UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of the Securities Exchange Act of 1934

May 8, 2017

Date of report (Date of earliest event reported)

RENASANT CORPORATION

(Exact name of registrant as specified in its charter)

Mississippi tate or other jurisdiction

(State or other jurisdiction of incorporation)

001-13253 (Commission File Number) 64-0676974 (I.R.S. Employer Identification No.)

209 Troy Street, Tupelo, Mississippi 38804-4827 (Address of principal executive offices)(Zip Code)

Registrant's telephone number, including area code: (662) 680-1001

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

[x] Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

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

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

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

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2). Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01. Regulation FD Disclosure.

Representatives of Renasant Corporation ("Renasant") will be making presentations to investors during various conferences in the second quarter of 2017. A copy of the presentation materials is furnished as Exhibit 99.1 to this Form 8-K and is incorporated herein solely for purposes of this Item 7.01.

In accordance with General Instruction B.2 of Form 8-K, the information in this Item 7.01, including Exhibit 99.1, is being furnished and shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section, and shall not be deemed incorporated by reference into any registration statement or other document filed pursuant to the Securities Act of 1933, as amended, or the Securities Exchange Act of 1934, as amended, except as shall be expressly set forth by specific reference in such filing.

"Safe Harbor" Statement Under the Private Securities Litigation Reform Act of 1995

This communication contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Congress passed the Private Securities Litigation Act of 1995 in an effort to encourage companies to provide information about their anticipated future financial performance. This act provides a safe harbor for such disclosure, which protects a company from unwarranted litigation if actual results are different from management expectations. This communication reflects the current views and estimates of future economic circumstances, industry conditions, company performance, and financial results of the management of Renasant. These forward-looking statements are subject to a number of factors and uncertainties which could cause Renasant's actual results and experience to differ from the anticipated results and expectations expressed in such forward-looking statements, and such differences may be material. Forward-looking statements usually include words such as "expects," "projects," "projects," "anticipates," "believes," "intends," "estimates," "strategy," "plan," "potential," "possible" and other similar expressions. These statements are based upon the are based upon the are based upon the are business of Renasant's control. In addition, these forward-looking statements are subject to future business strategies and decisions that are subject to change. Actual results may differ from those indicated or implied in the forward-looking statements and such differences may be material.

Important factors currently known to management that could cause actual results to differ materially from those in forward-looking statements include (1) Renasant's ability to efficiently integrate acquisitions into its operations, retain the customers of these businesses and grow the acquired operations; (2) the effect of economic conditions and interest rates on a national, regional or international basis; (3) the timing of the implementation of changes in operations to achieve enhanced earnings or effect cost savings; (4) competitive pressures in the consumer finance, commercial finance, insurance, financial services, asset management, retail banking, mortgage lending and auto lending industries; (5) the financial resources of, and products available to, competitors; (6) changes in laws and regulations, including changes in accounting standards; (7) changes in policy by regulatory agencies; (8) changes in the securities and foreign exchange markets; (9) Renasant's potential growth, including its entrance or expansion into new markets, and the need for sufficient capital to support that growth; (10) changes in the quality or composition of Renasant's loan or investment portfolios, including adverse developments in borrower industries or in the repayment ability of individual borrowers; (11) an insufficient allowance for loan losses as a result of inaccurate assumptions; (12) general economic, market or business conditions; (13) changes in demand for loan products and financial services; (14) concentration of credit exposure; (15) changes or the lack of changes in interest rates, yield curves and interest rate spread relationships; and (16) other circumstances, many of which are beyond management's control. Management undertakes no obligation to update or revise forward-looking statements to reflect changed assumptions, the occurrence of unanticipated events or changes to future operating results over time.

Additional Information about the Renasant/Metropolitan Transaction

On January 17, 2017 Renasant and Metropolitan Bancgroup, Inc. ("Metropolitan") jointly announced the signing of a definitive merger agreement pursuant to which Renasant will acquire Metropolitan, a bank holding company headquartered in Ridgeland, Mississippi, and the parent of Metropolitan Bank, a Mississippi banking corporation, in an allstock merger. In connection with the proposed merger, Renasant filed with the Securities and Exchange Commission (the "SEC") a definitive proxy statement for Metropolitan, which also constitutes a definitive prospectus for Renasant on May 3, 2017, and Renasant may file other relevant documents concerning the proposed merger,. This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities. BEFORE MAKING ANY INVESTMENT DECISION, METROPOLITAN INVESTORS ARE URGED TO READ THE DEFINITIVE PROXY STATEMENT/PROSPECTUS AND ANY OTHER DOCUMENTS TO BE FILED WITH THE SEC IN CONNECTION WITH THE PROPOSED MERGER OR INCORPORATED BY REFERENCE IN THE DEFINITIVE PROXY STATEMENT/PROSPECTUS BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT RENASANT, METROPOLITAN AND THE PROPOSED MERGER. The definitive proxy statement/prospectus was mailed to stockholders of Metropolitan on or about May 3, 2017. Investors may also obtain copies of the definitive proxy statement/prospectus and other relevant documents filed by Renasant free of charge at the SEC's website (www.sec.gov). In addition, documents filed with the SEC by Renasant will be available free of charge from Kevin Chapman, Chief Financial Officer, Renasant Corporation, 209 Troy Street, Tupelo, Mississippi 38804-4827, telephone: (662) 680-1450.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits.

 Exhibit Number
 Description of Exhibit

 99.1
 Investor conference presentation materials

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: May 8, 2017

RENASANT CORPORATION

By: /s/ E. Robinson McGraw

E. Robinson McGraw

Chairman and Chief Executive Officer

Exhibit NumberDescription of Exhibit99.1Investor conference presentation materials

