## **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): May 26, 2010

# United Community Banks, Inc. (Exact name of registrant as specified in its charter)

| Georgia   | No. 0-21656                                | No. 58-180-7304                                 |  |  |
|---|--|---|--|--|
| (State or other Jurisdiction of<br>Incorporation)                                 | (Commission File Number)                   | (IRS Employer Identification No.)               |  |  |
| 125 Highway 515 East, P.O. <b>F</b>   | 30x 398                                    |   |  |  |
| Blairsville, Georgia  |  | 30512   |  |  |
| (Address of Principal Executive   | Offices)                                   | (Zip Code)                                      |  |  |
| Registrant's t  | elephone number, including area code: (7   | 706) 781-2265                                   |  |  |
|   | Not applicable                             |   |  |  |
| (Former n   | ame or former address if changed since l   | ast report.)                                    |  |  |
| Check the appropriate box below if the Formunder any of the following provisions: | n 8-K filing is intended to simultaneously | satisfy the filing obligation of the registrant |  |  |
| o Written communications pursuant to Rule   | 425 under the Securities Act (17 CFR 23    | 0.425)  |  |  |
| o Soliciting material pursuant to Rule 14a-1                                      | 2 under the Exchange Act (17 CFR 240.1     | 4a-12)  |  |  |
| o Pre-commencement communications purs  | uant to Rule 14d-2(b) under the Exchang    | e Act (17 CFR 240.14d-2(b))                     |  |  |
| o Pre-commencement communications purs  | uant to Rule 13e-4(c) under the Exchange   | e Act (17 CFR 240.13e-4(c))                     |  |  |

### Item 5.07 Submission of Matters to a Vote of Security Holders.

The 2010 annual meeting of shareholders of United Community Banks, Inc., a Georgia corporation ("United") was held on May 26, 2010. The matters considered at the 2010 annual meeting (the "Annual Meeting"), and votes cast for, against or withheld, as well as the number of abstentions and broker non-votes, relating to each matter are as follows:

Election of Directors

|   |  | For   | Withheld  | Non Votes  |  |  |
|---|--|---|---|--|--|--|
| Robert H. Blalock   |  | 66,214,812  | 3,174,662   | 12,344,892   |  |  |
| L. Cathy Cox  |  | 65,980,315  | 3,409,160   | 12,344,891   |  |  |
| Robert L. Head, Jr.   |  | 68,035,026  | 1,354,448   | 12,344,892   |  |  |
| Hoyt O. Holloway  |  | 66,128,695  | 3,260,780   | 12,344,891   |  |  |
| W.C. Nelson, Jr.  |  | 66,166,131  | 3,223,344   | 12,344,891   |  |  |
| John D. Stephens  |  | 66,203,567  | 3,185,908   | 12,344,891   |  |  |
| Jimmy C. Tallent  |  | 68,051,550  | 1,337,924   | 12,344,892   |  |  |
| Tim Wallis  |  | 63,096,056  | 6,293,418   | 12,344,892   |  |  |
| Proposal to approve an amendment to the Amended and Restated Articles of Incorporation of United to increase the number of shares of common stock available for issuance. |  |   |   |  |  |  |
| For   | Against  | Abstain   | Non Votes   |  |  |  |
| 74,344,140  | 7,076,667  | 313,554   |   | 5  |  |  |
|   | centage of shareholder votes requi<br>of the shares United's capital stoc  |   |   |  |  |  |
| T.  | <b>A</b> • .   | A1  |   |  |  |  |
| For   | Against  | Abstain   | Non V   |  |  |  |
| For 66,716,997  | Against 2,392,354  | Abstain 274,500   | Non V   |  |  |  |
| 66,716,997  Proposal to approve equivalent junior pre   |  | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and e  | 12,350<br>hase United comm<br>xercised, could re  | 0,515<br>mon stock                                   |  |  |
| 66,716,997  Proposal to approve equivalent junior pre   | 2,392,354 the sale of convertible preferred st ferred stock to Fletcher Internation stock in excess of 20% of United'  | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and e  | 12,350<br>hase United comm<br>xercised, could re  | 0,515<br>mon stock<br>esult in an                    |  |  |
| 66,716,997  Proposal to approve equivalent junior pre issuance of common  | 2,392,354 the sale of convertible preferred st ferred stock to Fletcher Internation  | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and elso outstanding shares of common s  | 12,350<br>hase United comi<br>xercised, could re<br>tock.   | 0,515<br>mon stock<br>esult in an<br>Votes           |  |  |
| 66,716,997  Proposal to approve equivalent junior pre issuance of common  For 67,324,840  | 2,392,354 the sale of convertible preferred st ferred stock to Fletcher Internation stock in excess of 20% of United'  Against   | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and elso outstanding shares of common s  Abstain  362,861  | 12,350 hase United comixercised, could retock.  Non V   | 0,515<br>mon stock<br>esult in an<br>Votes           |  |  |
| 66,716,997  Proposal to approve equivalent junior pre issuance of common  For 67,324,840  | 2,392,354 the sale of convertible preferred st ferred stock to Fletcher Internation stock in excess of 20% of United'  Against  1,696,149  | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and elso outstanding shares of common s  Abstain  362,861  | 12,350 hase United common xercised, could restock.  Non Non Non States and the second | 0,515<br>mon stock<br>esult in an<br>Votes           |  |  |
| 66,716,997  Proposal to approve equivalent junior pre issuance of common  For 67,324,840  Proposal to approve   | 2,392,354  the sale of convertible preferred st ferred stock to Fletcher Internation stock in excess of 20% of United'  Against  1,696,149  an advisory resolution supporting                    | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and elso outstanding shares of common s  Abstain  362,861  the compensation plan for executi                     | 12,350 hase United common xercised, could restock.  Non Non Non States and the second | 0,515 mon stock esult in an  Votes 0,516             |  |  |
| For  For  65,810,775  | 2,392,354  the sale of convertible preferred st ferred stock to Fletcher Internation stock in excess of 20% of United'  Against 1,696,149  an advisory resolution supporting  Against            | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and elso outstanding shares of common s  Abstain  362,861  the compensation plan for executi  Abstain  1,183,590 | 12,350 hase United common tendence tock.  Non Volume 12,350 ve officers.  | o,515 mon stock esult in an  Votes 0,516  on Votes 8 |  |  |
| For  For  65,810,775  | 2,392,354  the sale of convertible preferred st ferred stock to Fletcher Internation stock in excess of 20% of United'  Against 1,696,149  an advisory resolution supporting  Against 14,739,993 | 274,500  ock and grant of a warrant to purchal, Ltd. which, if converted and elso outstanding shares of common s  Abstain  362,861  the compensation plan for executi  Abstain  1,183,590 | 12,350 hase United common xercised, could restock.  Non Volume 12,350 ve officers.  No ve officers.   | o,515 mon stock esult in an  Votes 0,516  on Votes 8 |  |  |

### 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.

/s/ Rex S. Schuette

Rex S. Schuette

Executive Vice President and

June 1, 2010

Chief Financial Officer