Hilltop Holdings Inc. Form 10-Q July 30, 2014 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 10-Q

x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended June 30, 2014

o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission File Number: 1-31987

Hilltop Holdings Inc.

(Exact name of registrant as specified in its charter)

Maryland
(State or other jurisdiction of incorporation or organization)

84-1477939 (I.R.S. Employer Identification No.)

200 Crescent Court, Suite 1330 Dallas, TX

75201

(Address of principal executive offices)

(Zip Code)

(214) 855-2177

(Registrant s telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer x Accelerated filer o Non-accelerated filer o (Do not check if a smaller reporting company) Smaller reporting company o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Act). Yes o No x

The number of shares of the registrant s common stock outstanding at July 29, 2014 was 90,182,915.

HILLTOP HOLDINGS INC.

FORM 10-Q

FOR THE QUARTER ENDED JUNE 30, 2014

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HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(in thousands, except share and per share data)

		June 30, 2014 (Unaudited)	December 31, 2013
Assets		(0)	
Cash and due from banks	\$	673,972 \$	713,099
Federal funds sold and securities purchased under agreements to resell		14,813	32,924
Securities:			
Trading, at fair value		61,663	58,846
Available for sale, at fair value (amortized cost of \$1,205,912 and \$1,256,862, respectively)		1,201,778	1,203,143
Held to maturity, at amortized cost (fair value of \$65,631)		65,275	
		1,328,716	1,261,989
T 1 110 1		1 410 072	1 000 020
Loans held for sale		1,410,873	1,089,039
Non-covered loans, net of unearned income		3,714,837	3,514,646
Allowance for non-covered loan losses		(36,431)	(33,241)
Non-covered loans, net		3,678,406	3,481,405
Covered loans, net of allowance of \$4,115 and \$1,061, respectively		840,898	1,005,308
Broker-dealer and clearing organization receivables		190,764	119,317
Insurance premiums receivable		27,957	25,597
Deferred policy acquisition costs		22,027	20,991
Premises and equipment, net		201,545	200,706
FDIC indemnification asset		175,114	188,291
Covered other real estate owned		142,174	142,833
Mortgage servicing rights		35,877	20,149
Other assets		336,199	279,745
Goodwill		251,808	251,808
Other intangible assets, net		65,305	70,921
Total assets	\$	9,396,448 \$	8,904,122
Liabilities and Stockholders Equity			
Deposits:			
Noninterest-bearing	\$	1,829,072 \$	1,773,749
Interest-bearing	Ψ	4,326,238	4,949,169
Total deposits		6,155,310	6,722,918
Total deposits		0,123,310	0,722,710
Broker-dealer and clearing organization payables		227,891	129,678
Reserve for losses and loss adjustment expenses		35,146	27,468
Unearned insurance premiums		94,611	88,422
Short-term borrowings		1,187,193	342,087
Notes payable		55,584	56,327
Junior subordinated debentures		67,012	67,012
Other liabilities		176,539	158,288
Total liabilities		7,999,286	7,592,200
Commitments and contingencies (see Notes 11 and 12)			
Stockholders equity:			
Hilltop stockholders equity:			
		114,068	114,068

Preferred stock, \$0.01 par value, 10,000,000 shares authorized; Series B, liquidation value per share of \$1,000; 114,068 shares issued and outstanding											
Common stock, \$0.01 par value, 125,000,000 and 100,000,000 shares authorized; 90,180,699											
and 90,175,688 shares issued and outstanding, respectively		902	902								
Additional paid-in capital		1,387,883	1,388,641								
Accumulated other comprehensive loss		(2,501)	(34,863)								
Accumulated deficit		(103,910)	(157,607)								
Total Hilltop stockholders equity		1,396,442	1,311,141								
Noncontrolling interest		720	781								
Total stockholders equity		1,397,162	1,311,922								
Total liabilities and stockholders equity	\$	9,396,448 \$	8,904,122								

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except per share data)

(Unaudited)

