FIRST BANCORP /PR/ Form SC TO-I/A August 18, 2010

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Amendment No. 1

to

SCHEDULE TO

Tender Offer Statement under Section 14(d)(1) or 13(e)(1) of the Securities Exchange Act of 1934

FIRST BANCORP.

(Name of Subject Company (Issuer) and Filing Person (Offeror))

7.125% Noncumulative Perpetual Monthly Income Preferred Stock, Series A	318672201
8.35% Noncumulative Perpetual Monthly Income Preferred Stock, Series B	318672300
7.40% Noncumulative Perpetual Monthly Income Preferred Stock, Series C	318672409
7.25% Noncumulative Perpetual Monthly Income Preferred Stock, Series D	318672508
7.00% Noncumulative Perpetual Monthly Income Preferred Stock, Series E	318672607
(Title of Class of Securities)	(CUSIP Number of Class of
	Securities)

Lawrence Odell
Executive Vice President and General Counsel
First BanCorp.
1519 Ponce de León Avenue, Stop 23
Santurce, Puerto Rico 00908
(787) 729-8109

(Name, address and telephone number of person authorized to receive notices and communications on behalf of filing person)

Copies to:

Linda L. Griggs
Gail A. Pierce
Morgan, Lewis & Bockius LLP
1111 Pennsylvania Avenue, NW
Washington, D.C. 20004

James R. Tanenbaum Anna T. Pinedo Morrison & Foerster LLP 1290 Avenue of the Americas New York, New York 10104

CALCULATION OF FILING FEE

Transaction valuation* \$110,512,160

Amount of filing fee** \$7,879.52

^{*} Estimated solely for the purpose

of calculating

the filing fee.

This Tender

Offer Statement

on Schedule TO

relates to an

exchange offer

(the Exchange

Offer) of newly

issued shares of

common stock,

par value \$1.00

per share (the

Common

Stock), of First

BanCorp. for

shares of First

BanCorp. s

(i) 7.125%

Noncumulative

Perpetual

Monthly Income

Preferred Stock,

Series A

(Series A

Preferred

Stock),

(ii) 8.35%

Noncumulative

Perpetual

Monthly Income

Preferred Stock,

Series B

(Series B

Preferred

Stock),

(iii) 7.40%

Noncumulative

Perpetual

Monthly Income

Preferred Stock,

Series C

(Series C

Preferred

Stock),

(iv) 7.25%

Noncumulative

Perpetual

Monthly Income

Preferred Stock,

Series D

(Series D

Preferred Stock)

and (v) 7.00%

Noncumulative

Perpetual

Monthly Income

Preferred Stock,

Series E

(Series E

Preferred

Stock). The

Series A

Preferred Stock,

Series B

Preferred Stock,

Series C

Preferred Stock,

Series D

Preferred Stock

and Series E

Preferred Stock

are collectively

referred to as

Preferred Stock.

This transaction

valuation was

calculated in

accordance with

Rule 0-11 of the

Securities

Exchange Act

of 1934, as

amended (the

Exchange Act),

by adding the

sum of (1) the

product of (a)

\$5.05, the

average of the

high and low

sale prices per

share of

Series A

Preferred Stock

on July 13, 2010

and

(b) 3,600,000,

the number of

outstanding

shares of Series

A Preferred

Stock; (2) the

product of (a)

\$5.10, the

average of the

high and low

sale prices per

share of

Series B

Preferred Stock

on July 13, 2010

and

(b) 3,000,000,

the number of

outstanding

shares of

Series B

Preferred Stock;

(3) the product

of (a) \$5.08, the

average of the

high and low

sale prices per

share of

Series C

Preferred Stock

on July 13, 2010

and (b)

4,140,000, the

number of

outstanding

shares of

Series C

Preferred Stock;

(4) the product

of (a) \$5.14, the

average of the

high and low

sale prices per

share of

Series D

Preferred Stock

on July 13, 2010

and

(b) 3,680,000,

the number of

outstanding

shares of

Series D

Preferred Stock;

and (5) the

product of (a)

\$4.89, the

average of the

high and low

sale prices per

share of

Series E

Preferred Stock

on July 13, 2010

and

(b) 7,584,000,

the number of

outstanding

shares of

Series E

Preferred Stock.

The number of

shares of

Preferred Stock

represents the

maximum

number of

shares of

Preferred Stock

that are subject

to the Exchange

Offer.

