UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)		
[X] QUARTERLY REPORT UN	NDER SECTION 13 OR 15(d) OF THE SECURITIES	S EXCHANGE ACT OF 1934
	For the quarterly period ended <u>Septem</u>	<u>ber 30, 2013</u>
[] TRANSITION REPORT UN	NDER SECTION 13 OR 15(d) OF THE EXCHANGE	ACT
	For the transition period from	to
Commission file number:	001-35593	
	HOMETRUST BANCSHAI (Exact name of registrant as specified in	
Maryl	and	45-5055422
(State or other jurisdiction of in		(IRS Employer Identification No.)
	10 Woodfin Street, Asheville, North (Address of principal executive offices	
	(<u>828) 259-3939</u> (Registrant's telephone number, includi	ng area code)
	None (Former name, former address and former fiscal year,	if changed since last report)
		y Section 13 and 15(d) of the Exchange Act during the preceding and (2) has been subject to such filing requirements for the past 90
5	Rule 405 of Regulation S-T (§232.405 of this chapter)	corporate Web site, if any, every Interactive Data File required to) during the preceding 12 months (or for such shorter period that
	egistrant is a large accelerated filer, an accelerated filer "accelerated filer" and "smaller reporting company" i	r, a non-accelerated filer, or a smaller reporting company. See the in Rule 12b-2 of the Exchange Act.
Large accelerated filer []	Accelerate	d filer $[\mathbf{X}]$
Non-accelerated filer [] (Do not che reporting company []	ck if a smaller reporting company)	Smaller
Indicate by check mark whether the re	gistrant is a shell company (as defined in Rule 12b-2 c	of the Exchange Act). Yes [] No [X]

APPLICABLE ONLY TO CORPORATE ISSUERS

There were 20,118,414 shares of common stock, par value of \$.01 per share, issued and outstanding as of November 7, 2013.

HOMETRUST BANCSHARES, INC. AND SUBSIDIARIES $$10\mbox{-}Q$$ TABLE OF CONTENTS

PART I	FINANCIAL INFORMATION	Page Number
Item 1. Fina	ancial Statements	
	Consolidated Balance Sheets at September 30, 2013 (Unaudited) and June 30, 2013	3
	Consolidated Statements of Income for the Three Months Ended September 30, 2013 and 2012	4
	Consolidated Statements of Comprehensive Income For the Three Months Ended September 30, 2013 and 2012	5
	Consolidated Statement of Changes In Stockholders' Equity For the Three Months Ended September 30, 2013 and 2012	6
	Consolidated Statements of Cash Flows For the Three Months Ended September 30, 2013 and 2012	7
	Notes to Consolidated Financial Statements	8
Item 2. Man	nagement's Discussion and Analysis of Financial Condition and Results of Operations	30
Item 3. Qua	ntitative and Qualitative Disclosures about Market Risk	39
Item 4. Con	trols and Procedures	39
PART II	OTHER INFORMATION	
Item 1. Lega	al Proceedings	40
Item 1A. Ri	sk Factors	40
Item 2. Unr	egistered Sales of Equity Securities and Use of Proceeds	40
Item 3. Defa	aults Upon Senior Securities	40
Item 4. Min	e Safety Disclosures	40
Item 5. Othe	er Information	41
Item 6. Exh	ibits	41
SIGNATUR	ES	42

43

EXHIBIT INDEX

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

HOMETRUST BANCSHARES, INC. AND SUBSIDIARY Consolidated Balance Sheets (Dollar amounts in thousands except per share data)

		naudited) tember 30, 2013		June 30, 2013
Assets	¢.	10.000	¢.	12.251
Cash	\$	18,899	\$	13,251
Interest-bearing deposits		74,019		112,462
Cash and cash equivalents		92,918		125,713
Certificates of deposit in other banks		145,606		136,617
Securities available for sale, at fair value		97,860		24,750
Loans held for sale		6,106		10,770
Total loans, net of deferred loan fees and discount		1,196,704		1,164,183
Allowance for loan losses		(29,200)		(32,073)
Net loans		1,167,504		1,132,110
Premises and equipment, net		24,796		22,400
Federal Home Loan Bank stock, at cost		2,089		1,854
Accrued interest receivable		5,824		5,549
Real estate owned (REO)		14,514		11,739
Deferred income taxes		47,247		47,428
Bank owned life insurance		62,660		62,242
Goodwill		2,802		-
Other assets		3,600		2,151
Total Assets	\$	1,673,526	\$	1,583,323
Liabilities and Stockholders' Equity				
Liabilities				
Deposits	\$	1,243,488	\$	1,154,750
Other borrowings		2,227		-
Capital lease obligations		2,012		2,016
Other liabilities		57,733		59,042
Total liabilities		1,305,460		1,215,808
Stockholders' Equity				
Preferred stock, \$0.01 par value, 10,000,000 shares authorized, none issued or outstanding		<u>-</u>		_
Common stock, \$0.01 par value, 60,000,000 shares authorized, 20,590,544 shares				
issued and outstanding at September 30, 2013; 20,824,900 at June 30, 2013		206		208
Additional paid in capital		224,558		227,397
Retained earnings		153,317		149,990
Unearned Employee Stock Ownership Plan (ESOP) shares		(9,919)		(10,051)
Accumulated other comprehensive loss		(96)		(29)
Total stockholders' equity		368,066		367,515
	\$	1,673,526	\$	1,583,323
Total Liabilities and Stockholders' Equity	Ψ	1,0/3,320	ψ	1,303,323

HOMETRUST BANCSHARES, INC. AND SUBSIDIARY

Consolidated Statements of Income (Dollar amounts in thousands except per share data)

Three Months Ended

		September 30,				
		2013		2012		
Interest and Dividend Income						
Loans	\$	14,082	\$	15,216		
Securities available for sale	•	297	•	96		
Certificates of deposit and other interest-bearing deposits		452		391		
Federal Home Loan Bank stock		12		25		
Total interest and dividend income		14,843		15,728		
Total interest and dividend income		14,043		15,720		
Interest Expense						
Deposits		1,543		2,020		
Other borrowings		3		189		
Total interest expense		1,546		2,209		
Net Interest Income		13,297		13,519		
Provision for (Recovery of) Loan Losses		(2,300)		1,500		
Frovision for (Recovery of) Loan Losses		(2,300)		1,500		
Net Interest Income after Provision for Loan Losses		15,597		12,019		
Noninterest Income						
Service charges on deposit accounts		679		653		
Mortgage banking income and fees		998		1,176		
Other, net		594		514		
Total other income		2,271		2,343		
Noninterest Expense						
Salaries and employee benefits		7,177		6,329		
Net occupancy expense		1,150		1,259		
Marketing and advertising		355		314		
Telephone, postage, and supplies		382		397		
Deposit insurance premiums		335		522		
Computer services		889		519		
		(271)		327		
Loss (gain) on sale and impairment of real estate owned		(2/1)		1,561		
Federal Home Loan Bank advance prepayment penalty		454		762		
REO expense		1,404		1,403		
Other Total other expense		11,875		13,393		
Total other expense		11,075		15,555		
Income Before Income Taxes		5,993		969		
Income Tax Expense (Benefit)		2,666		(183)		
Net Income	\$	3,327	\$	1,152		
Per Share Data:						
Net income per common share:						
Basic	\$	0.17	\$	0.06		
Diluted	\$	0.17	\$	0.06		
Average shares outstanding:	*	/	•	2.20		
Basic		19,288,154		20,108,612		
Diluted		19,377,896		20,108,612		
21000		,_,,,,,,,,		,		

HOMETRUST BANCSHARES, INC. AND SUBSIDIARY Consolidated Statements of Comprehensive Income (Dollar amounts in thousands)

Three Months Ended September 30,

	September 50,						
Net Income		2013	2	012			
	\$	3,327	\$	1,152			
Other Comprehensive Income (Loss)							
Unrealized holding gains (losses) on securities available for sale							
Gains (losses) arising during the period	\$	(102)	\$	177			
Deferred income tax benefit (expense)		35		(60)			
Total other comprehensive income (loss)	\$	(67)	\$	117			
Comprehensive Income	\$	3,260	\$	1,269			

HOMETRUST BANCSHARES, INC. AND SUBSIDIARY Consolidated Statements of Changes in Stockholders' Equity (Dollar amounts in thousands)

	nmon tock	Additional Paid In Capital	Retained Earnings	Unearned ESOP Shares	Co	occumulated Other	St	Total ockholders' Equity
Balance at June 30, 2012 Net income Issuance of common stock Common stock issuance costs Loan to ESOP for purchase of	\$ - - 212 -	\$ 31,367 - 211,388 (3,396)	\$ 140,937 1,152 -	\$ - - -	\$	181 - -	\$	172,485 1,152 211,600 (3,396)
shares ESOP shares allocated Other comprehensive income	- - -	33	 - - -	(10,580) 132		- - 117		(10,580) 165 117
Balance at September 30, 2012	\$ 212	\$ 239,392	\$ 142,089	\$ (10,448)	\$	298	\$	371,543
Balance at June 30, 2013 Net income Stock repurchased Stock option expense Restricted stock expense ESOP shares allocated Other comprehensive loss	\$ 208 - (2) - - -	\$ 227,397 - (3,592) 325 343 85	\$ 149,990 3,327 - - -	\$ (10,051) - - - - 132	\$	(29) - - - - - (67)	\$	367,515 3,327 (3,594) 325 343 217 (67)
Balance at September 30, 2013	\$ 206	\$ 224,558	\$ 153,317	\$ (9,919)	\$	(96)	\$	368,066

HOMETRUST BANCSHARES, INC. AND SUBSIDIARY Consolidated Statements of Cash Flows (Dollar amounts in thousands)

Three Months Ended September 30,

		ber 50,	1 50,		
		2013		2012	
Operating Activities:					
Net income	\$	3,327	\$	1,152	
Adjustments to reconcile net income to net cash provided by (used in) operating activities:					
Provision for (recovery of) loan losses		(2,300)		1,500	
Depreciation		556		565	
Deferred income tax expense (benefit)		2,686		(209)	
Net amortization and accretion		(129)		76	
Loss (gain) on sale and impairment of real estate owned		(271)		327	
Gain on sale of loans held for sale		(613)		(921)	
Origination of loans held for sale		(27,092) 32,369		(64,006) 56,594	
Proceeds from sales of loans held for sale Decrease in deferred loan fees, net		(53)		(164)	
Increase in accrued interest receivable and other assets		(969)		(1,590)	
		217		165	
ESOP compensation expense		668		105	
Restricted stock and stock option expense		(2,499)		(2,222)	
Decrease in other liabilities					
Net cash provided by (used in) operating activities		5,897		(8,733)	
Investing Activities:					
Purchase of securities available for sale		(41,810)		(6,000)	
Proceeds from maturities of securities available for sale		(.1,010)		6,000	
Purchase of certificates of deposit in other banks		(16,655)		(30,545)	
Maturities of certificates of deposit in other banks		7,666		16,310	
Principal repayments of mortgage-backed securities		2,909		866	
Net redemptions of Federal Home Loan Bank Stock		212		3,253	
Net decrease in loans		13,431		23,295	
Purchase of premises and equipment		(611)		(189)	
Capital improvements to real estate owned		(96)		(118)	
Proceeds from sale of real estate owned		1,262		5,061	
Acquisition, net of cash paid		1,475		5,001	
		(32,217)		17,933	
Net cash provided by (used in) investing activities		(32,217)		17,955	
Financing Activities:					
Net decrease in deposits		(370)		(305,866)	
Net decrease in other borrowings		(2,507)		(8,040)	
Proceeds from stock conversion				208,204	
Loan to ESOP for purchase of shares		_		(10,580)	
Common stock repurchased		(3,594)		-	
Decrease in capital lease obligations		(4)		(2)	
Net cash used in financing activities	-	(6,475)		(116,284)	
Net Decrease in Cash and Cash Equivalents		(32,795)		(107,084)	
		125,713		224,801	
Cash and Cash Equivalents at Beginning of Period	¢	92,918	\$	117,717	
Cash and Cash Equivalents at End of Period	D	92,910	3	117,/1/	
Supplemental Disclosures:					
Cash paid during the period for:					
Interest	\$	1,375	\$	2,287	
Income taxes	~	13	-	-,===,	
Noncash transactions:		10			
Unrealized gain (loss) in value of securities available for sale,					
net of income taxes		(67)		117	
Transfers of loans to real estate owned		1,615		2,708	
Loans originated to finance the sale of real estate owned		94		492	
Pogno originarea to initalice the 2gic of regi estate amilian		54		402	

1. Summary of Significant Accounting Policies

The consolidated financial statements presented in this report include the accounts of HomeTrust Bancshares, Inc., a Maryland corporation ("HomeTrust"), and its wholly-owned subsidiary, HomeTrust Bank (the "Bank"). As used throughout this report, the term the "Company" refers to HomeTrust and the Bank, its consolidated subsidiary, unless the context otherwise requires.

The accompanying unaudited consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States ("US GAAP") for interim financial information and in accordance with the instructions to Form 10-Q and Article 10 of Regulation S-X as promulgated by the Securities and Exchange Commission ("SEC"). Accordingly, they do not include all the information and footnotes required by U.S.GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of the financial position and results of operations for the periods presented have been included. It is recommended that these unaudited interim consolidated financial statements be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended June 30, 2013 ("2013 Form 10-K") filed with the SEC on September 13, 2013. The results of operations for the three months ended September 30, 2013 are not necessarily indicative of results that may be expected for the entire fiscal year ending June 30, 2014. Certain prior year amounts have been reclassified to conform to current fiscal year presentation. The reclassifications had no impact on previously reported net income or equity.

Organization and Description of Business – HomeTrust was incorporated in Maryland on December 27, 2011 and became the holding company for the Bank on July 10, 2012 upon the completion of the Bank's conversion from the mutual to stock form of organization (the "Conversion"). In connection with the Conversion, HomeTrust issued an aggregate of 21,160,000 shares of common stock at an offering price of \$10.00 per share for gross proceeds of \$211.6 million. HomeTrust received \$208.2 million in net proceeds from the stock offering of which \$104.1 million or 50% of the net proceeds were contributed to the Bank upon Conversion. Included in the issuance of shares was 1,058,000 shares to a newly formed "ESOP" for which HomeTrust loaned the ESOP \$10,580,000 to purchase the shares. The Bank is a federally chartered savings bank headquartered in Asheville, North Carolina with 21 retail offices located in western and central North Carolina and Greenville, South Carolina. The business of the Bank is conducted through its seven operating divisions – HomeTrust Bank, Cherryville Federal Bank, Home Savings Bank of Eden, Industrial Federal Bank of Lexington, Shelby Savings Bank, Tryon Federal Bank, and Rutherford County Bank. All divisions operate under a single set of corporate policies and procedures and are recognized as a single banking segment for financial reporting purposes.

Accounting Principles – The accounting and reporting policies of the Company conform to US GAAP.

<u>Principles of Consolidation and Subsidiary Activities</u> – The accompanying consolidated financial statements include the accounts of HomeTrust, the Bank, and its wholly-owned subsidiary, Western North Carolina Service Corporation ("WNCSC"). WNCSC owns office buildings in Asheville, North Carolina that are leased to the Bank. All intercompany items have been eliminated.

Cash Flows - Cash and cash equivalents include cash and interest-bearing deposits with initial terms to maturity of ninety days or less.

Securities – The Company classifies investment securities as trading, available for sale or held to maturity.

Securities available for sale are carried at fair value. These securities are used to execute asset/liability management strategies, manage liquidity, and leverage capital, and therefore may be sold prior to maturity. Adjustments for unrealized gains or losses, net of the income tax effect, are made to accumulated other comprehensive income, a separate component of total stockholders' equity.

Securities held to maturity are stated at cost, net of unamortized balances of premiums and discounts. When these securities are purchased, the Company intends to and has the ability to hold such securities until maturity.

Declines in the fair value of individual securities available for sale or held to maturity below their cost that are other-than-temporary result in write-downs of the individual securities to their fair value. The related write-downs are included in earnings as realized losses. In estimating other-than-temporary impairment losses, the Company considers among other things, (i) the length of time and the extent to which the fair value has been less than cost, (ii) the financial condition and near-term prospects of the issuer, and (iii) the intent and ability of the Company to retain its investment in the issuer for a period of time sufficient to allow for any anticipated recovery of the unrealized loss, and in the case of debt securities, whether it is more likely than not that the Company will be required to sell the security prior to a recovery.

Premiums and discounts are amortized or accreted over the life of the security as an adjustment to yield. Dividend and interest income are recognized when earned. Gains or losses on the sale of securities are recognized on a specific identification, trade date basis.

<u>Loans</u> – Loans are carried at their outstanding principal amount, less unearned income and deferred nonrefundable loan fees, net of certain origination costs. Interest income is recorded as earned on an accrual basis except for non-accruing loans where interest is recorded as earned on a cash basis. Net deferred loan origination fees/costs are deferred and amortized to interest income over the

life of the related loan. The premium or discount on purchased loans is amortized over the expected life of the loans and is included in interest income.

Loan Segments and Classes

The Company's loan portfolio is grouped into two segments (retail consumer loans and commercial loans) and into four classes within each segment. The Company originates, services, and manages its loans based on these segments and classes. The Company's portfolio segments and classes within those segments are subject to risks that could have an adverse impact on the credit quality of the loan portfolio. Management identified the risks described below as significant risks that are generally similar among the loan segments and classes.

Retail Consumer loan segment

The Company underwrites its retail consumer loans using automated credit scoring and analysis tools. These credit scoring tools take into account factors such as payment history, credit utilization, length of credit history, types of credit currently in use, and recent credit inquiries. To the extent that the loan is secured by collateral, the value of the collateral is also evaluated. Common risks to each class of retail consumer loans include general economic conditions within the Company's markets, such as unemployment and potential declines in collateral values, and the personal circumstances of the borrowers. In addition to these common risks for the Company's retail consumer loans, various retail consumer loan classes may also have certain risks specific to them.

One-to-four family and construction and land/lot loans are to individuals and are typically secured by 1-4 family residential property, undeveloped land, and partially developed land in anticipation of pending construction of a personal residence. Significant and rapid declines in real estate values can result in residential mortgage loan borrowers having debt levels in excess of the current market value of the collateral. Recent declines in value have led to unprecedented levels of foreclosures and losses within the banking industry. Construction and land/lot loans often experience delays in completion and cost overruns that exceed the borrower's financial ability to complete the project. Such cost overruns can routinely result in foreclosure of partially completed and unmarketable collateral.

