1	 December 31,	2020			
	Balances			Interest Expense	Balances		Interest Expense		
Regular shares	\$	8,371,028	\$	22,526	\$ 6,485,812	\$	25,120		
Pencheck		2,093,612		2,746	1,718,333		2,847		
Money market shares		3,866,230		10,859	2,940,799		3,685		
Share certificates		7,039,724		109,411	6,703,162		171,778		
IRA shares		255,274		132	229,673		109		
IRA certificates		1,462,114		28,526	1,619,108		39,604		
Total	\$	23,087,982	\$	174,200	\$ 19,696,887	\$	243,143		

NOTE 11 - BORROWED FUNDS

Borrowed funds are summarized as follows:

	December 31, 2021									
	Coupon	Fixed/ Variable	Payment	Maturities	Outstanding Balance	g	Unamortized Issuance Costs		Carrying Amount	
FHLB Borrowing	0.19%-0.21%	Variable	Monthly	2022	\$ 3,330,00	00	\$ —	\$	3,330,000	
FHLB Borrowing	0.19%-6.05%	Fixed	Monthly	2022-2024	191,00	00	_		191,000	
FHLB Borrowing	0.66%-4.94%	Fixed	Quarterly	2022-2031	2,367,9	96	(50,175)		2,317,821	
Total FHLB borrowings					\$ 5,888,9	96	\$ (50,175)	\$	5,838,821	

	December 31, 2020									
	Coupon	Fixed/ Variable	Payment	Maturities	0	outstanding Balance	Unamortized Issuance Costs		Carrying Amount	
FHLB Borrowing	0.20%-0.29%	Variable	Quarterly	2021	\$	1,370,000	\$ —	\$	1,370,000	
FHLB Borrowing	5.8%-6.05%	Fixed	Monthly	2024		66,000	_		66,000	
FHLB Borrowing	0.66%-4.94%	Fixed	Quarterly	2022-2031		2,367,996	(45,723)		2,322,273	
Total FHLB borrowings					\$	3,803,996	\$ (45,723)	\$	3,758,273	

As of December 31, 2021 and 2020, the Credit Union had \$9,888,233 and \$6,740,893 of loans pledged as collateral for FHLB borrowings. Accrued interest payable on borrowings was \$8,439 and \$8,609 for year-end 2021 and 2020, respectively.

The Credit Union had the following unused lines of credit as of December 31:

Unused lines of credit	2021	2020
Federal Reserve Bank of Richmond	\$ 2,036,828	\$ 2,605,885
Federal Home Loan Bank	2,923,793	2,837,641
SunTrust Bank	25,000	25,000
JPMorgan Chase Bank	50,000	50,000
Wells Fargo Bank	125,000	125,000
PNC Bank	50,000	50,000
Alloya Corporate CU	1,500	1,500
Total	\$ 5,212,121	\$ 5,695,026

NOTE 12 - EMPLOYEE BENEFIT PLANS

The Credit Union Employee Pension Plan

The Credit Union sponsors a trustee, noncontributory, defined-benefit pension plan (the "Plan") covering eligible employees. Benefits under the Plan are primarily based on years of service and the employees' compensation during the last five years of employment. The Credit Union's policy is to make annual contributions to the Plan equal to the amount required to maintain the Plan in sound condition and to satisfy minimum funding requirements. Eligibility requirements of the Plan were modified in December 2006 to exclude employees hired or rehired after December 31, 2006, from participating in the Plan.

Retiree Medical Plan

The Credit Union also sponsors a defined benefit postretirement plan. Eligibility requirements of the defined benefit postretirement plan were modified in December 2012 to exclude employees hired or rehired on or after December 1, 2012, from participating. The plan covers eligible employees providing medical, life insurance and sick leave benefits. The plan is contributory for retirees who retired after January 1, 1995. For these retirees, effective April 1, 2006, retiree medical contributions were set at 70% for retirees age 65 or above, and 90% for retirees age 55 to 65. Effective April 1, 2007, the plan includes an increase in the contribution level for retirees age 65 and above to 90% of the premium. The 70% and 90% contribution provisions do not apply to employees who retired before January 1, 1995, for whom the Credit Union pays 100% of the premiums.

