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) November 25, 2013

HOMETRUST BANCSHARES, INC.

(Exact name of registrant as specified in its charter)

Maryland	001-35593	45-5055422		
(State or other jurisdiction of incorporation)	(Commission File No.)	(IRS Employer Identification Number)		
10 Woodfin Street, Asheville, I	North Carolina	28801		
(Address of principal executive offices)		(Zip Code)		
Registrant's telephone number, including area code: (828) 259-3939			

N/A

(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

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))

Item 7.01 Regulation FD Disclosure

Attached hereto as Exhibit 99.1 and incorporated herein by reference are presentation materials for the annual meeting of stockholders of HomeTrust Bancshares, Inc. to be held on November 25, 2013.

Item 9.01 Financial Statements and Exhibits

- (d) Exhibits
 - 99.1 Annual Meeting Presentation Materials

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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.

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HOMETRUST BANCSHARES, INC.

Date: November 25, 2013

By:

/s/ Tony J. VunCannon Tony J. VunCannon Senior Vice President, Chief Financial Officer and Treasurer

<u>Exhibit No.</u>

Description

99.1

Annual Meeting Presentation Material

EXHIBIT 99.1

NOVEMBER 25, 2013 ANNUAL MEETING



FORWARD-LOOKING STATEMENTS



Certain matters in this presentation constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements relate to our financial condition, results of operations, plans, objectives, future performance or business. Forward-looking statements are not statements of historical fact, are based on certain assumptions and are generally identified by use of the words "believes," "expects, " anticipates, " "estimates, " "forecasts," "intends, " "plans," "targets," "potentially," "probably," "projects," "outlook" or similar expressions or future or conditional verbs such as "may," "will," "should," "would" and "could." Forward-looking statements include statements with respect to our beliefs, plans, objectives, goals, expectations, assumptions and statements about future economic performance and projections of financial items. These forward-looking statements are subject to known and unknown risks, uncertainties and other factors that could cause actual results to differ materially from the results anticipated or implied by our forward-looking statements, including, but not limited to: the credit risks of lending activities, including changes in the level and trend of loan delinquencies and write offs and changes in our allowance for loan losses and provision for loan losses that may be impacted by deterioration in the housing and commercial real estate markets; changes in general economic conditions, either nationally or in our market areas; changes in the levels of general interest rates, and the relative differences between short and long term interest rates, deposit interest rates, our net interest margin and funding sources; fluctuations in the demand for loans, the number of unsold homes, land and other properties and fluctuations in real estate values in our market areas; decreases in the secondary market for the sale of loans that we originate; results of examinations of us by the Office of the Comptroller of the Currency ("OCC") or other regulatory authorities, including the possibility that any such regulatory authority may, among other things, require us to increase our allowance for loan losses, write-down assets, change our regulatory capital position or affect our ability to borrow funds or maintain or increase deposits, which could adversely affect our liquidity and earnings; legislative or regulatory changes that adversely affect our business including the effect of Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act"), changes in regulatory policies and principles, or the interpretation of regulatory capital or other rules, including as a result of Dodd-Frank Act or Basel III; our ability to attract and retain deposits; increases in premiums for deposit insurance; management's assumptions in determining the adequacy of the allowance for loan losses; our ability to control operating costs and expenses, especially new costs associated with our operation as a public company; the use of estimates in determining fair value of certain of our assets, which estimates may prove to be incorrect and result in significant declines in valuation; difficulties in reducing risks associated with the loans on our balance sheet; staffing fluctuations in response to product demand or the implementation of corporate strategies that affect our workforce and potential associated charges; computer systems on which we depend could fail or experience a security breach; our ability to retain key members of our senior management team; costs and effects of litigation, including settlements and judgments; our ability to successfully integrate any assets, liabilities, customers, systems, and management personnel we may in the future acquire into our operations and our ability to realize related revenue synergies and cost savings within expected time frames and any goodwill charges related thereto; increased competitive pressures among financial services companies; changes in consumer spending, borrowing and savings habits; the availability of resources to address changes in laws, rules, or regulations or to respond to regulatory actions; adverse changes in the securities markets; inability of key third-party providers to perform their obligations to us; statements with respect to our intentions regarding disclosure and other changes resulting from the Jumpstart Our Business Startups Act of 2012 ("JOBS Act"); changes in accounting policies and practices, as may be adopted by the financial institution regulatory agencies, the Public Company Accounting Oversight Board or the Financial Accounting Standards Board; and other economic, competitive, governmental, regulatory, and technological factors affecting our operations, pricing, products and services; and the other risks detailed from time to time in our filings with the Securities and Exchange Commission, including our Annual Report on Form 10-K for the fiscal year ended June 30, 2013.