Home equity lines of credit are often secured by second liens on residential real estate, thereby making such loans particularly susceptible to declining collateral values. A substantial decline in collateral value could render the Company's second lien position to be effectively unsecured. Additional risks include lien perfection inaccuracies and disputes with first lien holders that may further weaken collateral positions. Further, the open-end structure of these loans creates the risk that customers may draw on the lines in excess of the collateral value if there have been significant declines since origination.

Consumer loans include loans secured by deposit accounts or personal property such as automobiles, boats, and motorcycles, as well as unsecured consumer debt. The value of underlying collateral within this class is especially volatile due to potential rapid depreciation in values since date of loan origination in excess of principal repayment.

Commercial loan segment

The Company's commercial loans are centrally underwritten based primarily on the customer's ability to generate the required cash flow to service the debt in accordance with the contractual terms and conditions of the loan agreement. The Company's commercial lenders and underwriters work to understand the borrower's businesses and management experiences. The majority of the Company's commercial loans are secured by collateral, so collateral values are important to the transaction. In commercial loan transactions where the principals or other parties provide personal guarantees, the Company's commercial lenders and underwriters analyze the relative financial strength and liquidity of each guarantor. Risks that are common to the Company's commercial loan classes include general economic conditions, demand for the borrowers' products and services, the personal circumstances of the principals, and reductions in collateral values. In addition to these common risks for the Company's commercial loans, the various commercial loan classes also have certain risks specific to them.

Construction and development loans are highly dependent on the supply and demand for commercial real estate in the Company's markets as well as the demand for the newly constructed residential homes and lots being developed by the Company's commercial loan customers. Prolonged deterioration in demand could result in significant decreases in the underlying collateral values and make repayment of the outstanding loans more difficult for the Company's commercial borrowers.

Commercial real estate and commercial and industrial loans are primarily dependent on the ability of the Company's commercial loan customers to achieve business results consistent with those projected at loan origination resulting in cash flow sufficient to service the debt. To the extent that a borrower's actual business results significantly underperform the original projections, the ability of that borrower to service the Company's loan on a basis consistent with the contractual terms may be at risk. While these loans and leases are generally secured by real property, personal property, or business assets such as inventory or accounts receivable, it is possible that the liquidation of the collateral will not fully satisfy the obligation.

Municipal leases are primarily made to volunteer fire departments and depend on the tax revenues received from the county or municipality. These leases are mainly secured by vehicles, fire stations, land, or equipment. The underwriting of the municipal leases is based on the cash flows of the fire department as well as projections of future income.

Credit Quality Indicators

Loans are monitored for credit quality on a recurring basis and the composition of the loans outstanding by credit quality indicator is provided below. Loan credit quality indicators are developed through review of individual borrowers on an ongoing basis. Generally, loans are monitored for performance on a quarterly basis with the credit quality indicators adjusted as needed. The indicators represent the rating for loans as of the date presented based on the most recent assessment performed. These credit quality indicators are defined as follows:

Pass—A pass rated asset is not adversely classified because it does not display any of the characteristics for adverse classification.

<u>Special Mention</u>—A special mention asset has potential weaknesses that deserve management's close attention. If left uncorrected, such potential weaknesses may result in deterioration of the repayment prospects or collateral position at some future date. Special mention assets are not adversely classified and do not warrant adverse classification.

<u>Substandard</u>—A substandard asset is inadequately protected by the current net worth and paying capacity of the obligor or of the collateral pledged, if any. Assets classified as substandard generally have a well-defined weakness, or weaknesses, that jeopardize the liquidation of the debt. These assets are characterized by the distinct possibility of loss if the deficiencies are not corrected.

<u>Doubtful</u>—An asset classified doubtful has all the weaknesses inherent in an asset classified substandard with the added characteristic that the weaknesses make collection or liquidation in full highly questionable and improbable, on the basis of currently existing facts, conditions, and values.

<u>Loss</u>—Assets classified loss are considered uncollectible and of such little value that their continuing to be carried as an asset is not warranted. This classification is not necessarily equivalent to no potential for recovery or salvage value, but rather that it is not appropriate to defer a full write-off even though partial recovery may be effected in the future.

<u>Loans Held for Sale</u>—Loans held for sale are residential mortgages and are valued at the lower of cost or fair value less estimated costs to sell as determined by outstanding commitments from investors on a "best efforts" basis or current investor yield requirements, calculated on the aggregate loan basis. Loans sold are generally sold at par value and with servicing released.

<u>Allowance for Loan Losses</u>—The allowance for loan losses is management's estimate of probable credit losses that are inherent in the Company's loan portfolios at the balance sheet date. The allowance increases when the Company provides for loan losses through charges to operating earnings and when the Company recovers amounts from loans previously written down or charged off. The allowance decreases when the Company writes down or charges off loan amounts that are deemed uncollectible.

Management determines the allowance for loan losses based on periodic evaluations that are inherently subjective and require substantial judgment because the evaluations require the use of material estimates that are susceptible to significant change. The Company generally uses two allowance methodologies that are primarily based on management's determination as to whether or not a loan is considered to be impaired.

All classified loans above a certain threshold meeting certain criteria are evaluated for impairment on a loan-by-loan basis and are considered impaired when it is probable, based on current information, that the borrower will be unable to pay contractual interest or principal as required by the loan agreement. Impaired loans below the threshold are evaluated as a pool with additional adjustments to the allowance for loan losses. Loans that experience insignificant payment delays and payment shortfalls are not necessarily considered impaired. Management determines the significance of payment delays and payment shortfalls on a case-by-case basis, taking into consideration all of the circumstances surrounding the loan and the borrower, including the length of the delay, the reasons for the delay, the borrower's prior payment history, and the amount of the shortfall relative to the principal and interest owed. Impaired loans are measured at their estimated net realizable value based on either the value of the loan's expected future cash flows discounted at the loan's effective interest rate or on the collateral value, net of the estimated costs of disposal, if the loan is collateral dependent. For loans considered impaired, an individual allowance for loan losses is recorded when the loan principal balance exceeds the estimated net realizable value.

For loans not considered impaired, management determines the allowance for loan losses based on estimated loss percentages that are determined by and applied to the various classes of loans that comprise the segments of the Company's loan portfolio. The estimated loss percentages by loan class are based on a number of factors that include by class (i) average historical losses over the past two years, (ii) levels and trends in delinquencies, impairments, and net charge-offs, (iii) trends in the volume, terms, and concentrations, (iv) trends in interest rates, (v) effects of changes in the Company's risk tolerance, underwriting standards, lending policies, procedures, and practices, and (vi) national and local business and economic conditions.

Future material adjustments to the allowance for loan losses may be necessary due to changing economic conditions or declining collateral values. In addition, bank regulatory agencies, as an integral part of their examination process, periodically review the Company's allowance for loan losses and may require the Company to make adjustments to the allowance for loan losses based upon judgments that differ significantly from those of management.

Nonperforming Assets—Nonperforming assets can include loans that are past due 90 days or more and continue to accrue interest, loans on which interest is not being accrued, and real estate owned ("REO").

Loans Past Due 90 Days or More, Non-accruing, Impaired, or Restructured—The Company's policies related to when loans are placed on non-accruing status conform to guidelines prescribed by bank regulatory authorities. Generally, the Company suspends the accrual of interest on loans (i) that are maintained on a cash basis because of the deterioration of the financial condition of the borrower, (ii) for which payment in full of principal or interest is not expected (impaired loans), or (iii) on which principal or interest has been in default for a period of 90 days or more, unless the loan is both well secured and in the process of collection. Under the Company's cost recovery method, interest income is subsequently recognized only to the extent cash payments are received in excess of principal due. Loans are returned to accruing status when all principal and interest amounts contractually due are brought current and concern no longer exists as to the future collectability of principal and interest, which is generally confirmed when the loan demonstrates performance for six consecutive months or payment cycles.

Restructured loans to borrowers who are experiencing financial difficulty, and on which the Company has granted concessions that modify the terms of the loan, are accounted for as troubled debt restructurings ("TDRs"). These loans remain as TDRs until the loan has been paid in full, modified to its original terms, or charged off. The Company may place these loans on accrual or nonaccrual status depending on the individual facts and circumstances of the borrower. Generally, these loans are put on nonaccrual status until there is adequate performance that evidences the ability of the borrower to make the contractual payments. This period of performance is normally at least six months, and may include performance immediately prior to or after the modification, depending on the specific facts and circumstances of the borrower.

Loan Charge-offs—The Company charges off loan balances, in whole or in part to fair market value, when available, verifiable, and documentable information confirms that specific loans, or portions of specific loans, are uncollectible or unrecoverable. For unsecured loans, losses are confirmed when it can be determined that the borrower, or any guarantors, are unwilling or unable to pay the amounts as agreed. When the borrower, or any guarantor, is unwilling or unable to pay the amounts as agreed on a loan secured by collateral and any recovery will be realized upon the sale of the collateral, the loan is deemed to be collateral dependent. Repayments or recoveries for collateral dependent loans are directly affected by the value of the collateral at liquidation. As such, loan repayment can be affected by factors that influence the amount recoverable, the timing of the recovery, or a combination of the two. Such factors include economic conditions that affect the markets in which the loan or its collateral is sold, bankruptcy, repossession and foreclosure laws, and consumer banking regulations. Losses are also confirmed when the loan, or a portion of the loan, is classified as loss resulting from loan reviews conducted by the Company or its bank regulatory examiners.

Charge-offs of loans in the commercial loan segment are recognized when the uncollectibility of the loan balance and the inability to recover sufficient value from the sale of any collateral securing the loan is confirmed. The uncollectibility of the loan balance is evidenced by the inability of the commercial borrower to generate cash flows sufficient to repay the loan as agreed causing the loan to become delinquent. For collateral dependent commercial loans, the Company determines the net realizable value of the collateral based on appraisals, current market conditions, and estimated costs to sell the collateral. For collateral dependent commercial loans where the loan balance, including any accrued interest, net deferred fees or costs, and unamortized premiums or discounts, exceeds the net realizable value of the collateral securing the loan, the deficiency is identified as unrecoverable, is deemed to be a confirmed loss, and is charged off.

Charge-offs of loans in the retail consumer loan segment are generally confirmed and recognized in a manner similar to loans in the commercial loan segment. Secured retail consumer loans that are identified as uncollectible and are deemed to be collateral dependent are confirmed as loss to the extent the net realizable value of the collateral is insufficient to recover the loan balance. Consumer loans not secured by real estate that become 90 days past due are charged off to the extent that the fair value of any collateral, less estimated costs to sell the collateral, is insufficient to recover the loan balance. Consumer loans secured by real estate that become 120 days past due are charged off to the extent that the fair value of the real estate securing the loan, less estimated costs to sell the collateral, is insufficient to recover the loan balance. Loans to borrowers in bankruptcy are subject to modification by the bankruptcy court and are charged off to the extent that the fair value of any collateral securing the loan, less estimated costs to sell the collateral, is insufficient to recover the loan balance, unless the Company expects repayment is likely to occur. Such loans are charged off within 60 days of the receipt of notification from a bankruptcy court or when the loans become 120 days past due, whichever is shorter.

REal Estate Owned—REO consists of real estate acquired as a result of customers' loan defaults. REO is stated at the lower of the related loan balance or the fair value of the property net of the estimated costs of disposal with a charge to the allowance for loan losses upon foreclosure. Any write-downs subsequent to foreclosure are charged against operating earnings. To the extent

recoverable, costs relating to the development and improvement of property are capitalized, whereas those costs relating to holding the property are charged to expense.

<u>Premises and Equipment</u>—Premises and equipment are stated at cost less accumulated depreciation. Depreciation is computed using the 150% declining balance method and the straight-line method over the estimated useful lives which range from fifteen to forty years for buildings and three to ten years for furniture, fixtures, and equipment. Maintenance and repair costs are expensed as incurred.

<u>Federal Home Loan Bank Stock</u>—As a requirement for membership, the Bank invests in stock of the Federal Home Loan Bank of Atlanta ("FHLB"). This investment is carried at cost. Due to the redemption provisions of the FHLB, the Bank estimated that fair value equals cost and that this investment was not impaired at September 30, 2013 and June 30, 2013.

Business Combinations—The Company uses the acquisition method of accounting, formerly referred to as the purchase method, for all business combinations. An acquirer must be identified for each business combination, and the acquisition date is the date the acquirer achieves control. The acquisition method of accounting requires the Company as acquirer to recognize the fair value of assets acquired and liabilities assumed at the acquisition date as well as recognize goodwill or a gain from a bargain purchase, if appropriate. Any acquisition-related costs and restructuring costs are recognized as period expenses as incurred.

<u>Income Taxes</u>—The Company accounts for income taxes using the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases and operating loss and tax credit carryforwards. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date. Deferred tax assets are reduced, if necessary, by the amount of such benefits that are not expected to be realized based upon available evidence.

The Company recognizes interest and penalties accrued relative to unrecognized tax benefits in its respective federal or state income taxes accounts. As of September 30, 2013 and June 30, 2013, there were no accruals for uncertain tax positions and no accruals for interest and penalties. HomeTrust and the Bank file a consolidated United States federal income tax return, as well as separate unconsolidated North Carolina state income tax returns. The Company's income tax returns subsequent to 2009 are subject to examination by the taxing authorities.

Employee Stock Ownership Plan—In connection with the Conversion, the Bank established an Employee Stock Ownership Plan ("ESOP") for the benefit of all of its eligible employees. Full-time employees of the Company who have been credited with at least 1,000 hours of service during a 12-month period and who have attained age 21 are eligible to participate in the ESOP. It is anticipated that the Bank will make contributions to the ESOP in amounts necessary to amortize the ESOP loan payable to HomeTrust over a 20 year period.

Unearned ESOP shares are shown as a reduction of stockholders' equity. Dividends on unearned ESOP shares, if paid, will be considered to be compensation expense. The Company recognizes compensation expense equal to the fair value of the ESOP shares during the periods in which they become committed to be released. To the extent that the fair value of the ESOP shares differs from the cost of such shares, the differential is recognized as additional paid in capital. The Company recognizes a tax deduction equal to the cost of the shares released. Because the ESOP is internally leveraged through a loan from HomeTrust to the ESOP, the loan receivable by HomeTrust from the ESOP is not reported as an asset nor is the debt of the ESOP shown as a liability in the consolidated financial statements.

Equity Incentive Plan—The Company issues restricted stock and stock options under the HomeTrust Bancshares, Inc. 2013 Omnibus Incentive Plan ("2013 Omnibus Incentive Plan") to key officers and outside directors. In accordance with the requirements of Accounting Standards Codification ("ASC") 718, Compensation – Stock Compensation, the Company has adopted a fair value based method of accounting for employee stock compensation plans, whereby compensation cost is measured based on the fair value of the award as of the grant date and recognized over the vesting period. The Company estimates forfeitures when recognizing compensation expense and this estimate is adjusted over the requisite service period or vesting schedule based on the extent to which actual forfeitures differ from such estimate. Changes in estimated forfeitures in future periods are recognized through a cumulative catch-up adjustment, which is recognized in the period of change and also will affect the amount of estimated unamortized compensation expense to be recognized in future periods.

<u>Comprehensive Income</u>—Comprehensive income consists of net income and net unrealized gains (losses) on securities available for sale and is presented in the consolidated statements of comprehensive income.

<u>Derivative Instruments and Hedging</u>—The Company recognizes all derivatives as either assets or liabilities in the balance sheet, and measures those instruments at fair value. Changes in the fair value of those derivatives are reported in current earnings or other comprehensive income depending on the purpose for which the derivative is held and whether the derivative qualifies for hedge accounting. Loan commitments related to the origination or acquisition of mortgage loans that will be held for sale must be accounted for as derivative instruments. The Company enters into commitments to originate loans whereby the interest rate on the

loan is determined prior to funding (rate lock commitments). The Company also enters into forward sales commitments for the mortgage loans underlying the rate lock commitments. The fair values of these two derivative financial instruments are collectively insignificant to the consolidated financial statements.

<u>Use of Estimates in Financial Statements</u>—The preparation of financial statements in conformity with US GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Recent Accounting Pronouncements—In July 2012, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2012-02 "Testing Indefinite-Lived Intangible Assets for Impairment", regarding goodwill which will allow an entity to first assess qualitative factors to determine whether it is necessary to perform the two-step quantitative goodwill impairment test. Under this ASU, an entity would not be required to calculate the fair value of a reporting unit unless the entity determines, based on a qualitative assessment, that it is more likely than not that its fair value is less than its carrying amount. The ASU includes a number of events and circumstances for an entity to consider in conducting the qualitative assessment. The guidance was effective for annual and interim goodwill impairment tests performed for fiscal years beginning after September 15, 2012. Early adoption was permitted, including for annual and interim goodwill impairment tests performed as of a date before July 27, 2012, if an entity's financial statements for the most recent annual or interim period have not yet been issued or, for nonpublic entities, have not yet been made available for issuance. The adoption of this ASU did not have a material impact on the Company's Consolidated Financial Statements.

In February 2013, the FASB issued ASU No. 2013-02 "Reporting of Amounts Reclassified Out of Accumulated Other Comprehensive Income". This ASU requires an entity to provide information about the amounts reclassified out of accumulated other comprehensive income by component. In addition, an entity is required to present, either on the face of the statement where net income is presented or in the notes, significant amounts reclassified out of accumulated other comprehensive income by the respective line items of net income but only if the amount reclassified is required under US GAAP to be reclassified to net income in its entirety in the same reporting period. For other amounts that are not required under US GAAP to be reclassified in their entirety to net income, an entity is required to cross-reference to other disclosures required under US GAAP that provide additional detail about these amounts. The new guidance was effective prospectively for reporting periods beginning after December 15, 2012. The adoption of this ASU did not have a material impact on the Company's Consolidated Financial Statements.

In July 2013, the FASB issued ASU No. 2013-11 "Income Taxes (Topic 740): Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists". This ASU provides guidance on financial statement presentation of an unrecognized tax benefit when a net operating loss ("NOL") carryforward, a similar tax loss, or a tax credit carryforward exists. This ASU applies to all entities with unrecognized tax benefits that also have tax loss or tax credit carryforwards in the same tax jurisdiction as of the reporting date. The new guidance is effective for fiscal years, and interim periods within those years, beginning after December 15, 2013 with early adoption permitted. Since the Company does not have any unrecognized tax benefits, the adoption of the ASU is not expected to have a material impact on the Company's Consolidated Financial Statements.