Q2 2017 Investor Presentation



Forward-Looking Statements

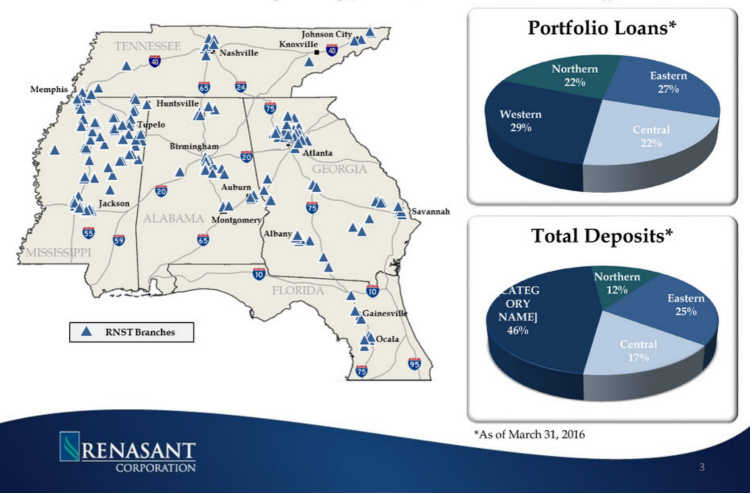
This presentation contains various "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995 about Renasant Corporation ("Renasant") that are subject to risks and uncertainties. Congress passed the Private Securities Litigation Reform Act of 1995 in an effort to encourage companies to provide information about their anticipated future financial performance. This act provides a safe harbor for such disclosure, which protects a company from unwarranted litigation if actual results are different from management expectations. Forward-looking statements include information concerning our future financial performance, business strategy, projected plans and objectives. These statements are based upon the current beliefs and expectations of our management and are inherently subject to significant business, economic and competitive risks and uncertainties, many of which are beyond our control. In addition, these forwardlooking statements are subject to assumptions with respect to future business strategies and decisions that are subject to change. Actual results may differ from those indicated or implied in the forward-looking statements, and such differences may be material. Statements preceded by, followed by or that otherwise include the words "believes," "expects," "anticipates," "intends," "estimates," "plans," "may increase," "may fluctuate," "will likely result," and similar expressions, or future or conditional verbs such as "will," "should," "would," and "could," are generally forward-looking in nature and not historical facts. You should understand that the following important factors, in addition to those discussed elsewhere in this presentation as well as in reports we file with the Securities and Exchange Commission, could cause actual results to differ materially from those expressed in such forward-looking statements: (i) our ability to efficiently integrate acquisitions into our operations, retain the customers of these businesses and grow the acquired operations, including with respect to our proposed business combination between Renasant and Metropolitan BancGroup, Inc. discussed in more detail in this presentation; (ii) the timing of the implementation of changes in operations to achieve enhanced earnings or effect cost savings; (iii) competitive pressures in the consumer finance, commercial finance, insurance, financial services, asset management, retail banking, mortgage lending and auto lending industries; (iv) the financial resources of, and products available to, competitors; (v) changes in laws and regulations, including changes in accounting standards; (vi) changes in regulatory policy; (vii) changes in the securities and foreign exchange markets; (viii) our potential growth, including our entrance or expansion into new markets, and the need for sufficient capital to support that growth; (ix) changes in the quality or composition of our loan or investment portfolios, including adverse developments in borrower industries or in the repayment ability of individual borrowers; (x) an insufficient allowance for loan losses as a result of inaccurate assumptions; (xi) general market or business conditions; (xii) changes in demand for loan products and financial services; (xiii) concentration of credit exposure; (xiv) changes or the lack of changes in interest rates, yield curves and interest rate spread relationships; and (xv) other circumstances, many of which are beyond management's control.

Our management believes the forward-looking statements about us are reasonable. However, you should not place undue reliance on them. Any forward-looking statements in this presentation are not guarantees of future performance. They involve risks, uncertainties and assumptions, and actual results, developments and business decisions may differ from those contemplated by those forward-looking statements. Many of the factors that will determine these results are beyond our ability to control or predict. We disclaim any duty to update any forward-looking statements, all of which are expressly qualified by the statements in this section.



Current Footprint

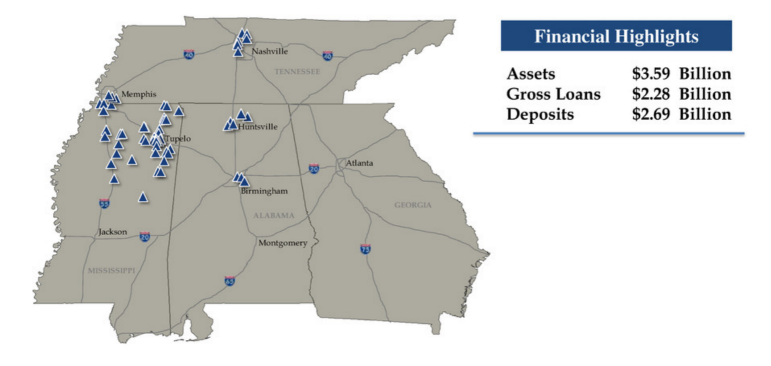
More than 170 banking, lending, financial services and insurance offices



Four Key Strategic Initiatives

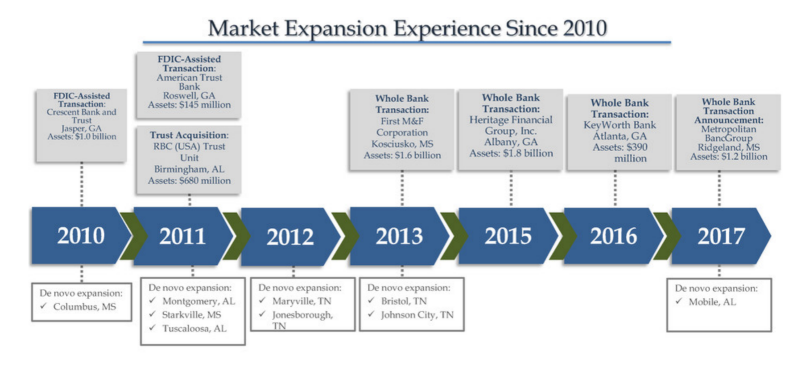
Capitalize on Opportunities	 Focus on highly-accretive acquisition opportunities Leverage existing markets Seek new markets New lines of business
Enhance Profitability	 Superior returns Revenue growth / Expense control Net interest margin expansion / mitigate interest rate risk Loan growth Core deposit growth
Aggressively Manage Problem Credits	Identify problem assets and risks earlyQuarantine troubled assets
Build Capital Ratios	 Selective balance sheet growth Maintain dividend Prudently manage capital
	4