STRATEGIC OPERATING COMMITTEE



Leader	Role	Age	Yrs in Banking	Yrs w/HTB
Ed Broadwell	Chairman & Chief Executive Officer	74	53	48
Dana Stonestreet	President & Co-Chief Executive Officer	60	35	25
Tony VunCannon	Senior Vice President & Chief Financial Officer	48	26	21
Hunter Westbrook	Senior Vice President & Chief Banking Officer	50	26	2
Howard Sellinger	Senior Vice President & Chief Information Officer	60	38	38
Charles Abbitt	Senior Vice President & Chief Risk Officer	62	41	6
Teresa White	Senior Vice President & Chief Administration Officer	56	8 (28 in HR)	3
John Myers	Senior Vice President & Director of Mortgage Lending	59	36	36
Kathy Redmond	Vice President & Director of Retail Banking	59	41	4
			304	183
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- Founded in 1926
- \$1.7 billion in assets (as of 9/30/13)
- \$368 million of capital (as of 9/30/13)
- 17 years of experience combining banks
- Largest bank headquartered in WNC
- 327 employees
- 21 branches

OUR FRANCHISE FOOTPRINT





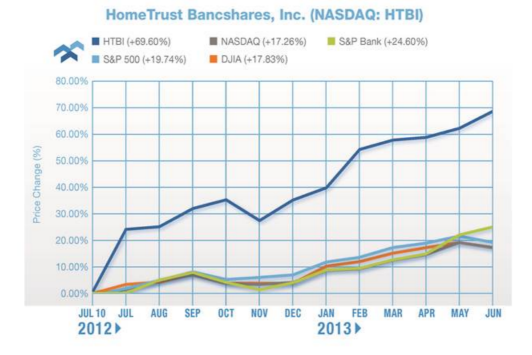
CONVERSION TO PUBLIC COMPANY



- Raised over \$211 million @ \$10 per share
- Began trading on July 11, 2012
- Symbol HTBI
- First Trade \$11.25
- Closing Price on September 30, 2013 -\$16.50
 - Up 65% from our original \$10 per share
 - Up 47% from our first trade

ONE YEAR STOCK PERFORMANCE







FINANCIAL INFORMATION TONY VUNCANNON CHIEF FINANCIAL OFFICER

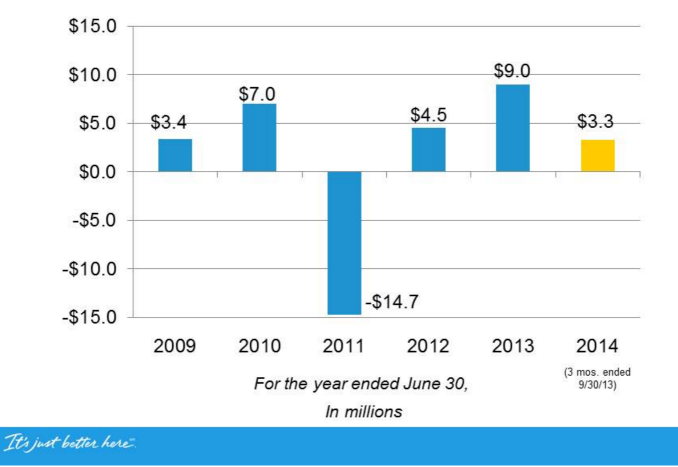


- Net income of \$9.0 million, compared to \$4.5 million in the prior year
- Earnings per share (EPS) = \$.45
- Provision for loan losses of \$1.1 million, down \$14.5 million (93%)
- Mortgage banking income of \$5.1 million, up 33%
- Repayment of all \$22 million in FHLB advances
- FHLB advance prepayment penalties of \$3.1 million



