UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER Pursuant to Rule 13a-16 or 15d-16 under the Securities Exchange Act of 1934

For the month of October, 2014

COMMISSION FILE NUMBER: 001-33373

CAPITAL PRODUCT PARTNERS L.P.

(Translation of registrant's name into English)

3 Iassonos Street Piraeus, 18537 Greece (Address of principal executive offices)

Indicate by check mark whether the Registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F 🗹

Form 40-F o

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): o

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): o

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934. Yes o No 🛛

(If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-_____.)

Item 1 – Information Contained in this Form 6-K Report

Attached as Exhibit I is a press release of Capital Product Partners L.P., dated October 29, 2014.

This report on Form 6-K is hereby incorporated by reference into the registrant's Registration Statements on Form F-3 (File Nos. 333-177491, 333-184209 and 333-189603).

SIGNATURES

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

CAPITAL PRODUCT PARTNERS L.P.

Dated: October 31, 2014

By: Capital GP L.L.C., its general partner

/s/ Petros Christodoulou

Name: Petros Christodoulou Title: Chief Executive Officer and Chief Financial Officer of Capital GP L.L.C.



CAPITAL PRODUCT PARTNERS L.P. ANNOUNCES THIRD QUARTER 2014 FINANCIAL RESULTS

ATHENS, GREECE - October 29, 2014 -- Capital Product Partners L.P. (the "Partnership" or "CPLP") (NASDAQ: CPLP), an international diversified shipping company today released its financial results for the third quarter ended September 30, 2014.

The Partnership's net income for the quarter ended September 30, 2014, was \$11.3 million. After taking into account the preferred interest in net income attributable to the unit holders of the 14,223,737 Class B Convertible Preferred Units outstanding as of September 30, 2014, (the "Class B Units" and the "Class B Unitholders"), the result for the quarter ended September 30, 2014 was \$0.09 net income per limited partnership unit, which is \$0.05 higher than the \$0.04 net income per unit from the previous quarter ended June 30, 2014 and \$0.26 lower than the \$0.35 net income per unit in the third quarter of 2013. The Partnership's reported net income for the third quarter of 2013 included a \$24.8 million gain from bargain purchase related to the purchase value of the M/V 'Hyundai Prestige', the M/V 'Hyundai Privilege' and the M/V 'Hyundai Platinum'.

Operating surplus for the quarter ended September 30, 2014 was \$29.8 million, which is \$2.9 million higher than the \$26.9 million from the second quarter of 2014 and \$4.0 million higher than the \$25.8 million of the third quarter of 2013. The operating surplus adjusted for the payment of distributions to the Class B Unitholders was \$26.8 million for the quarter ended September 30, 2014. Operating surplus is a non-GAAP financial measure used by the publicly-traded partnership investment community to measure the financial performance of the Partnership and other master limited partnerships. Please refer to the section "Appendix A" at the end of the press release, for a reconciliation of this non-GAAP measure to net income.

Revenues for the third quarter of 2014 were \$48.2 million, compared to \$42.7 million in the third quarter of 2013; the increase mainly a result of the increased fleet size of the Partnership.

Total expenses for the third quarter of 2014 were \$32.8 million compared to \$30.7 million in the third quarter of 2013, the increase being mainly a result of the increased fleet size of the Partnership. The vessel operating expenses for the third quarter of 2014 amounted to \$15.2 million for the commercial and technical management of our fleet under the terms of our management agreements, compared to \$13.9 million in the third quarter of 2013. The total expenses for the third quarter of 2014 also include \$14.4 million in depreciation and amortization, compared to \$13.2 million in the third quarter of 2014, amounted to \$1.9 million compared to \$2.1 million in the third quarter of 2014.

Total other expense, net for the third quarter of 2014 amounted to \$4.1 million compared to \$3.6 million for the third quarter of 2013. The increase was due to higher interest cost as a result of the increased indebtedness of the Partnership compared to the third quarter of 2013.