** The amount of

the filing fee

was computed

in accordance

with Rule 0-11

of the Exchange

Act and equals

\$71.30 for each

\$1,000,000 of

the value of the

transaction.

b Check box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid: \$21,248.10 Filing Party: First BanCorp. Form or Registration No.: Form S-4 Date Filed: March 5, 2010

File No. 333-165252

o Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer.

Check the appropriate boxes below to designate any transactions to which the statement relates:

o third party tender offer subject to Rule 14d-1.

- b issuer tender offer subject to Rule 13e-4.
- o going-private transaction subject to Rule 13e-3.
- o amendment to Schedule 13D under Rule 13d-2. Check the following box if the filing is a final amendment reporting the results of the tender offer. o

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INTRODUCTORY STATEMENT

This Tender Offer Statement on Schedule TO (Tender Offer Statement) relates to an exchange offer (the Exchange Offer) by First BanCorp, a corporation organized under the laws of the Commonwealth of Puerto Rico (First BanCorp or the Corporation), to exchange newly issued shares of First BanCorp s common stock, par value \$1.00 per share (our Common Stock), for its outstanding shares of (i) 7.125% Noncumulative Perpetual Monthly Income Preferred Stock, Series A (Series A Preferred Stock), (ii) 8.35% Noncumulative Perpetual Monthly Income Preferred Stock, Series B (Series B Preferred Stock), (iii) 7.40% Noncumulative Perpetual Monthly Income Preferred Stock, Series D (Series C Preferred Stock) and (v) 7.25% Noncumulative Perpetual Monthly Income Preferred Stock, Series E (Series E Preferred Stock) and (v) 7.00% Noncumulative Perpetual Monthly Income Preferred Stock, Series E (Series E Preferred Stock and, collectively with our Series A Preferred Stock, Series B Preferred Stock, Series C Preferred Stock and Series D Preferred Stock, Preferred Stock), on the terms and subject to the conditions set forth in this document and in the preliminary prospectus (incorporated by reference herein as Exhibit (a)(1)(A)) (the Prospectus) and the letter of transmittal (incorporated by reference herein as Exhibit (a)(1)(B)) (the Letter of Transmittal).

Item 1. Summary Term Sheet.

The information set forth in the Prospectus in the sections entitled Summary of Terms of the Exchange Offer is incorporated herein by reference.

Item 2. Subject Company Information.

(a) Name and Address.

The name of the issuer is First BanCorp (the Corporation). The address of the Corporation s principal executive offices is 1519 Ponce de Leon Avenue, Stop 23, Santurce, Puerto Rico 00908. The Corporation s telephone number is (787) 729-8200.

(b) Securities.

As of August 13, 2010, there were 92,542,722 shares of Common Stock outstanding and (i) 3,600,000 shares of Series A Preferred Stock outstanding, (ii) 3,000,000 shares of Series B Preferred Stock outstanding, (iii) 4,140,000 shares of Series C Preferred Stock outstanding, (iv) 3,680,000 shares of Series D Preferred Stock outstanding and (v) 7,584,000 shares of Series E Preferred Stock outstanding.

(c) Trading Market and Price.

The information set forth in the Prospectus in the section entitled Market Price, Dividend and Distribution Information is incorporated herein by reference.

Item 3. Identity and Background of Filing Person.

(a) Name and Address.

The filing person is the Corporation. The address of the Corporation s principal executive offices is 1519 Ponce de Leon Avenue, Stop 23, Santurce, Puerto Rico 00908. The Corporation s telephone number is (787) 729-8200.

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The following persons are the directors and executive officers of the Corporation. The business address of each director and executive officer is: c/o 1519 Ponce de Leon Avenue, Stop 23, Santurce, Puerto Rico 00908, and each such person s telephone number is (787) 729-8200.

Name Position

Aurelio Alemán-Bermúdez Director, President and Chief Executive Officer Orlando Berges-González Executive Vice President and Chief Financial Officer

Jorge L. Díaz-IrizarryDirectorJosé Ferrer-CanalsDirector

Calixto García-Vélez Executive Vice President

Frank Kolodziej-Castro Director

Ginoris López-Lay Executive Vice President, Retail and Business Banking

Executive

Emilio Martinó-Valdés Executive Vice President and Chief Lending Officer

José Menéndez-Cortada Chairman of the Board of Directors

Héctor M. Nevares-LaCosta Director

Lawrence Odell Executive Vice President, General Counsel and Secretary

Cassan A. Pancham Executive Vice President
Dacio A. Pasarell-Colón Executive Vice President

Nayda Rivera-Batista Executive Vice President and Chief Risk Officer

Fernando Rodríguez-Amaro Director José F. Rodríguez-Perelló Director Sharee Ann Umpierre-Catinchi Director

Item 4. Terms of the Transaction.