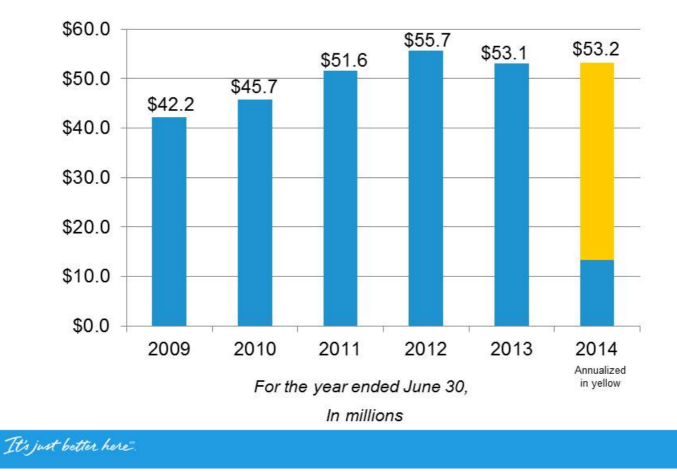
- Net income of \$3.3 million, compared to prior year income of \$1.2 million
- EPS \$.17 versus \$.06 in the prior year
- Recovery of loan losses of \$2.3 million, compared to provision of \$1.5 million in the prior year
- Mortgage banking income of \$998,000, down 15%
- \$906,000 decrease of REO-related expenses
- \$962,000 non-recurring state income tax charge