Renasant Footprint - June 2010



Source: SNL Financial

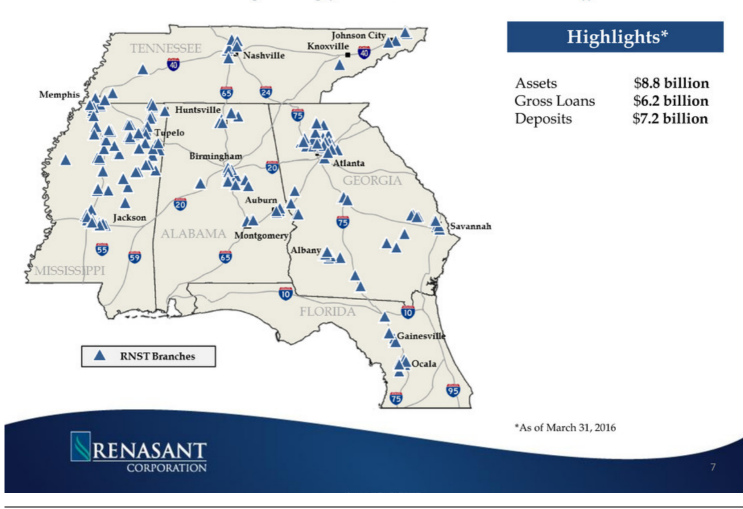






Current Footprint

Over 175 banking, lending, financial services and insurance offices







Merger of Renasant Corporation and Metropolitan BancGroup, Inc.

January 17, 2017



Transaction Terms and Multiples

Consideration	 100% stock Fixed exchange ratio of 0.6066x shares of RNST common stock for each share of Metropolitan common stock
Implied Price per Share	\$23.52 ⁽¹⁾
Aggregate Transaction Value	• \$190.2 million ⁽²⁾
Transaction Multiples ⁽³⁾	 Price / Tangible Book: 201.5% Price / 2016 Earnings: 25.5x Core Deposit Premium: 14.4%
Options	 Metropolitan options will be cashed out
Management and Board of Directors	 Metropolitan's CEO and other key executives will maintain senior positions with RNST One Metropolitan director will be appointed to the Renasant board
Due Diligence	Completed
Termination Fee	 \$6.8 million
Required Approvals	 Customary regulatory approval (all of which have now been received); Metropolitan shareholder approval
Expected Closing	 Early third quarter 2017

- Based on RNST's closing price of \$38.77 as of January 17, 2017
 Aggregate value includes the value of options which will be cashed out at closing
 Transaction multiples on per share basis using financial data as of and for the year ending December 31, 2016



Metropolitan BancGroup, Inc.

As of December 31, 2016

Total assets:\$1.2 billionEfficiency Ratio: 67.8%Total deposits:\$888 millionROAA:0.69%TCE/TA:7.54%ROAE:8.11%

- Metropolitan BancGroup, Inc. is co-headquartered in Memphis, TN and Ridgeland, MS (Jackson, MS MSA)
- Approximately 70% of loans in Tennessee; 30% of loans in Mississippi
- 8 banking offices in key metropolitan markets:
 - Memphis, TN (2)
 - Nashville, TN (2)
 - Jackson, MS (4)

RENASA

CORPORATION

- Targeted focus on meeting the needs of small commercial, middle market and private clients
- Organic growth strategy "talent centric, branch lite"



Gross Loans (\$mm)



✓ Strategically Advantageous

- · Further enhances Renasant's Memphis and Nashville, TN and Jackson, MS market presence
- · Complementary cultures and business model
- · Ability to leverage Metropolitan's management experience in market
- · Ability to expand Metropolitan's current relationships with more comprehensive services

☑ Financially Attractive

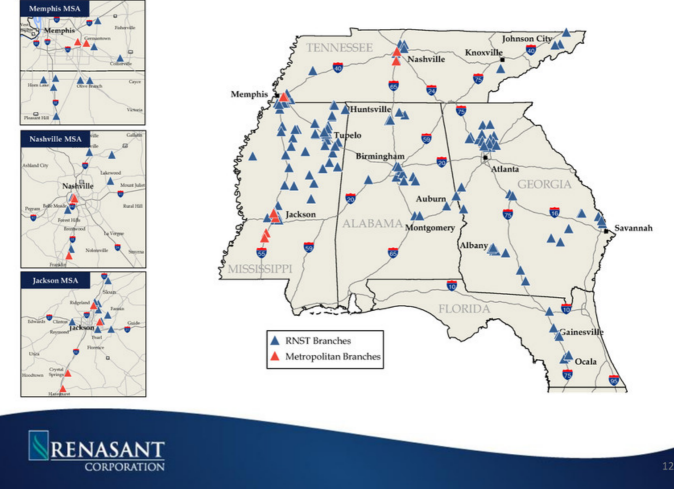
- Accretive to first full year earnings per share (excluding transaction costs; completed common stock offering completed in December 2016)
- Approximately 2.9% dilutive to tangible book value at closing with an earnback of less than 3.0 years
- Estimated IRR exceeds internal rate of return guidelines
- Realistic cost saving assumption based on market overlap and past acquisition experience (approximately 37.5% of noninterest expense)
- · Pro forma regulatory ratios remain above "well capitalized" guidelines
- Transaction more than offsets the projected earnings impact of crossing the \$10 billion threshold

☑ Lower risk opportunity

- · Key management of Metropolitan to remain with Renasant
- Extensive due diligence process completed
- · Conservative credit culture with solid asset quality
- Manageable asset size and branch network
- · Complementary business lines that are easily integrated
- Track record of 6 successfully integrated acquisitions over the last 9 years



Pro Forma Franchise



Financial Impact of the Transaction

	2
Assumptions	Attractive Returns
 Loan Mark Credit: Approximately 1.2% of gross loans Cost Savings Approximately 37.5% (75% realization rate in 2017; 100% in 2018 and thereafter) Pre-Tax Merger Expenses Approximately \$22.6 million ⁽¹⁾ Core Deposit Intangible 1.5%, 10 year amortization 	 Immediately accretive to EPS (excluding transaction costs; including common stock offering completed in December 2016 and the projected impact of crossing \$10 billion asset threshold) Transaction more than offsets the projected earnings impact of crossing the \$10 billion threshold Approximately 2.9% dilutive to tangible book value per share at closing with an earnback period of less than 3.0 years Estimated IRR in excess of our internal guidelines
Other purchase accounting marks are non-	Pro Forma Capital
 Revenue enhancements identified, none assumed in projections 	 Pro forma capital ratios are expected to remain well in excess of "well capitalized" minimums at close Pro forme TCE ratio of expressimately 2.5% at close