2. Business Combinations

On July 31, 2013, the Company completed its acquisition of BankGreenville Financial Corporation ("BankGreenville") in accordance with the terms of the Agreement and Plan of Merger dated May 3, 2013. Under the terms of the agreement, BankGreenville shareholders received \$6.63 per share in cash consideration. This represents approximately \$7.8 million of aggregate deal consideration. Additional contingent cash consideration of up to \$0.75 per share (or approximately \$883,000) may be realized at the expiration of 24 months based on the performance of a select pool of loans totaling approximately \$8.0 million.

BankGreenville was accounted for using the acquisition method of accounting and, accordingly, assets acquired, liabilities assumed and consideration exchanged were recorded at acquisition date fair values. Fair values are preliminary and subject to refinement for up to one year after the closing date of the acquisition as additional information regarding the closing date fair values becomes available. The excess of the merger consideration over the fair value of BankGreenville's net assets was allocated to goodwill. The book value as of July 31, 2013, of assets acquired was \$102.2 million and liabilities assumed was \$94.1 million. The Company recorded \$2.8 million in goodwill related to the acquisition.

The following table presents the consideration paid by the Company in the acquisition of BankGreenville and the assets acquired and liabilities assumed as of July 31, 2013:

		s Recorded by nkGreenville	Fair Value and Other Merger Related Adjustments	As Recorded by the Company		
Consideration Paid Cash				\$	7,823	
Repayment of BankGreenville preferred stock				•	1,050	
Contingent cash consideration (1)					680	
Total consideration				\$	9,553	
Assets						
Cash and cash equivalents	\$	10,348	\$ -	\$	10,348	
Investment securities		34,345	- (2.702)		34,345	
Loans, net of allowance		51,622 447	(3,792)		47,830	
FHLB Stock			(100)		447	
Real estate owned		2,317 2,458	(168) (117)		2,149 2,341	
Premises and equipment, net Accrued interest receivable		2,436 429	(117)		2,341 429	
Deferred tax asset		429	2,470		2,470	
Other assets		214	2,470		2,470	
Core deposit intangibles		-	530		530	
Total assets acquired	\$	102,180	\$ (1,077)	\$	101,103	
Liabilities						
Deposits	\$	88,906	\$ 201	\$	89,107	
Other borrowings		4,700	34		4,734	
Other liabilities		511	 <u> </u>		511	
Total liabilities assumed	\$	94,117	\$ 235	\$	94,352	
Net identifiable assets acquired over (under) liabilities assumed	\$	8,063	\$ (1,312)		6,751	
Goodwill				\$	2,802	

⁽¹⁾ Estimate of additional amount to be paid to shareholders on or about July 31, 2015 based on performance of a select pool of loans totaling approximately \$8.0 million

The following table discloses the impact of the merger with BankGreenville since the acquisition on July 31, 2013 through September 30, 2013. The table also presents certain pro forma information as if BankGreenville had been acquired on July 1, 2013. These results combine the historical results of BankGreenville in the Company's consolidated statement of income and, while certain adjustments were made for the estimated impact of certain fair value adjustments and other acquisition-related activity, they are not indicative of what would have occurred had the acquisition taken place on July 1, 2013. Acquisition related costs of \$744, net of tax (\$90 of which are included in the Company's consolidated statements of income for the three months ended September 30, 2013) are not included in the pro forma statements below. In particular, no adjustments have been made to eliminate the impact of REO write-downs recognized by BankGreenville of \$250 in July 2013 that may not have been necessary had the acquired REO been recorded at fair value as of the beginning of fiscal year 2013. Furthermore, expenses related to systems conversions and other costs of integration are expected to be recorded throughout fiscal year 2014. Additionally, the Company expects to achieve further operating cost savings as a result of the acquisition which are not reflected in the pro forma amounts below:

		Actual	Pro Forma		Actual	
	Three	Months Ended	Three Months Ended	Three Months Ended		
	Septer	mber 30, 2013	September 30, 2013	Se	eptember 30, 2012	
Total revenues*	\$	15,568	\$ 15,735	\$	15,862	
Net income		3,417	3,101		1,152	

* Net interest income plus other income

The carrying amount of acquired loans from BankGreenville as of July 31, 2013 consisted of purchased performing loans and purchased impaired loans as detailed in the following table:

	Pu	Purchased		Purchased	Total
	Per	forming		Impaired	Loans
Retail Consumer Loans:					_
One-to-four family	\$	8,274	\$	1,392	\$ 9,666
Home equity lines of credit		3,987		134	4,121
Consumer		522		-	522
Commercial:					
Commercial real estate		23,073		4,552	27,625
Construction and development		2,367		3,529	5,896
Total	\$	38,223	\$	9,607	\$ 47,830

The following table presents the purchased performing loans and purchased impaired loans receivable for BankGreenville at September 30, 2013 and July 31, 2013 (the combination date):

		Purchased Performing Loans							
	Sep	tember 30, 2013	July 31, 2013						
Contractually required principal payments receivable Fair value adjustment for credit, interest rate, and liquidity Fair value of purchased loans receivable Contractually required principal and interest payments receivable Amounts not expected to be collected – nonaccretable difference Estimated payments expected to be received Accretable yield	\$	37,237 \$ 2,640	41,077 2,854						
Fair value of purchased loans receivable	\$	34,597 \$	38,223						
	Sep	Purchased Impaired tember 30, 2013	July 31, 2013						
Amounts not expected to be collected – nonaccretable difference Estimated payments expected to be received	\$	12,666 \$ 1,375 11,291	12,817 1,375 11,442						
Accretable yield Fair value of purchased impaired loans		1,735	1,835						
		9,556 \$	9,607						

3. <u>Securities Available for Sale</u>

Securities available for sale consist of the following at the dates indicated:

	September 30, 2013							
		Amortized Cost		Gross Unrealized Gains		Gross Unrealized Losses		Estimated Fair Value
U.S. government agencies	\$	27,338	\$	21	\$	(18)	\$	27,341
Mortgage-backed securities of U.S. government agencies and government						, ,		·
sponsored enterprises		57,544		216		(307)		57,453
Taxable municipal securities		9,132		29		(80)		9,081
Corporate bonds		3,992		6		(13)		3,985
Total	\$	98,006	\$	272	\$	(418)	\$	97,860
				June 30	0, 20	13		
		Amortized		Gross Unrealized		Gross Unrealized		Estimated Fair
	_	Cost	_	Gains	_	Losses	_	Value
U.S. government agencies	\$	6,000	\$	2	\$	-	\$	6,002
Mortgage-backed securities of U.S. government agencies and government								
sponsored enterprises		18,794		81		(127)		18,748
Total	\$	24,794	\$	83	\$	(127)	\$	24,750

Debt securities available for sale by contractual maturity at the dates indicated are shown below. Mortgage-backed securities are not included in the maturity categories because the borrowers in the underlying pools may prepay without penalty; therefore, it is unlikely that the securities will pay at their stated maturity schedule.

	September 30, 2013									
		Amortized		Estimated						
		Cost		Fair Value						
Due within one year	\$	6,000	\$	6,005						
Due after one year through five years		21,165		21,178						
Due after five years through ten years		7,893		7,879						
Due after ten years		5,404		5,345						
Mortgage-backed securities		57,544		57,453						
Total	\$	98,006	\$	97,860						

The Company had no sales of securities during the three months ended September 30, 2013 or 2012.

Securities available for sale with costs totaling \$44,100 and \$21,429 with market values of \$44,298 and \$21,500 at September 30, 2013 and June 30, 2013, respectively, were pledged as collateral to secure various public deposits and retail repurchase agreements.

The gross unrealized losses and the fair value for securities available for sale aggregated by the length of time that individual securities have been in a continuous unrealized loss position as of September 30, 2013 and June 30, 2013 are as follows:

					September	30, 20)13					
	 Less than	12 Mon	ths		12 Month	is or M	ore	Total				
	 Fair		nrealized		Fair	J	Jnrealized		Fair		Unrealized	
	 Value		Losses		Value		Losses		Value		Losses	
U.S. government agencies Mortgage-backed securities of U.S. government agencies and government-sponsored	\$ 8,408	\$	(18)	\$	-	\$	-	\$	8,408	\$	(18)	
enterprises	15,420		(227)		11,941		(80)		27,361		(307)	
Taxable municipal securities	5,330		(80)		-		-		5,330		(80)	
Corporate bonds	3,016		(13)		-		-		3,016		(13)	
Total	\$ 32,174	\$	(338)	\$	11,941	\$	(80)	\$	44,115	\$	(418)	
					June 30), 2013						
	 Less than	12 Mon	ths	12 Months or More					To	otal		
	 Fair	U	nrealized		Fair	J	Jnrealized		Fair		Unrealized	
	Value		Losses		Value		Losses		Value		Losses	
Mortgage-backed securities of U.S. government agencies and government-sponsored												
enterprises	\$ 5,707	\$	(122)	\$	745	\$	(5)	\$	6,452	\$	(127)	
Total	\$ 5,707	\$	(122)	\$	745	\$	(5)	\$	6,452	\$	(127)	

The total number of securities with unrealized losses at September 30, 2013, and June 30, 2013 were 58 and 26, respectively. Unrealized losses on securities have not been recognized in income because management has the intent and ability to hold the securities for the foreseeable future, and has determined that it is not more likely than not that the Company will be required to sell the securities prior to a recovery in value. The decline in fair value was largely due to increases in market interest rates. The Company had no other than temporary impairment losses during the three months ended September 30, 2013 or the year ended June 30, 2013. The Bank, as a member of the FHLB, is required to maintain an investment in FHLB capital stock. No ready market exists for the FHLB stock and the carrying value approximates its fair value based on the redemption provisions of the FHLB.

4. Loans

Loans consist of the following at the dates indicated:

	Sep	Ji	une 30,	
		2013		2013
Retail consumer loans:				
One-to-four family	\$	599,485	\$	602,050
Home equity lines of credit		128,979		125,676
Construction and land/lots		52,202		51,546
Consumer		4,058		3,349
Total retail consumer loans		784,724		782,621
Commercial loans:				
Commercial real estate		247,258		231,086
Construction and development		32,754		23,994
Commercial and industrial		18,337		11,452
Municipal leases		114,926		116,377
Total commercial loans		413,275		382,909
Total loans		1,197,999		1,165,530
Deferred loan fees, net		(1,295)		(1,347)
Total loans, net of deferred loan fees and discount		1,196,704		1,164,183
Allowance for loan and lease losses		(29,200)		(32,073)
Loans, net	\$	1,167,504	\$	1,132,110

All the qualifying first mortgage loans, home equity lines of credit, and FHLB Stock are pledged as collateral by a blanket pledge to secure any outstanding FHLB advances.

The Company's total loans by segment, class, and risk grade at the dates indicated follow:

		Pass		Special Mention	Sı	ıbstandard	Ι	Ooubtful		Loss	Total	
September 30, 2013												
Retail consumer loans:												
One-to-four family	\$	535,032	\$	13,991	\$	46,347	\$	4,096	\$	19	\$	599,485
Home equity lines of credit		120,750		1,867		6,176		184		2		128,979
Construction and land/lots		49,645		302		2,141		114		-		52,202
Consumer		3,788		118		120		5		27		4,058
Commercial loans:												
Commercial real estate		195,140		16,404		31,205		4,509		-		247,258
Construction and development		19,207		3,529		9,885		132		1		32,754
Commercial and industrial		14,466		1,925		1,945		-		1		18,337
Municipal leases		114,131		795		-		-		-		114,926
Total loans	\$	1,052,159	\$	38,931	\$	97,819	\$	9,040	\$	50	\$	1,197,999
		Pass		Special Mention	Ç,	ıbstandard	т	Doubtful		Loss		Total
1 20 .2012		PdSS	_	Mennon	31	เบริเสมนิสเน		Joubliui		LUSS		TOtal
June 30, 2013												
Retail consumer loans: One-to-four family	\$	536,603	\$	14,003	\$	47.753	\$	3,671	\$	20	\$	602,050
Home equity lines of credit	Ψ	117,438	Ψ	1,374	Ψ	6,679	Ψ	184	Ψ	1	Ψ	125,676
Construction and land/lots		48,914		209		2,199		224		_		51,546
Consumer		3,144		62		134		6		3		3,349
Commercial loans:		5,144		02		154		O		3		5,545
Commercial real estate		179,310		20,105		27,116		4,555		_		231,086
Construction and development		9,872		2,853		10,950		318		1		23,994
Commercial and industrial		8,812		835		1,647		157		1		11,452
Municipal leases		114,418		1,959		-,047		-		-		116,377
Total loans	\$	1,018,511	\$	41,400	\$	96,478	\$	9,115	\$	26	\$	1,165,530
Total Idalis	Ψ	1,010,311	Ψ	41,400	Ψ	50,470	Ψ	5,115	Ψ	20	Ψ	1,100,000

The Company's total loans by segment, class, and delinquency status at the dates indicated follows:

		Past Due								Total
	3	0-89 Days	9	0 Days+		Total	Current			Loans
September 30, 2013										
Retail consumer loans:										
One-to-four family	\$	6,662	\$	11,434	\$	18,096	\$	581,389	\$	599,485
Home equity lines of credit		348		1,602		1,950		127,029		128,979
Construction and land/lots		467		348		815		51,387		52,202
Consumer		4		38		42		4,016		4,058
Commercial loans:										
Commercial real estate		3,032		9,199		12,231		235,027		247,258
Construction and development		308		4,867		5,175		27,579		32,754
Commercial and industrial		88		78		166		18,171		18,337
Municipal leases		467		-		467		114,459		114,926
Total loans	\$	11,376	\$	27,566	\$	38,942	\$	1,159,057	\$	1,197,999
	===						_		_	
			р	ast Due						Total
	3	0-89 Days				Total Current			Loans	
June 30, 2013		o oo bays		o Bays	_	Total	_	Guirein	_	Louis
Retail consumer loans:										
One-to-four family	\$	7,031	\$	8,827	\$	15,858	\$	586,192	\$	602,050
Home equity lines of credit	Ψ	450	Ψ	1,656	Ψ	2,106	Ψ	123,570	Ψ	125,676
Construction and land/lots		242		429		671		50,875		51,546
Consumer		4		35		39		3,310		3,349
Commercial loans:		7		33		33		5,510		3,343
Commercial real estate		3,805		7,085		10,890		220,196		231,086
		3,003		7,005		-		-		231,000
Construction and development				5 420		5 420		19 574		23 004
Commercial and industrial		- 102		5,420		5,420		18,574		23,994
Commercial and industrial		193		5,420 172		5,420 365		11,087		11,452
1	\$	193 - 11,725	\$		\$	-	\$,	\$	-

The Company's recorded investment in loans, by segment and class, that are not accruing interest or are 90 days or more past due and still accruing interest at the dates indicated follow:

	Septembe	June 30, 2013						
_	Nonaccruing	90 Days + & still accruing	Nonaccruing	90 Days + & still accruing				
Retail consumer loans:								
One-to-four family \$	30,057	\$ -	\$ 29,811	\$ -				
Home equity lines of credit	4,092	-	3,793	=				
Construction and land/lots	1,986	-	2,172	-				
Consumer	39	-	42	-				
Commercial loans:								
Commercial real estate	21,143	-	21,149	=				
Construction and development	9,214	-	10,172	-				
Commercial and industrial	1,209	=	1,422	-				
Municipal leases	<u> </u>	<u> </u>		<u> </u>				
Total loans \$	67,740	\$ -	\$ 68,561	\$ -				

TDRs are loans which have renegotiated loan terms to assist borrowers who are unable to meet the original terms of their loans. Such modifications to loan terms may include a lower interest rate, a reduction in principal, or a longer term to maturity. Additionally, all TDRs are considered impaired.

The Company's loans that were performing under the payment terms of TDRs that were excluded from nonaccruing loans above at the dates indicated follow:

	Sept	ember 30,	Jun	e 30,
		2013	20	013
Performing TDRs included in				
impaired loans	\$	17,772	\$	14,012

An analysis of the allowance for loan losses by segment for the periods shown is as follows:

	Three Mor	Ended September	2013	Three Months Ended September 30, 2012							
	Retail		Retail								
	Consumer	(Commercial		Total	(Consumer		mmercial		Total
Balance at beginning of period	\$ 21,952	\$	10,121	\$	32,073	\$	21,172	\$	13,928	\$	35,100
Provision for (recovery of)											
loan losses	(1,639)		(661)		(2,300)		689		811		1,500
Charge-offs	(714)		(214)		(928)		(611)		(718)		(1,329)
Recoveries	 132		223		355		124		492		616
Balance at end of period	\$ 19,731	\$	9,469	\$	29,200	\$	21,374	\$	14,513	\$	35,887

The Company's ending balances of loans and the related allowance, by segment and class, at the dates indicated follows:

		All	lowand	ce for Loan Loss	ses	Total Loans Receivable						
	indi evalı	Loans individually evaluated for impairment		Loans Collectively Evaluated		Total		Loans individually evaluated for impairment		Loans Collectively Evaluated		Total
September 30, 2013 Retail consumer loans:												
One- to four-family Home equity Construction and land/lots Consumer	\$	1,129 323 40 1	\$	12,278 3,114 2,707 139	\$	13,407 3,437 2,747 140	\$	34,979 3,798 1,873 2	\$	564,506 125,181 50,329 4,056	\$	599,485 128,979 52,202 4,058
Commercial loans: Commercial real estate Construction and development Commercial and industrial		59 392 28		5,942 1,928 151 969		6,001 2,320 179 969		22,227 8,489 2,169		225,031 24,265 16,168 114,926		247,258 32,754 18,337 114,926
Municipal leases Total	\$	1,972	\$	27,228	\$	29,200	\$	73,537	\$	1,124,462	\$	1,197,999
June 30, 2013 Retail consumer loans: One- to four-family Home equity	\$	1,028 479	\$	14,070 3,348	\$	15,098 3,827	\$	35,255 4,322	\$	566,795 121,354	\$	602,050 125,676
Construction and land/lots Consumer		19 3		2,871 135		2,890 138		1,844 3		49,702 3,346		51,546 3,349
Commercial loans: Commercial real estate Construction and development Commercial and industrial Municipal leases		110 255 1		6,473 2,144 155 982		6,583 2,399 156 982		19,446 9,780 2,305		211,640 14,214 9,147 116,377		231,086 23,994 11,452 116,377
Total	\$	1,895	\$	30,178	\$	32,073	\$	72,955	\$	1,092,575	\$	1,165,530

The Company's impaired loans and the related allowance, by segment and class, at the dates indicated follows:

	Total Impaired Loans										
	Ţ	Jnpaid		With a		With No				Related	
	P	rincipal		Recorded		Recorded				Recorded	
	<u>E</u>	Balance		Allowance		Allowance		Total		Allowance	
September 30, 2013				_				_			
Retail consumer loans:											
One-to-four family	\$	39,701	\$	14,952	\$	28,749	\$	43,701	\$	1,272	
Home equity lines of credit		7,170		2,948		2,649		5,597		361	
Construction and land/lots		4,748		410		1,738		2,148		53	
Consumer		143		38		1		39		4	
Commercial loans:											
Commercial real estate		26,617		4,104		21,561		25,665		145	
Construction and development		14,695		1,568		7,595		9,163		464	
Commercial and industrial		3,089		382		2,170		2,552		5	
Municipal leases		-		-		-		-		-	
Total impaired loans	\$	96,163	\$	24,402	\$	64,463	\$	88,865	\$	2,304	
June 30, 2013											
Retail consumer loans:											
One-to-four family	\$	49,176	\$	14,194	\$	30,219	\$	44,413	\$	1,176	
Home equity lines of credit		9,405		3,303		2,651		5,954		518	
Construction and land/lots		4,617		551		1,649		2,200		38	
Consumer		184		39		3		42		4	
Commercial loans:											
Commercial real estate		28,136		998		22,716		23,714		119	
Construction and development		17,986		518		10,034		10,552		256	
Commercial and industrial		3,801		-		2,864		2,864		-	
Municipal leases		=				=					
Total impaired loans	\$	113,305	\$	19,603	\$	70,136	\$	89,739	\$	2,111	

The table above includes \$15,157 and \$16,613, of impaired loans that were not individually evaluated at September 30, 2013 and June 30, 2013, respectively, because these loans did not meet the Company's threshold for individual impairment evaluation. The recorded allowance above includes \$332 and \$216 related to these loans that were not individually evaluated at September 30, 2013 and June 30, 2013, respectively.