	Three	e Months	Ended J	June 30, 2013	Six Months Ended June 30, 2014 2013			
Interest income:								
Loans, including fees	\$	92,204	\$	65,213	\$ 171,948	\$	130,099	
Securities:								
Taxable		7,618		6,480	15,206		12,392	
Tax-exempt		1,187		1,189	2,429		2,536	
Federal funds sold and securities purchased under								
agreements to resell		14		35	33		56	
Interest-bearing deposits with banks		317		242	912		575	
Other		3,068		3,009	5,708		5,114	
Total interest income	1	04,408		76,168	196,236		150,772	
Interest expense:								
Deposits		3,096		3,406	6,855		6,856	
Short-term borrowings		539		591	934		1,104	
Notes payable		632		2,308	1,280		4,630	
Junior subordinated debentures		587		612	1,171		1,220	
Other		1,108		826	2,129		1,276	
Total interest expense		5,962		7,743	12,369		15,086	
Net interest income		98,446		68,425	183,867		135.686	
Provision for loan losses		5,533		11,289	8,775		24,294	
Net interest income after provision for loan losses		92,913		57,136	175,092		111,392	
Noninterest income:								
Net gains from sale of loans and other mortgage production								
income	1	06,054		142,531	185,165		270,127	
Mortgage loan origination fees		16,983		22,695	29,327		41,588	
Net insurance premiums earned		40,777		38,590	81,096		76,063	
Investment and securities advisory fees and commissions		22,264		25,964	43,599		47,973	
Other		17,203		9,453	34,194		16,760	
Total noninterest income	2	03,281		239,233	373,381		452,511	
Noninterest expense:								
Employees compensation and benefits	1	24,445		132,715	230,874		248,905	
Loss and loss adjustment expenses		35,275		48,160	53,612		69,345	
Policy acquisition and other underwriting expenses		11,652		11,627	23,339		22,430	
Occupancy and equipment, net		25,762		20,154	52,100		39,566	
Other		54,078		47,744	103,916		95,145	
Total noninterest expense		51,212		260,400	463,841		475,391	
Income before income taxes		44,982		35,969	84,632		88,512	
Income tax expense		16,294		13,309	30,648		32,479	
•								

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Net income	28,688	22,660	53,984	56,033
Less: Net income attributable to noncontrolling interest	177	568	287	868
Income attributable to Hilltop	28,511	22,092	53,697	55,165
Dividends on preferred stock	1,426	1,149	2,852	1,852
Income applicable to Hilltop common stockholders	\$ 27,085	\$ 20,943 \$	50,845	\$ 53,313
Earnings per common share:				
Basic	\$ 0.30	\$ 0.25 \$	0.56	\$ 0.64
Diluted	\$ 0.30	\$ 0.24 \$	0.56	\$ 0.61
Weighted average share information:				
Basic	89,709	83,490	89,708	83,489
Diluted	90,569	90,294	90,576	90,125

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

(in thousands)

(Unaudited)

	Three Months	Ended .	June 30.	Six Months E	June 30.	
	2014		2013	2014		2013
Net income	\$ 28,688	\$	22,660 \$	53,984	\$	56,033
Other comprehensive income (loss):						
Unrealized gains (losses) on securities available for sale, net						
of tax of \$7,638, \$(15,249), \$17,221 and \$(14,776)	13,553		(28,320)	32,362		(27,441)
Comprehensive income (loss)	42,241		(5,660)	86,346		28,592
Less: comprehensive income attributable to noncontrolling						
interest	177		568	287		868
Comprehensive income (loss) applicable to Hilltop	\$ 42,064	\$	(6,228) \$	86,059	\$	27,724

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF STOCKHOLDERS EQUITY

(in thousands)

(Unaudited)