(a) Material Terms.

The information set forth in Item 2(b) above and in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer, Summary of Terms of the Exchange Offer, The Exchange Offer, Description and Comparison of Preferred Stock, Series G Preferred Stock and Common Stock Rights, Certain Material U.S. Federal Income Tax Considerations and Certain Puerto Rico Tax Considerations is incorporated herein by reference.

(b) Purchases.

José Menéndez-Cortada, Jorge L. Díaz, Sharee Ann Umpierre-Catinchi, Héctor M. Nevares and Dacio Pasarell own shares of Preferred Stock and will participate in the Exchange Offer under the same terms as the other holders of Preferred Stock. The information set forth in the Prospectus in the section entitled The Exchange Offer Security Ownership of Certain Beneficial Owners and Management Beneficial Ownership of Preferred Stock by Directors and Executive Officers is incorporated herein by reference.

Item 5. Past Contacts, Transactions, Negotiations and Agreements.

(a) Agreements Involving the Subject Company s Securities.

The information set forth in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer What Are the Requirements of the Recent Regulatory Agreements?, Will the Exchange Offer Trigger any Anti-dilution Rights?, What are the Terms of the Exchange of the Series F Preferred Stock for Series G Preferred Stock?, Summary Agreement With The U.S. Treasury Relating to the Conversion of the Series G Preferred Stock, Summary Anti-dilution Rights That May Be Triggered by the Exchange Offer, Agreement with the U.S. Treasury, Agreement with The Bank of Nova Scotia, Regulatory

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Agreements, Market Price, Dividend and Distribution Information and Description and Comparison of Preferred Stock, Series F Preferred Stock and Common Stock Rights is incorporated herein by reference.

Item 6. Purposes of the Transaction and Plans or Proposals.

(a) Purposes.

The information set forth in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer What is the Purpose of the Exchange Offer?, Summary The Exchange Offer, and The Exchange Offer Purpose and Background of the Transactions is incorporated herein by reference.

(b) Use of Securities Acquired.

The information set forth in the Prospectus in the section entitled The Exchange Offer Terms of the Exchange Offer Generally is incorporated herein by reference.

(c) Plans.

The information set forth in the Prospectus in the section entitled Questions and Answers about the Exchange Offer What are the Terms of the Exchange of the Series F Preferred Stock for Series G Preferred Stock, Summary, Summary Anti-dilution Rights That May Be Triggered by the Exchange Offer, Risk Factors, The Exchange Offer, Agreement with the U.S. Treasury, Agreement with The Bank of Nova Scotia, Regulatory Agreements, and Market Price, Dividend and Distribution Information is incorporated herein by reference.

Item 7. Source and Amount of Funds or Other Consideration.

(a) Source of Funds.

The information set forth in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer What Consideration Are We Offering in Exchange for Shares of Preferred Stock?, Summary The Exchange Offer, and The Exchange Offer Terms of the Exchange Offer, Offer Consideration and Securities Issuable in the Exchange Offer is incorporated herein by reference.

(b) Conditions.

The information set forth in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer What Are the Key Terms of the Exchange Offer?, Risk Factors Additional Risks Related to the Exchange Offer and The Exchange Offer Conditions of the Exchange Offer is incorporated herein by reference.

(c) Borrowed Funds.

Not applicable.

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Item 8. Interest in the Securities of the Subject Company. (a) Securities Ownership.

Amount and Nature of Beneficial

		Percent of
Name of Beneficial Owner	Ownership $^{(1)}$	Class
Aurelio Alemán-Bermúdez	872,000	*
Orlando Berges-González	10,000	*
Jorge L. Díaz-Irizarry	62,737(2)	*
José Ferrer-Canals	5,527	*
Calixto García-Vélez		*
Frank Kolodziej-Castro	2,762,483	2.99%
Ginoris López-Lay	30,000	*
Emilio Martinó-Valdés	73,513	*
José Menéndez-Cortada	45,896	*
Héctor M. Nevares-La Costa	4,543,396 ₍₃₎	4.91%
Lawrence Odell	225,000	*
Cassan A. Pancham	120,653	*
Dacio A. Pasarell-Colón	126,000	*
Nayda Rivera-Batista	78,912	*
Fernando Rodríguez-Amaro	32,207	*
José F. Rodríguez-Perelló	324,077	*
Sharee Ann Umpierre-Catinchi	81,677(4)	*

^{*} Represents less than 1% of our outstanding Common Stock.