The Company's average recorded investment in loans individually evaluated for impairment and interest income recognized on impaired loans for the three months ended as follows:

		Septembe	r 30,	September 30, 2012						
		Average Recorded Investment		Interest Income Recognized		Average Recorded Investment	Interest Income Recognized			
Retail consumer loans:		_				_				
One-to-four family	\$	44,682	\$	364	\$	42,314	\$	426		
Home equity lines of credit		5,938		70		5,216		36		
Construction and land/lots		2,556		42		4,190		36		
Consumer		59		1		59		1		
Commercial loans:										
Commercial real estate		26,535		143		22,262		412		
Construction and development		10,978		33		21,052		142		
Commercial and industrial		2,860		38		3,184		42		
Municipal leases				<u> </u>		389		<u> </u>		
Total loans	\$	93,608	\$	691	\$	98,666	\$	1,095		
			_							

A summary of changes in the accretable yield for purchased impaired loans for the three months ended September 30, 2013 follows. There was no accretable yield at September 30, 2012.

September 30, 2013

Accretable yield, beginning of period \$ - Addition from the BankGreenville acquisition 1,835
Interest income (100)
Accretable yield, end of period \$ 1,735

For the three months ended September 30, 2013, the following table presents a breakdown of the types of concessions made on TDRs by loan class:

		Three	Months Ended			Three Months Ended September 30, 2012							
		Septe	ember 30, 2013										
	Number of Loans	0	Pre Iodification Outstanding Recorded nvestment		Post Modification Outstanding Recorded Investment	Number of Loans	Pre Modification Outstanding Recorded Investment			Post Modification Outstanding Recorded Investment			
Below market interest rate:													
Retail consumer: One-to-four family Commercial:	1	\$	18	\$	17	2	\$	171	\$	170			
Commercial real estate	-		-		-	1		236		236			
Total	1	\$	18	\$	17	3	\$	407	\$	406			
Other TDRs: Retail consumer:													
One-to-four family	3	\$	572	\$	576	_		_		_			
Construction and land/lots	1	4	135	•	135	_		-		-			
Total	4	\$	707	\$	711	-	\$	-	\$				
Total	5	\$	725	\$	728	3	\$	407	\$	406			

The following table presents loans that were modified as TDRs within the previous 12 months and for which there was a payment default during the three months ended September 30, 2013 and 2012.

		nths Ended er 30, 2013	Three Mo Septembe		
	Number of	Recorded	Number of	Recorded Investment	
	Loans	Investment	Loans		
Below market interest rate:					
Retail consumer:					
One-to-four family		\$ -	2	\$	1,590
Total		\$	2	\$	1,590
Extended payment terms:					
Retail consumer:					
One-to-four family	1	\$ 10	2	\$	106
Home equity lines of credit	1	11			-
Commercial:					
Commercial and Industrial	1	25	-		-
Total	3	\$ 46	2	\$	106
Other TDRs:					
Retail consumer:					
One-to-four family	7	\$ 1,523	-	\$	-
Home equity lines of credit	1	48	-		-
Construction and land/lots	1	135	-		-
Commercial:					
Commercial real estate	3	381			247
Total	12	\$ 2,087	1	\$	247
Total	15	\$ 2,133	5	\$	1,943

Other TDRs include TDRs that have a below market interest rate and extended payment terms. The Company does not typically forgive principal when restructuring troubled debt.

In the determination of the allowance for loan losses, management considers TDRs for all loan classes, and the subsequent nonperformance in accordance with their modified terms, by measuring impairment on a loan-by-loan basis based on either the value of the loan's expected future cash flows discounted at the loan's original effective interest rate or on the collateral value, net of the estimated costs of disposal, if the loan is collateral dependent.

5. Employee Stock Ownership Plan

In connection with the Conversion, the Bank established the ESOP for the benefit of all of its eligible employees. Shares released are allocated to each eligible participant based on the ratio of each participant's compensation, as defined in the ESOP, to the total compensation of all eligible plan participants. Forfeited shares shall be reallocated among other participants in the Plan. At the discretion of the Bank, cash dividends, when paid on allocated shares, will be distributed to participants' accounts, paid in cash to the participants, or used to repay the principal and interest on the ESOP loan used to acquire Company stock on which dividends were paid. Cash dividends on unallocated shares will be used to repay the outstanding debt of the ESOP.

Compensation expense related to the ESOP for the three months ended September 30, 2013 and 2012 was \$217 and \$165, respectively. Shares held by the ESOP include the following:

	56	ptember 30,
		2013
Unallocated ESOP shares		991,875
Allocated ESOP shares		52,900
ESOP shares committed to be released		13,225
Total ESOP shares		1,058,000
Fair value of unallocated ESOP shares	\$	16,366

6. Net income per Share

The following is a reconciliation of the numerator and denominator of basic and diluted net income per share of common stock (in thousands, except share and per share data):

	Three Months Ended September 30,							
		2013		2012				
Numerator:								
Net income available to common stockholders	\$	3,327	\$	1,152				
Denominator:								
Weighted-average common shares outstanding - basic		19,288,154		20,108,612				
Effect of dilutive shares		89,742		<u>-</u>				
Weighted-average common shares outstanding - diluted		19,377,896		20,108,612				
Net income per share - basic	\$	0.17	\$	0.06				
Net income per share - diluted	\$	0.17	\$	0.06				

7. Equity Incentive Plan

On January 17, 2013, the Company's stockholders approved the 2013 Omnibus Incentive Plan, which provides for awards of restricted stock, restricted stock units, stock options, stock appreciation rights and cash awards to directors, emeritus directors, officers, employees and advisory directors. The cost of equity-based awards under the 2013 Omnibus Incentive Plan generally is based on the fair value of the awards on their grant date. The maximum number of shares that may be utilized for awards under the plan is 2,962,400, including 2,116,000 for stock options and stock appreciation rights and 846,400 for awards of restricted stock and restricted stock units.

Shares of common stock issued under the 2013 Omnibus Incentive Plan may be authorized but unissued shares or, in the case of restricted stock awards, may be repurchased shares. During fiscal 2013, the Company had repurchased all 846,400 shares on the open market for issuance under the 2013 Omnibus Incentive Plan, for \$13.3 million, at an average cost of \$15.71 per share.

Share based compensation expense related to stock options and restricted stock recognized for the three months ended September 30, 2013 was \$668, before the tax related benefit of \$247. For the three months ended September 30, 2012, there was no share based compensation expense, as there was no share based compensation issued at that time.

The table below presents stock option activity for the three months ended September 30, 2013:

		Weighted-	Remaining		
		average	contractual	Aggregate	
		exercise	life	Intrinsic	
	Options	 price	(years)		Value
Options outstanding at June 30, 2013	1,557,000	\$ 14.37	9.6	\$	4,033
Granted	-	-	-		
Exercised	-	-	-		
Forfeited	-	-	-		
Expired		 <u> </u>			
Options outstanding at September 30, 2013	1,557,000	\$ 14.37	9.3	\$	3,316

At September 30, 2013, the Company had \$6.1 million of unrecognized compensation expense related to 1,557,000 stock options scheduled to vest over five- and seven-year vesting periods. The weighted average period over which compensation cost related to non-vested awards is expected to be recognized was 4.5 years at September 30, 2013. No awards were vested or exercisable as of September 30, 2013.

The table below presents restricted stock award activity for the three months ended September 30, 2013:

			Weighted-		Aggregate
	Restricted	a	verage grant		Intrinsic
	stock awards	da	ate fair value		Value
Non-vested at June 30, 2013	511,300	\$	14.37	\$	8,672
Granted	-		-		-
Vested	-		-		-
Forfeited					<u>-</u>
Non-vested at September 30, 2013	511,300	\$	14.37	\$	8,436
				-	

At September 30, 2013, unrecognized compensation expense was \$6.4 million related to 511,300 shares of restricted stock scheduled to vest over five- and seven-year vesting periods. The weighted average period over which compensation cost related to non-vested awards is expected to be recognized was 4.5 years at September 30, 2013

8. <u>Commitments and Contingencies</u>

Loan Commitments – Legally binding commitments to extend credit are agreements to lend to a customer as long as there is no violation of any condition established in the contract. Commitments generally have fixed expiration dates or other termination clauses and may require payment of a fee. Since many commitments may expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. In the normal course of business, there are various outstanding commitments to extend credit that are not reflected in the consolidated financial statements. At September 30, 2013 and June 30, 2013, respectively, loan commitments (excluding \$30,717 and \$27,013 of undisbursed portions of construction loans) totaled \$25,704 and \$27,147 of which \$2,252 and \$3,083 were variable rate commitments and \$23,451 and \$24,064 were fixed rate commitments. The fixed rate loans had interest rates ranging from 2.00% to 9.25% at September 30, 2013 and 2.50% to 9.25% at June 30, 2013, and terms ranging from 6 to 30 years. Pre-approved but unused lines of credit (principally second mortgage home equity loans and overdraft protection loans) totaled \$149,933 and \$151,611 at September 30, 2013 and June 30, 2013, respectively. These amounts represent the Company's exposure to credit risk, and in the opinion of management have no more than the normal lending risk that the Company commits to its borrowers. The Company has freestanding derivative instruments consisting of commitments to originate fixed rate conforming loans and commitments to sell fixed rate conforming loans. The fair value of these commitments was not material at September 30, 2013 or June 30, 2013.

The Company grants construction and permanent loans collateralized primarily by residential and commercial real estate to customers throughout its primary market area. In addition, the Company grants municipal leases to customers throughout North and South Carolina. The Company's loan portfolio can be affected by the general economic conditions within these market areas. Management believes that the Company has no concentration of credit in the loan portfolio.

Restrictions on Cash – The Bank is required by regulation to maintain a varying cash reserve balance with the Federal Reserve System. The daily average calculated cash reserve required as of September 30, 2013 and June 30, 2013 was \$1,866, and \$1,284, respectively, which was satisfied by vault cash and balances held at the Federal Reserve.

<u>Guarantees</u> – Standby letters of credit obligate the Company to meet certain financial obligations of its customers, if, under the contractual terms of the agreement, the customers are unable to do so. The financial standby letters of credit issued by the Company are irrevocable and payment is only guaranteed upon the borrower's failure to perform its obligations to the beneficiary. Total commitments under standby letters of credit as of September 30, 2013 and June 30, 2013 were \$66 and \$66. There was no liability recorded for these letters of credit at September 30, 2013 or June 30, 2013.

<u>Litigation</u> – The Company is involved in several litigation matters in the ordinary course of business. One matter, originally filed in March 2012, involves claims of \$12.5 million in compensatory damages and a request for additional punitive treble damages resulting from the purported failure of the Company and a third party brokerage firm to discover a Ponzi scheme conducted by a customer holding accounts at each entity. The Company believes that the lawsuit is without merit and intends to defend itself vigorously. Management, after review with its legal counsel, is of the opinion that this litigation should not have a material effect on the Company's financial position or results of operations, although new developments could result in management modifying its assessment. There can be no assurance that the Company will successfully defend or resolve this litigation matter.

The Company is also subject to a variety of other legal matters that have arisen in the ordinary course of our business. In the current economic environment, litigation has increased significantly, primarily as a result of defaulted borrowers asserting claims to defeat or delay foreclosure proceedings. There can be no assurance that loan workouts and other activities will not expose the Company to additional legal actions, including lender liability or environmental claims. Therefore, the Company

HOMETRUST BANCSHARES, INC. AND SUBSIDIARY Notes to Consolidated Financial Statements

(Dollar amounts in thousands)

may be exposed to substantial liabilities, which could adversely affect its results of operations and financial condition. Moreover, the expenses of legal proceedings will adversely affect its results of operations until they are resolved.

9. Fair Value of Financial Instruments

The Company utilizes fair value measurements to record fair value adjustments to certain assets and to determine fair value disclosures. Securities available for sale are recorded at fair value on a recurring basis. Additionally, from time to time, the Company may be required to record at fair value other assets on a nonrecurring basis, such as impaired loans. These nonrecurring fair value adjustments typically involve application of lower of cost or market accounting or write-downs of individual assets.

Fair Value Hierarchy

The Company groups assets at fair value in three levels, based on the markets in which the assets are traded and the reliability of the assumptions used to determine fair value. These levels are:

Level 1: Valuation is based upon quoted prices for identical instruments traded in active markets.

Level 2: Valuation is based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that

are not active, and model-based valuation techniques for which all significant assumptions are observable in the market.

Level 3: Valuation is generated from model-based techniques that use at least one significant assumption not observable in the market. These unobservable assumptions reflect estimates of assumptions that market participants would use in pricing the asset. Valuation techniques include

unooservable assumptions reflect estimates of assumptions that market participants would use in pricing the asset. Valuation techniques include use of option pricing models, discounted cash flow models and similar techniques.

Following is a description of valuation methodologies used for assets recorded at fair value. The Company does not have any liabilities recorded at fair value.

Investment Securities Available for Sale

Securities available for sale are valued on a recurring basis at quoted market prices where available. If quoted market prices are not available, fair values are based on quoted prices of comparable securities. Level 1 securities include those traded on an active exchange, such as the New York Stock Exchange or U.S. Treasury securities that are traded by dealers or brokers in active over-the-counter markets and money market funds. Level 2 securities include mortgage-backed securities and debentures issued by government sponsored enterprises, municipal bonds, and corporate debt securities.

Loans

The Company does not record loans at fair value on a recurring basis. From time to time, however, a loan is considered impaired and an allowance for loan losses is established. Loans for which it is probable that payment of interest and principal will not be made in accordance with the contractual terms of the loan agreement are considered impaired. Once a loan is identified as individually impaired, the fair value is estimated using one of several methods, including collateral value, market value of similar debt, enterprise value, liquidation value and discounted cash flows. The Company reviews all impaired loans each quarter to determine if an allowance is necessary. Those impaired loans not requiring an allowance represent loans for which the fair value of the expected repayments or collateral exceed the recorded investments in such loans.

At September 30, 2013 and June 30, 2013, most of the total impaired loans were evaluated based on the fair value of the collateral. For these collateral dependent impaired loans, the Company obtains updated appraisals at least annually. These appraisals are reviewed for appropriateness and then discounted for estimated closing costs to determine if an allowance is necessary. As part of the quarterly review of impaired loans, the Company reviews these appraisals to determine if any additional discounts to the fair value are necessary. If a current appraisal is not obtained, the Company determines whether a discount is needed to the value from the original appraisal based on the decline in value of similar properties with recent appraisals. Impaired loans where a charge-off has occurred or an allowance is established during the period being reported require classification in the fair value hierarchy. The Company records all impaired loans with an allowance as nonrecurring Level 3.

Real Estate Owned

REO is considered held for sale and is adjusted to fair value less estimated selling costs upon transfer of the loan to foreclosed assets. Fair value is based upon independent market prices, appraised value of the collateral or management's estimation of the value of the collateral. The Company considers all REO carried at fair value as nonrecurring Level 3.