401(k) Plan

The Credit Union has a 401(k) plan that provides for contributions by employees and the employer, with the employer contributions consisting of a 100% matching of the employees' contributions up to the first 4% of the employees' salaries, subject to federal limitations. The Plan is available to substantially all employees of the Credit Union. The expense related to this plan for 2021 and 2020 was \$8,179 and \$6,668, respectively.

The following table provides key balances and transaction amounts of the pension and retiree medical plans:

	Retire	ment Plan	Postretirement Benefit			
	2021 2020		2021	2020		
Key balances and transaction amounts						
Accumulated benefit obligation at year end	\$ 138,024	\$ 153,047	\$ N/A	\$ N/A		
Projected benefit obligation at year end	164,099	183,430	4,148	4,775		
Fair value of plan assets at year end	142,42	158,057	_	_		
Over/(under) funded	(21,674) (25,373)	(4,148)	(4,775)		
Employer contributions	-	- 15,000	275	275		
Plan participants' contributions	-		317	435		
Benefits paid	(15,331) (5,212)	(592)	(710)		
Net periodic benefit cost	6,990	6,335	228	207		

The weighted-average assumptions used to determine the projected benefit obligation and net periodic benefit costs for the pension and retiree medical benefit plans were as follows:

	Retire	ement Plan	Postretirement Benefit		
	2021	2020	2021	2020	
Weighted Average Assumptions					
Discount rate					
Projected benefit obligation	2.60%	2.20%	2.80%	2.50%	
Net periodic benefit cost	2.20%	3.00%	2.50%	3.25%	
Rate of compensation increase	4.00%	4.00%	N/A	N/A	
Expected long-term rate of return	5.00%	5.00%	N/A	N/A	
Current year health care cost trend rate	N/A	N/A	6.50%	7.00%	

The long-term rate of return assumption represents the expected average rate to be earned on plan assets and future plan contributions to meet benefit obligations. The assumption is based on several factors, including the anticipated long-term asset allocation of plan assets, historical market index and plan returns, and a forecast of future expected asset returns.

The amounts in AOCI that have not yet been recognized as components of net periodic benefit cost as of December 31 are as follows:

	Retirement Plan			Postretirement Benefits				
		2021	2020		2021			2020
Amounts in accumulated other comprehensive income								
Net prior service cost	\$	_	\$	—	\$	1,065	\$	1,167
Net loss/(gain)		29,964		40,655		(1,791)		(1,313)
Accumulated other comprehensive loss/(income)	\$	29,964	\$	40,655	\$	(726)	\$	(146)

The amounts recognized in AOCI for the years ended December 31, 2021 and 2020, consist of:

	Retire	men	t Plan	P	ostretirem	ent	Benefits
	2021		2020		2021		2020
Amounts recognized in accumulated other comprehensive income							
Amounts amortized during the year							
Net prior service cost	\$ _	\$	_	\$	(102)	\$	(102)
Net gain/(loss)	(4,882)		(2,524)		102		133
Amounts arising during the year							
Net prior service cost	\$ _	\$	_	\$	_	\$	_
Net loss/(gain)	(5,807)		24		(581)		427
Total recognized in other comprehensive income	\$ (10,689)	\$	(2,500)	\$	(581)	\$	458

The amounts in AOCI expected to be recognized as components of net periodic benefit cost in the coming year:

	Retirement Plan			Ρ	ostretirem	ent Benefits		
	2021 2020		2021			2020		
Amounts in AOCI expected to be recognized into net periodic benefit cost in the coming year								
Net prior service cost	\$	1,547	\$	2,487	\$	(113)	\$	(66)
Net loss/(gain)		_		_		102		102
Other comprehensive loss/(income)	\$	1,547	\$	2,487	\$	(11)	\$	36

The Credit Union estimates that it will not make any contributions to the retirement plan in 2021. For measurement purposes, a 7.0% annual rate of increase in the per capita cost of covered health care benefits was assumed for the 2021 year. The rate is assumed to decrease annually until it reaches 4.5% in 2026 and remains at that level thereafter. Assumptions for health care cost trend rates have a significant effect on the amounts reported for the postretirement benefits plan.