(1) For purposes of this table, beneficial ownership is determined in accordance with Rule 13d-3 under the 1934 Act, pursuant to which a person or group of persons is deemed to have beneficial ownership of a security if that person has the right to acquire beneficial ownership of such security within 60 days. Therefore, it includes the number of shares of Common Stock that could be purchased by exercising stock options that were

exercisable as of

August 13, 2010 or

within 60 days after that

date, as follows:

Mr. Alemán-Bermúdez,

672,000; Ginoris

López-Lay, 30,000;

Martinó-Valdés, 68,000;

Mr. Odell, 175,000;

Mr. Pancham, 110,000;

Mr. Pasarell-Colón,

96,000;

Ms. Rivera-Batista,

70,000; and 1,221,000

shares for all current

directors and executive

officers as a group.

Also, it includes shares

granted under the First

BanCorp 2008 Omnibus

Incentive Plan, subject

to transferability

restrictions and/or

forfeiture upon failure to

meet vesting conditions,

as follows:

Mr. Menéndez-Cortada,

2,685;

Mr. Díaz-Irizarry,

2,685;

Mr. Ferrer-Canals,

2,685;

Ms. Umpierre-Catinchi,

2,685;

Mr. Rodríguez-Amaro,

2,685;

Mr. Nevares-LaCosta,

2,685;

Mr. Kolodziej-Castro,

2,685; and

Mr. Rodríguez-Amaro,

2,685; which represent

21,480 shares for all

current directors and

executive officers as a

group. The amount does

not include shares of

Common Stock acquired

through the

Corporation s Defined

Contribution Plan

pursuant to which participants may acquire units equivalent to shares of Common Stock through a unitized stock fund.

- (2) This amount includes 22,460 shares owned separately by his spouse.
- (3) This amount includes 9,000 shares owned jointly with his spouse.
- (4) This amount includes 9,000 shares owned jointly with her spouse.
 - (b) Securities Transactions.

None of the Corporation or the Corporation s executive officers or directors have effected any transactions with respect to the Preferred Stock within the 60-day period immediately prior to the date of the Prospectus.

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Item 9. Persons/Assets, Retained, Employed, Compensated or Used.

(a) Solicitations or Recommendations.

The information set forth in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer Is the Corporation Making a Recommendation Regarding Whether You Should Tender in the Exchange Offer?, Summary of Terms of the Exchange Offer Soliciting Dealer Fee, Dealer Manager, and Exchange Agent and Information Agent, and The Exchange Offer Soliciting Dealer Fee, Exchange Agent, Information Agent, Manager and Fees and Expenses is incorporated herein by reference.

Deal

Item 10. Financial Statements.

(a) Financial Information.

The information set forth in the Prospectus in the sections entitled Where You Can Find More Information and Selected Financial Data is incorporated herein by reference. The Corporation s Annual Report on Form 10-K for the fiscal year ended December 31, 2009 and Quarterly Reports on Form 10-Q for the quarters ended March 31, 2010 and June 30, 2010 are incorporated herein by reference and can also be accessed electronically on the Securities and Exchange Commission s website at http://www.sec.gov.

(b) Pro Forma Information.

The information set forth in the Prospectus in the sections entitled Unaudited Pro Forma Financial Information is incorporated herein by reference.

Item 11. Additional Information.

(a) Agreements, Regulatory Requirements and Legal Proceedings. Not applicable.

(b) Other Material Information.

The information set forth in the Prospectus in the sections entitled Questions and Answers about the Exchange Offer What are the Terms of the Exchange of the Series F Preferred Stock for Series G Preferred Stock, Summary Recent Developments, and Agreement with the U.S. Treasury Relating to the Conversion of the Series G Preferred Stock, Regulatory and Other Capital Ratios, Agreement with the U.S. Treasury, and The Exchange Offer Conditions of the Exchange Offer is incorporated herein by reference.