The following table presents financial assets measured at fair value on a recurring basis at the dates indicated:

	September 30, 2013										
Description		Total	Le	vel 1	Level 2	Level	3				
U.S government agencies Mortgage-backed securities of U.S. government agencies and government	\$	27,341	\$	- \$	27,341	\$	-				
sponsored enterprises		57,453		-	57,453		-				
Taxable municipal securities		9,081		-	9,081		-				
Corporate bonds		3,985		-	3,985		-				
Total	\$	97,860	\$	- \$	97,860	\$	-				
				June 30, 201	13						
Description		Total	Le	vel 1	Level 2	Level	3				
U.S government agencies Mortgage-backed securities of U.S. government agencies and government	\$	6,002	\$	- \$	6,002	\$	-				
sponsored enterprises		18,748		-	18,748		-				
Total	\$	24,750	\$	- \$	24,750	\$	_				

The following table presents financial assets measured at fair value on a non-recurring basis during the periods indicated:

	Three Months Ended September 30, 2013										
Description		Total	Level 1	Level 2	I	evel 3					
Impaired loans	\$	629	\$	- \$	- \$	629					
REO		2,353		<u>-</u>	<u> </u>	2,353					
Total	\$	2,982	\$	- \$	- \$	2,982					
			Year	Ended June 30, 2013							
Description		Total	Level 1	Level 2	I	evel 3					
Impaired loans	\$	12,106	\$	- \$	- \$	12,106					
REO		2,403		<u> </u>	<u> </u>	2,403					
Total	\$	14,509	\$	- \$	- \$	14,509					

Quantitative information about Level 3 fair value measurements during the period ended September 30, 2013 is shown in the table below:

	Fair Valu	e at				
	September 2013	: 30,	Valuation Techniques	Unobservable Input	Range	Weighted Average
Nonrecurring measurements:						
Impaired loans, net	\$	629	Discounted appraisals Discounted	Collateral discounts	3% - 10%	5%
REO	\$	2,353	appraisals	Collateral discounts	6% - 20%	14%

The stated carrying value and estimated fair value amounts of financial instruments as of September 30, 2013 and June 30, 2013, are summarized below:

	 September 30, 2013										
	 Carrying Value		Fair Value		Level 1		Level 2		Level 3		
Cash and interest-bearing deposits	\$ 92,918	\$	92,918	\$	92,918	\$	-	\$	-		
Certificates of deposit in other banks	145,606		145,606		-		145,606		-		
Securities available for sale	97,860		97,860		-		97,860		-		
Loans, net	1,167,504		1,105,618		-		-		1,105,618		
Loans held for sale	6,106		6,204		-		-		6,204		
Federal Home Loan Bank stock	2,089		2,089		2,089		-		-		
Accrued interest receivable	5,824		5,824		-		380		5,444		
Noninterest-bearing and NOW deposits	293,048		293,048		-		293,048		-		
Money market accounts	305,390		305,390		-		305,390		-		
Savings accounts	83,799		83,799		-		83,799		-		
Certificates of deposit	561,251		566,180		-		566,180		-		
Other borrowings	2,227		2,252		-		2,252		-		
Accrued interest payable	255		255		-		255		-		

		June 30, 2013									
		Carrying Value		Fair Value		Level 1		Level 2		Level 3	
Cash and interest-bearing deposits	\$	125,713	\$	125,713	\$	125,713	\$	=	\$		
Certificates of deposit in other banks		136,617		136,617		-		136,617		-	
Securities available for sale		24,750		24,750		-		24,750		-	
Loans, net		1,132,110		1,064,954		-		-		1,064,954	
Loans held for sale		10,770		10,942		-		-		10,942	
Federal Home Loan Bank stock		1,854		1,854		1,854		-		-	
Accrued interest receivable		5,549		5,549		-		157		5,392	
Noninterest-bearing and NOW deposits		256,487		256,487		-		256,487		-	
Money market accounts		275,718		275,718		-		275,718		-	
Savings accounts		82,158		82,158		-		82,158		-	
Certificates of deposit		540,387		545,716		-		545,716		-	
Accrued interest payable		84		84		-		84		-	

The Company had off-balance sheet financial commitments, which include approximately \$206,354 and \$205,771 of commitments to originate loans, undisbursed portions of interim construction loans, and unused lines of credit at September 30, 2013 and June 30, 2013 (see Note 8). Since these commitments are based on current rates, the carrying amount approximates the fair value.

Estimated fair values were determined using the following methods and assumptions:

Accrued interest payable

Cash and interest-bearing deposits – The stated amounts approximate fair values as maturities are less than 90 days.

Certificates of deposit in other banks - The stated amounts approximate fair values.

Securities available for sale and investment securities - Fair values are based on quoted market prices where available. If quoted market prices are not available, fair values are based on quoted market prices of comparable instruments.

Loans, net – Fair values for loans are estimated by segregating the portfolio by type of loan and discounting scheduled cash flows using current market interest rates for loans with similar terms and credit quality. A prepayment assumption is used as an estimate of the portion of loans that will be repaid prior to their scheduled maturity. Both the carrying value and estimated fair value amounts are shown net of the allowance for loan losses.

Loans held for sale - The fair value of loans held for sale is determined by outstanding commitments from investors on a "best efforts" basis or current investor yield requirements, calculated on the aggregate loan basis.

Federal Home Loan Bank Stock - No ready market exists for this stock and it has no quoted market value. However, redemption of this stock has historically been at par value. Accordingly, cost is deemed to be a reasonable estimate of fair value.

<u>Deposits</u> – Fair values for demand deposits, money market accounts, and savings accounts are the amounts payable on demand as of September 30, 2013 and June 30, 2013. The fair value of certificates of deposit is estimated by discounting the contractual cash flows using current market interest rates for accounts with similar maturities.

Other borrowings - The fair value of advances from the FHLB is estimated based on current rates for borrowings with similar terms.

Accrued interest receivable and payable - The stated amounts of accrued interest receivable and payable approximate the fair value.

<u>Limitations</u> – Fair value estimates are made at a specific point in time, based on relevant market information and information about the financial instrument. These estimates do not reflect any premium or discount that could result from offering for sale at one time the Company's entire holdings of a particular financial instrument. Because no market exists for a significant portion of the Company's financial instruments, fair value estimates are based on judgments regarding future expected loss experience, current economic conditions, risk characteristics of various financial instruments, and other factors. These estimates are subjective in nature and involve uncertainties and matters of significant judgment and therefore cannot be determined with precision. Changes in assumptions could significantly affect the estimates

Fair value estimates are based on existing on-and-off balance sheet financial instruments without attempting to estimate the value of anticipated future business and the value of assets and liabilities that are not considered financial instruments. For example, a significant asset not considered a financial asset is premises and equipment. In addition, tax ramifications related to the realization of the unrealized gains and losses can have a significant effect on fair value estimates and have not been considered in any of the estimates.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Forward-Looking Statements

Certain matters in this Form 10-Q 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," "forecasts," "intends," "plans," "targets," "potentially," "projects," "outlook" or similar expressions or future or conditional verbs such as "may," "will," "should," "would" and "could." Forwardlooking 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 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 2013 Form 10-K.

Any of the forward-looking statements are based upon management's beliefs and assumptions at the time they are made. We undertake no obligation to publicly update or revise any forward-looking statements included in this report or to update the reasons why actual results could differ from those contained in such statements, whether as a result of new information, future events or otherwise. In light of these risks, uncertainties and assumptions, the forward-looking statements discussed in this report might not occur and you should not put undue reliance on any forward-looking statements.

As used throughout this report, the terms "we", "our", "us", "HomeTrust Bancshares" or the "Company" refer to HomeTrust Bancshares, Inc. and its consolidated subsidiaries, including HomeTrust Bank ("HomeTrust") unless the context indicates otherwise.

Overview

Our principal business consists of attracting deposits from the general public and investing those funds, along with borrowed funds in loans secured primarily by first and second mortgages on one- to four-family residences, including home equity loans and construction and land/lot loans, commercial real estate loans, construction and development loans, and municipal leases. Municipal leases are secured primarily by a ground lease for a firehouse or an equipment lease for fire trucks and firefighting equipment to fire departments located throughout North and South Carolina. We also purchase investment securities consisting primarily of mortgage-

backed securities issued by United States government agencies and government-sponsored enterprises, as well as, certificates of deposit insured by the Federal Deposit Insurance Corporation ("FDIC").

We offer a variety of deposit accounts for individuals, businesses and nonprofit organizations. Deposits are our primary source of funds for our lending and investing activities. We completed our conversion to the stock form of ownership in July, 2012, primarily to increase our capital to grow our loan portfolio organically and through acquisitions and to continue to build our franchise.

We are significantly affected by prevailing economic conditions as well as government policies and regulations concerning, among other things, monetary and fiscal affairs, housing and financial institutions. Deposit flows are influenced by a number of factors, including interest rates paid on competing time deposits, other investments, account maturities, and the overall level of personal income and savings. Lending activities are influenced by the demand for funds, the number and quality of lenders, and regional economic cycles. Our primary source of pre-tax income is net interest income. Net interest income is the difference between interest income, which is the income that we earn on our loans and investments, and interest expense, which is the interest that we pay on our deposits and borrowings. Changes in levels of interest rates affect our net interest income. A secondary source of income is noninterest income, which includes revenue we receive from providing products and services, including service charges on deposit accounts, mortgage banking income and gains and losses from sales of securities.

Our noninterest expenses consist primarily of salaries and employee benefits, expenses for occupancy, marketing and computer services and FDIC deposit insurance premiums. Salaries and benefits consist primarily of the salaries and wages paid to our employees, payroll taxes, expenses for retirement and other employee benefits. Occupancy expenses, which are the fixed and variable costs of buildings and equipment, consist primarily of lease payments, property taxes, depreciation charges, maintenance and costs of utilities.

Beginning in fiscal year 2009 and continuing since then throughout much of fiscal year 2012, housing markets deteriorated in many of our market areas and we experienced significantly higher levels of delinquencies and non-performing assets, primarily in our construction and land development loan portfolios. During this period, home and lot sales activity was exceptionally slow, causing stress on builders' and developers' cash flows and their ability to service debt, which was reflected in our increased non-performing asset totals. Further, property values generally declined, reducing the value of the collateral securing loans. In addition, other non-housing-related segments of the loan portfolio developed signs of stress and increasing levels of non-accruing loans as the effects of the recent recession became more evident and the pace of the recovery remained slow. As a result, during these periods our provision for loan losses was significantly higher than historical levels and our normal expectations. This higher than normal level of delinquencies and non-accruals also had a material adverse effect on operating income as a result of foregone interest revenues, increased loan collection costs and carrying costs and valuation adjustments for REO. Beginning in fiscal 2013, home and lot sales activity and real estate values have modestly improved along with general economic conditions resulting in materially lower loan charge-offs and write-downs of REO. As a result of a continuing trend of fewer loan charge-offs and lower average loan balances compared to the same period during the prior fiscal year, as well as, a reduction in higher risk commercial construction and development loans, the Company recorded a recovery for loan losses of \$(2.3) million for the quarter ended September 30, 2013 compared to a \$1.5 million provision for loan losses for the quarter ended September 30, 2013 compared to a \$1.5 million provision for loan losses for the quarter ended September 30, 2012. Although there continue to be indicat

We currently have 21 banking offices serving nine counties in Western North Carolina, including the Asheville metropolitan area, the "Piedmont" region of North Carolina, and Greenville, South Carolina. We intend to expand through organic growth and through the acquisition of other community financial institutions and/or bank branches. Our goal is to continue to enhance our franchise value and earnings through strategic, planned growth in our banking operations, while maintaining the community-focused, relationship style of exceptional customer service that has differentiated our brand and characterized our success to date.

Critical Accounting Policies and Estimates

Certain of our accounting policies are important to the portrayal of our financial condition, since they require management to make difficult, complex or subjective judgments, some of which may relate to matters that are inherently uncertain. Estimates associated with these policies are susceptible to material changes as a result of changes in facts and circumstances. Facts and circumstances which could affect these judgments include, but are not limited to, changes in interest rates, changes in the performance of the economy and changes in the financial condition of borrowers.

On April 5, 2012, the JOBS Act was signed into law. The JOBS Act contains provisions that, among other things, reduce certain reporting requirements for qualifying public companies. As an "emerging growth company" we may delay adoption of new or revised accounting pronouncements applicable to public companies until such pronouncements are made applicable to private companies. We intend to take advantage of the benefits of this extended transition period, although we have not done so to date. Accordingly, our financial statements may not be comparable to companies that comply with such new or revised accounting standards.

The following represent our critical accounting policies:

Allowance for Loan Losses. The allowance for loan losses is the amount estimated by management as necessary to cover losses inherent in the loan portfolio at the balance sheet date. The allowance is established through the provision for loan losses, which is charged to income. Determining the amount of the allowance for loan losses necessarily involves a high degree of judgment. Among the material estimates required to establish the allowance are: loss exposure at default; the amount and timing of future cash flows on impaired loans; value of collateral; and determination of loss factors to be applied to the various elements of the portfolio. All of these estimates are susceptible to significant change. Management reviews the level of the allowance quarterly and establishes the provision for loan losses based upon an evaluation of the portfolio, past loss experience, current economic conditions and other factors related to the collectability of the loan portfolio. Although we believe that we use the best information available to establish the allowance for loan losses, future adjustments to the allowance may be necessary if economic or other conditions differ substantially from the assumptions used in making the evaluation. In addition, bank regulators, as an integral part of their examination process, periodically review our allowance for loan losses and may require us to recognize adjustments to the allowance based on their judgments about information available to them at the time of their examination. A large loss could deplete the allowance and require increased provisions to replenish the allowance, which would adversely affect earnings.

Business Combinations. We use the acquisition method of accounting for all business combinations. The acquisition method of accounting requires us as acquirer to recognize the fair value of assets acquired and liabilities assumed at the acquisition date as well as recognize goodwill or a gain from a bargain purchase, if appropriate. Any acquisition-related costs and restructuring costs are recognized as period expenses as incurred.

Real Estate Owned ("REO"). REO represents real estate acquired as a result of customers' loan defaults. At the time of foreclosure, REO is recorded at the fair value less costs to sell, which becomes the property's new basis. Any write-downs based on the asset's fair value at the date of acquisition are charged to the allowance for loan and lease losses. After foreclosure, management periodically performs valuations such that the real estate is carried at the lower of its new cost basis or fair value, net of estimated costs to sell. Revenue and expenses from operations and subsequent valuation adjustments to the carrying amount of the property are included in non-interest expense in the consolidated statements of income. In some instances, we may make loans to facilitate the sales of REO. Management reviews all sales for which it is the lending institution for compliance with sales treatment under provisions established by ASC Topic 360, "Accounting for Sales of Real Estate". Any gains related to sales of REO may be deferred until the buyer has a sufficient initial and continuing investment in the property.

Post Retirement Plan Assumptions. We have various post retirement plans for the benefit of our directors, executive officers and employees. For some of these plans, the computations include assumptions with regard to discount rates and expected rates of return, which are used to calculate benefit expense and the accrued benefit plan obligation. Changes in management's assumptions can materially affect amounts recognized in our Consolidated Financial Statements.

Deferred Tax Assets. We use the asset and liability method of accounting for income taxes. Under this method, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. Deferred tax assets are reduced by a valuation allowance when it is more likely than not that some portion of the deferred tax asset will not be realized. We exercise significant judgment in evaluating the amount and timing of recognition of the resulting tax liabilities and assets. These judgments require us to make projections of future taxable income. The judgments and estimates we make in determining our deferred tax assets, which are inherently subjective, are reviewed on a continual basis as regulatory and business factors change. Any reduction in estimated future taxable income may require us to record a valuation allowance against our deferred tax assets.

Comparison of Financial Condition at September 30, 2013 and June 30, 2013

Assets. Total assets increased \$90.2 million, or 5.7%, to \$1.67 billion at September 30, 2013 from \$1.58 billion at June 30, 2013. This increase was largely due to the July 31, 2013 acquisition of BankGreenville Financial Corporation ("BankGreenville"). We added \$2.8 million of goodwill as a result of the BankGreenville acquisition. Assets acquired totaled \$101.1 million and liabilities assumed were \$94.4 million, net of all fair value adjustments.

Cash and cash equivalents. Total cash and cash equivalents, primarily excess cash deposited with the Federal Reserve Bank of Richmond, decreased \$32.8 million, or 26.1%, to \$92.9 million at September 30, 2013 from \$125.7 million at June 30, 2013. The decrease was primarily attributable to the purchase of \$41.8 million in investment securities during the quarter. Securities available for sale increased \$73.1 million, or 295.4%, to \$97.9 million at September 30, 2013 from \$24.8 million at June 30, 2013 as a result of the purchase of investment securities coupled with the acquisition of \$34.3 million in investment securities from BankGreenville. As a part of the Company's liquidity strategy, the Company also invests a portion of its excess cash in certificates of deposit in other banks which have a higher yield than cash held in interest-earning accounts in order to maximize earnings. All of the certificates of deposit in other banks are fully insured under the FDIC. At September 30, 2013, certificates of deposits in other banks totaled \$145.6 million compared to \$136.6 million at June 30, 2013. The Company has been maintaining a higher liquidity position consistent with the Company's strategy of managing credit and liquidity risk.

Loans. Net loans receivable increased \$35.4 million, or 3.1%, to \$1.17 billion at September 30, 2013 from \$1.13 billion at June 30, 2013, as the BankGreenville acquisition added \$47.8 million in loans, which were partially offset during the period by normal loan repayments, charge-offs and transfers to REO. Since June 30, 2013, commercial real estate loans increased \$18.0 million, commercial construction and development loans increased \$9.4 million and commercial and industrial loans increased \$6.9 million. Excluding loans acquired from BankGreenville, net loans would have otherwise decreased \$12.4 million as demand for new loans from creditworthy borrowers remains relatively weak and utilization of existing credit lines was low despite the modest recovery in the general economy. In addition, the recent rise in mortgage interest rates has significantly reduced refinancing activity. Total loan originations decreased \$32.7 million, or 29.3%, to \$78.8 million during the three months ended September 30, 2013 compared to \$111.5 million during the three months ended September 30, 2012.

Allowance for loan losses. The allowance for loan losses was \$29.2 million, or 2.43% of total loans, at September 30, 2013 compared to \$32.1 million, or 2.75% of total loans, at June 30, 2013. We recorded net loan charge-offs of \$573,000 for the three months ended September 30, 2013, compared to \$713,000 for the same period last year. Net loan charge-offs as a percentage of average loans also decreased to 0.19% annualized for the three months ended September 30, 2013 from 0.23% annualized for the three months ended September 30, 2012. Nonaccruing loans decreased to \$68.4 million at September 30, 2013 from \$68.6 million at June 30, 2013, despite the acquisition of \$1.2 million of nonaccruing loans from BankGreenville. Nonaccruing loans to total loans decreased to 5.68% at September 30, 2013 from 5.88% at June 30, 2013. At September 30, 2013, \$37.1 million or 54.3% of total nonaccruing loans were current on their loan payments.

The ratio of classified assets to total assets decreased to 7.33% at September 30, 2013 from 7.43% at June 30, 2013 in large part due to the increase in our asset size. Classified assets increased 4.3% to \$122.6 million at September 30, 2013 compared to \$117.6 million at June 30, 2013, due primarily to the BankGreenville acquisition, which added \$4.8 million in classified assets. Delinquent loans (loans delinquent 30 days or more) increased to \$39.1 million at September 30, 2013, from \$35.5 million at June 30, 2013 primarily due to non-performing loans acquired from BankGreenville.