	Retir	ement Plan	Postretirement Benefit			
	2021 2020		2021	2020		
Percentage of the fair value of total plan assets held in each major category of plan assets						
Equity securities	28%	33%	N/A	N/A		
Debt securities	72%	67%	N/A	N/A		
Other securities	0%	0%	N/A	N/A		

The Credit Union's target asset allocation at December 31, 2021 and 2020, was 72% and 68% for debt securities (Level 1 and Level 2) and 28% and 32% for equity securities (Level 1), respectively. The valuation methodologies used for the Plan's financial instruments are similar to those detailed in Note 15. The Credit Union's investment policy includes various guidelines and procedures designed to ensure assets are invested in a manner necessary to meet expected future benefits earned by participants. The investment guidelines consider a broad range of economic conditions. Central to the policy are target allocation ranges (as shown above) by major asset categories. The objectives of the target allocation are to maintain investment portfolios that diversify risk through prudent asset allocation parameters, achieve asset returns that meet or exceed the Plan's actuarial assumptions, and achieve asset returns that are competitive with like institutions employing similar investment strategies. The investment policy is reviewed and administered by the Pension Committee (the "Committee") appointed by the Board of Directors of the Credit Union. The Committee's responsibilities include, but are not limited to, oversight of the investment management's decisions. The investment policy is established and administered in a manner to comply at all times with applicable government regulations.

The Credit Union's expected long-term return on plan assets assumption is based on a periodic review and modeling of the plan's asset allocation and liability structure over a long-term horizon. Expectations of returns for each asset class are the most important assumptions used in the review and modeling and are based on comprehensive reviews of the historical data and economic/financial market theory. The expected long-term rate of return on assets was selected from within the reasonable range of rates determined by (a) historical real returns, net of inflation, for the asset classes covered by investment policy, and (b) projections of inflation over the long-term period during which benefits are payable to plan participants.

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NOTE 13 - REGULATORY MATTERS

The Credit Union is subject to various regulatory capital requirements administered by the NCUA. Failure to meet minimum capital requirements can initiate certain mandatory, and possibly additional discretionary, actions by regulators that, if undertaken, could have a direct material effect on the Credit Union's consolidated financial statements. Under capital adequacy regulations and the regulatory framework for prompt corrective action, the Credit Union must meet specific capital regulations that involve quantitative measures of the Credit Union's assets, liabilities and certain off-balance-sheet items as calculated under generally accepted accounting principles. The Credit Union's capital amounts and net worth classification are also subject to qualitative judgments by the regulators about components, risk weightings and other factors.

Quantitative measures established by regulation to ensure capital adequacy require the Credit Union to maintain minimum amounts and ratios (set forth in the table below) of net worth (as defined in the regulations) to total assets (as defined). Credit unions are also required to calculate a Risk-Based Net Worth ("RBNW") requirement, which establishes whether or not the Credit Union will be considered "complex" under the regulatory framework. The Credit Union's RBNW ratio was 5.50% and 4.95% at December 31, 2021 and 2020, respectively. The minimum ratio to be considered complex under the regulatory framework is 6%. Management believes at December 31, 2021 and 2020, the Credit Union meets all capital adequacy requirements to which it is subject. At December 31, 2021, the most recent call reporting period, NCUA categorized the Credit Union as "well capitalized" under the prompt corrective action regulatory framework. To be categorized as "well capitalized," the Credit Union must maintain a minimum net worth ratio of 7% of assets and meet any applicable RBNW requirement. Management believes that there are no conditions or events since that notification that would change the Credit Union's category.

	Actual			Capit	apitalized Under Prompt Capitalized U Corrective Action Corrective		To Be Well Capitalized Under F Corrective Acti Provisions		
		Amount	Ratio	A	mount	Ratio	A	Amount	Ratio
December 31, 2021									
Net worth to total assets	\$	3,138,568	9.7%	≥\$	1,951,202	≥ 6.0%	≥\$	2,276,402	≥ 7.0%
December 31, 2020									
Net worth to total assets	\$	2,840,981	10.6%	≥\$	1,604,415	≥ 6.0%	≥\$	1,871,818	≥ 7.0%

The Credit Union's actual capital amounts and ratios are presented below:

NOTE 14 - COMMITMENTS AND CONTINGENCIES

Extension of Credit Commitments

In the normal course of business, the Credit Union is party to financial instruments with off-balance-sheet risk to meet the financing needs of its members and to reduce its own exposure to fluctuations in interest rates. These commitments include financial instruments to extend credit. Those instruments involve, to varying degrees, elements of credit and interest-rate risk in excess of the amount recognized in the consolidated financial statements.