As of September 30, 2014, the Partners' capital amounted to \$886.6 million, which is \$105.2 million higher than the Partners' capital as of December 31, 2013, which amounted to \$781.4 million. This increase primarily reflects:

- the issuance of 17,250,000 common units in the quarter ended September 30, 2014, which raised gross proceeds of approximately \$181.6 million,
- the repurchase and cancellation of 5,950,610 common units from the Partnership's sponsor, Capital Maritime & Trading Corp. ("Capital Maritime", or the "Sponsor"),
- the difference of \$36.4 million between the average fair market value of the five vessels that the Partnership has agreed to acquire from Capital Maritime and the agreed price for these vessels, combined with
- the payment of \$75.1 million in distributions since December 31, 2013 and
- the net income for the nine months period ended September 30, 2014.

As of September 30, 2014, the Partnership's total debt has decreased by \$4.0 million to \$579.3 million, compared to total debt of \$583.3 million as of December 31, 2013, as a result of the loan amortization in one of our credit facilities.

Issuance of 17,250,000 Common Units and Cancelation of 5,950,610 Common Units

The Partnership announced in September 2014 the issuance and sale of 17,250,000 common units representing limited partnership interests at a public offering price of \$10.53 per unit, which included 2,250,000 common units sold as a result of the full exercise of the overallotment option granted to the underwriters of the public offering.

The net proceeds of \$173.5 million from the issuance of common units have partly been used to repurchase from Capital Maritime 5,950,610 common units at an aggregate price of approximately \$60.0 million, and to cancel such common units. The remaining proceeds will be used (i) to partially fund the approximately \$311.5 million aggregate purchase price for three new-build Daewoo 9,160 TEU eco-flex containerships and two new-build Samsung eco medium range product tankers that the Partnership has agreed to acquire from Capital Maritime and (ii) for general partnership purposes.

Conversion of 4,048,484 Class B Preferred Units to Common Units

In September 2014, Capital Maritime converted the 4,048,484 Class B Units that it owned, into an equivalent number of common units, in an effort to better align the interest of the Sponsor with that of the Partnership's limited partners.

Fleet Developments

The M/T Miltiadis M II (162,397 dwt, ice-class 1A Crude/Product Carrier, built 2006, Daewoo Shipbuilding & Marine Engineering Co Ltd) extended its employment to Petróleos Mexicanos ("PEMEX"), the state-owned Mexican petroleum company, through Subtec S.A. de C.V. of Mexico, under a charter expected to expire in April 2015 at a daily rate increased by \$4,815.

The Partnership also announced on September 16, 2014 that it has secured time charter employment for the M/T 'Avax', M/T 'Agisilaos' and the M/T 'Alkiviadis':

The M/T 'Alkiviadis' (36,721 dwt, IMO II/III Chemical Product Tanker built 2006, Hyundai Mipo Dockyard, South Korea) was employed with CSSA S.A., a fully owned subsidiary of Total S.A., for one year (+/- 30 days) at a gross daily rate of \$14,125. CSSA S.A. has the option to extend the charter for an additional year (+/- 30 days) at \$15,125 gross per day. Previously the vessel was employed under a time charter to Capital Maritime at a gross rate of \$14,250 per day. The new charter commenced in September 2014. This marks the opening of a new time charter relationship of CPLP with CSSA S.A. (Total S.A.).

The M/T 'Avax' (47,834 dwt, IMO II/III Chemical Product Tanker built 2007, Hyundai Mipo Dockyard, South Korea) is chartered to our sponsor, Capital Maritime, for one year (+/- 30 days) at a gross daily rate of \$14,750. Capital Maritime has the option to extend the charter for an additional 12 months (+/- 30 days) at a gross day rate of \$15,250. The charter commenced in September 2014. Previously the vessel was employed under a time charter to BP Shipping Ltd. at a gross rate of \$14,700 per day.

Finally, the M/T 'Agisilaos' (36,760 dwt, IMO II/III Chemical Product Tanker built 2006, Hyundai Mipo Dockyard, South Korea) entered into a new charter with Capital Maritime for one year (+/- 30 days) at a gross daily rate of \$14,250 including an optional year (+/- 30 days) at a gross daily rate of \$14,500. The charter commenced in September 2014. Previously the vessel was employed under a time charter to Capital Maritime at a gross rate of \$14,250 per day.

