BANKATLANTIC BANCORP INC Form 8-K January 21, 2010

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 8-K CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): January 21, 2010

BankAtlantic Bancorp, Inc.

(Exact name of registrant as specified in its charter)

Florida	34-027228	65-0507804		
(State or other jurisdiction	(Commission	(IRS Employer		
of incorporation)	File Number)	Identification No.)		
2100 West Cypress Creek Road,				
Ft. Lauderdale, Florida		33309		
(Address of principal executive offic	es)	(Zip Code)		
Registrant s telep	hone number, including area co	ode <u>: 954-940-500</u> 0		
	Not Applicable			
(Former name of	r former address, if changed sir	nce last report.)		
Check the appropriate box below if the Form	8-K filing is intended to simul	taneously satisfy the filing obligation of		
the registrant under any of the following pro-	visions (see General Instruction	A.2. below):		
	1 405 1 41 0 141 4	(17 CED 220 425)		

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

of

Item 8.01 Other Events.

BankAtlantic Bancorp, Inc. (the Company) is commencing cash offers to purchase, and consent solicitations relating to, the thirteen series of outstanding trust preferred securities (TruPS) having an aggregate principal amount of \$285,375,000 listed below (the Offers):

		Offer to Purchase Price		Offer Expiration	
		per \$1,000			
Name of TruPS	Principal Amount Outstanding	of Principal Amount	Aggregate Purchase Price	Time (5:00 pm Eastern Time on date shown)	
<u>Non-publicly traded series</u> Capital Securities of BBX Capital	\$ 25,000,000	\$ 200	\$ 5,000,000	February 22, 2010	
Trust 2007 I(A)	\$ 23,000,000	\$ 200	\$ 5,000,000	Teoluary 22, 2010	
Floating Rate Capital Securities of BBX	\$ 5,000,000	\$ 200	\$ 1,000,000	February 22, 2010	
Capital Trust 2007 II(A)					
Floating Rate Capital Securities of BBC	\$ 25,000,000	\$ 200	\$ 5,000,000	February 22, 2010	
Capital Statutory Trust III Floating Rate Capital Securities of	\$ 25,000,000	\$ 200	\$ 5,000,000	February 22, 2010	
BBC Capital Statutory Trust IV	φ 25,000,000	ψ 200	\$ 5,000,000	1 cordary 22, 2010	
BBC Capital Trust V Floating Rate	\$ 10,000,000	\$ 200	\$ 2,000,000	February 22, 2010	
Preferred Securities					
BBC Capital Trust VI Floating Rate Preferred Securities	\$ 15,000,000	\$ 200	\$ 3,000,000	February 22, 2010	
Floating Rate Capital Securities of BBC	\$ 25,000,000	\$ 200	\$ 5,000,000	February 22, 2010	
Capital Statutory Trust VII					
Floating Rate TP Securities of BBC Capital Trust VIII	\$ 15,000,000	\$ 200	\$ 3,000,000	February 22, 2010	
Floating Rate TP Securities of BBC	\$ 10,000,000	\$ 200	\$ 2,000,000	February 22, 2010	
Capital Trust IX Fixed/Floating Rate Capital	\$ 50,000,000	\$ 200	\$10,000,000	February 22, 2010	
Securities of BBC Capital Statutory Trust X					
Fixed/Floating Rate TRUPS(R) of BBC	\$ 10,000,000	\$ 200	\$ 2,000,000	February 22, 2010	
Capital Trust XI					
TP Securities of BBC Capital Trust XII	\$ 15,000,000	\$ 200	\$ 3,000,000	February 22, 2010	
Publicly traded series					
Preferred Securities of BBX Capital Trust II (NASDAQ: BBXT)	\$ 55,375,000	\$200 (equals \$5.00 per	\$11,075,000	February 22, 2010	

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share of BBXT)

Total

\$285,375,000

\$57,075,000

The terms and conditions of the Offers, each of which will expire as shown above unless extended or earlier terminated by the Company, are described in the applicable Offers to Purchase for Cash and Consent Solicitations Statement (the Offers to Purchase Statement) and the related Letter of Transmittal and Consent, sent to holders of each of the series of TruPS listed above (the Holders). TruPS purchased in the Offers will be paid for on the settlement date for the applicable Offer, which, assuming the applicable Offer is not extended, will occur promptly after the applicable Expiration Time.