The Credit Union's exposure to credit loss in the event of nonperformance by the other party to the financial instrument for commitments to extend credit is represented by the contractual notional amount of those instruments.

The Credit Union uses the same credit policies in making commitments as it does for on-balance-sheet instruments and as such, credit risk related to these commitments could be similar to existing loans, if they became funded. A summary of the Credit Union's commitments at December 31, 2021, is as follows:

	Fixe	Fixed Rate		Variable Rate		Variable Rate		al Contract or ional Amount
Thrifty credit services lines of credit	\$	552,303	\$	_	\$	552,303		
Second trust mortgages		_		381,157		381,157		
Credit cards		_		9,902,668		9,902,668		
First trust mortgages		6,271,914		648,906		6,920,820		
Commercial real estate		30,327		1,491,389		1,521,716		
Total Commitments	\$6	i,854,544	\$	12,424,120	\$	19,278,664		

Commitments to extend credit are agreements to lend to a member as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many of the commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements.

Other Contractual Obligations

The following tables discloses the Credit Union's other contractual obligations and various other commitments as of December 31, 2021:

			Years	ended Dece	mber 31		
	2022	2023	2024	2025	2026	Thereafter	Total
Minimum annual rentals on noncancellable operating leases	\$ 8,263	\$ 7,078	\$ 4,996	\$ 4,036	\$ 3,428	\$ 11,301	\$ 39,102
FHLB Borrowings (a)	3,555,000	1,996	502,000	1,250,000	350,000	230,000	5,888,996
Scheduled maturities of IRA and certificate of deposits (a)	4,427,502	1,722,047	1,517,978	317,751	354,841	161,719	8,501,838
Retirement obligations (b)	10,163	10,177	9,786	10,006	10,131	51,264	101,527
Total	\$ 8,000,928	\$ 1,741,298	\$ 2,034,760	\$ 1,581,793	\$ 718,400	\$ 454,284	\$ 14,531,463

(a) Excludes contractual interest associated with the balances

(b) Thereafter includes amounts from 2026 through 2030

<u>Contingencies</u>

The Credit Union is, and may in the future be, involved in a number of pending and threatened judicial, regulatory, and arbitration proceedings, including investigations, examinations, and other actions brought by governmental and self-regulatory agencies. At any given time, the Credit Union may also be in the process of responding to requests for documents, data and testimony relating to such matters, or engaging in discussions to resolve such litigation matters. The Credit Union may also be subject to putative class action claims and similar broader claims and indemnification obligations.

Due to the inherent difficulty of predicting the outcome of litigation matters, especially when such matters are in early stages or where the claimants seek indeterminate damages, the Credit Union cannot state, with certainty, the eventual outcome of such litigation, including timing, loss, fines or penalties associated with each pending matter, if any.

As of December 31, 2021, these legal proceedings are at varying stages of adjudication, arbitration, or investigation. In accordance with applicable accounting guidance, we establish accruals for matters when a loss is probable, and the amount of the loss can reasonably be estimated. For legal actions or proceedings where it is not reasonably possible that a loss may be incurred, or where PenFed is not currently able to estimate the reasonably possible loss, or range of loss, the Credit Union does not establish an accrual. Based on currently available information, the Credit Union believes that the outcome of pending litigation will not have a material adverse effect on its consolidated financial statements.

NOTE 15 - RELATED-PARTY TRANSACTIONS

In the normal course of business, the Credit Union extends loans and incurs expenses to, receives deposits and earns income from, related parties that include its affiliated entities (such as wholly owned subsidiaries), certain of its officers (such as members of the Board of Directors, Supervisory Committee, and other executive officers), and its employees.