NET INCOME

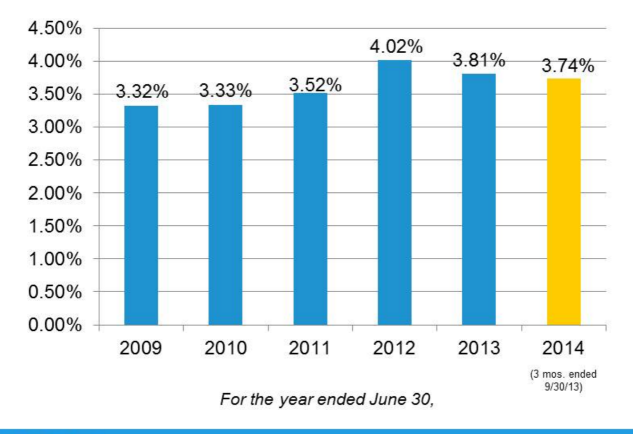


NET INTEREST INCOME



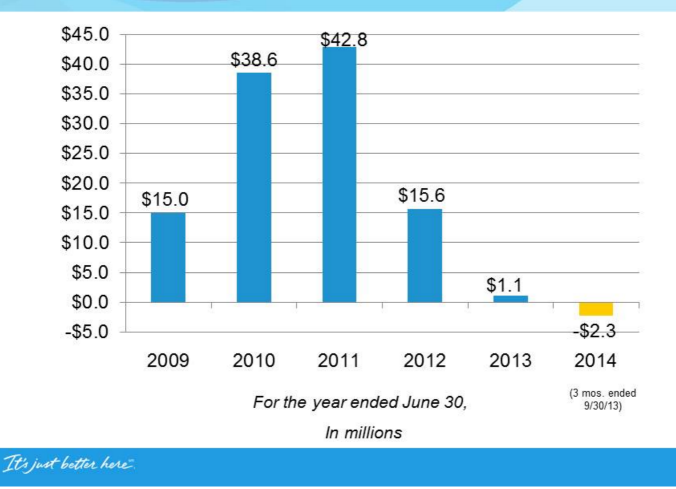


NET INTEREST MARGIN



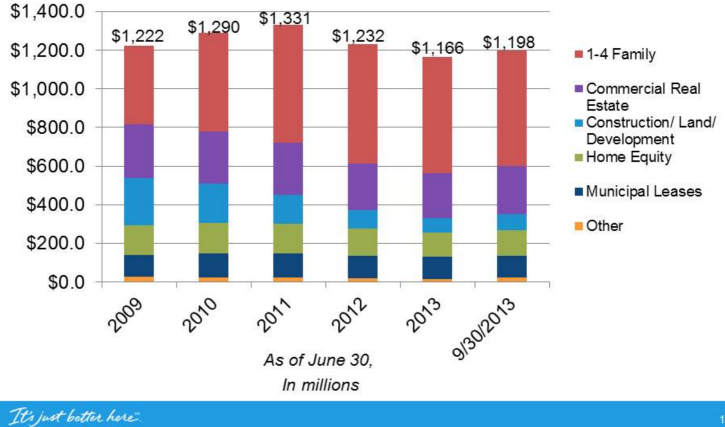
PROVISION FOR LOAN LOSSES





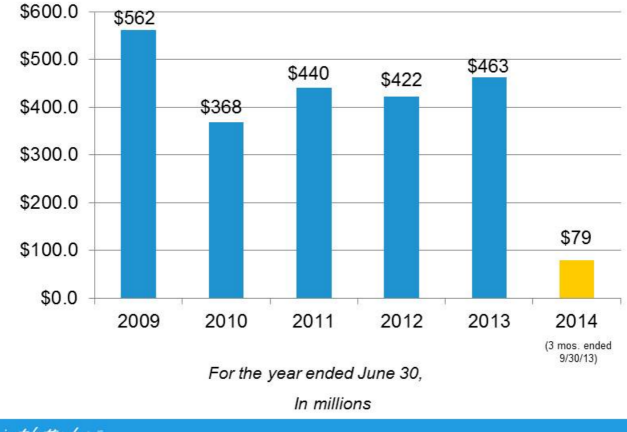
LOAN PORTFOLIO MIX





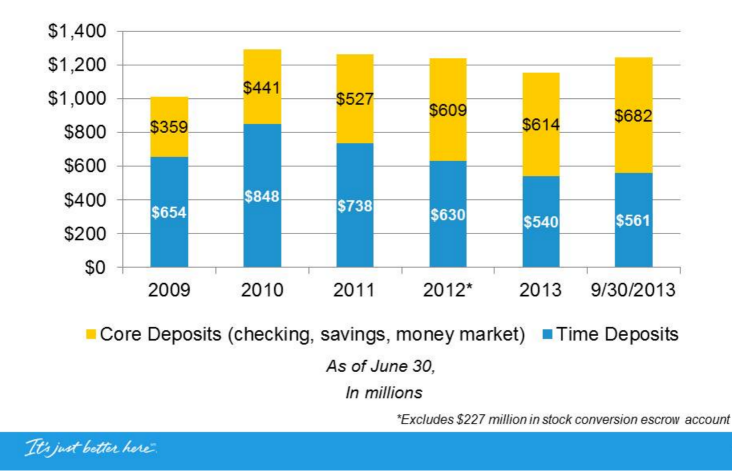
TOTAL LOANS ORIGINATED





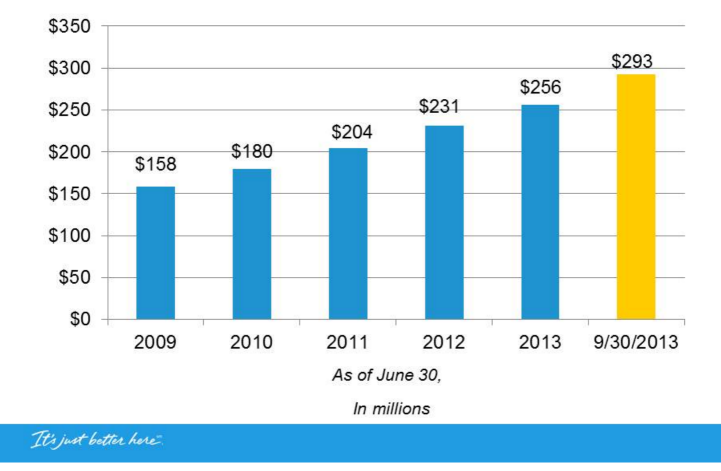
TOTAL DEPOSITS