	Prefei	red	l Stock	Commo	n St	tock	A	Additional Paid-in		cumulated Other nprehensiv&o	ccumulated S	Total Hilltop tockholdersNo	oncontrollingSt	Total tockholders
	Shares		Amount	Shares	An	nount	t	Capital	Inc	ome (Loss)	Deficit	Equity	Interest	Equity
Balance, December 31, 2012	114	Φ.	114,068	83 487	\$	835	¢	1 304 44	Q ¢	8 004 \$	(282,949)\$	1 144 406 9	\$ 2054 \$	1,146,550
Net income	117	Ψ	114,000	05,407	Ψ	033	Ψ	1,304,44	σψ	0,09+ ψ	55,165	55,165	868	56,033
Other comprehensive											23,103	33,103	000	50,055
loss										(27,441)		(27,441)		(27,441)
Stock-based														, , ,
compensation expense								48	0			480		480
Common stock issued														
to board members				4				4	7			47		47
Issuance of restricted														
common stock				465		5		(5)					
Dividends on preferred								(1.05	•			(1.050)		(1.050)
stock								(1,85	2)			(1,852)		(1,852)
Cash distributions to noncontrolling interest													(2,017)	(2,017)
Balance, June 30, 2013	114	\$	114,068	83 056	\$	840	2	1,303,11	2 ¢	(10 347) \$	(227,784)\$	1 170 805 9	. , ,	1,171,800
Datance, June 30, 2013	114	φ	114,000	65,950	φ	040	φ	1,303,11	оф	(17,547)\$	(221,104)\$	1,170,093	ў 903 ф	1,171,000
Balance, December 31,														
2013	114	\$	114,068	90.176	\$	902	\$	1.388.64	1 \$	(34.863)\$	(157,607)\$	1.311.141 5	\$ 781 \$	1,311,922
Net income		7	,	, ,,,,,,,	-		-	-,,		(= 1,000) +	53,697	53,697	287	53,984
Other comprehensive														
income										32,362		32,362		32,362
Stock-based														
compensation expense								1,97	9			1,979		1,979
Common stock issued														
to board members				5				11	5			115		115
Dividends on preferred												(A.O.F:		(* 0 # = :
stock								(2,85	2)			(2,852)		(2,852)
Cash distributions to													(2.40)	(2.40)
noncontrolling interest	114	Φ	114.069	00 101	Ф	002	Ф	1 207 00	2 ¢	(2.501) 0	(102.010) 6	1 206 442 9	(348)	(348)
Balance, June 30, 2014	114	Э	114,068	90,181	3	902	Ъ	1,387,88	3 \$	(2,501)\$	(103,910)\$	1,396,442	5 /20 \$	1,397,162

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

(Unaudited)

	Six Months En	nded Jun	1 June 30, 2013		
Operating Activities					
Net income	\$ 53,984	\$	56,033		
Adjustments to reconcile net income to net cash provided by (used in) operating activities:					
Provision for loan losses	8,775		24,294		
Depreciation, amortization and accretion, net	(48,612)		(18,032)		
Deferred income taxes	4,842		(11,528)		
Other, net	2,191		533		
Net change in securities purchased under resale agreements			(3,237)		
Net change in trading securities	(2,817)		57,256		
Net change in broker-dealer and clearing organization receivables	(146,643)		(76,430)		
Net change in other assets	(28,818)		34,972		
Net change in broker-dealer and clearing organization payables	177,748		17,281		
Net change in loss and loss adjustment expense reserve	7,678		8,446		
Net change in unearned insurance premiums	6,189		7,813		
Net change in other liabilities	4,645		(37,247)		
Net gains from sale of loans	(185,165)		(270,127)		
Loans originated for sale	(4,927,983)		(6,545,177)		
Proceeds from loans sold	4,782,239		6,769,795		
Net cash provided by (used in) operating activities	(291,747)		14,645		
Investing Activities					
Proceeds from maturities and principal reductions of securities held to maturity	911				
Proceeds from sales, maturities and principal reductions of securities available for sale	97,867		96,069		
Purchases of securities held to maturity	(66,207)		,		
Purchases of securities available for sale	(47,557)		(223,570)		
Net change in loans	68,552		(51,027)		
Purchases of premises and equipment and other assets	(19,815)		(11,417)		
Proceeds from sales of premises and equipment and other real estate owned	38,281		4,859		
Net cash paid for Federal Home Loan Bank and Federal Reserve Bank stock	(31,440)		(21,219)		
Net cash provided by (used in) investing activities	40,592		(206,305)		
Financing Activities					
Net change in deposits	(647,143)		(179,826)		
Net change in short-term borrowings	845,106		275,554		
Proceeds from notes payable	1,000		273,331		
Payments on notes payable	(1,743)		(1,601)		
Dividends paid on preferred stock	(2,768)		(703)		
Net cash distributed to noncontrolling interest	(348)		(2,017)		
Other, net	(187)		(154)		
Net cash provided by financing activities	193,917		91,253		
The cash provided by illianeing activities	193,917		91,233		
Net change in cash and cash equivalents	(57,238)		(100,407)		
Cash and cash equivalents, beginning of period	746,023		726,460		