Estimated closing in early 3Q 2017



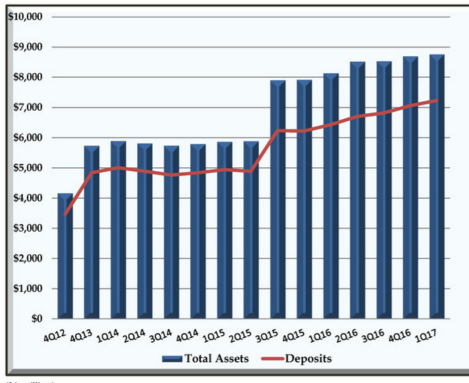
• Pro forma TCE ratio of approximately 8.5% at close

 Includes property lease and fixed asset costs of \$9.7 million, employment-related costs of \$5.3 million, professional fees of \$4.1 million and IT and other costs of \$3.5 million

Four Key Strategic Initiatives

Capitalize on Opportunities	 Focus on highly-accretive acquisition opportunities Leverage existing markets Seek new markets New lines of business
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Total Assets



- Managed deposit mix by emphasizing core deposit growth while allowing higher-priced, non-core deposits to erode
- Significantly paid down highcost borrowings
- Restructured asset mix by redeploying excess cash levels into higher yielding investments and loans
- Loan demand will drive deposit/funding growth going forward

^{(\$} in millions)





Total Portfolio Loans



- Loans not acquired increased \$124M or 11% (annualized) during 1Q17
- Company maintained strong pipelines throughout all markets which will continue to drive further loan growth
- Loss-share agreements with FDIC were terminated in 4Q16

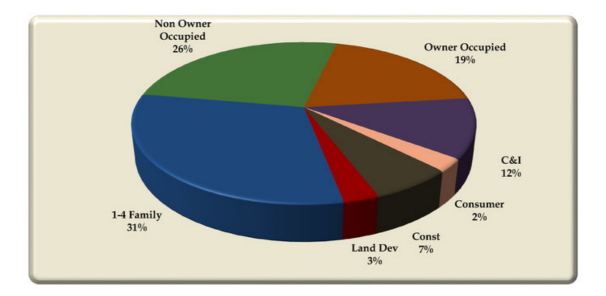
(\$ in millions)	2011	2012	2013	2014	4Q15	1Q16	2Q16	3Q16	4Q16	1Q17
Not Acquired	\$2,242	\$2,573	\$2,886	\$3,268	\$3,830	\$4,075	\$4,292	\$4,526	\$4,711	\$4,834
Acquired Covered*	\$339	\$237	\$182	\$143	\$93	\$45	\$42	\$30	\$0	\$0
Acquired Not Covered	-	-	\$813	\$577	\$1,490	\$1,453	\$1,631	\$1,549	\$1,489	\$1,402
Total Loans	\$2,581	\$2,810	\$3,881	\$3,988	\$5,413	\$5,573	\$5,965	\$6,105	\$6,200	\$6,236

*Covered loans are subject to loss-share agreements with FDIC



At March 31, 2017, loans totaled \$6.2B

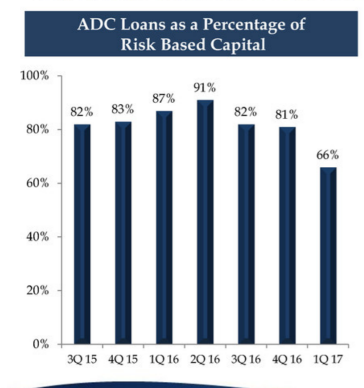
- ✓ 78% Not Acquired
- ✓ 22% Acquired



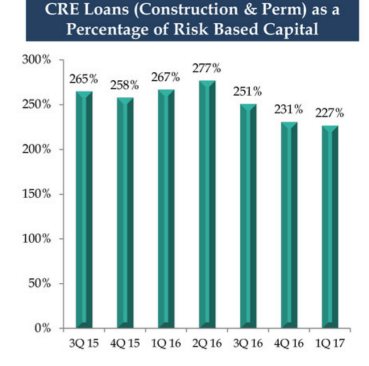


C&D and CRE Loan Concentration Levels

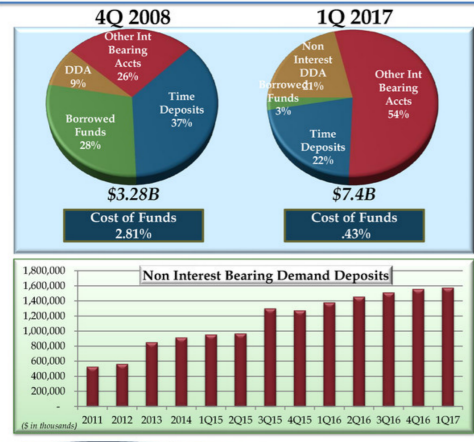
Acquisition, Development & Construction (ADC) and Commercial Real Estate (CRE)



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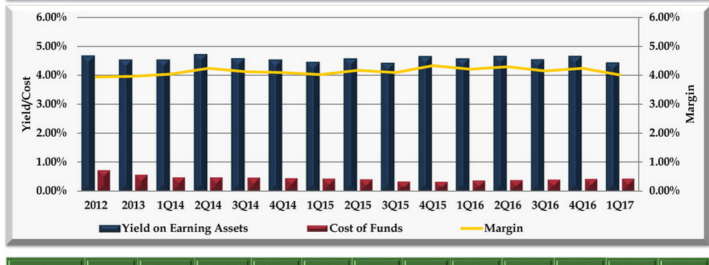
Transition To Core Funding



RENASANT CORPORATION

- Non-interest bearing deposits represent 22% of deposits, up from 12% at year end 2008
- Less reliance on borrowed funds
 - ✓ Borrowed funds as a percentage of funding sources declined from 28% at year end 2008 to 3% at the end of 1Q17

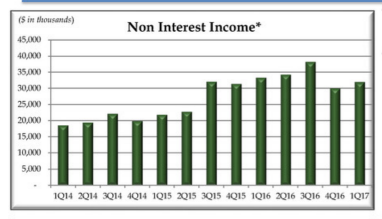
Net Interest Income and Net Interest Margin