The following table is a summary of interest income earned on loans, and interest expense incurred on deposits, by the Credit Union's related parties for the year ended December 31, 2021 and 2020:

	December 31, 2021				December 31, 2020			
	 erest come	Interest expense		Interest income		Interest expense		
Executive officers and management	\$ 165	\$	3	\$	136	\$	3	

The following table is a summary of amounts due to, and from, the Credit Union's related parties as of December 31, 2021 and 2020:

	Decem	ber 3	31, 2021	December 31, 2020			
	s, net of wance		mbers' counts	Loans, net of allowance		Members' accounts	
Executive officers and management	\$ 1,962	\$	8,642	\$	4,843	\$	8,846

All transactions with related parties are generally on an arms-length basis. PenFed has an employee loan discount program that permits certain eligible PenFed employees, including executive officers and management, interested in any of its loan products, to receive a discount that ranges between 0.25 to 0.5 basis points off the prevailing market rates for similar loans at the time of application.

NOTE 16 - FAIR VALUE OF FINANCIAL INSTRUMENTS

The Credit Union measures certain financial assets and liabilities at fair value in accordance with ASC Topic 820, Fair Value Measurement, through various valuation approaches as described in Note 1 – Fair Value of Assets and Liabilities.

Fair Value on a Recurring Basis

The following is a discussion of the valuation and inputs used by the Credit Union in estimating the fair value of assets and liabilities measured on a recurring basis.

Available for Sale Debt Securities

The Credit Union receives pricing for AFS debt securities from a third-party pricing provider. These financial instruments are valued based on similar assets in the marketplace or derived from model-based valuation techniques for which all significant assumptions are observable. These securities are classified as Level 2 in the fair value hierarchy.

Loans Held for Sale

The Credit Union elects the fair value option for select HFS loans. The fair value of HFS loans is determined based on an evaluation of best execution forward sales contract prices sourced from the TBA market by a governmentsponsored mortgage agency. Certain loans held for sale are measured at lower of cost or fair value where fair value is measured using indicative broker pricing. HFS loans are classified as Level 2 in the fair value hierarchy.

Taxi Medallion Loans

The Credit Union elects the fair value option for taxi medallion loans. The fair value of taxi medallion loans is based on discounting expected cash flows that consider the term of the loan, expected charge-offs, and losses. The discount rates used reflect the Credit Union's required return on the taxi medallion loan investment. As the taxi medallion loans valuation is based on unobservable inputs, taxi medallion loans are classified as Level 3 in the fair value hierarchy.

Taxi Medallion Collateral

The Credit Union elects the fair value option for medallions. Medallions acquired through, or in lieu of, foreclosure are to be sold and are carried at fair value less estimated costs to sell. Fair value is based upon the estimated discounted cash flows generated by the collateral of the underlying medallions. These assets are included in Level 3 of the fair value hierarchy upon the lowest level of input that is significant to the fair value measurement.

Servicing Rights

Servicing assets do not trade in an active, open market with readily observable prices. The fair value of servicing rights is determined by discounting projected net servicing cash flows. Actual and expected loan prepayment, discount rate, servicing costs and other factors are considered in measurement. As the servicing rights valuation is based on unobservable inputs, servicing rights assets or liabilities are classified as Level 3 in the fair value hierarchy.

Derivative Instruments

Fair values of interest rate swaps designated as cash flow and fair value hedges are determined based on thirdparty models that calculate the net present value of future cash flows discount using the Overnight Index Swap (OIS) rate adjusted for credit quality. As the inputs utilized in the valuation are observable, swaps are classified as Level 2 in the fair value hierarchy.

The fair value of forward sales contracts are determined based on an evaluation of contract prices sourced from the TBA market by a government-sponsored mortgage agency. Forward sales contracts are classified as Level 2 in the fair value hierarchy.

The fair value of Interest Rate Lock Commitments (IRLC) are determined based on forward contract prices sourced from the TBA market, adjusted by the probability it will settle and become a loan. As there are unobservable inputs, IRLCs are classified as Level 3 in the fair value hierarchy.