Investments. Securities available for sale increased \$73.1 million, or 295.4%, to \$97.9 million at September 30, 2013 from \$24.8 million at June 30, 2013 as a result of the purchase of \$41.8 million in investment securities coupled with the acquisition of \$34.3 million in investment securities from BankGreenville. A total of \$2.9 million of principal payments were received on mortgage-backed securities. The securities purchased and acquired during the quarter were primarily short- to intermediate-term U.S. government agency notes and mortgage-backed securities and, to a lesser extent, intermediate-term taxable municipal securities. We evaluate individual investment securities quarterly for other-than-temporary declines in market value. We do not believe that there are any other-than-temporary impairments at September 30, 2013; therefore, no impairment losses have been recorded during the first quarter of fiscal 2013. FHLB stock increased \$235,000 due to the BankGreenville acquisition.

Real estate owned. REO increased \$2.8 million, to \$14.5 million at September 30, 2013 primarily as a result of \$2.1 million from the BankGreenville acquisition. The total balance of REO included \$6.2 million in land, construction and development projects (both residential and commercial), \$2.0 million in commercial real estate and \$6.3 million in single-family homes at September 30, 2013. During the quarter ended September 30, 2013, we transferred \$1.6 million of loans into REO, disposed of \$1.3 million of properties and recognized a gain of \$271,000 on sales and net of impairment adjustments.

Deposits. Deposits increased \$88.7 million, or 7.7%, from \$1.15 billion at June 30, 2013 to \$1.24 billion at September 30, 2013. This increase was primarily due to the acquisition of BankGreenville, which increased total deposits by \$89.1 million. We also recorded \$530,000 of core deposit intangibles in connection with the BankGreenville acquisition. Excluding the BankGreenville acquisition, certificates of deposit decreased \$21.2 million during the three month period primarily as a result of the managed decline of higher rate certificates of deposit as we competed less aggressively on time deposit interest rates, consistent with the Company's strategy to decrease the percentage of time deposits in its deposit base and to increase the percentage of lower cost checking and savings accounts.

Borrowings. Other borrowings increased to \$2.2 million at September 30, 2013 from none at June 30, 2013, as a direct result of FHLB advances assumed in the BankGreenville acquisition.

Equity. Stockholders' equity at September 30, 2013 increased to \$368.1 million from \$367.5 million at June 30, 2013. The increase in stockholders' equity primarily reflected a \$3.3 million increase in retained earnings as a result of the net income from the first quarter of 2014. The Company repurchased 234,356 shares of its common stock during the quarter ended September 30, 2013 at an average cost of \$16.51 per share.

Average Balances, Interest and Average Yields/Cost

The following table sets forth for the periods indicated, information regarding average balances of assets and liabilities as well as the total dollar amounts of interest income from average interest-earning assets and interest expense on average interest-bearing liabilities, resultant yields, interest rate spread, net interest margin (otherwise known as net yield on interest-earning assets), and the ratio of average interest-earning assets to average interest-bearing liabilities. All average balances are daily average balances. Non-accruing loans have been included in the table as loans carrying a zero yield.

	For the Three Months Ended September 30,											
				2013		2012						
	Average Balance Outstanding		1	Interest Earned/ Paid ⁽²⁾	Yield/ Rate ⁽²⁾	Average Balance Outstanding		Interest Earned/ Paid ⁽²⁾	Yield/ Rate ⁽²⁾			
					(Dollars in th	ousands)			_			
Interest-earning assets:												
Loans receivable ⁽¹⁾	\$	1,197,993	\$	14,870	4.96%	\$ 1,237,419	\$	16,052	5.19%			
Deposits in other financial												
institutions		233,279		443	0.76%	229,419		380	0.66%			
Investment securities		52,244		211	1.62%	31,237		96	1.23%			
Other		22,441		108	1.93%	15,646		36	0.92%			
Total interest-earning assets	_	1,505,957		15,632	4.15%	1,513,721		16,564	4.38%			
Interest-bearing liabilities:												
Interest-bearing checking accounts		212,274		108	0.21%	170,935		57	0.13%			
Money market accounts		292,488		206	0.28%	257,981		245	0.38%			
Savings accounts		82,686		37	0.18%	121,737		70	0.23%			
Certificate accounts		559,124		1,193	0.85%	598,930		1,648	1.10%			
Borrowings		2,367		3	0.51%	21,682		189	3.49%			
Total interest-bearing liabilities		1,148,939		1,547	0.54%	1,171,265		2,209	0.75%			
Net earning assets	\$	357,018				\$ 342,456						
Average interest-earning assets to												
average interest-bearing liabilities		131.07%	6			129.24%	ó					
Tax-equivalent:												
Net interest income			\$	14,086			\$	14,355				
Interest rate spread			===		3.61%				3.63%			
Net interest margin ⁽³⁾					3.74%				3.79%			
Non-tax-equivalent:												
Net interest income			\$	13,297			\$	13,519				
			<u> </u>		3.40%		<u> </u>		3.40%			
Interest rate spread												
Net interest margin ⁽³⁾					3.53%				3.57%			

⁽¹⁾ The average loans receivable, net balances include loans held for sale and non-accruing loans.

⁽²⁾ Interest income used in the average interest/earned and yield calculation includes the tax equivalent adjustment of \$789,000 and \$836,000 for the three months ended September 30, 2013 and 2012, respectively, calculated based on a federal tax rate of 34%.

⁽³⁾ Net interest income divided by average interest-earning assets.

Rate/Volume Analysis

The following table presents the dollar amount of changes in interest income and interest expense for major components of interest-earning assets and interest-bearing liabilities. It distinguishes between the changes related to outstanding balances and that due to the changes in interest rates. For each category of interest-earning assets and interest-bearing liabilities, information is provided on changes attributable to (i) changes in volume (i.e., changes in volume multiplied by old rate) and (ii) changes in rate (i.e., changes in rate multiplied by old volume). For purposes of this table, changes attributable to both rate and volume, which cannot be segregated, have been allocated proportionately to the change due to volume and the change due to rate.

Three Months Ended September 30, 2013 Compared to

	Three Months Ended September 30, 2012								
		Incre	ase/						
		(decre	ease)		Total				
		due	to			increase/			
	Vo	lume		Rate		(decrease)			
Interest-earning assets:									
Loans receivable	\$	(511)	\$	(671)	\$	(1,182)			
Deposits in other financial institutions		6		57		63			
Investment securities		65		50		115			
Other		16		56		72			
Total interest-earning assets	\$	(424)	\$	(508)	\$	(932)			
Interest-bearing liabilities:									
Interest-bearing checking accounts	\$	14	\$	38	\$	52			
Money market accounts		33		(72)		(39)			
Savings accounts		(22)		(11)		(33)			
Certificate accounts		(110)		(346)		(456)			
Borrowings		(168)		(18)		(186)			
Total interest-bearing liabilities	\$	(253)	\$	(409)	\$	(662)			
Net decrease in tax equivalent interest income	\$	(171)	\$	(99)	\$	(270)			

Comparison of Results of Operation for the Three Months Ended September 30, 2013 and 2012

General. During the three months ended September 30, 2013, we had net income of \$3.3 million as compared to net income of \$1.2 million for the three months ended September 30, 2012. The increase in net income for the first quarter of fiscal 2014 was primarily a result of a \$2.3 million recovery from the allowance for loan losses and a \$1.5 million decline in non-interest expense, including a \$906,000 decrease in REO-related expenses, partially offset by a \$2.8 million increase in the income tax expense as compared to the same period last year. On a basic and diluted per share basis, the Company earned \$0.17 per share in the first quarter of fiscal 2014, compared to \$0.06 per share in the first quarter of fiscal 2013.

Net Interest Income. Net interest income before provision for loan losses was \$13.3 million for the three months ended September 30, 2013 compared to \$13.5 million for the three months ended September 30, 2012. The \$222,000, or 1.6%, decrease was primarily due to declines in interest income of \$885,000 outpacing a decrease in interest expense of \$663,000. The net interest margin (on a fully taxable-equivalent basis) for the three months ended September 30, 2013 decreased five basis points over the same period last year to 3.74%, primarily due to a 23 basis point decline in the yield on interest-earning assets (on a fully taxable-equivalent basis) to 4.15%, outpacing a 21 basis point decline in the rate paid on interest-bearing liabilities to 0.54% for the three months ended September 30, 2013. Due to a significant number of adjustable-rate loans in the loan portfolio with interest rate floors below which the loans' contractual interest rate may not adjust, net interest income will be negatively impacted in a rising interest rate environment until such time as the current rate exceeds these interest rate floors. As of September 30, 2013, our loans with interest rate floors totaled approximately \$408.0 million and had a weighted average floor rate of 4.48% of which \$233.0 million or 57.1% had yields that would begin floating again once prime rates increase at least 200 basis points.

Interest Income. Interest income for the three months ended September 30, 2013 was \$14.8 million, compared to \$15.7 million for the three months ended September 30, 2012, a decrease of \$885,000 or 5.6%. The decrease in interest income occurred

primarily as a result of the \$39.4 million decrease in average loans receivable coupled with a 23 basis point decrease in the average tax-equivalent loan yields. Interest income on loans receivable decreased by \$1.2 million, or 7.9%, to \$14.9 million for the three months ended September 30, 2013 from \$16.1 million for the three months ended September 30, 2012. The decrease in average tax-equivalent loan yields reflects the continuing very low level of market interest rates, the maturity or repayment of higher yielding loans, and downward repricing of adjustable rate loans to current market rates. The average tax-equivalent yield on loans was 4.96% for the three months ended September 30, 2013, compared to 5.19% for the same three month period one year earlier.

The combined average balance of investment securities, deposits in other financial institutions, and other interest-earning assets increased by \$31.7 million, or 11.5%, to \$308.0 million for the three months ended September 30, 2013, while the interest and dividend income from those investments increased by \$250,000 compared to the prior fiscal year. The increase in average balance was primarily due to the purchase of \$41.8 million in investment securities coupled with the acquisition of \$34.3 million in investment securities from BankGreenville. In addition, the average yield on investment securities increased 39 basis points to 1.62% during the quarter ended September 30, 2013 from 1.23% during the quarter ended September 30, 2012, primarily as a result of the investment securities acquired from BankGreenville.

Interest Expense. Interest expense for the three months ended September 30, 2013 was \$1.5 million, compared to \$2.2 million for the three months ended September 30, 2012, a decrease of \$663,000, or 30.0%. The decrease in interest expense occurred as a result of a \$22.3 million decrease in average interest-bearing liabilities and a 21 basis point decrease in the average cost of interest-bearing liabilities to 0.54% for the three months ended September 30, 2013, from 0.75% for the same period one year earlier. These decreases reflect repayments upon scheduled maturity and the prepayment of higher rate FHLB advances during the same period in fiscal 2013, as well as, the managed decline in certificates of deposit as our pricing decreases were designed to allow higher rate certificates of deposit to run off.

Deposit interest expense decreased \$477,000, or 23.6%, to \$1.5 million for the three months ended September 30, 2013 compared to \$2.0 million for the same three month period in the prior fiscal year primarily as a result of a \$39.8 million decrease in the average balance of certificates of deposit and a 25 basis point decrease in the cost of these deposits. Average borrowings decreased to \$2.4 million for the three months ended September 30, 2013, from \$21.7 million for the three months ended September 30, 2012, while the average rate paid on borrowings decreased to 0.51% in the current three month period from 3.49% for the three months ended September 30, 2012. This decrease in the average rate paid on borrowings was primarily a result of the repayment of \$10.1 million in FHLB advances and the repayment of all \$6.6 million in repurchase agreements since September 30, 2012. While we do not anticipate further significant reductions in market interest rates, we do expect additional modest declines in deposit costs over the near term as maturities of certificates of deposit will present further downward repricing opportunities and aggressive competitive pricing has been reduced in response to modest loan demand in the current economic environment.

Provision for Loan Losses. We establish an allowance for loan losses by charging amounts to the loan provision at a level required to reflect estimated credit losses in the loan portfolio. In evaluating the level of the allowance for loan losses, management considers, among other factors, historical loss experience, the types of loans and the amount of loans in the loan portfolio, adverse situations that may affect borrowers' ability to repay, estimated value of any underlying collateral, prevailing economic conditions and current risk factors specifically related to each loan type. See "- Critical Accounting Policies -- Allowance for Loan Losses" for a description of the manner in which the provision for loan losses is established.

During the three months ended September 30, 2013, the recovery for loan losses was (\$2.3) million, compared to a \$1.5 million provision for loan losses for the three months ended September 30, 2012. The decrease in the provision was due to the combination of a continuing trend of fewer and lower loan charge-offs and lower average loan balances compared to the same period of the prior fiscal year, as well as, a reduction in higher risk commercial construction and development loans. The provision for loan losses reflects the amount required to maintain the allowance for losses at an appropriate level based upon management's evaluation of the adequacy of general and specific loss reserves, trends in delinquencies and net charge-offs and current economic conditions.

The allowance for loan losses at September 30, 2013 primarily reflected the lingering weakness in the economy in our market areas and continued elevated level of delinquent, nonaccruing and classified loans, as well as declines in real estate values as compared to historical levels. It also reflects our continued concerns that the significant number of distressed sellers in the market and additional expected lender foreclosures may further disrupt certain housing markets and adversely affect home prices and the demand for building lots. These concerns have remained elevated over recent periods as price declines for housing and related lot and land markets have occurred in most of our market areas and are only recently beginning to stabilize or improve. Aside from housing-related construction and development loans, nonaccruing loans generally reflect unique operating difficulties for the individual borrower; however, the weak pace of general economic activity has also become a significant contributing factor to more recent late-cycle defaults in other non-housing-related segments of the portfolio which also factored into our provision calculation.

Nonaccruing loans decreased to \$68.4 million at September 30, 2013 from \$69.7 million at September 30, 2012. Delinquent loans (loans delinquent 30 days or more) decreased to \$39.1 million at September 30, 2013, from \$42.5 million at September 30, 2012.

We recorded net charge-offs of \$573,000 for the three months ended September 30, 2013, compared to \$713,000 for the same period in the prior fiscal year. A comparison of the allowance at September 30, 2013 and 2012 reflects a decrease of \$6.7 million to

\$29.2 million at September 30, 2013, from \$35.9 million at September 30, 2012. The allowance as a percentage of total loans decreased to 2.43% at September 30, 2013, compared to 2.98% at September 30, 2012. The allowance as a percentage of non-performing loans decreased to 42.69% at September 30, 2013, compared to 51.47% at September 30, 2012. At September 30, 2013, \$37.1 million or 54.3% of total nonaccruing loans were current on their loan payments, of which \$17.8 million were TDRs.

As of September 30, 2013, we had identified \$88.9 million of impaired loans. Our impaired loans are comprised of loans on nonaccrual status and all TDRs, whether performing or on nonaccrual status under their restructured terms. Impaired loans may be evaluated for reserve purposes using either a specific impairment analysis or on a collective basis as part of homogeneous pools. For more information on these impaired loans, see Note 4 of the Notes to Consolidated Financial Statements under Item 1 of this report.

We believe that the allowance for loan losses as of September 30, 2013 was adequate to absorb the known and inherent risks of loss in the loan portfolio at that date. While we believe the estimates and assumptions used in our determination of the adequacy of the allowance are reasonable, there can be no assurance that such estimates and assumptions will not be proven incorrect in the future, or that the actual amount of future provisions will not exceed the amount of past provisions or that any increased provisions that may be required will not adversely impact our financial condition and results of operations. In addition, the determination of the amount of the allowance for loan losses is subject to review by bank regulators as part of the routine examination process, which may result in the establishment of additional reserves based upon their judgment of information available to them at the time of their examination.

Noninterest Income. Noninterest income remained unchanged at \$2.3 million for the first quarters of each of fiscal 2014 and 2013. Mortgage banking income and fees decreased \$178,000 for the three months ended September 30, 2013 to \$998,000 from \$1.2 million for the three months ended September 30, 2012 primarily due to reduced refinancing activity as a result of the recent rise in mortgage interest rates. Originations of loans held for sale decreased \$36.9 million, or 57.5%, to \$27.1 million for the three months ended September 30, 2013 from \$64.0 million for the three months ended September 30, 2012.

Noninterest Expense. Noninterest expense for the quarter ended September 30, 2013 decreased \$1.5 million, or 11.3%, to \$11.9 million compared to \$13.4 million for the quarter ended September 30, 2012. This decrease was primarily related to a \$1.6 million decrease in FHLB advance prepayment penalties, and a \$906,000, or 83%, decrease in REO-related expenses, including a \$598,000 decrease in the loss on sale and impairment of REO partially offset by an \$848,000, or 13.4%, increase in salaries and employee benefits, as compared to the same period in the prior fiscal year. Salaries and employee benefits increased as a direct result of the BankGreenville acquisition coupled with the additional expense related to the Company's 2013 Omnibus Incentive Plan. Noninterest expenses as a percentage of average assets decreased to 2.89% for the three months ended September 30, 2013, as compared to 3.27% for the same period one year earlier.

Income Taxes. For the three months ended September 30, 2013, we recorded income tax expense of \$2.7 million, which was an effective tax rate of 44.5%, compared to a benefit of \$183,000 for the three months ended September 30, 2012. This increase was due to higher income before income taxes as well as a nonrecurring \$962,000 charge to tax expense for the decrease in the value of our deferred tax assets based on recently enacted decreases in North Carolina's state corporate tax rates to be implemented over the next two years. Beginning January 1, 2014, North Carolina's corporate tax rate will be reduced from 6.9% to 6.0% in 2014 and to 5.0% in 2015 with further reductions to 3.0% in 2017 possible in the event certain state revenue triggers are achieved. At September 30, 2013 and September 30, 2012, our deferred tax asset valuation allowance was \$1.6 million and \$2.5 million, respectively.

Liquidity

Management maintains a liquidity position that it believes will adequately provide funding for loan demand and deposit run-off that may occur in the normal course of business. We rely on a number of different sources in order to meet our potential liquidity demands. The primary sources are increases in deposit accounts and cash flows from loan payments and the securities portfolio.