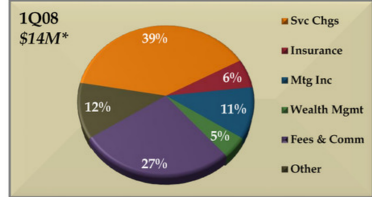


(\$ in thousands)	2012	2013	2014	1Q15	2Q15	3Q15	4Q15	1Q16	2Q16	3Q16	4Q16	1Q17
Net Interest Income	\$133,338	\$157,133	\$202,482	\$48,781	\$51,614	\$68,612	\$72,351	\$70,054	\$77,157	\$75,731	\$78,049	\$74,015
Net Interest Margin	3.94%	3.96%	4.12%	4.02%	4.17%	4.09%	4.33%	4.21%	4.29%	4.15%	4.24%	4.01%
Yield on Earning Assets	4.67%	4.53%	4.59%	4.45%	4.57%	4.42%	4.65%	4.57%	4.66%	4.54%	4.66%	4.43%
Cost of Funds	0.72%	0.57%	0.47%	0.43%	0.41%	0.33%	0.32%	0.37%	0.38%	0.40%	0.42%	0.43%



Sources of Non Interest Income*





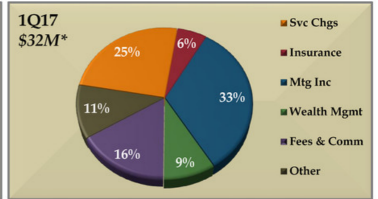
*Non interest income excludes gains from securities transactions and gains from acquisitions



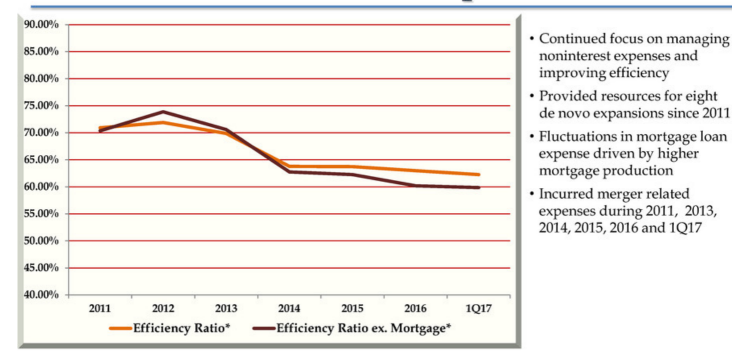
Diversified sources of noninterest income

►Less reliant on NSF

- · Opportunities for growing Non Interest Income
 - Expansion of Trust Division Wealth Management Services into larger, metropolitan markets
 - > Expansions within our de novo operations
 - Expansion of the Mortgage Division within new markets
 - Fees derived from higher penetration and usage of debit cards and deposit charges



Noninterest Expense



*Excludes debt extinguishment penalties, amortization of intangibles, loss share termination charges and merger-related expenses from noninterest expense and profit (loss) on sales of securities and gains on acquisitions from noninterest income

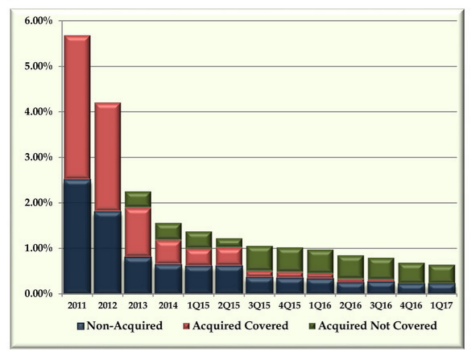
Note: See slides 38 and 39 for reconciliation of Non-GAAP disclosure to GAAP



Four Key Strategic Initiatives

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Non Performing Assets Continue to Decline Both on a Linked Quarter and Y-O-Y Basis

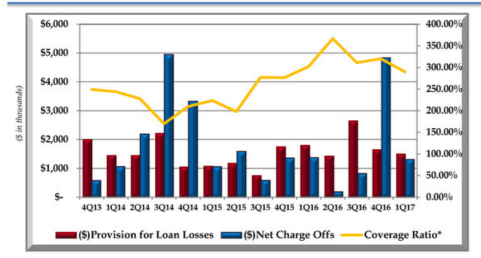


- Not acquired NPAs approaching pre-credit cycle levels.
- Loss-share agreements with FDIC were terminated in Q4 2016

	Not Acquired	Acquired Not Covered
NPL's	\$14.8M	\$20.4M
ORE	\$5.1M	\$16.3M
Total NPA's	\$19.9M	\$36.7M

As a percentage of total assets

Proactive in Providing Reserves for Problem Credit Resolution



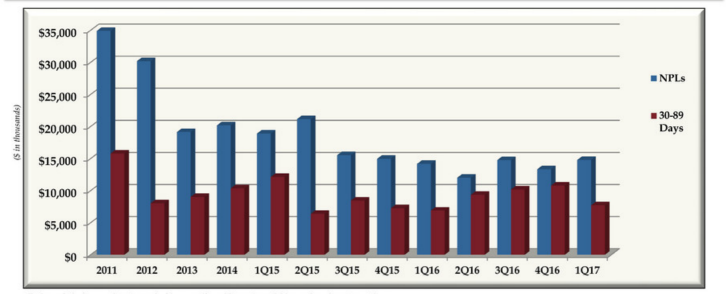
- Net charge-offs totaled .09% in Q1 2017
- Provision for loan losses totaled \$1.5 million in Q1 2017

Allowance for Loan Losses as % of Non-Acquired Loans*													
2010	2011	2012	2013	2014	1Q15	2Q15	3Q15	4Q15	1Q16	2Q16	3Q16	4Q16	1Q17
2.07%	1.98%	1.72%	1.65%	1.29%	1.29%	1.23%	1.17%	1.11%	1.05%	1.03%	1.01%	0.91%	0.89%

*Ratios excludes loans and assets acquired in connection with the recent acquisitions or loss share transactions



Strong Credit Quality Metrics NPLs and Early Stage Delinquencies (30-89 Days Past Due Loans)*



*Ratios excludes loans and assets acquired in connection with recent acquisitions or loss-share transactions

NPL's to total loans were 0.31% as of March 31, 2017



Four Key Strategic Initiatives

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RENASANT CORPORATION	27

Strong Capital Position



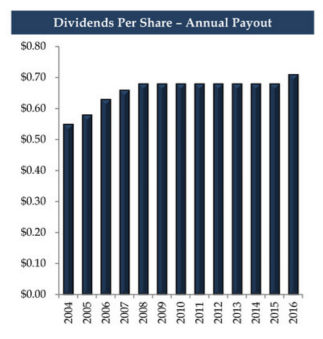
RENASANT

- Maintained dividend throughout economic downturn
- Regulatory capital ratios are above the minimum for well-capitalized classification
- Capital level positions the Company for future growth and geographic expansion
- · Did not participate in the TARP program
- · Raised \$98.2M of subordinated notes in Q3 2016
- · Raised \$84.1M of common equity in Q4 2016