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The following table summarizes financial assets measured at fair value on a recurring basis as of December 31, 2021 and 2020, segregated by the level of the valuation inputs within the fair value hierarchy utilized to measure fair value:

			Dec	embe	er 31, 2021		
		Total	(Level 1)		(Level 2)	(Level 3)
Federal agency securities-bonds	\$	209,465	\$ -	\$	209,465	\$	—
Government agency bonds		172,057	_		172,057		_
Mortgage-backed securities		1,673,881	_		1,673,881		_
Other securities		48,742	_		48,742		_
Loans held for sale		3,894,804	_		3,894,804		_
Servicing rights		169,560			_		169,560
Taxi medallion loans		83,113	_		_		83,113
Medallion foreclosed asset		12,340			_		12,340
Interest rate lock commitments		11,402			_		11,402
Interest rate swaps		16,773			16,773		_
Total Assets	\$	6,292,137	\$ —	\$	6,015,722	\$	276,415
Forward loan commitments	\$	(913)	\$ –	\$	(913)	\$	_
Interest rate swaps		(21,632)			(21,632)		
Total Liability	\$	(22,545)	\$ -	\$	(22,545)	\$	_
			Dece	mbe	r 31, 2020		
		Total	(Level 1)		(Level 2)	(Level 3)
Federal agency securities-bonds	\$	131,438	\$ -	\$	131,438	\$	_
Government agency bonds		210,067	-		210,067		_
Mortgage-backed securities		1,275,393	_		1,275,393		_
Other securities		98,697	-		98,697		_
Loans held for sale		1,435,684	_		1,435,684		_
Servicing rights		92,080	_				92,080
Taxi medallion loans		68,102					68,102
Medallion foreclosed asset		4,098	_				4,098
Interest rate lock commitments		37,424					37,424
Interest rate swaps		5,772	_		5,772		_
Total Assets	\$	3,358,755	\$ -	\$	3,157,051	\$	201,704
Forward loan commitments	\$	7,207	\$ —	\$	7,207	\$	
Interest rate swaps	+	73,396		+	73,396	Ŧ	
Total Liability	\$	80,603	¢ _	\$	80,603	\$	

There were no transfers between levels.

The table below presents the reconciliation for the years ended December 31, 2021 and 2020, for all Level 3 assets that are measured at fair value on a recurring basis.

		Fair Value Measurements Using Significant Unobservable Inputs							
	Decem	December 31, 2021 Dece							
Servicing rights at beginning of year	\$	92,080	\$	64,482					
Fair value adjustment		(51,047)		(29,906)					
Issuances		128,527		57,504					
Servicing rights at end of year	\$	169,560	\$ 92,080						

	Fair Value Measurements Using Significant Unobservable Inputs								
	Decemb	oer 31, 2021	Decem	ber 31, 2020					
Taxi medallion loans at beginning of year	\$	68,102	\$	102,473					
Taxi medallion acquired loans		28,098		_					
Fair value adjustment		(4,915)		(28,059)					
Principal paydown		(8,172)		(5,475)					
Transfers to other assets		_		(837)					
Taxi medallion loans at end of year	\$	83,113	\$	68,102					

	Fair Value Measurements Using Significant Unobservable Inputs								
	Decem	oer 31, 2021	December 31, 2020						
Taxi medallion loans at beginning of year	\$	4,098	\$	4,454					
Taxi medallions acquired		1,596		_					
Fair value adjustment		507		(1,122)					
Transfers from loans		6,794		837					
Sales		(655)		(71)					
Taxi medallion collateral at end of year	\$	12,340	\$	4,098					

Transfers into or out of Level 3 are made if the significant inputs used in the pricing models measuring the fair values of the assets and liabilities became unobservable or observable, respectively.

Fair Value on a Non-Recurring Basis

Certain assets and liabilities are measured at fair value on a non-recurring basis that are subject to fair value adjustments resulting from the application of the lower of cost or fair value accounting or the write-down of individual assets due to impairment.

Real Estate Owned and Impaired Loans

REO assets are recorded at the lower of cost or fair value less costs to sell. If an expectation of cash flows exist, impaired loans are recorded at the modified future expected cash flows discounted at the loan's original effective interest rate. Impaired loans that are collateral dependent are recorded at the collateral value, net of costs to sell.