Cash and cash equivalents, end of period	\$ 688,785	\$ 626,053
Supplemental Disclosures of Cash Flow Information		
Cash paid for interest	\$ 13,046	\$ 14,889
Cash paid for income taxes, net of refunds	\$ 5,582	\$ 40,949
Supplemental Schedule of Non-Cash Activities		
Conversion of loans to other real estate owned	\$ 34,391	\$ 1,718

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements

(Unaudited)

1. Summary of Significant Accounting and Reporting Policies

Nature of Operations

Hilltop Holdings Inc. (Hilltop and, collectively with its subsidiaries, the Company) is a financial holding company registered under the Bank Holding Company Act of 1956, as amended by the Gramm-Leach-Bliley Act of 1999. On November 30, 2012, Hilltop acquired PlainsCapital Corporation pursuant to a plan of merger whereby PlainsCapital Corporation merged with and into a wholly owned subsidiary of Hilltop (the PlainsCapital Merger), which continued as the surviving entity under the name PlainsCapital Corporation (PlainsCapital).

The Company has two primary operating business units, PlainsCapital and National Lloyds Corporation (NLC). PlainsCapital is a financial holding company, headquartered in Dallas, Texas, that provides, through its subsidiaries, an array of financial products and services. In addition to traditional banking services, PlainsCapital provides residential mortgage lending, investment banking, public finance advisory, wealth and investment management, treasury management, capital equipment leasing, fixed income sales, asset management, and correspondent clearing services. NLC is a property and casualty insurance holding company that provides, through its subsidiaries, fire and homeowners insurance to low value dwellings and manufactured homes primarily in Texas and other areas of the southern United States.

On September 13, 2013 (the Bank Closing Date), PlainsCapital Bank (the Bank) assumed substantially all of the liabilities, including all of the deposits, and acquired substantially all of the assets of Edinburg, Texas-based First National Bank (FNB) from the Federal Deposit Insurance Corporation (the FDIC), as receiver, and reopened former FNB branches acquired from the FDIC under the PlainsCapital Bank name (the FNB Transaction). Pursuant to the Purchase and Assumption Agreement (the P&A Agreement), the Bank and the FDIC entered into loss-share agreements whereby the FDIC agreed to share in the losses of certain covered loans and covered other real estate owned (OREO) that the Bank acquired, as further described in Note 2 to the consolidated financial statements. The fair value of the assets acquired was \$2.2 billion, including \$1.1 billion in covered loans, \$286.2 million in securities, \$135.2 million in covered OREO and \$42.9 million in non-covered loans. The Bank also assumed \$2.2 billion in liabilities, consisting primarily of deposits. The acquisition of FNB s expansive branch network allowed the Bank to increase its presence in Texas to include the Rio Grande Valley, Houston, Corpus Christi, Laredo and El Paso markets, among others.

On March 31, 2014, the Company entered into a definitive merger agreement with SWS Group, Inc. (SWS) providing for the merger of SWS with and into Peruna LLC, a wholly owned subsidiary of Hilltop formed for the purpose of facilitating this transaction. SWS stockholders will receive per share consideration of 0.2496 shares of Hilltop common stock and \$1.94 of cash, equating to \$7.25 per share based on Hilltop s closing price on June 30, 2014. The value of the merger consideration will fluctuate with the market price of Hilltop common stock. The Company intends to fund the cash portion of the consideration through available cash. The merger is subject to customary closing conditions, including regulatory approvals and approval of the stockholders of SWS, and is expected to be completed prior to the end of 2014.

Basis of Presentation

The accompanying unaudited consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States (GAAP), and in conformity with the rules and regulations of the Securities and Exchange Commission (the SEC). In the opinion of management, these financial statements contain all adjustments necessary for a fair statement of the results of the interim periods presented. Accordingly, the financial statements do not include all of the information and footnotes required by GAAP for complete financial statements and should 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 December 31, 2013. Results for interim periods are not necessarily indicative of results to be expected for a full year or any future period.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, the 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. Estimates regarding the allowance for loan losses, the fair values of financial instruments, the amounts receivable under the loss-share agreements with the FDIC (FDIC Indemnification Asset), reserves for losses and loss adjustment expenses, the mortgage loan indemnification liability, and the potential impairment of assets are particularly subject to change. The Company has applied its critical accounting policies and estimation methods consistently in all periods presented in these consolidated financial statements.

Certain reclassifications have been made to the prior period consolidated financial statements to conform with the current period presentation.