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Item 12. Exhibits

Exhibit Number	Exhibit Name
(a)(1)(A)	Prospectus (incorporated by reference from Amendment No. 4 to Form S-4 on Form S-1 (Registration No. 333-165252), which the Corporation filed on July 16, 2010).
(a)(1)(B)	Letter of Transmittal (incorporated by reference from Exhibit 99.1 to Amendment No. 4 to Form S-4 on Form S-1, which the Corporation filed on July 16, 2010).
(a)(1)(C)	Letter to Brokers (incorporated by reference from Exhibit 99.3 to Amendment No. 4 to Form S-4 on Form S-1, which the Corporation filed on July 16, 2010).
(a)(1)(D)	Letter to Clients (incorporated by reference to Exhibit 99.4 from Amendment No. 4 to Form S-4 on Form S-1, which the Corporation filed on July 16, 2010).
(a)(2)	Not applicable.
(a)(3)	Not applicable.
(a)(4)	Incorporated by reference herein as Exhibit (a)(1)(A).
(a)(5)(A)	Press Release, dated February 1, 2010, announcing the Corporation s Proposed Exchange Offer (incorporated by reference to Exhibit 99.2 to the Corporation s Current Report on Form 8-K filed on February 3, 2010).
(a)(5)(B)	Press Release, dated July 7, 2010, announcing the Corporation s Agreement with the U.S. Treasury (incorporated by reference from Exhibit 99.1 of the Corporation s Current Report on Form 8-K filed on July 7, 2010).
(a)(5)(C)	Press Release, dated July 16, 2010, announcing the Exchange Offer (incorporated by reference from Exhibit 99.1 of the Corporation s Current Report on Form 8-K filed on July 16, 2010).
(a)(5)(D)	Proposed Exchange Offer Presentation, dated August 18, 2010 (incorporated by reference from Exhibit 99.1 of the Corporation s Current Report on Form 8-K filed on August 18, 2010).
(b)	Not applicable.
(d)(1)	Warrant, dated January 16, 2009, to purchase shares of Common Stock of First BanCorp. (incorporated by reference from Exhibit 4.1 to the Corporation s Current Report on Form 8-K filed on January 20, 2009).
(d)(2)	Stockholder Agreement, dated August 24, 2007, by and between First BanCorp. and The Bank of Nova Scotia (incorporated by reference from Exhibit A of Exhibit 10.1 to the Corporation s Current Report on Form 8-K filed on February 22, 2007).
(d)(3)	Consent Order, dated June 2, 2010, by and between the Federal Deposit Insurance Corporation, the Office of the Commissioner of Financial Institutions of Puerto Rico, and FirstBank Puerto Rico (incorporated by reference from Exhibit 10.1 to the Corporation s Current Report on

Form 8-K filed on June 4, 2010).

(d)(4)	Written Agreement, dated June 3, 2010, by and between First BanCorp. and Federal Reserve Bank of New York (incorporated by reference from Exhibit 10.2 to the Corporation s Current Report on Form 8-K filed on June 4, 2010).
(d)(5)	Form of Restricted Stock Award Agreement (incorporated by reference from Exhibit 10.23 of Amendment No. 4 to Form S-4 on Form S-1 (Registration No. 333-165252), which the Corporation filed on July 16, 2010)
(d)(6)	Form of Stock Option Agreement for Officers and Other Employees (incorporated by reference from Exhibit 10.24 of Amendment No. 4 to Form S-4 on Form S-1 (Registration No. 333-165252), which the Corporation filed on July 16, 2010)
(d)(7)	Exchange Agreement by and between First BanCorp and the United States Department of the Treasury dated July 7, 2010 (incorporated by reference from Exhibit 10.1 of the Form 8-K filed on July 7, 2010)
(d)(8)	Form of Amended and Restated Warrant, Annex A to the Exchange Agreement by and between First BanCorp and the United States Department of the Treasury dated July 7, 2010 (incorporated by reference from Exhibit 10.2 of the Form 8-K filed on July 7, 2010)
(d)(9)	Form of Certificate of Designations of Fixed Rate Cumulative Mandatorily Convertible Preferred Stock, Series G, Annex B to the Exchange Agreement by

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and between First BanCorp and the United States Department of the Treasury dated July 7, 2010 (incorporated by reference from Exhibit 10.3 of the Form 8-K filed on July 7, 2010) (g) Not applicable. (h)(1)(A) Opinion of Morgan, Lewis & Bockius LLP (incorporated by reference from Exhibit 8.1 to Amendment No. 3 to Form S-4 on Form S-1, which the Corporation filed on July 9, 2010). (h)(1)(B) Opinion of Pietrantoni Méndez & Alvarez LLP (incorporated by reference from Exhibit 8.2 to Amendment No. 4 to Form S-4 on Form S-1, which the Corporation filed on July 16, 2010).

Item 13. Information Required by Schedule 13E-3. *Not applicable.*

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SIGNATURES

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: August 18, 2010

FIRST BANCORP.

By: /s/ Aurelio Alemán Name:Aurelio Alemán

Title: President and Chief Executive Officer

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