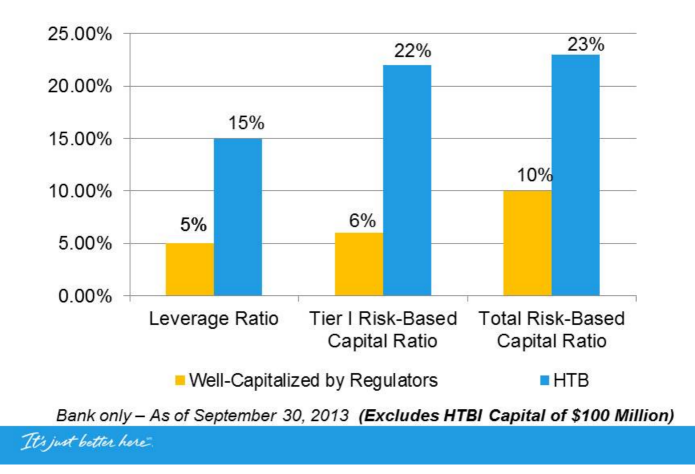
CHECKING ACCOUNTS





CAPITAL RATIOS



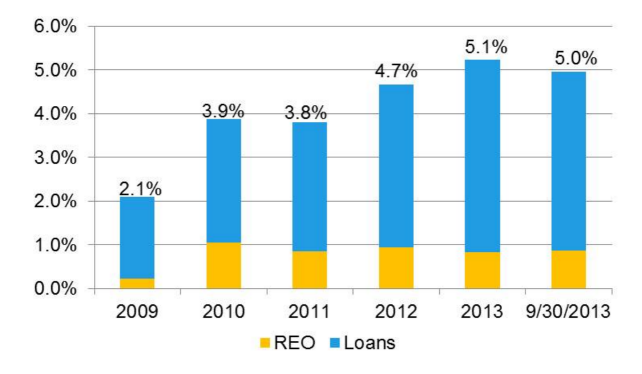




ASSET QUALITY

NPAS TO TOTAL ASSETS



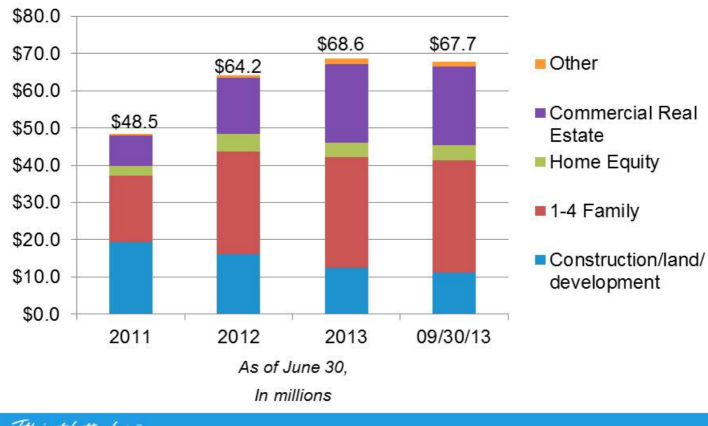


As of June 30,

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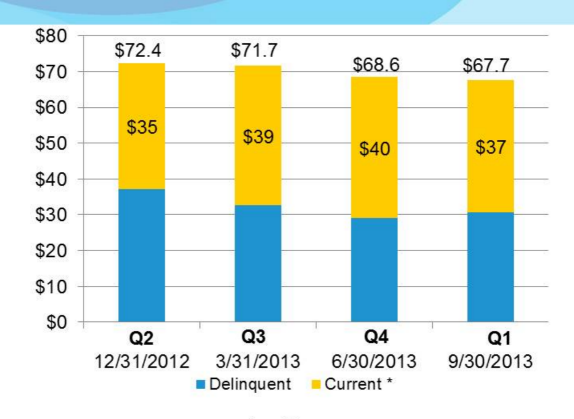
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NON-PERFORMING LOANS: BY TYPE