Hilltop owns 100% of the outstanding stock of PlainsCapital. PlainsCapital owns 100% of the outstanding stock of the Bank and 100% of the membership interest in PlainsCapital Equity, LLC. The Bank owns 100% of the outstanding stock of PrimeLending, a PlainsCapital Company (PrimeLending), PCB-ARC, Inc. and RGV-ARC, Inc. The Bank has a 100% membership interest in First Southwest Holdings, LLC (First Southwest) and PlainsCapital Securities, LLC.

Hilltop also owns 100% of NLC, which operates through its wholly owned subsidiaries, National Lloyds Insurance Company (NLIC) and American Summit Insurance Company (ASIC).

PrimeLending owns a 100% membership interest in PrimeLending Ventures Management, LLC, the controlling and sole managing member of PrimeLending Ventures, LLC (Ventures).

The principal subsidiaries of First Southwest are First Southwest Company (FSC), a broker-dealer registered with the SEC and the Financial Industry Regulatory Authority and a member of the New York Stock Exchange, and First Southwest Asset Management, Inc., a registered investment advisor under the Investment Advisors Act of 1940.

The consolidated financial statements include the accounts of the above-named entities. All significant intercompany transactions and balances have been eliminated. Noncontrolling interests have been recorded for minority ownership in entities that are not wholly owned and are presented in compliance with the provisions of Noncontrolling Interest in Subsidiary Subsections of the Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC).

PlainsCapital also owns 100% of the outstanding common securities of PCC Statutory Trusts I, II, III and IV (the Trusts), which are not included in the consolidated financial statements under the requirements of the Variable Interest Entities Subsections of the ASC, because the primary beneficiaries of the Trusts are not within the consolidated group.

2. Acquisitions

FNB Transaction

On the Bank Closing Date, the Bank assumed substantially all of the liabilities, including all of the deposits, and acquired substantially all of the assets of FNB from the FDIC in an FDIC-assisted transaction. As part of the P&A Agreement, the Bank and the FDIC entered into loss-share agreements covering future losses incurred on certain acquired loans and OREO. The Company refers to acquired commercial and single family residential loan portfolios and OREO that are subject to the loss-share agreements as covered loans and covered OREO, respectively, and these assets are presented as separate line items in the Company s consolidated balance sheet. Collectively, covered loans and covered OREO are referred to as covered assets.

In accordance with the loss-share agreements, the Bank may be required to make a true-up payment to the FDIC approximately ten years following the Bank Closing Date if the FDIC s initial estimate of losses on covered assets is greater than the actual realized losses. The true-up payment is calculated using a defined formula set forth in the P&A Agreement.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The FNB Transaction was accounted for using the purchase method of accounting and, accordingly, purchased assets, including identifiable intangible assets and assumed liabilities, were recorded at their respective fair values as of the Bank Closing Date using significant estimates and assumptions to value certain identifiable assets acquired and liabilities assumed. The amounts are subject to adjustments based upon final settlement with the FDIC. The terms of the P&A Agreement provide for the FDIC to indemnify the Bank against claims with respect to liabilities and assets of FNB or any of its affiliates not assumed or otherwise purchased by the Bank and with respect to certain other claims by third parties.

Pro Forma Results of Operations

The operations acquired in the FNB Transaction are included in the Company s operating results beginning September 14, 2013. The purchase of assets and assumption of certain liabilities of FNB from the FDIC, as receiver, was sufficiently significant to require disclosure of historical financial statements and related pro forma financial disclosure. Due to the nature and magnitude of the FNB Transaction, coupled with the federal assistance and protection resulting from the FDIC loss-share agreements, historical financial information of FNB is not relevant to future operations. The Company has omitted certain historical financial information and the related pro forma financial information of FNB pursuant to the guidance provided in Staff Accounting Bulletin Topic 1.K, Financial Statements of Acquired Troubled Financial Institutions (SAB 1:K), and a request for relief granted by the SEC. SAB 1:K provides relief from the requirements of Rule 3-05 of Regulation S-X in certain instances, such as the FNB Transaction, where a registrant engages in an acquisition of a significant amount of assets of a troubled financial institution for which audited financial statements are not reasonably available and in which federal assistance is so persuasive as to substantially reduce the relevance of such information to an assessment of future operations.