As a result of the above employments, the Partnership's total weighted average remaining charter duration is 8.5 years (weighted by contracted charter hire) as of September 30, 2014.

Market Commentary

Product tanker spot earnings modestly improved in the third quarter of 2014 compared to the previous quarter, but remained overall at fairly soft levels, as lack of arbitrage opportunities in the Atlantic kept rates under pressure for most of the quarter. However the U.S. Gulf and Atlantic product tanker spot market experienced a marked improvement on the back of increased activity towards the end of the quarter and into the fourth quarter of 2014. The market's performance in the Eastern Hemisphere was more positive throughout the quarter, as rates experienced some notable gains on the back of strong Asia naphtha demand, while the addition of new refinery capacity in Saudi Arabia has resulted in increased petroleum product exports from the Arabian Gulf.

The product tanker period market remained active during the third quarter of 2014, but rates declined due to the weaker spot market.

On the supply side, the ordering activity for medium range (MR) tankers slowed significantly year-to-date 2014, as most quality shipyards have now exhausted their capacity through 2016. Analysts expect that net fleet growth for product tankers for 2014 will be in the region of 3.9%, while overall demand for product tankers for the year is estimated to grow at 3.8%.

The Suezmax spot market improved considerably in the third quarter of 2014, as average earnings more than doubled year-on-year from 2013. Strong gains were registered in the first half of the third quarter of 2014 on the back of increased European and Chinese demand, and due to supply concerns in the Arabian Gulf. As the third quarter progressed, activity and rates gradually retreated as a result of slower Chinese crude imports and seasonally lower demand out of Europe, as European refineries approached the autumn maintenance season.

As a result of the improving spot market compared to a year ago, the Suezmax period market saw more activity and at increased rates, when compared to the same quarter last year.

On the supply side, the Suezmax orderbook is among the lowest in the industry, corresponding to 11.5% of the current fleet. Suezmax tanker demand is expected to continue growing in 2014, driven by increased crude oil shipments from the Atlantic basin to the Far East and Europe. Overall, industry analysts forecast that Suezmax vessel demand will grow by approximately 2.4% in the full year 2014, with net fleet growth projected at 0.3%.

Quarterly Common and Class B Unit Cash Distribution

On October 23, 2014, the Board of Directors of the Partnership declared a cash distribution of \$0.2325 per common unit for the third quarter of 2014, in line with management's annual distribution guidance. The third quarter common unit cash distribution will be paid on November 14, 2014, to unit holders of record on November 7, 2014.

In addition, on October 23, 2014, the Board of Directors of the Partnership declared a cash distribution of \$0.21375 per Class B Unit for the third quarter of 2014, in line with the Partnership's Second Amended and Restated Partnership Agreement, as amended (the "Partnership Agreement"). The third quarter Class B Unit cash distribution will be paid on November 10, 2014, to Class B unitholders of record on November 3, 2014.

Appointment of Chief Operating Officer (COO)

In an effort to further strengthen Operational and Commercial activities, the Board of Directors of the Partnership has unanimously approved the appointment of Jerry Kalogiratos as COO of the Partnership.

Management Commentary

Mr. Petros Christodoulou, Chief Executive and Chief Financial Officer of the Partnership:

"We are very pleased to have completed a number of important transactions for the Partnership over the course of the third quarter of 2014 which ensure its continued growth potential. Firstly, a substantial majority of our common and Class B unitholders approved an amendment to our Partnership Agreement, which reset the thresholds for the Partnership's Incentive Distribution Rights ("IDRs"), thus enabling the Partnership to pursue a continuous growth strategy with the attending agreement to acquire, at prices below current market value, three 9,160 TEU eco-flex wide beam container vessels and two eco MR 50,000 dwt product tankers, all with period employment attached. Secondly, the Partnership secured a right of first refusal over six additional eco MR product tankers currently on order by our Sponsor for delivery in 2015 and 2016. Thirdly, the Partnership received approximately \$173.5 million in net proceeds from a public offering earlier in the quarter, which after the approximately \$60.0 million used to repurchase 5,950,610 common units from Capital Maritime, covered a substantial portion of the funding required for the acquisition of the five vessels from Capital Maritime in 2015. Having agreed and secured finance for these transformative transactions for the Partnership, we believe that the Partnership has entered into a new growth phase, which we expect will provide the basis for reviewing the Partnership's annual distribution guidance with an eye toward an upward revision in the first quarter 2015, concurrent with the expected timing of the first of five agreed vessel acquisitions from Capital Maritime."