Each of the Offers is conditioned on receipt of consent of the relevant Holders sufficient to approve proposed amendments to the applicable indenture governing the note underlying the relevant series of TruPS and the applicable trust agreement of the applicable issuing trust so as to permit the consummation of the relevant Offer. Holders may not tender their TruPS without also delivering their consents and may not deliver their consents without also tendering their TruPS. Holders may withdraw tendered TruPS and revoke the related consent at any time prior to the applicable Expiration Time. The non-publicly traded TruPS are in most cases held of record by trustees or nominees on behalf of the holders of beneficial or other interests in the TruPS and the consent or tender by these record holders may be subject to receipt of instructions from the respective beneficial owners or may be limited by the terms of the applicable governing documents. Consummation of each Offer is also conditioned upon the Company s receipt of net proceeds from an offering, sale of assets or other transaction (a Financing Transaction)

sufficient to purchase the TruPS that are validly tendered and not withdrawn (the Financing Condition) and the approval, to the extent required, by banking regulators of (i) our payment of the purchase price for the TruPS that are validly tendered and not withdrawn and (ii) the Financing Transaction. The Company has reserved the right to waive any condition to any Offer.

Each of the Offers is a separate offer and consent solicitation, independent from the other Offers. If any of the Offers are not accepted, the Company may, subject to certain conditions, proceed to consummate the Offers that are accepted or may determine not to consummate any of the Offers.

The Company is exploring a variety of options for raising the funds necessary to satisfy the Financing Condition. However, there is no assurance that the Financing Condition will be satisfied. The Company s ability to consummate a Financing Transaction, as well as the timing of any such transaction, is highly uncertain. If the Company does consummate a Financing Transaction, that transaction may not occur until after the applicable Expiration Time, which would require us to extend the Expiration Time of the applicable Offers.

This filing is for informational purposes only and is not an offer to purchase, a solicitation of an offer to purchase or a solicitation of consent with respect to any securities. The offers to purchase and consent solicitations are being made solely pursuant to the Offers to Purchase and the related Letter of Transmittal and Consent, which set forth the complete terms of the offers to purchase and consent solicitations.

Forward-Looking Statements

This filing contains certain forward-looking statements relating to the Offers and to a Financing Transaction. These forward-looking statements are subject to various risks and uncertainties, many of which are beyond the Company s control, which could cause actual results to differ materially from such statements. Such risks and uncertainties include, but are not limited to, the Company s ability to complete a Financing Transaction on favorable terms, if at all, the receipt of consents and tenders from Holders of the TruPS sufficient to approve the proposed amendments to the applicable indenture governing the note underlying the relevant series of TruPS and such other factors as are described in greater detail in the Company s filings with the Securities and Exchange Commission, including, without limitation, Item 1A. Risk Factors of the Company s Annual Report on Form 10-K for the fiscal year ended December 31, 2008 and of the Company s Quarterly Reports on Form 10-Q for the quarters ending March 31, 2009, June 30, 2009 and September 30, 2009. Unless legally required, the Company disclaims any obligation to update any forward-looking statements, whether as a result of new information, future events or otherwise.

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 hereunto duly authorized.

Date: January 21, 2010

BANKATLANTIC BANCORP, INC.

By: /s/ Valerie C. Toalson Valerie C. Toalson Executive Vice President - Chief Financial Officer

he calculation of the proportion of votes for and against a resolution.

Barclays PLC General Meeting

A poll was held on the following resolutions proposed at the General Meeting on 28 April 2016. The results of the poll is:

Resolutio	on	For	% of votes cast	Against	% of votes cast	Votes cast as % of Issued Share Capital	Withheld
1	To approve any disposal of ordinary shares in Barclays Africa Group Limited and to authorise the Directors of the Company, or of any relevant subsidiary of the Company, to effect any disposal of ordinary shares in Barclays Africa Group Limited	11,865,665,099	97.45	310,324,314	2.55	72.02%	1,531,527

In accordance with Listing Rule 9.6.2, copies of the resolutions that do not constitute ordinary business at an annual general meeting will be submitted to the National Storage Mechanism and will shortly be available for inspection at www.Hemscott.com/nsm.do

For further information please contact:

ANALYSTS AND INVESTORS Kathryn McLeland +44 (0)20 7116 4943

MEDIA Tom Hoskin +44 (0)20 7116 6927

About Barclays

Barclays is a transatlantic consumer, corporate and investment bank offering products and services across personal, corporate and investment banking, credit cards and wealth management, with a strong presence in our two home markets of the UK and the US.

With over 325 years of history and expertise in banking, Barclays operates in over 40 countries and employs approximately 130,000 people. Barclays moves, lends, invests and protects money for customers and clients worldwide.

For further information about Barclays, please visit our website home.barclays