3. Fair Value Measurements

Fair Value Measurements and Disclosures

The Company determines fair values in compliance with The Fair Value Measurements and Disclosures Topic of the ASC (the Fair Value Topic). The Fair Value Topic defines fair value, establishes a framework for measuring fair value in GAAP and expands disclosures about fair value measurements. The Fair Value Topic defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants. The Fair Value Topic assumes that transactions upon which fair value measurements are based occur in the principal market for the asset or liability being measured. Further, fair value measurements made under the Fair Value Topic exclude transaction costs and are not the result of forced transactions.

The Fair Value Topic creates a fair value hierarchy that classifies fair value measurements based upon the inputs used in valuing the assets or liabilities that are the subject of fair value measurements. The fair value hierarchy gives the highest priority to quoted prices in active markets for

identical assets or liabilities and the lowest priority to unobservable inputs, as indicated below.

- Level 1 Inputs: Unadjusted quoted prices in active markets for identical assets or liabilities that the Company can access at the measurement date.
- Level 2 Inputs: Observable inputs other than Level 1 prices. Level 2 inputs include quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar assets or liabilities in markets that are not active, inputs other than quoted prices that are observable for the asset or liability (e.g., interest rates, yield curves, prepayment speeds, default rates, credit risks, loss severities, etc.), and inputs that are derived from or corroborated by market data, among others.
- Level 3 Inputs: Unobservable inputs that reflect an entity s own assumptions about the assumptions that market participants would use in pricing the assets or liabilities. Level 3 inputs include pricing models and discounted cash flow techniques, among others.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Fair Value Option

The Company has elected to measure substantially all of PrimeLending s mortgage loans held for sale and retained mortgage servicing rights (MSR) at fair value, under the provisions of the Fair Value Option. The Company elected to apply the provisions of the Fair Value Option to these items so that it would have the opportunity to mitigate volatility in reported earnings caused by measuring related assets and liabilities differently without having to apply complex hedge accounting provisions. The Company determines the fair value of the financial instruments accounted for under the provisions of the Fair Value Option in compliance with the provisions of the Fair Value Topic of the ASC discussed above.

At June 30, 2014, the aggregate fair value of PrimeLending s mortgage loans held for sale accounted for under the Fair Value Option was \$1.41 billion, and the unpaid principal balance of those loans was \$1.35 billion. At December 31, 2013, the aggregate fair value of PrimeLending s mortgage loans held for sale accounted for under the Fair Value Option was \$1.09 billion, and the unpaid principal balance of those loans was \$1.07 billion. The interest component of fair value is reported as interest income on loans in the accompanying consolidated statements of operations.

The Company holds a number of financial instruments that are measured at fair value on a recurring basis, either by the application of the Fair Value Option or other authoritative pronouncements. The fair values of those instruments are determined primarily using Level 2 inputs. Those inputs include quotes from mortgage loan investors and derivatives dealers and data from independent pricing services.

The following tables present information regarding financial assets and liabilities measured at fair value on a recurring basis (in thousands).

	evel 1 nputs	Level 2 Inputs	Level 3 Inputs	Total Fair Value
<u>June 30, 2014</u>				
Trading securities	\$ 35 \$	61,628	\$	\$ 61,663
Available for sale securities	24,653	1,113,306	63,819	1,201,778
Loans held for sale		1,400,464	10,409	1,410,873
Derivative assets		35,454		35,454
Mortgage servicing rights asset			35,877	35,877
Trading liabilities		48		48
Derivative liabilities		13,847	6,300	20,147
	evel 1	Level 2 Inputs	Level 3 Inputs	Total Fair Value

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December 31, 2013				
Trading securities	\$ 33 \$	58,813	\$	\$ 58,846
Available for sale securities	22,079	1,121,011	60,053	1,203,143
Loans held for sale		1,061,310	27,729	1,089,039
Derivative assets		23,564		23,564
Mortgage servicing rights asset			20,149	20,149
Trading liabilities		46		46
Derivative liabilities		139	5,600	5,739

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The following tables include a roll forward for those financial instruments measured at fair value using Level 3 inputs (in thousands).