Mr. Christodoulou concluded: "Lastly, I would like to thank Ioannis Lazaridis, who served as CEO and CFO of the General Partner for over 7 years, for his dedication and invaluable contribution to the growth of the Partnership. We count on his continued contribution to the Partnership through his participation on our board of directors and wish him the best of luck in his future endeavors."

Conference Call and Webcast

Tomorrow, October 30, 2014 at 10:00 a.m. Eastern Time (U.S.), the Partnership will host an interactive conference call.

Conference Call Details

Participants should dial into the call 10 minutes before the scheduled time using the following numbers: 1 866 819 7111 (U.S. Toll Free Dial In), 0800 953 0329 (UK Toll Free Dial In) or +44 (0)1452 542 301 (Standard International Dial In). Please quote "Capital Product Partners."

A replay of the conference call will be available until November 6, 2014 by dialing 1 866 247 4222 (U.S. Toll Free Dial In), 0800 953 1533 (UK Toll Free Dial In) or +44 (0)1452 550 000 (Standard International Dial In). Access Code: 69648481#.

Slides and Audio Webcast

There will also be a simultaneous live webcast over the Internet, through the Capital Product Partners website, www.capitalpplp.com. Participants to the live webcast should register on the website approximately 10 minutes prior to the start of the webcast.

Forward-Looking Statements

The statements in this press release that are not historical facts, including the expected use of proceeds from the offering of our common units, the acquisitions and vessel delivery dates of certain vessels from our Sponsor, our expectations regarding employment of our vessels, redelivery dates and charter rates, fleet growth, demand, newbuilding deliveries and slippage, as well as market and charter rate expectations and expectations regarding our quarterly distributions, amortization payments, ability to pursue growth opportunities and grow our distributions and annual distribution guidance, may be forward-looking statements (as such term is defined in Section 21E of the Securities Exchange Act of 1934, as amended). These forward-looking statements involve risks and uncertainties that could cause the stated or forecasted results to be materially different from those anticipated. Unless required by law, we expressly disclaim any obligation to update or revise any of these forward-looking statements, whether because of future events, new information, a change in our views or expectations, to conform them to actual results or otherwise. We assume no responsibility for the accuracy and completeness of the forward-looking statements. We make no prediction or statement about the performance of our common units.

About Capital Product Partners L.P.

Capital Product Partners L.P. (NASDAQ: CPLP), a Marshall Islands master limited partnership, is an international owner of modern tanker, container and drybulk vessels. The Partnership currently owns 30 vessels, including four Suezmax crude oil tankers, 18 modern MR (Medium Range) product tankers, seven Post Panamax container vessels and one Capesize bulk carrier. All of its vessels are under period charters to BP Shipping Limited, Overseas Shipholding Group Inc., A.P. Moller-Maersk A.S., Hyundai Merchant Marine Co. Ltd., CSSA S.A. (Total S.A.), Engen Petroleum, Subtec S.A. de C.V., Cosco Bulk Carrier Co. Ltd. and Capital Maritime.

For more information about the Partnership, please visit our website: www.capitalpplp.com.

CPLP-F

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Capital Maritime & Trading Corp. Jerry Kalogiratos, Finance Director

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Investor Relations / Media

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Capital Product Partners L.P. Unaudited Condensed Consolidated Statements of Comprehensive Income (In thousands of United States Dollars, except number of units and earnings per unit)