NON-PERFORMING LOANS



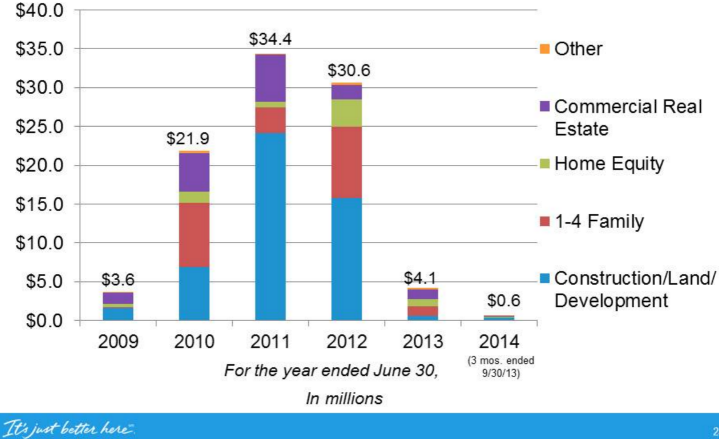


In millions

*Includes loans which are current on loan payments but are classified as non-performing due to impairments or TDRs

NET LOANS CHARGED-OFF





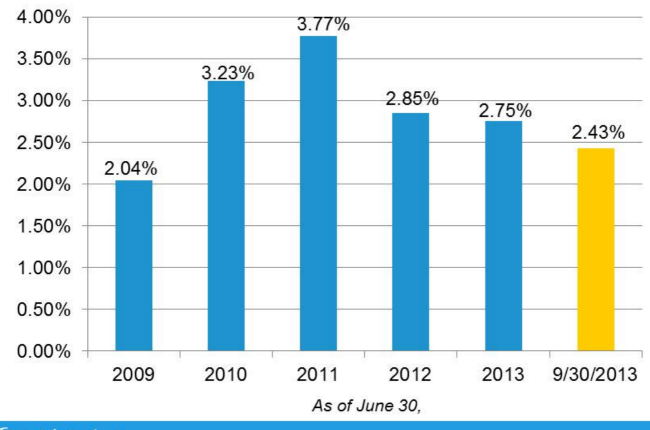
Loan composition has dramatically shifted since the 2008 peaks of construction & land/lots and construction & development loans.

Loan type	6/30/2008		% of Total	9/30/2013		% of Total	Change Since 2008 Peaks	
1-4 Family	\$ 41	1,833	34.5%	\$	599,485	50.0%	\$ 187,652	45.6%
Home Equity	13	0,652	11.0%	_	128,979	10.8%	(1,673)	-1.3%
Construction & Land/Lots	g	90,911	7.6%		52,202	4.4%	(38,709)	-42.6%
Consumer		2,892	0.2%		4,058	0.3%	1,166	40.3%
Commercial Real Estate	24	3,768	20.4%		247,258	20.6%	3,490	1.4%
Construction & Development	17	9,344	15.0%		32,754	2.8%	(146,590)	-81.7%
Commercial & Industrial	2	23,159	1.9%		18,337	1.5%	(4,822)	-20.8%
Municipal Leases	10	9,912	9.2%		114,926	9.6%	5,014	4.6%
Total Gross Loans	\$ 1,19	2,471	100.0%	\$ 1	L,197,999	100.0%	\$ 5,528	0.5%

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Source: Prospectus







2012-2013 ACCOMPLISHMENTS HUNTER WESTBROOK, CHIEF BANKING OFFICER

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BANKGREENVILLE ACQUISITION



- Announced May 2013
- Effective Date July 31, 2013
- Computer system conversion November 2013
- Total assets -\$102 million
- Began in 2005
- One office, located on Woodruff Rd in Greenville, SC
- Strong in commercial/small business lending
- President and CEO has almost 30 years experience in the Greenville market
- · Well established business leaders as advisory board

IMPROVING THE CUSTOMER EXPERIENCE

- · New/improved products and services
 - E-Statements
 - Mobile Banking
 - Mobile Deposit (Personal and Business)
 - · New business cash management products/services
- · Easier to bank/do business here
 - · Kill a stupid rule contest
 - · Electronic signature pads for new account openings
 - · Instant issue debit cards
 - Electronic Banking Support Services
 - · On-line chat capability