The Credit Union utilizes appraised values less estimated selling expenses to estimate the fair market value of the collateral. During the holding period, updated appraisals are obtained periodically to reflect changes in fair value. A home appraisal involves a certified, state-licensed professional determining the value of the property through an inspection and comparison to other home sales. As certain assumptions and unobservable inputs are currently being used by the appraisers, the REO assets and impaired loans are classified as Level 3 in the fair value hierarchy. During 2021 and 2020, there were no transfers between levels. The following table presents the assets and liabilities carried on the Consolidated Statements of Financial Condition by caption and by level within the valuation hierarchy as described above for which a non-recurring change in fair value has been recorded.

	December 31, 2021										
		Total	(Level 1)	(L	evel 2)	(L	evel 3)			
Loans, net-identified as impaired	\$	35,913	\$	_	\$	_	\$	35,913			
Other real estate owned, net		502		_		_		502			
Total	\$	36,415	\$	_	\$	_	\$	36,415			

	December 31, 2020										
	Total (Level			evel 1)	vel 1) (Level 2)			(Level 3)			
Loans, net-identified as impaired	\$	44,614	\$	_	\$	_	\$	44,614			
Other real estate owned, net		892		_		_		892			
Total	\$	45,506	\$	_	\$	_	\$	45,506			

NOTE 17 - DERIVATIVE INSTRUMENTS

The Credit Union utilizes derivative instruments to manage interest rate risk that affects its ongoing business operations. Interest rate swaps are used to hedge the variability in interest cash flows due to changes in a benchmark interest rate associated with floating rate assets and liabilities. Similarly, interest rate caps are used to manage the maximum exposure to variable rate obligations that are tied to a benchmark interest rate.

The Credit Union has master netting agreements with its derivative counterparties. Under these agreements, the Credit Union may be required to post or receive cash collateral on a regular basis. As of December 31, 2021 and 2020, the Credit Union had \$3,128 and \$70,752 of posted cash collateral for its derivative positions, respectively. Cash collateral is presented within Other Assets in the consolidated balance sheet and have not been offset against the Credit Union's derivative instrument provisions.

PENTAGON FEDERAL CREDIT UNION AND SUBSIDIARIES

ASC Topic 815-10, Derivatives and Hedging, requires that an entity recognize all derivative instruments as either assets or liabilities at fair value in the consolidated statements of financial condition. In accordance with ASC Topic 815-10, the Credit Union designates derivatives into either cash flow hedges — a hedge of an exposure to changes in cash flows or a recognized asset, liability, or forecasted transaction — or fair value hedges, a hedge of an exposure to changes in the fair value of a recorded asset or liability.

Cash Flow Hedges

Interest rate swaps with a total notional amount of \$2,655,000 and \$1,855,000 as of December 31, 2021 and 2020, respectively, are designated as cash flow hedges of FHLB borrowings and certain share deposit accounts and are highly effective. The Credit Union expects the interest rate swaps and interest rate caps to remain highly effective during their remaining terms.

Derivatives in ASC 815 Cash Flow Hedging Relationships	nount of Gain or (Loss) Recognized in OCI on Derivative (Effective Portion)			Location of Gain or (Loss) Reclassified from Accumulate OCI into Income		Amount of Gain or (Loss) Reclassified from Accumulated OCI into Income				
	2021		2020			2021		2020		
Interest rate swaps	\$ 39,024	\$	(73,321)	Interest Expense	\$	(18,942)	\$	(10,074)		
Total	\$ 39,024	\$	(73,321)	Total	\$	(18,942)	\$	(10,074)		

Fair Value Hedges

Interest rate swaps are used as fair value hedges on designated closed mortgage portfolios under a last-of-layer expected to be remaining at the end of the hedging relationship. Gains and losses on these interest rate swaps as well as the offsetting loss or gain on the hedged closed mortgage portfolio are recognized in current earnings. The Credit Union includes the gain or loss on the closed loan portfolio in the same consolidated financial statements line item — interest income, loans — as the offsetting loss or gain on the related interest rate swaps.