	For the three month periods ended September 30,				For the nine month periods ended September 30,			
		2014		2013		2014		2013
Revenues	\$	29,156	\$	29,084	\$	90,415	\$	82,810
Revenues – related party		19,015		13,658		52,647		41,666
Total Revenues		48,171		42,742		143,062	_	124,476
Expenses:								
Voyage expenses		1,226		1,371		4,862		4,253
Voyage expenses - related party		82		68		243		228
Vessel operating expenses		12,165		9,467		36,241		26,989
Vessel operating expenses - related party		3,031		4,442		10,563		12,938
General and administrative expenses		1,876		2,120		4,766		8,104
Depreciation and amortization		14,374		13,221		43,117		37,901
Operating income		15,417		12,053		43,270	_	34,063
Non-operating income:								
Gain from bargain purchase		-		24,781		-		42,256
Gain on sale of claim		-		-		-		32,000
Total non-operating income		-		24,781		-		74,256
Other income / (expense), net:								
Interest expense and finance cost		(4,903)		(3,973)		(14,360)		(11,330)
Gain on interest rate swap agreement		-		-		- -		4
Other income		755		331		1, 417		531
Total other expense, net		(4,148)		(3,642)		(12,943)		(10,795)
Net income	\$	11,269	\$	33,192	\$	30,327	\$	97,524
Preferred unit holders' interest in Partnership's net income		2,997		4,458		11,001		14,998
General Partner's interest in Partnership's net income		166		575		382		1,651
Common unit holders' interest in Partnership's net income		8,106		28,159		18,944		80,875
Net income per:								
· Common unit basic	\$	0.09	\$	0.35	\$	0.21	\$	1.11
Weighted-average units outstanding:								
· Common units basic	92	2,186,212		78,892,067	8	9,738,279		71,925,843
Net income per:								
· Common unit diluted	\$	0.09	\$	0.32	\$	0.21	\$	1.02
Weighted-average units outstanding:								
· Common units diluted	92	2,186,212	1	01,911,889	8	9,738,279		94,001,263
Comprehensive income:								
Partnership's net income		11,269		33,192		30,327		97,524
Other Comprehensive income:								165
Unrealized gain on derivative instruments		-	_	-	-	-	•	462
Comprehensive income	\$	11,269	\$	33,192	\$	30,327	\$	97,986

Capital Product Partners L.P. Unaudited Condensed Consolidated Balance Sheets (In thousands of United States Dollars, except number of units and earnings per unit)

Assets

Current assets	S	As of September 30, 2014		As of December 31, 2013		
Cash and cash equivalents	\$	161,891	\$	63,972		
Trade accounts receivable, net		2,097		4,365		
Due from related parties		-		667		
Above market acquired charters		717		612		
Prepayments and other assets		1,712		1,376		
Inventories		3,620	_	2,740		
Total current assets		170,037		73,732		
Fixed assets						
Advances for vessels under construction (1)		66,641		-		
Vessels, net		1,134,294		1,176,819		
Total fixed assets		1,200,935		1,176,819		
Other non-current assets						
Above market acquired charters		118,543		130,770		
Deferred charges, net		4,318		5,451		
Restricted cash		15,000		15,000		
Total non-current assets		1,338,796		1,328,040		
Total assets	\$	1,508,833	\$	1,401,772		
Liabilities and Partners' Capital						
Current liabilities						
Current portion of long-term debt	\$	5,400	\$	5,400		
Trade accounts payable		8,602		7,519		
Due to related parties		14,883		13,686		
Accrued liabilities		5,276		5,387		
Deferred revenue, current		10,803	_	6,936		
Total current liabilities		44,964		38,928		
Long-term liabilities						
Long-term debt		573,865		577,915		
Deferred revenue		3,363		3,503		
Total long-term liabilities		577,228		581,418		
Total liabilities		622,192		620,346		
Commitments and contingencies						
Partners' capital (1)		886,641		781,426		
Total liabilities and partners' capital	\$	1,508,833	\$	1,401,772		
			_			

(1) Following the successful completion of the issuance and sale of 17,250,000 common units of the Partnership in September 2014, the Partnership on September 10, 2014, made an advance payment of \$30.2 million to Capital Maritime in connection with the Partnership's acquisition of the three new-build Daewoo 9,160 TEU eco-flex containerships and the two new-build Samsung eco medium range product tankers. Furthermore, the Partnership recognized in "Advances for vessels under construction" and "Partners' capital" the fair value of the IDRs' reset, amounting to \$36.4 million, which is the difference between the agreed acquisition cost of the above five vessels of \$311.5 million and the fair value of the respective five vessels.