	1	Balance at						Total Gair (Realized or	Unr			
		eginning of Period		Purchases/ Additions		Sales/ Reductions		Included in Net Income	C	Comprehensive Income (Loss)]	Balance at End of Period
Three months ended June 30, 2014										` ′		
Available for sale securities	\$	64,098	\$		\$		\$	616	\$	(895)	Φ	63,819
Loans held for sale	Ψ	26.826	Ψ	5,522	ψ	(24,009)	Ψ	2.070	Ψ	(693)	Ψ	10,409
Mortgage servicing rights		20,620		3,322		(24,009)		2,070				10,409
asset		29,939		7,376				(1,438)				35,877
Derivative liabilities		(5,950)		7,570				(350)				(6,300)
Total	\$	114,913	\$	12,898	\$	(24,009)	\$	898	\$	(895)	\$	103,805
Total	Ψ	111,713	Ψ	12,000	Ψ	(21,00)	Ψ	070	Ψ	(0)3)	Ψ	103,003
Six months ended June 30, 2014												
Available for sale securities	\$	60,053	\$		\$		\$	1,209	\$	2,557	\$	63,819
Loans held for sale		27,729		10,422		(29,603)		1,861		,		10,409
Mortgage servicing rights												
asset		20,149		14,808				920				35,877
Derivative liabilities		(5,600)						(700)				(6,300)
Total	\$	102,331	\$	25,230	\$	(29,603)	\$	3,290	\$	2,557	\$	103,805
Three months ended June 30, 2013												
Available for sale securities	\$	58,801	\$		\$		\$	531	\$	(3,822)	\$	55,510
Mortgage servicing rights												
asset		4,430		2,180				501				7,111
Derivative liabilities		(4,714)						(225)				(4,939)
Total	\$	58,517	\$	2,180	\$		\$	807	\$	(3,822)	\$	57,682
Six months ended June 30, 2013												
Available for sale securities	\$	56,277	\$		\$		\$	1,043	\$	(1,810)	\$	55,510
Mortgage servicing rights												
asset		2,080		4,305				726				7,111
Derivative liabilities		(4,490)						(449)				(4,939)
Total	\$	53,867	\$	4,305	\$		\$	1,320	\$	(1,810)	\$	57,682

All net realized and unrealized gains (losses) in the tables above are reflected in the accompanying consolidated financial statements. The unrealized gains (losses) relate to financial instruments still held at June 30, 2014. The available for sale securities noted in the table above reflect Hilltop s note receivable and warrant to purchase common stock of SWS as discussed in Note 4 to the consolidated financial statements.

For Level 3 financial instruments measured at fair value on a recurring basis at June 30, 2014, the significant unobservable inputs used in the fair value measurements were as follows.

Financial instrument	Valuation Technique	Unobservable Input	Weighted Average / Range
Available for sale securities - note receivable	Discounted cash flow	Discount rate	8.3%
Available for sale securities - warrant	Binomial model	SWS common stock price volatility	24.0%
Loans held for sale	Discounted cash flow / Market comparable	Projected price	86 - 90%
	5		40.00
Mortgage servicing rights asset	Discounted cash flow	Constant prepayment rate	10.32%
		Discount rate	11.11%
5	5		44 •00
Derivative liabilities	Discounted cash flow	Discount rate Time to receive full payment of cash flows	14 - 28% 10.75 - 14.0 years

Hilltop s note receivable is valued using a cash flow model that estimates yield based on comparable securities in the market. The interest rate used to discount cash flows is the most significant unobservable input. An increase or decrease in the discount rate would result in a corresponding decrease or increase, respectively, in the fair value measurement of the note receivable.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The warrant is valued utilizing a binomial model. The underlying SWS common stock price and its related volatility, an unobservable input, are the most significant inputs into the model, and, therefore, decreases or increases to the SWS common stock price would result in a significant change in the fair value measurement of the warrant.

The fair value of certain loans held for sale that are either non-standard (i.e. loans that cannot be sold through normal sale channels) or non-performing is measured using unobservable inputs. The fair value of such loans is generally based upon estimates of expected cash flows using unobservable inputs including listing prices of comparable assets, uncorroborated expert opinions, and/or management s knowledge of underlying collateral.

The MSR asset is valued by projecting net servicing cash flows, which are then discounted to estimate the fair value. The fair value of the MSR asset is impacted by a variety of factors. Prepayment rates and discount rates, the most significant unobservable inputs, are discussed further in Note 7 to the consolidated financial statements.

Derivative liabilities in the tables above include a derivative option agreement (Fee Award Option) entered into by First Southwest and valued using discounted cash flows and probability of exercise.