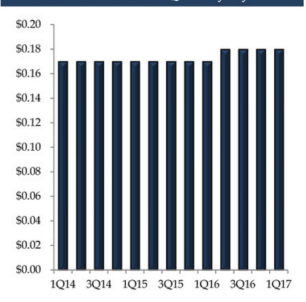
Capital	2011	2012	2013	2014	2015	1Q16	2Q16	3Q16	4Q16	1Q17
Tangible Common Equity*	7.35%	7.71%	6.64%	7.52%	7.54%	7.52%	7.80%	8.03%	9.00%	9.16%
Leverage	9.44%	9.86%	8.68%	9.53%	9.16%	9.19%	9.18%	9.38%	10.59%	10.39%
Tier 1 Risk Based	13.32%	12.74%	11.41%	12.45%	11.51%	11.38%	11.56%	11.57%	12.86%	12.93%
Total Risk Based	14.58%	14.00%	12.58%	13.54%	12.32%	12.17%	12.31%	13.84%	15.03%	15.11%
Tier 1 Common Equity	N/A	N/A	N/A	N/A	9.99%	9.88%	10.13%	10.16%	12.86%	12.93%

* See slide 37 for reconciliation of Non-GAAP disclosure to GAAP

Consistent and Strong Dividend

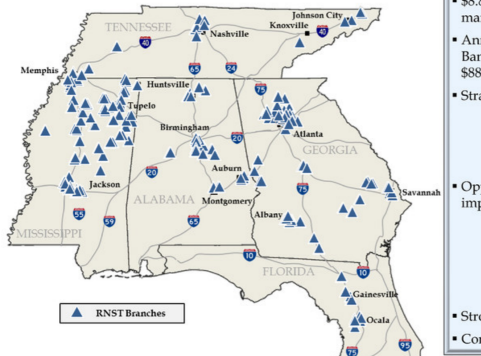


Dividends Per Share - Quarterly Payout





Poised for Growth with Added Shareholder Value



 \$8.8B franchise well positioned in attractive markets in the Southeast

 Announced merger with Metropolitan BancGroup, Inc. will add \$1.2B in assets, \$888M in deposits and \$918M in loans

- Strategic focus on expanding footprint
 - Acquisition
 - De Novo
 - New lines of business
- Opportunity for further profitability improvement
 - Organic loan growth
 - Core deposit growth
 - Revenue growth
 - Declining credit costs
- Strong capital position
- Consistent dividend payment history



Appendix



Alabama – Central Region

Rank

10

16

Montgomery

RNST Branches

Institution

- Merger with Heritage Financial Group, Inc. (Nasdaq: HBOS), which closed on . July 1, 2015, added approximately \$90.0 million in loans, \$141 million in deposits and 9 branches
- Opened Commercial Loan Production Office and Mortgage Production Office . in Mobile, AL in Q1 2017
- Honda, Hyundai, Mercedes-Benz increasingly large presence

20.0%

15.0%

10.0%

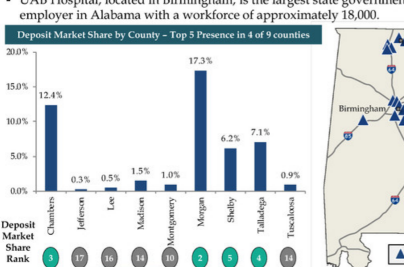
5.0%

0.0%

Share

Rank

 UAB Hospital, located in Birmingham, is the largest state government employer in Alabama with a workforce of approximately 18,000. Huntsville



RENASANT

CORPORATION



Regions Financial Corp \$22,587 22.68 % 231 Banco Bilbao Vizcaya Arg Wells Fargo & Co. 15,356 8,978 15.42 9.01 88 139 ServisFirst Bancshares Inc 3,993 4.01 11 BB&T Corp. Synovus Financial Corp. 4.01 3.98 3.991 86 38 3,96 Cadence Bancorp LLC PNC Financial Services Gro Trustmark Corp. 3,072 3.08 26 2.967 2.98 69 38 1,326 1.33 Bryant Bank 1,198 1.20 14 asant Co Ret 18

Deposits

(Smm)

Market Share

Branches

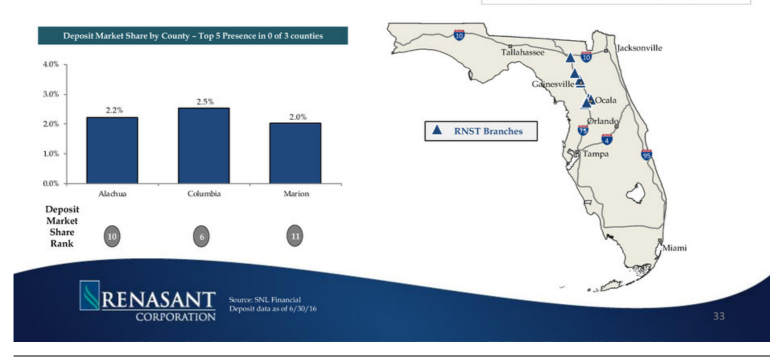
Alabama Deposit Market Share

Source: SNL Financial Green highlighting denotes Deposit data as of 6/30/16 top 5 deposit market share in respective county

Florida - Central Region

- Entered the Florida market through the acquisition of HBOS
 - ✓ Moved into FL with 8 full-services branches along I-75
- Opened Mortgage Production Offices in Destin and Jacksonville Q1 2017
- · Florida has the fourth largest economy in the United States
- The unemployment rate in Florida is 4.90%, with job growth of 1.71%. Future job growth over the next ten years is predicted to be 38.52%.

ank	Institution	Deposits (5mm)	Market Share	Branches
1	Bank of America Corp.	\$102,957	19.18 %	573
2	Wells Fargo & Co.	79,086	14.73	648
3	SunTrust Banks Inc.	48,251	8.99	484
4	JPMorgan Chase & Co.	28,837	5.37	397
5	TIAA Board of Overseers	18,934	3.53	12
6	Regions Financial Corp.	18,817	3.51	347
7	BB&T Corp.	17,509	3.26	322
8	Citigroup Inc.	16,531	3.08	54
9	BankUnited Inc.	14,951	2.79	96
10	Raymond James Financial Inc.	14,241	2.65	1
129	Renasant Corp.	226	0.04	8