The following amounts were recorded on the Consolidated Statement of Financial Condition related to cumulative basis adjustments for fair value hedges as of December 31:

	A	Carrying of the I ssets/(Lial	Hec	dged	Ad C	Fair Value justment li Carrying Ar	Amount of Hedging Included in the Nount of the ts/(Liabilities)		
		2021		2020		2021	2020		
Line item in the statement of financial position in which the hedged item is included									
Loans receivable	\$	578,776	\$	1,090,906	\$	6,139	\$	16,782	
Total	\$	578,776	\$	1,090,906	\$	6,139	\$	16,782	
Amortized cost basis of closed portfolios used in the last of layer designation (included in the totals above)		572,637		1,074,124		-		_	
Cumulative basis adjustments associated with last of layer relationships		_		_		6,139		16,782	
Notional amount of the designated hedged items		105,000		152,000		_		_	

Mortgage Banking Derivatives

Commitments to fund certain mortgage loans (interest rate locks) to be sold into the secondary market and forward commitments for the future delivery of mortgage loans to third-party investors are considered derivatives. The Credit Union's practice is to enter into forward commitments for the future delivery of residential mortgage loans when interest rate lock commitments are entered into in order to economically hedge the effect of changes in interest rates resulting from commitments to fund the loans. These mortgage banking derivatives are not designated in hedge relationships. At December 31, 2021, the Credit Union had approximately \$1,801,275 of interest rate lock commitments and \$1,335,000 of forward commitments for the future delivery of residential mortgage loans. At December 31, 2020, the Credit Union had approximately \$668,415 of interest rate lock commitments and \$955,287 of forward commitments for the future delivery of residential mortgage loans. Changes in the fair value of these mortgage banking derivatives are included in non-interest income as mortgage banking activities.

Changes to the fair value of our servicing rights arise from changes in interest rates and are economically hedged using interest rate floors, swaps and forward commitments. The Credit Union had \$69,000 and \$350,000 notional amounts outstanding as of December 31, 2021 and 2020, respectively, to hedge the fair value of servicing rights. Changes in the fair value of these hedges are recognized in current earnings.

The following table displays the fair value and the location of derivative instruments as of December 31:

		Asset De	rivatives		Lia	Liability Derivatives							
	2	021		2020		2021		2020					
	Consolidated Statement of Financial Condition	Fair Value	Consolidated Statement of Financial Condition	Fair Value	Consolidated Statement of Financial Condition	Fair Value	Consolidated Statement of Financial Condition	Fair Value					
Derivatives designated as hedging instruments under ASC 815													
Interest rate swaps					Other Current Liabilities (Accrued interest)	(3,658)	Other liabilities	(73,396)					
					Other Current Liabilities	(12,365)							
	Other Non-Current Assets	16,773	Other Assets		Other Non- Current Liabilities	(5,609)							
Total derivatives designated as hedging instruments under ASC 815		16,773		_		(21,632)		(73,396)					
Derivatives not designated as hedging instruments under ASC 815													
Interest rate commitments	Other assets	11,402	Other assets	37,424									
Forward loan commitments					Other liabilities	(913)	Other liabilities	(7,207)					
Interest rate swaps			Other assets	5,772									
Total derivatives not designated as hedging instruments under ASC 815		11,402		43,196		(913)		(7,207)					
Total derivatives		\$ 28,175		\$ 43,196		\$ (22,545)		\$ (80,603)					

NOTE 18 - CONCENTRATION OF RISK

The Credit Union originates and services different types of loans throughout the United States and its territories. It also extends loans to military personnel stationed outside the United States. For operational and strategic reasons, PenFed outsources servicing of some loans acquired through mergers and acquisitions.

Geographical Concentration

The geographical distribution of total outstanding principal loan balances for all loans we service is presented below:

	 December	31, 2021	 December 31	, 2020
	Unpaid Principal Balance	Percentage	Unpaid Principal Balance	Percentage
California	\$ 4,057,971	19%	\$ 2,626,056	15%
Virginia	2,161,425	10%	2,268,796	13%
Total	\$ 21,292,193	100%	\$ 17,070,726	100%

NOTE 19 - SUBSEQUENT EVENTS

The Credit Union evaluated subsequent events through March 31, 2022, the date when these consolidated financial statements were issued. There were no events that have occurred that would require adjustments to our disclosures included in the financial statements for the period ended December 31, 2021.



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