In addition to these primary sources of funds, management has several secondary sources available to meet potential funding requirements. As of September 30, 2013, HomeTrust Bank had an additional borrowing capacity of \$237.2 million with the FHLB of Atlanta, a \$141.5 million line of credit with the Federal Reserve Bank of Richmond and a \$5.0 million line of credit with another unaffiliated bank. At September 30, 2013, we had \$2.2 million in FHLB advances outstanding and nothing outstanding under our other lines of credit. Additionally, the Company classifies its securities portfolio as available for sale, providing an additional source of liquidity. Management believes that our security portfolio is of high quality and the securities would therefore be marketable. In addition, we have historically sold longer term fixed-rate mortgage loans in the secondary market to reduce interest rate risk and to create still another source of liquidity. From time to time we also utilize brokered time deposits are obtained by utilizing an outside broker that is paid a fee. This funding requires advance notification to structure the type of deposit desired by us. Brokered deposits can vary in term from one month to several years and have the benefit of being a source of longer-term funding. We also utilize brokered deposits to help manage interest rate risk by extending the term to repricing of our liabilities, enhance our liquidity and fund asset growth. Brokered deposits are typically from outside our primary market areas, and our brokered deposit levels may vary from time to time depending on competitive interest rate conditions and other factors. At September 30, 2013 brokered deposits totaled \$10.0 million or 0.8% of total deposits.

Liquidity management is both a daily and long-term function of business management. Excess liquidity is generally invested in short-term investments, such as overnight deposits and federal funds. On a longer term basis, we maintain a strategy of investing in various lending products and investment securities, including mortgage-backed securities. HomeTrust Bancshares on a stand-alone level is a separate legal entity from the HomeTrust Bank and must provide for its own liquidity and pay its own operating expenses. The Company's primary source of funds consists of the net proceeds retained from the Conversion. The Company also has the ability to receive dividends or capital distributions from HomeTrust Bank, although there are regulatory restrictions on the ability of the HomeTrust Bank to pay dividends. At September 30, 2013, the Company (on an unconsolidated basis) had liquid assets of \$43.0 million.

We use our sources of funds primarily to meet our ongoing commitments, pay maturing deposits and fund withdrawals, and to fund loan commitments. At September 30, 2013, the total approved loan commitments and unused lines of credit outstanding amounted to \$56.4 million and \$149.9 million, respectively, as compared to \$54.2 million and \$151.6 million, respectively, as of June 30, 2013. Certificates of deposit scheduled to mature in one year or less at September 30, 2013, totaled \$386.3 million. It is management's policy to manage deposit rates that are competitive with other local financial institutions. Based on this management strategy, we believe that a majority of maturing deposits will remain with us.

During the first three months of fiscal 2014, cash and cash equivalents decreased \$32.8 million, or 26.1%, from \$125.7 million as of June 30, 2013 to \$92.9 million as of September 30, 2013. The decrease was primarily attributable to the purchase of \$41.8 million in investment securities during the quarter. Securities available for sale increased \$73.1 million, or 295.4%, to \$97.9 million at September 30, 2013 from \$24.8 million at June 30, 2013 as a result of the purchase of \$41.8 million in investment securities coupled with the acquisition of \$34.3 million in investment securities from BankGreenville. Cash provided by operating activities of \$5.9 million was offset by cash used for financing activities of \$6.5 million and cash used by investing activities of \$32.2 million. Primary sources of cash for the first three months of fiscal 2014 included at decrease in portfolio loans of \$13.4 million, \$2.5 million of cash received from the BankGreenville acquisition (net of cash paid), and proceeds from the sale of REO of \$1.3 million. Primary uses of cash during the period included the purchase of securities available for sale of \$41.8 million, the purchase of certificates of deposit in other banks, net of maturities, of \$9.0 million and the repurchase of \$3.6 million in common stock.

Off-Balance Sheet Activities

In the normal course of operations, we engage in a variety of financial transactions that are not recorded in our financial statements. These transactions involve varying degrees of off-balance sheet credit, interest rate and liquidity risks. These transactions are used primarily to manage customers' requests for funding and take the form of loan commitments and lines of credit. For the three months ended September 30, 2013, we engaged in no off-balance sheet transactions likely to have a material effect on our financial condition, results of operations or cash flows.

A summary of our off-balance sheet commitments to extend credit at September 30, 2013, is as follows (in thousands):

Commitments to make loans	\$ 56.4
Unused lines of credit	 149.9
Total loan commitments	\$ 206.3

Capital Resources

At September 30, 2013, equity totaled \$368.1 million. Management monitors the capital levels of the Company to provide for current and future business opportunities and to ensure HomeTrust Bank meets regulatory guidelines for "well-capitalized" institutions. HomeTrust Bank is subject to minimum capital requirements imposed by the OCC. Failure to meet minimum capital requirements can initiate certain mandatory and possibly additional discretionary actions by bank regulators that, if undertaken, could have a direct material effect on HomeTrust Bank's financial statements. As of September 30, 2013, HomeTrust Bank was "well-capitalized" as defined under the regulatory framework for prompt corrective action. To be categorized as "well-capitalized," HomeTrust Bank must maintain the minimum capital ratios set forth in the table below.

HomeTrust Bank's actual and required minimum capital amounts and ratios to be categorized "adequately" and "well capitalized" are as follows (dollars in thousands):

				Regulatory Requirements					
	Actual			Minimum for Capital Adequacy Purposes			Minimum to Be Well Capitalized		
		Amount	Ratio	_	Amount	Ratio		Amount	Ratio
As of September 30, 2013:									
Tier I Capital (to Total Adjusted Assets)	\$	238,375	15.04%	\$	63,418	4.00%	\$	79,272	5.00%
Tier I Capital (to Risk-weighted Assets) Total Risk-based Capital (to Risk-weighted	\$	238,375	21.64%	\$	44,052	4.00%	\$	66,078	6.00%
Assets)	\$	252,333	22.91%	\$	88,104	8.00%	\$	110,130	10.00%
As of June 30, 2013:									
Tier I Capital (to Total Adjusted Assets)	\$	228,454	15.25%	\$	59,920	4.00%	\$	74,901	5.00%
Tier I Capital (to Risk-weighted Assets) Total Risk-based Capital (to Risk-weighted	\$	228,454	21.89%	\$	-	-%	\$	62,620	6.00%
Assets)	\$	241,736	23.16%	\$	83,493	8.00%	\$	104,367	10.00%

Impact of Inflation

The effects of price changes and inflation can vary substantially for most financial institutions. While management believes that inflation affects the growth of total assets, it believes that it is difficult to assess the overall impact. Management believes this to be the case due to the fact that generally neither the timing nor the magnitude of the inflationary changes in the consumer price index ("CPI") coincides with changes in interest rates. The price of one or more of the components of the CPI may fluctuate considerably and thereby influence the overall CPI without having a corresponding effect on interest rates or upon the cost of those goods and services normally purchased by the Company. In years of high inflation and high interest rates, intermediate and long-term interest rates tend to increase, thereby adversely impacting the market values of investment securities, mortgage loans and other long-term fixed rate loans. In addition, higher short-term interest rates caused by inflation tend to increase the cost of funds. In other years, the opposite may occur.

Item 3. Quantitative and Qualitative Disclosure About Market Risk

There has not been any material change in the market risk disclosures contained in our 2013 Form 10-K.

Item 4. Controls and Procedures

An evaluation of our disclosure controls and procedures (as defined in Rule 13a-15(e) of the Securities Exchange Act of 1934 (the "Act")) as of September 30, 2013, was carried out under the supervision and with the participation of the Company's Chief Executive Officer, Chief Financial Officer and several other members of the Company's senior management. The Company's Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures in effect as of September 30, 2013, were effective in ensuring that the information required to be disclosed by the Company in the reports it files or submits under the Act is: (i) accumulated and communicated to the Company's management (including the Chief Executive Officer and Chief Financial Officer) in a timely manner and (ii) recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. In addition, there have been no changes in our internal control over financial reporting (as defined in Rule 13a-15(f) of the Act) that occurred during the quarter ended September 30, 2013, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

The Company does not expect that its disclosure controls and procedures and internal control over financial reporting will prevent all error and all fraud. A control procedure, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control procedure are met. Because of the inherent limitations in all control procedures, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within the Company have been detected. These inherent limitations include the realities that judgments in decision-making can be faulty, and that breakdowns can occur because of simple error or mistake. Additionally, controls may be circumvented by the individual acts of some persons, by collusion of two or more people, or by override of the control. The design of any control procedure also is based in part upon certain assumptions about the likelihood of future events, and there can be no assurance that any design will succeed in achieving its stated goals under all potential future conditions; over time, controls may become inadequate because of changes in conditions, or the degree of compliance with the policies or procedures may deteriorate. Because of the inherent limitations in a cost-effective control procedure, misstatements due to error or fraud may occur and not be detected.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

On March 14, 2012, a civil suit was filed (which was amended on April 25, 2012) in the County of Buncombe, North Carolina, Civil Superior Court Division, Twenty-Eighth Judicial Circuit, case number 2012CV-01206, by Leslie A. Whittington and 20 other plaintiffs against HomeTrust Bank and a third party brokerage firm. The plaintiffs seek actual damages of \$12.5 million and additional treble or such other punitive damages as determined by the court. The suit alleges that the defendants should have been aware of the Ponzi scheme perpetrated by Mr. William Bailey through his company, Southern Financial Services, as a result of the transactions into and from the accounts at HomeTrust Bank and the brokerage firm. The suit further alleges that the defendants were negligent and reckless in not monitoring, discovering and reporting the unlawful conduct of Mr. Bailey, including that he was kiting checks and converting funds for his own use. In addition, the suit claims the defendants were unjustly enriched by the fees they received from their business relationship with Mr. Bailey. Mr. Bailey pled guilty to federal criminal charges of securities fraud, mail fraud and filing false income taxes related to this matter in February, 2011.

The Company believes that the lawsuit is without merit and intends to defend itself vigorously; however, there can be no assurance that the Company will successfully defend or resolve this litigation matter. Based on the information available to the Company's litigation counsel at this time, they believe that the claims in this case are legally and factually without merit. Because this lawsuit is still in discovery, such counsel is unable to give an opinion at this time as to the likely outcome. Management, after review with its legal counsel, is of the opinion that this litigation should not have a material effect on the Company's financial position or results of operations, although new developments could result in management modifying its assessment.

Apart from the foregoing, from time to time we are involved as plaintiff or defendant in various legal actions arising in the normal course of business. We do not anticipate incurring any material liability as a result of any such litigation.

Item 1A. Risk Factors

There have been no material changes in the Risk Factors previously disclosed in Item 1A of the Company's 2013 Form 10-K.

Item 2. Unregistered Sales of Equity Securities and use of Proceeds

The table below sets forth information regarding HomeTrust Bancshares' common stock repurchases during the three months ended September 30, 2013.

			Total Number	Maximum
			Of Shares	Number of
	Total Number	Average	Purchased as	Shares that May
	Of Shares	Price Paid	Part of Publicly	Yet Be Purchased
Period	Purchased	per Share	Announced Plans	Under the Plans
July 1, 2013 – July 31, 2013	-	\$	-	-
August 1, 2013 – August 30, 2013 (1)	4,596	16.29	4,596	1,036,649
September 1, 2013 – September 30, 2013	229,760	16.51	229,760	806,889
Total	234,356	\$ 16.51	234,356	806,889

⁽¹⁾ On August 27, 2013, HomeTrust Bancshares announced its intention to repurchase up to 1,041,245 shares of its outstanding common stock. The shares may be purchased in the open market or in privately negotiated transactions, from time to time depending upon market conditions and other factors. As of September 30, 2013, a total of 234,356 shares, or 22.5%, of the shares authorized in the August 2013 stock repurchase plan had been purchased, leaving 806,889 shares available for future purchases.

The Company did not sell any securities that were not registered under the Securities Act of 1933 during the three months ended September 30, 2013.

Item 3. Defaults Upon Senior Securities

Nothing to report.

Item 4. Mine Safety Disclosures

Not applicable.

Item 5. Other Information

Nothing to report.

Item 6. Exhibits

See Exhibit Index.

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.

HomeTrust Bancshares, Inc.

Date: November 12, 2013 By: /s/ F. Edward Broadwell, Jr.

F. Edward Broadwell, Jr. Chairman of the Board and Co-Chief Executive Officer (Duly Authorized Officer)

Date: November 12, 2013 By: /s/ Dana L. Stonestreet

Dana L. Stonestreet President and

Co-Chief Executive Officer (Duly Authorized Officer)

Date: November 12, 2013 By: /s/ Tony J. VunCannon

Tony J. VunCannon Senior Vice President,

Chief Financial Officer and Treasurer (Principal Financial and Accounting Officer)

EXHIBIT INDEX

Regulation S-K

Reference to Prior Filing

or Exhibit Number

Exhibit Number Document **Attached Hereto** 3.1 Charter of HomeTrust Bancshares, Inc. Articles Supplementary to the Charter of HomeTrust Bancshares, Inc. for HomeTrust Bancshares, Inc.'s Junior Participating 3.2 ** Preferred Stock, Series A Bylaws of HomeTrust Bancshares, Inc. 3.3 Tax Benefits Preservation Plan, dated as of September 25, 2012, between HomeTrust Bancshares, Inc. and Registrar and 4.1 Transfer Company, as Rights Agent Employment Agreement entered into between HomeTrust Bancshares, Inc. and F. Edward Broadwell, Jr. 10.1 10.2 Employment Agreement entered into between HomeTrust Bancshares, Inc. and Dana L. Stonestreet 10.3 Employment Agreement entered into between HomeTrust Bancshares, Inc. and each of Tony J. VunCannon, Howard L. Sellinger and Charles I. Abbitt, Jr. 10.4 Employment Agreement entered into between HomeTrust Bancshares, Inc. and C. Hunter Westbrook 10.5 Employment Agreement between HomeTrust Bank and Sidney A.Biesecker 10.6 Employment Agreement between HomeTrust Bank and Stan Allen 10.7 HomeTrust Bank Executive Supplemental Retirement Income Master Agreement ("SERP") 10.7A SERP Joinder Agreement for F. Edward Broadwell, Jr. 10.7B SERP Joinder Agreement for Dana L. Stonestreet 10.7C SERP Joinder Agreement for Tony J. VunCannon 10.7D SERP Joinder Agreement for Howard L. Sellinger 10.7E SERP Joinder Agreement for Stan Allen SERP Joinder Agreement for Sidney A. Biesecker 10.7F 10.7G SERP Joinder Agreement for Peggy C. Melville SERP Joinder Agreement for William T. Flynt 10.7H 10.7I Amended and Restated Supplemental Income Agreement between HomeTrust Bank, as successor to Industrial Federal Savings Bank, and Sidney Biesecker 10.8 HomeTrust Bank Director Emeritus Plan ("Director Emeritus Plan") 10.8A Director Emeritus Plan Joinder Agreement for Franklin V. 10.8B Director Emeritus Plan Joinder Agreement for William T. Flvnt 10.8C Director Emeritus Plan Joinder Agreement for J. Steven Goforth 10.8D Director Emeritus Plan Joinder Agreement for Craig C. Koontz 10.8E Director Emeritus Plan Joinder Agreement for Larry S. McDevitt 10.8F Director Emeritus Plan Joinder Agreement for F.K. McFarland, III 10.8G Director Emeritus Plan Joinder Agreement for Peggy C. Melville 10.8H Director Emeritus Plan Joinder Agreement for Robert E. Shepherd, Sr. HomeTrust Bank Defined Contribution Executive Medical Care Plan 10.9 10.10 HomeTrust Bank 2005 Deferred Compensation Plan HomeTrust Bank Pre-2005 Deferred Compensation Plan 10.11 HomeTrust Bancshares, Inc. Strategic Operating Committee Incentive Program
HomeTrust Bancshares, Inc. 2013 Omnibus Incentive Plan ("Omnibus Incentive Plan") 10.12 10.12 10.13 Form of Incentive Stock Option Award Agreement under Omnibus Incentive Plan 10.14 ****** 10.15 Form of Non-Qualified Stock Option Award Agreement under Omnibus Incentive Plan 10.16 Form of Stock Appreciation Right Award Agreement under Omnibus Incentive Plan ***** Form of Restricted Stock Award Agreement under Omnibus Incentive Plan ***** 10.17 ***** 10.18 Form of Restricted Stock Unit Award Agreement under Omnibus Incentive Plan Certification of Co-Chief Executive Officer pursuant to the Securities Exchange Act Rules 13a-14(a) and 15d-14(a) as adopted 31.1 pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 31.1 Certification of Co-Chief Executive Officer pursuant to the Securities Exchange Act Rules 13a-14(a) and 15d-14(a) as adopted 31.2 31.2 pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 31.3 Certification of Chief Financial Officer pursuant to the Securities Exchange Act Rules 13a-14(a) and 15d-14(a) as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. 31.3 Certification of Co-Chief Executive Officers and Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 32.0 32.0

The following materials from HomeTrust Bancshares' Quarterly Report on Form 10-Q for the quarter ended September 30, 2013, formatted in Extensible Business Reporting Language (XBRL): (a) Consolidated Balance Sheets; (b) Consolidated Statements of Income; (c) Consolidated Statements of Comprehensive Income; (d) Consolidated Statements of Changes in Stockholders' Equity; (e) Consolidated Statements of Cash Flows; and (f) Notes to Consolidated Financial Statements.

Filed as an exhibit to HomeTrust Bancshares's Registration Statement on Form S-1 (File No. 333-178817) filed on December 29, 2011.

101

**	Filed as an exhibit to Home I rust Bancshares's Current Report on Form 8-K filed on September 25, 2012 (File No. 001-35593).
***	Filed as an exhibit to HomeTrust Bancshares's Quarterly Report on Form 10-Q for the quarter ended March 31, 2012 (File No. 001-35593).
****	Filed as an exhibit to HomeTrust Bancshares's Annual Report on Form 10-K for the fiscal year ended June 30, 2012 (File No. 001-35593).
****	Filed as an exhibit to Amendment No. One to HomeTrust Bancshares's Registration Statement on Form S-1 (File No. 333-178817) filed on March 9, 2012.
*****	Attached as Appendix A to HomeTrust Bancshares's definitive proxy statement filed on December 5, 2012 (File No. 001-35593).
*****	Filed as an exhibit to HomeTrust Bancshares's Registration Statement on Form S-8 (File No. 333-186666) filed on February 13, 2013.
******	Pursuant to Rule 406T of Regulation S-T, these interactive data files are deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the
	Securities Act of 1933 or Section 18 of the Securities Exchange Act of 1934, as amended, and otherwise are not subject to liability under those sections.