Florida Deposit Market Share

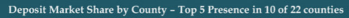
Georgia – Eastern Region

- Entered the North GA market through two FDIC loss share transactions
 - ✓ 12 full-service locations
 - ✓ Expanded services include mortgage and wealth management personnel
- Grew GA presence by completing acquisition of Heritage Financial Group, Inc. (\$1.7 billion in assets)
 - ✓ Added 20 full-service branches and 4 mortgage offices
 - ✓ Significantly ramps up our mortgage division

RENASA

CORPORATION

- Enhanced GA presence by acquisition of KeyWorth Bank (\$399 million in assets), which closed on April 1, 2016
 - ✓ Approximately \$284 million in loans, \$347 million in deposits, and 4 full-service branches
- Company's Small Business Administration, Middle Market Commercial and Asset Based Lending teams are headquartered in Atlanta, GA.





Source: SNL Financial Green highlighting denote Deposit data as of 6/30/16

tank	Institution	Deposits (5mm)	Market Share	Branches
1	SunTrust Banks Inc.	\$49,481	19.94 %	243
2	Wells Fargo & Co.	35,245	14.21	278
3	Bank of America Corp.	32,878	13.25	172
4	Synchrony Financial	22,707	9.15	1
5	Synovus Financial Corp.	13,788	5.56	116
6	BB&T Corp.	12,369	4.99	157
7	Regions Financial Corp.	5,868	2.37	129
8	United Community Banks Inc.	5,348	2.16	70
9	Bank of the Ozarks Inc.	4,031	1.62	73
10	Royal Bank of Canada	3,434	1.38	2

Atlanta

Savannah

Macon

4

Albany

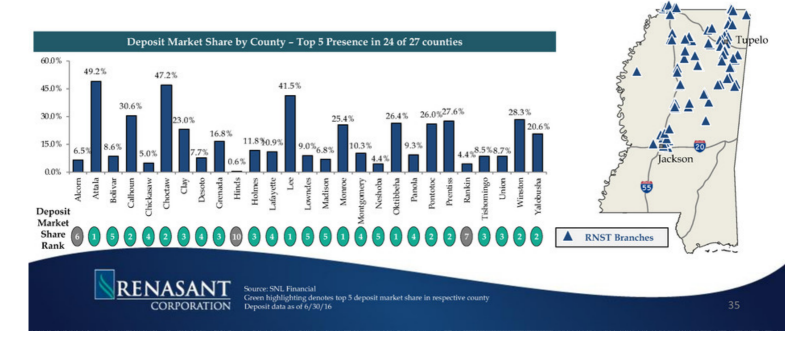
RNST Branches

in respective county

Mississippi - Western Region

- Entered the Columbus, MS market in November 2010 and opened an office in Starkville, home
 of Mississippi State University, during late Q3 '11
- City of Tupelo/Lee County Recently completed a \$12 million aquatic center and a \$4 million expansion of the Elvis Presley Birthplace and Museum
- · City of Oxford Construction of a new \$300 million, 200+ bed hospital
- MS markets continue to benefit from the investment of Yokohama Tire Corporation, Toyota and Nissan as well as their related suppliers
- Announced merger with Metropolitan BancGroup, Inc. will improve market share in Madison, Rankin and Copiah Counties





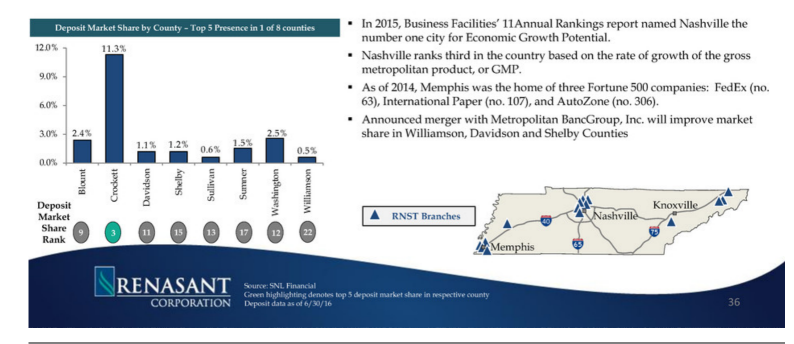
Mississippi Deposit Market Share

Tennessee – Northern Region

- Our Tennessee Operations
 - ✓ The Knoxville/Maryville MSA location opened in late Q2 '12
 - ✓ East Tennessee operations currently have 4 full-service branches, \$255 million in loans and \$111 million in deposits
 - New lending teams added in both Memphis and Nashville during 2013
 - ✓ New Healthcare Lending Group added in Nashville during 2015
- Economic development and site selector magazine Business Facilities named Tennessee its 2014 "State of the Year" pointing to its emphasis on infrastructure and educations supportive to companies' growth.
- In 2013, Nashville ranked No. 5 on Forbes' list of the Best Places for Business and Careers.

Tennessee	Dep	osit M	larket	Share

Rank	Institution	Deposits (Smm)	Market Share	Branches
1	First Horizon National Corp.	\$19,774	14.29 %	152
2	Regions Financial Corp.	17,748	12.82	236
3	SunTrust Banks Inc.	13,436	9.71	138
4	Bank of America Corp.	10,929	7.90	57
5	Pinnacle Financial Partners Inc.	8,297	5.99	45
6	U.S. Bancorp	2,941	2.12	104
7	BB&T Corp.	2,419	1.75	49
8	Franklin Financial Network Inc.	2,365	1.71	14
9	FB Financial Corp	2,316	1.67	48
10	Wells Fargo & Co.	1,941	1.40	19
23	Renasant Corp.	835	0.60	15