- · Enhanced the 401(k) Plan
 - Began matching on a per pay period basis
 - Better investment options (including HTBI stock)
 - · Continued our matching contribution
- Established a new Employee Stock Ownership Plan (ESOP) so that our employees are also our shareholders

IMPROVING THE EMPLOYEE EXPERIENCE

- Conducted a detailed Employee Value Survey
 - 93% participation rate
 - Goal to understand both what makes it better here and what might be getting in the way of making this a better place to work and a better place to bank!
 - Results shared with all employees
 - · Became a key driver in updating our strategic plan
 - Organizational Clarity
 - Documented and defined culture for merger/acquisition discussions

IMPROVING INTERNAL PROCESSES



- Implemented a new line of business reporting structure
 - Mortgage/Retail/Commercial
 - · Open lines of communication
 - · Better clarity, vision and purpose
- · Established the Project Management Office
 - · Provide discipline for major projects
- Established a new customer on-boarding process
 - · deepen our relationship with our new customers
 - drive organic growth
- Revamped our entire mortgage loan origination process
- Created a more rigorous Enterprise Risk Management system



STRATEGIC OBJECTIVES DANA STONESTREET, PRESIDENT/CO-CEO

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- A. Grow Core Competencies
- B. Build our Brand It's Just Better Here
- C. Organic Growth
- D. Strategic Consolidation

STRATEGIC OBJECTIVES



A. Grow Core Competencies

- Scalable Infrastructure
- Mortgage Banking Completed in 2013
- Commercial Banking 2014
- Enterprise Risk Management
- Regulatory Compliance
 - 2010 Dodd-Frank Act 2,319 pages
 - Dodd-Frank Regulations 8,500 pages
- Preserve our Culture and Values





B. It's just better here.

PASSIONATE & ENTHUSIASTIC EMPLOYEES

- ➢ Making a BETTER <u>Difference</u>
- Building BETTER <u>Relationships</u>
- Adding BETTER <u>Value</u>
- Growing <u>Ourselves</u> to be BETTER

STRATEGIC OBJECTIVES



C. Organic Growth

- · Households and Businesses
 - Increase number of products provided to each customer
- · Loans and Core Deposits
- New Lines of Business
 - Indirect Auto Lending
- Fee Income
 - · Repriced business products for increased fee generation
- Earnings

CAPITAL MANAGEMENT



Potential uses for capital:

- Acquisitions
 - o Strategic community bank consolidation
- Repurchase shares (4% in 2013 + 5% in 2013-14)
- · Cash dividends
- Other general corporate purposes

STRATEGIC OBJECTIVES



D. Strategic Consolidation

- Key Drivers for Consolidation
 - Revenue headwinds for the industry
 - o Asset quality problems
 - Regulatory/compliance requirements
 - Slow / low growth economic environment
 - o Overcapacity
 - o Management and board fatigue
 - o Capital needs
 - o 81% of banks (5,570) are \$500 million or less in assets*

(*) Source: SNL Financial. Data as of 11/21/2013. 39

STRATEGIC OBJECTIVES



D. Strategic Consolidation (Continued)

- Community Bank Partner of Choice
 - Long-term Community Bank Model
- · Fill-in and Expand Footprint in Growth Markets
- Achieve Economies of Scale
- · Leverage Capital to Grow Earnings and Stockholder Value
- Financial Targets
 - · Accretive to earnings
 - · Accretive to tangible book value in 3 years

SUMMARY



HomeTrust Bancshares, Inc.

- o 11th largest North Carolina community bank
- Tangible capital \$368 million as of 9/30/13
- Positioned to capitalize on opportunities

Management

- o 304 years in banking
- o 183 years with HomeTrust
- o Significant experience with strategic partnerships
- o Significant merger integration experience
- o Our personal investment aligns our interests with stockholders
- We are focused on long term stockholder value creation



THANK YOU

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In accordance with the **Rules of Conduct**, each stockholder or proxyholder has an opportunity to ask questions or make comments.

After you are recognized, proceed to the microphone. Please identify yourself by stating your name and whether you are a stockholder or hold the proxy for a stockholder.

Please direct all questions and comments to the Chairman/Co-Chief Executive Officer or the President/Co-Chief Executive Officer of the Company.