Capital Product Partners L.P. Unaudited Condensed Consolidated Statements of Cash Flows (In thousands of United States Dollars)

	For the nine month periods ended September 30,				
	2014			2013	
Cash flows from operating activities:					
Net income	\$	30,327	\$	97,524	
Adjustments to reconcile net income to net cash provided by operating activities:					
Vessel depreciation and amortization		43,117		37,901	
Gain from bargain purchase		-		(42,256)	
Amortization of deferred charges		573		266	
Gain on interest rate swap agreements		-		(4)	
Amortization of above market acquired charters		12,122		9,091	
Equity compensation expense		-		3,528	
Changes in operating assets and liabilities:					
Trade accounts receivable		2,268		(466)	
Prepayments and other assets		(336)		(138)	
Inventories		(880)		(373)	
Trade accounts payable		1,065		1,357	
Due from related parties		667		-	
Due to related parties		1,197		(6,296)	
Accrued liabilities		(173)		1,198	
Deferred revenue		3,892		(2,613)	
Dry-docking costs paid		(323)	_	(509)	
Net cash provided by operating activities		93,516		98,210	
Cash flows from investing activities:					
Vessel acquisitions and improvements		(30,398)		(325,000)	
Increase in restricted cash		-		(4,500)	
Net cash used in investing activities		(30,398)	_	(329,500)	
Cash flows from financing activities:		()		(,	
Proceeds from issuance of Partnership units		173,932		195,771	
Expenses paid for issuance of Partnership units		(4)		(2,569)	
Repurchase and retirement of Partnership units		(60,000)		(_,000)	
Proceeds from issuance of long-term debt		(00,000)		129,000	
Loan issuance costs		(12)		(1,899)	
Payments of long-term debt		(4,050)		(2,700)	
Dividends paid		(75,065)		(63,256)	
Net cash provided by financing activities		34,801		254,347	
Net increase in cash and cash equivalents		97,919	_	23,057	
1					
Cash and cash equivalents at beginning of period	<u>_</u>	63,972	<u>_</u>	43,551	
Cash and cash equivalents at end of period	<u>\$</u>	161,891	\$	66,608	
Supplemental cash flow information					
Cash paid for interest		12,404		10,632	
Non-Cash Investing and Financing Activities					
Difference between acquisition cost and average fair value of acquired vessels		36,416		-	
Issuance costs relating to Partnership's units included in liabilities		392		830	
Capitalised and dry-docking vessel costs included in liabilities		277		900	

Appendix A – Reconciliation of Non-GAAP Financial Measure (In thousands of U.S. dollars)

Description of Non-GAAP Financial Measure – Operating Surplus

Operating Surplus represents net income adjusted for non-cash items such as depreciation and amortization expense and deferred revenue. Operating Surplus is a quantitative standard used in the publicly-traded partnership investment community to assist in evaluating a partnership's ability to make quarterly cash distributions. Operating Surplus is a non-GAAP financial measure and should not be considered as an alternative to net income or any other indicator of the Partnership's performance required by accounting principles generally accepted in the United States. The table below reconciles Operating Surplus to net income for the following periods:

Reconciliation of Non-GAAP Financial Measure – Operating Surplus	For the three month period ended September 30, 2014		For the three month period ended September 30, 2013		For the three month period ended June 30, 2014	
Net income	\$	11,269	\$	33,192	\$	7,816
Adjustments to reconcile net income to net cash provided by operating activities						
Depreciation and amortization		14,703		14,218		14,579
Deferred revenue		3,818		3,160		4,457
Gain from bargain purchase		-		(24,781)		-
OPERATING SURPLUS PRIOR TO CLASS B PREFERRED UNITS		29,790		25,789		26,852
Class B preferred units distribution		(3,040)		(4,458)		(3,970)
ADJUSTED OPERATING SURPLUS		26,750		21,331		22,882
Increase in recommended reserves		(2,058)		(808)		(1,828)
AVAILABLE CASH	\$	24,692	\$	20,523	\$	21,054