Reconciliation of Non-GAAP Disclosures

Tangible Common Equity

\$ in thousands	2011	2012	2013	2014	2015	1Q16	2Q16	3Q16	4Q16	1Q17
Actual shareholders' equity (GAAP	\$ 487,202	\$ 498,208	\$ 665,652	\$ 711,651	\$ 1,036,818	\$ 1,053,178	\$ 1,124,256	\$ 1,142,247	\$ 1,232,883	\$ 1,251,065
Intangibles	192,326	190,925	304,330	297,330	474,682	476,539	497,917	496,233	494,608	493,045
Actual tangible shareholders' equity (non-GAAP)	\$ 294,876	\$ 307,283	\$ 361,322	\$ 414,321	\$ 562,136	\$ 576,639	\$ 626,339	\$ 646,014	\$ 738,275	\$ 758,020
Actual total assets (GAAP	\$ 4,202,008	\$ 4,178,616	\$ 5,746,270	\$ 5,805,129	\$ 7,926,496	\$ 8,146,229	\$ 8,529,566	\$ 8,542,471	\$ 8,699,851	\$ 8,764,711
Intangibles	192,326	190,925	304,330	297,330	474,682	476,539	497,917	493,233	494,608	493,045
Actual tangible assets (non-GAAP)	\$ 4,009,682	\$ 3,987,691	\$ 5,441,940	\$ 5,507,799	\$ 7,451,814	\$ 7,669,690	\$ 8,031,649	\$ 8,049,238	\$ 8,205,243	\$ 8,271,666
Tangible Common Equity Ratio										
Shareholders' equity to (actual) assets (GAAP)	11.59%	11.92%	11.58%	12.26%	13.08%	12.93%	13.18%	13.37%	14.17%	14.27%
Effect of adjustment for intangible assets	4.24%	4.22%	4.94%	4.74%	5.54%	5.41%	5.38%	5.34%	5.17%	5.119
Tangible common equity ratio (non-GAAP)	7.35%	7.71%	6.64%	7.52%	7.54%	7.52%	7.80%	8.03%	9.00%	9.16%



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Reconciliation of Non-GAAP Disclosures

\$ in thousands		2011		2012		2013		2014		2015		2016	1Q17
Net Interest income (FTE)	s	135,123	s	139,261	\$	162,957	\$	209,319	s	248,613	s	308,002	\$ 75,907
Total noninterest income		64,699		68,711		71,891		80,509		108,270		137,231	32,021
Securities gains (losses)		4,795		1,894		54		375		96		1,186	-
Gain on acquisition		9,344		-		-		-		-		-	
Total noninterest income - adjusted	\$	50,560	\$	66,817	\$	71,837	\$	80,134	\$	108,174	\$	136,045	\$ 32,021
Total Income (FTE) - adjusted	\$	185,683	\$	206,078	\$	234,794	\$	289,453	\$	356,787	\$	444,047	\$ 107,928
Total noninterest expense	s	136,960	\$	150,459	\$	172,928	s	190,937	s	245,114	s	294,915	\$ 69,309
Amortization of intangibles		1,742		1,381		2,869		5,606		6,069		6,747	1,563
Merger-related expenses		1,651		-		6,027		694		11,614		4,023	345
Debt extinguishment penalty		1,903		898		-		-		-		2,539	205
Loss share termination	s	-	S	-	8	-		-		-		2,053	-
Total noninterest expense - adjusted	\$	131,664	\$	148,180	\$	164,032	\$	184,637	\$	227,431	\$	279,553	\$ 67,196
Efficiency Ratio - GAAP		68.5%		72.3%		73.6%		65.9%		68.7%		66.2%	64.2%
Efficiency Ratio - adjusted		70.9%		71.9%		69.9%		63.8%		63.7%		63.0%	62.3%

Efficiency Ratio



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Reconciliation of Non-GAAP Disclosures

Efficiency Ratio (Excluding Mortgage)

\$ in thousands		2011		2012		2013		2014		2015		2016		1Q17	
Net Interest income (FTE)	\$	133,714	\$	137,698	s	161,148	\$	207,446	\$	240,304	s	299,868	s	75,053	
Total noninterest income		56,962		49,602		53,094		65,645		73,276		86,692		21,136	
Securities gains (losses)		4,795		1,894		54		375		96		1,186		-	
Gain on acquisition		9,344		-		-	52	-		-		-		-	
Total noninterest income - adjusted	\$	42,823	\$	47,708	\$	53,040	\$	65,270	\$	73,180	\$	85,506	\$	21,136	
Total Income (FTE) - adjusted	\$	176,537	\$	185,406	\$	214,188	\$	272,716	\$	313,484	\$	385,374	\$	96,189	
Total noninterest expense	\$	129,484	\$	139,281	s	160,096	\$	177,468	\$	212,852	s	247,428	s	59,690	
Amortization of intangibles		1,742		1,381		2,869		5,606		6,069		6,747		1,563	
Merger-related expenses		1,651		-		6,027		694		11,614		4,023		345	
Debt extinguishment penalty		1,903		898		-		-		-		2,539		205	
Loss share termination		-		-		-		-				2,053			
Total noninterest expense - adjusted	\$	124,188	\$	137,002	\$	151,200	\$	171,168	\$	195,169	\$	232,066	\$	57,577	
Efficiency Ratio - adjusted ex mortgage		70.3%		73.9%		70.6%		62.8%		62.3%		60.2%		59.9%	



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Additional Information

This communication is being made in respect of a proposed merger transaction between Metropolitan BancGroup, Inc. ("Metropolitan") and Renasant. In connection with the proposed merger, Renasant filed with the Securities and Exchange Commission (the "SEC") a definitive proxy statement for Metropolitan, which also constitutes a definitive prospectus for Renasant, on May 3, 2017, and may file other relevant documents concerning the proposed merger. This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities. BEFORE MAKING ANY INVESTMENT DECISION, METROPOLITAN INVESTORS ARE URGED TO READ THE DEFINITIVE PROXY STATEMENT/PROSPECTUS AND ANY OTHER DOCUMENTS TO BE FILED WITH THE SEC IN CONNECTION WITH THE PROPOSED MERGER OR INCORPORATED BY REFERENCE IN THE DEFINITIVE PROXY STATEMENT/PROSPECTUS BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT RENASANT, METROPOLITAN AND THE PROPOSED MERGER. The definitive proxy statement/prospectus was mailed to stockholders of Metropolitan on or about May 3, 2017. Investors may also obtain copies of the definitive proxy statement/prospectus and other relevant documents filed by Renasant (when they become available) free of charge at the SEC's website (www.sec.gov). In addition, documents filed with the SEC by Renasant will be available free of charge from Kevin Chapman, Chief Financial Officer, Renasant Corporation, 209 Troy Street, Tupelo, Mississippi 38804-4827, telephone: (662) 680-1450.



Investor Inquiries



E. Robinson McGraw Chairman and

Chief Executive Officer

Kevin D. Chapman

Executive Vice President and Chief Financial Officer