Strategic Operating Committee Incentive Program

Document Date: September 16, 2013

Revised September 23, 2013 by Compensation Committee

Approved by the HTBI Board of Directors on September 30, 2013

HomeTrust Strategic Operating Committee Incentive Program

Introduction

HomeTrust Bancshares, Inc. ("HomeTrust" or the "Bank") is committed to rewarding senior executives for their contributions to the Bank's success. The HomeTrust Bancshares, Inc. Strategic Operating Committee Incentive Program (the "Program") is part of a total compensation package which includes base salary, annual incentives and benefits. The Program is designed to:

- § Focus executives on building a strong foundation for success and sustainability over the long term.
- § Recognize and reward achievement of the Bank's annual business goals.
- § Focus executives' attention on key business metrics.
- § Motivate and reward superior performance.
- § Attract and retain talent needed for the Bank's success.
- § Be competitive with the market.
- § Encourage teamwork and collaboration.
- § Ensure incentives are appropriately risk-balanced.
- § Recognize the accomplishment of key business goals that are critical to long-term success of the organization that are less quantifiable and/or more subjective in nature by utilizing a discretionary component.

Effective Date, Program and Administrator

This Program (formerly called the HomeTrust Strategic Operating Committee Incentive Plan) became effective July 1, 2012, and was amended on September 23, 2013.

Awards of cash under the Program are issued pursuant to Section 8.1, Cash Awards, of the HomeTrust Bancshares, Inc. 2013 Omnibus Incentive Plan.

The Program Administrator is the Compensation Committee (the "Committee") of the Board of Directors. The Program may be amended from time to time with the approval of the Board of Directors.

Participation and Eligibility

Each year, employees are selected for Program participation:

- § CEO participation is determined by the Compensation Committee.
- § The CEO recommends the other named executive officers for approval by the Compensation Committee.
- § Other participants are added by CEO.

Participants are subject to meeting the following requirements:

- § New hires must be employed prior to April 1st of the Program year to be eligible to participate in the Program for the performance period. Employees hired after that date must wait until the next fiscal year to be eligible for an award under the Program. Eligibility begins the first full month worked. Participants receive a pro-rated award using full months worked during the Program year.
- § Awards under the Program shall be limited to individuals employed on a full-time basis by HomeTrust on the date of payment, except in the case of disability, death, or retirement.
- § Participants on a performance improvement plan or with an unsatisfactory performance rating at the time of payment or who have given notice of resignation at the time of payment are not eligible to receive an award.

Performance Period

The Program operates on a fiscal year schedule — July 1st through June 30th.

Incentive Award Opportunities

Each participant will have a specified target annual incentive award opportunity, expressed as a percentage of the participant's base salary. Incentive award opportunities are based on the participant's job duties and responsibilities and competitive practices.

Award Funding

A funding trigger is established for purposes of Section 162m of the Internal Revenue Code of 1986, as amended, and as may be amended from time to time in the future. The Program is funded at the Stretch level if the Company has positive operating earnings for the Program Year. The incentive awards paid are then determined by the Committee using the performance goals selected for the Program Year. In other words, the funded amount is adjusted downwards to reflect actual performance.

Performance Goals and Award Levels

Program goals will be established using three performance levels:

- § <u>Threshold</u> is the minimum level of performance in which the Bank would consider it reasonable to provide a reward. If performance is below Threshold, the payout for that goal is zero. Performance at Threshold results in a payment equal to 50% of the participant's targeted annual incentive award opportunity.
- § <u>Target</u> is the level of performance that the Bank considers "good" performance. Goals at this level are challenging but considered reasonably obtainable. Performance at Target results in a payment equal to 100% of the participant's targeted annual incentive award opportunity.

§ <u>Stretch</u> – is the level of performance the Bank considers outstanding performance. Goals at this level are challenging and considered a best case scenario. Performance at Stretch results in a payment equal to 150% of the participant's targeted annual incentive award opportunity, which is the highest amount to be paid under the Program.

Performance between Threshold and Target and Stretch are interpolated to provide for a range of payouts between 50% to 150% of a participant's targeted annual incentive, based on incremental results between Threshold and Stretch performance.

Incentive Program Performance Measures and Weights

The Program uses a balanced scorecard with performance measures weighted between Corporate and Team/Individual goals. All Corporate goals, weightings and Team/Individual goals for the CEO and Named Executive Officers are presented to the Compensation Committee for review and approval. Team/Individual goals for other Program participants are approved by the CEO.

The following schedules are attached to this Program document. Schedules A and B are approved by the Compensation Committee prior to the beginning of each performance period:

Schedule A: Award Percentages and Performance Measures Weightings

Schedule B: Bank Goals, Weightings and Definitions

Schedule C: Example Payout Calculation

Program Discretion

The Program has a portion of the Corporate and Team/Individual and goals based on discretion that allows the Compensation Committee, CEO, as appropriate, to modify the final award based on a subjective assessment of performance and contributions to the Bank's success.

Award Distributions

At the end of the fiscal year, performance is measured and awards amounts are calculated. Awards are paid in cash (generally) within two and one half months following the end of the fiscal year or as soon as practical after approval of the award payout by the Board of Directors.

Awards are paid out as a percentage of a participant's annual base earnings as of June 30th. Base earnings are defined as the base salary in effect on June 30th and excludes referral fees, commissions and any other previously-paid performance compensation.

Payments under this Program are considered taxable income to participants in the year paid and will be subject to tax withholding.

Risk Mitigation

HomeTrust seeks to appropriately balance risk with financial rewards in the Program design and implementation. The compensation arrangements in this Program are designed to be sufficient to incent participants to achieve approved strategic and tactical goals while at the same time not be excessive or lead to material financial loss to the Bank.

Awards may be reduced or eliminated for credit quality and/or regulatory action. Unless the Compensation Committee deems otherwise, awards will not be paid, regardless of Corporate or Team/Individual performance, if 1) any regulatory agency issues a formal, written enforcement action, memorandum of understanding or other negative directive action where the Committee considers it imprudent to provide awards under this Program, and/or 2) after a review of the Company's credit quality measures the Committee considers it imprudent to provide awards under this Program.

Coordination with Other Incentives

The Program does not inhibit the Bank from approving Program participants for inclusion in other Bank plans, bonuses, commissions and/or incentive compensation arrangements. The Board of Directors may make discretionary bonuses to participants regardless of their participation in this Program.

Please see "Terms and Conditions" for further details on the Program provisions.

Terms and Conditions

The information represented below is subject to change and does not constitute a binding agreement.

Definition of "Program"

"Program" refers to the HomeTrust Bancshares, Inc. Strategic Operating Committee Incentive Program.

Definition of the "Bank"

For the purposes of this Program, the "Bank" refers to HomeTrust Bancshares, Inc.

Effective Date

This Program (formerly called the HomeTrust Strategic Operating Committee Incentive Plan became effective July 1, 2012, and was amended on September 23, 2013. The Program may be amended from time to time with the approval of the Board of Directors.

Performance Period/Program Year

The performance period is July 1st through June 30th and may be referred to in this document as the Program year.

Program Administration

The Program is authorized by the Board of Directors. The Board has the sole authority to interpret the Program and to make or nullify any rules and procedures, as necessary, for proper administration of the Program based on recommendations by the Compensation Committee.

The Program will be reviewed annually by the Compensation Committee to ensure proper alignment with the Bank's business objectives.

The Compensation Committee will recommend to the Board of Directors for approval all final award distributions paid to Program participants. Any determination by the Board of Directors will be final and binding.

Program Changes or Discontinuance

The Bank has developed the Program on the basis of existing business, market and economic conditions; current services; and staff assignments. If substantial changes occur that affect these conditions, services, assignments, or forecasts, the Bank may add to, amend, modify or discontinue any of the terms or conditions of the Program at any time. Examples of substantial changes may include mergers, dispositions or other corporate transactions, changes in laws or accounting principles or other events that would in the absence of some adjustment, frustrate the intended operation of this arrangement.

The Board of Directors may, at its sole discretion, waive, change or amend any of the Program as it deems appropriate.

Program Interpretation

If there is any ambiguity as to the meaning of any terms or provisions of this Program or any questions as to the correct interpretation of any information contained therein, the Bank's interpretation expressed by the Board of Directors will be final and binding.

Participation

CEO participation is determined by the Compensation Committee. Named executive officers are recommended by CEO and approved by the Compensation Committee for final approval by the Board of Directors. Other executives may participate upon approval of the CEO.

New employees must be employed by April 1^{st} of the performance period (July 1 – June 30) to be considered for participation in a given Program year.

Award Determinations

Program participants are eligible for a distribution under the Program only upon attainment of certain performance objectives defined under the Program and after the approval of the award by the Board of Directors.

Performance at Threshold, Target and Stretch are interpolated to encourage and reward incremental performance improvement.

Award Distributions

Awards are paid in cash (generally) within two and one half months following the end of the fiscal year or as soon as practical after approval of the award payout by the Board of Directors.

Awards are paid out as a percentage of a participant's annual base earnings as of June 30th. Base earnings are defined as base salary in effect as of June 30th and excludes referral fees, commissions and any other previously-paid performance compensation.

Incentive awards are considered taxable income to participants in the year paid and will be subject to tax withholding.

New Hires, Reduced Work Schedules, Promotions, and Transfers

New hires that meet the eligibility criteria and are hired prior to April 1st of the Program year receive a pro-rated award based on the number of full months worked during the Program year. New hires employed by the Bank on or after April 1st are not eligible to receive an award for the current Program year.

Participants that are promoted or change roles where the participant becomes eligible or ineligible for an award or experience a change in incentive opportunity will receive a pro-rated award based on their status and the effective date of the promotion or role change. Award amounts will be calculated using the participant's base earnings and the incentive target for the applicable period. Base earnings refers to the base salary in effect on June 30thand excludes referral fees, commissions and any other previously-paid performance compensation.

Participants that have an approved leave of absence are eligible to receive a pro-rated award calculated using their time in active status as permitted by the Family Medical Leave Act or other applicable state and federal laws and regulations.

Termination of Employment

To encourage employee retention, a participant must be an active employee of the Bank on the date the incentive award is paid to receive an award (please see exceptions for death, disability and retirement below.) Participants who terminate employment during the Program year will not be eligible to receive an award. Participants who have given notice of resignation during the Program year and before payout are not eligible to receive an award.

Death, Disability or Retirement

If a participant ceases to be employed by the Bank due to disability, his/her cash incentive award for the Program year will be prorated to the date of termination.

In the event of death, the Bank will pay to the participant's estate the pro rata portion of the cash award that had been earned by the participant during his/her period of employment.

Individuals who retire are eligible to receive a cash incentive payout if they are actively employed through March 31st of the performance period.

Clawback

In the event that the Bank is required to prepare an accounting restatement due to the material noncompliance of the Bank with any financial reporting requirement under the securities laws, the Participants shall, unless otherwise determined in the sole discretion of the Committee, reimburse the Bank upon receipt of written notification for any excess incentive payment amounts paid under the Program calculation(s) which were based on financial results required to be restated. In calculating the excess amount, the Committee shall compare the calculation of the incentive payment based on the relevant results reflected in the restated financials compared to the same results reflected in the original financials that were required to be restated. Participants may write a check payable to the Bank for amounts equal to the written notification. In its discretion, the Compensation Committee has the right to adjust compensation and/or modify a Participant's future incentive payments as it deems necessary.

Ethics Statement

The altering, inflating, and/or inappropriate manipulation of performance/financial results or any other infraction of recognized ethical business standards, will subject the employee to disciplinary action up to and including termination of employment. In addition, any incentive compensation as provided by this Program to which the employee would otherwise be entitled will be revoked or if paid, be obligated to repay any incentive award earned during the award period in which the wrongful conduct occurred regardless of employment status.

Miscellaneous

Any participant awards shall not be subject to assignment, pledge or other disposition, nor shall such amounts be subject to garnishment, attachment, transfer by operation of law, or any legal process.

Participation in the Program does not confer rights to participation in other Bank programs or Programs, including annual or long-term incentive Programs, non-qualified retirement or deferred compensation Programs or other executive perquisite programs.

The Program will not be deemed to give any participant the right to be retained in the employ of the Bank, nor will the Program interfere with the right of the Bank to discharge any participant at any time for any reason.

In the absence of an authorized, written employment contract, the relationship between employees and the Bank is one of at-will employment. The Program does not alter the relationship.

This Program and the transactions and payments hereunder shall, in all respect, be governed by, and construed and enforced in accordance with the laws of the state in which the participant is employed.

Each provision in this Program is severable, and if any provision is held to be invalid, illegal, or unenforceable, the validity, legality and enforceability of the remaining provisions shall not, in any way, be affected or impaired thereby.

This Program is proprietary and confidential to HomeTrust Bancshares, Inc. and its employees and should not be shared outside the organization other than as required by executive compensation reporting and disclosure requirements.

Schedule A: 2014 Proposed Award Percentages and Performance Measures Weightings

Participant	Title	Target %	Corporate Weighting	Team/ Individual Weighting
Dana Stonestreet	CEO	55%	100%	0%
Tony VunCannon	CFO	30%	60%	40%
Hunter Westbrook	СВО	30%	60%	40%
Charles Abbitt	CRO	30%	60%	40%
Howard Sellinger	CIO	30%	60%	40%
Teresa White	CAO	30%	60%	40%

Schedule B: Bank Goals, Weightings and Definitions

	<u> </u>				
Performance Measure	CEO	Other SOC			
Net Income	35%	21%			
Peer ROA	25%	15%			
Discretionary Component	40%	24%			
Team/Individual	0%	40%			
	100%	100%			

Note: Payouts for performance between Threshold and Target and Stretch will be calculated using straight line interpolation.

Schedule C: Example Payout Calculation

Name		
Base Salary	\$230,000	
STI Opportunity	30%	\$69,000.00
Corporate Weighting	60%	\$41,400.00
Team/Individual Weighting	40%	\$27,600.00

2014 POTENTIAL BASED UPON 2013 ACTUAL				Perfori	nance Goal	ls		
Performance Measures	Incentive at Target		Weight	Threshold 50%	Target 100%	Stretch 150%]	Actual Performano	ce Payout
Corporate								
Net Income Peer ROA Discretionary Component		\$14,490 \$10,350 \$16,560	21% 15% 24%	\$7,464 0.29 N/A	\$9,300 0.65 N/A	\$11,196 1.01 N/A	\$9,300 0.65 100.0%	\$14,490 \$10,350 \$16,560
Corporate Goal Achievement		\$41,400	60%					\$41,400
Team/Individual								
Goal 1 Goal 2		\$9,200 \$9,200	13% 13%		GoalO GoalTi			\$9,200 \$9,200
Goal 3		\$9,200	13%		GoalTh			\$9,200
Team/Individual Achievement		\$27,600	40%					\$27,600
Grand Total		\$69,000	100%					\$69,000

RULE 13a-14(a) CERTIFICATION

I, F. Edward Broadwell, Jr., certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of HomeTrust Bancshares, Inc. (the "Company");
- 2. Based on my knowledge, this report does not contain any untrue statement of material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Company as of, and for, the periods presented in this report;
- 4. The Company's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the Company and have:
 - (a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Company, including its consolidated subsidiary, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) designed such internal controls over financial reporting, or caused such internal controls over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) evaluated the effectiveness of the Company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluations; and
 - (d) disclosed in this report any change in the Company's internal control over financial reporting that occurred during the Company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting; and
- 5. The Company's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Company's auditors and the audit committee of the Company's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Company's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Company's internal control over financial reporting.

November 12, 2013 By: /s/ F. Edward Broadwell, Jr.

F. Edward Broadwell, Jr. Chairman of the Board and Co-Chief Executive Officer

RULE 13a-14(a) CERTIFICATION

I, Dana L. Stonestreet, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of HomeTrust Bancshares, Inc. (the "Company");
- 2. Based on my knowledge, this report does not contain any untrue statement of material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Company as of, and for, the periods presented in this report;
- 4. The Company's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the Company and have:
 - (a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Company, including its consolidated subsidiary, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) designed such internal controls over financial reporting, or caused such internal controls over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) evaluated the effectiveness of the Company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this report based on such evaluations; and
 - (d) disclosed in this report any change in the Company's internal control over financial reporting that occurred during the Company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting; and
- 5. The Company's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Company's auditors and the audit committee of the Company's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Company's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Company's internal control over financial reporting.

November 12, 2013 By: /s/ Dana L. Stonestreet

Dana L. Stonestreet
President and
Co. Chief Evecutive A

Co-Chief Executive Officer

RULE 13a-14(a) CERTIFICATION

I, Tony J. VunCannon, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of HomeTrust Bancshares, Inc. (the "Company");
- 2. Based on my knowledge, this report does not contain any untrue statement of material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Company as of, and for, the periods presented in this report;
- 4. The Company's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) for the Company and have:
 - (a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Company, including its consolidated subsidiary, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) designed such internal controls over financial reporting, or caused such internal controls over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) evaluated the effectiveness of the Company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures as of the end of the period covered by this report based on such evaluations; and
 - (d) disclosed in this report any change in the Company's internal control over financial reporting that occurred during the Company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting; and
- 5. The Company's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Company's auditors and the audit committee of the Company's board of directors (or persons performing the equivalent functions):
 - (a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Company's ability to record, process, summarize and report financial information; and
 - (b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Company's internal control over financial reporting.

November 12, 2013 By: /s/ Tony J. VunCannon

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

SECTION 1350 CERTIFICATION

Each of the undersigned hereby certifies in his capacity as an officer of HomeTrust Bancshares, Inc (the "Company") that the Quarterly Report of the Company on Form 10-Q for the period ended September 30, 2013, fully complies with the requirements of Section 13(a) of the Securities and Exchange Act of 1934, as amended, and that the information contained in such report fairly presents, in all material respects, the financial condition and results of operations of the Company as of the dates and periods presented in the financial statements included in such report.

November 12, 2013

By: /s/ F. Edward Broadwell, Jr.

Chairman of the Board and
Co-Chief Executive Officer

By: /s/ Dana L. Stonestreet

Dana L. Stonestreet

President and
Co-Chief Executive Officer

November 12, 2013

By: /s/ Tony J. VunCannon

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