The Company had no transfers between Levels 1 and 2 during the periods presented.

The following tables present the changes in fair value for instruments that are reported at fair value under the Fair Value Option (in thousands).

		Changes i	n Fair Value for .	Assets a	and Liabilities	Report	ted at Fair Valu	ue under I	Fair Valu	e Opti	on
		Three Mo	onths Ended June	e 30, 20	14		Three Mo	onths End	ed June 3	0, 201	3
			Other		Total			Oth	er		Total
		Net	Noninterest	C	hanges in		Net	Nonint	erest	Cł	nanges in
	Gair	ns (Losses)	Income	F	air Value	Gai	ns (Losses)	Incor	ne	Fa	ir Value
Loans held for sale	\$	35,651	\$	\$	35,651	\$	(36,203)	\$		\$	(36,203)
Mortgage servicing rights											
asset		(1,438)			(1,438)		501				501
Time deposits									4		4

Changes in Fair Value for Assets and Liabilities Reported at Fair Value under Fair Value Option Six Months Ended June 30, 2014 Six Months Ended June 30, 2013

			Other		Total			Other	•		Total
		Net	Noninterest		hanges in		Net	Noninter	rest		hanges in
	Gai	ns (Losses)	Income	F	air Value	Gai	ns (Losses)	Incom	e	F	air Value
Loans held for sale	\$	40,169	\$	\$	40,169	\$	(41,641)	\$		\$	(41,641)
Mortgage servicing asset		920			920		726				726
Time deposits									12		12

The Company also determines the fair value of certain assets and liabilities on a non-recurring basis. In addition, facts and circumstances may dictate a fair value measurement when there is evidence of impairment. Assets and liabilities measured on a non-recurring basis include the items discussed below.

Impaired Loans The Company reports impaired loans based on the underlying fair value of the collateral through specific allowances within the allowance for loan losses. Purchased credit impaired (PCI) loans with a fair value of \$172.9 million and \$822.8 million were acquired by the Company upon completion of the PlainsCapital Merger and the FNB Transaction, respectively. Substantially all PCI loans acquired in the FNB Transaction are covered by FDIC loss-share agreements. The fair value of PCI loans was determined using Level 3 inputs, including estimates of expected cash flows that incorporated significant unobservable inputs regarding default rates, loss severity rates assuming default, prepayment speeds and estimated collateral values. At June 30, 2014, these inputs included estimated weighted average default rates, loss severity rates and prepayment speed assumptions of 51%, 45% and 0%, respectively, for those PCI loans acquired in the PlainsCapital Merger and 62%, 39% and 7%, respectively, for those PCI loans acquired in the FNB Transaction. The resulting weighted average expected loss on PCI loans associated with the PlainsCapital Merger and the FNB Transaction was 23% and 24%, respectively.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The Company obtains updated appraisals of the fair value of collateral securing impaired collateral dependent loans at least annually, in accordance with regulatory guidelines. The Company also reviews the fair value of such collateral on a quarterly basis. If the quarterly review indicates that the fair value of the collateral may have deteriorated, the Company will order an updated appraisal of the fair value of the collateral. Since the Company obtains updated appraisals when evidence of a decline in the fair value of collateral exists, it typically does not adjust appraised values.

Other Real Estate Owned The Company reports OREO at fair value less estimated cost to sell. Any excess of recorded investment over fair value, less cost to sell, is charged against either the allowance for loan losses or the related PCI pool discount when property is initially transferred to OREO. Subsequent to the initial transfer to OREO, downward valuation adjustments are charged against earnings. The Company determines fair value primarily using independent appraisals of OREO properties. The resulting fair value measurements are classified as Level 2 or Level 3 inputs, depending upon the extent to which unobservable inputs determine the fair value measurement. The Company considers a number of factors in determining the extent to which specific fair value measurements utilize unobservable inputs, including, but not limited to, the inherent subjectivity in appraisals, the length of time elapsed since the receipt of independent market price or appraised value, and current market conditions. At June 30, 2014, the most significant unobservable input used in the determination of fair value of OREO was a discount to independent appraisals for estimated holding periods of OREO properties. Such discount was 1% per month for estimated holding periods of 6 to 24 months. Level 3 inputs were used to determine the fair value of a large group of smaller balance properties that were acquired in the FNB Transaction. In the FNB Transaction, the Bank acquired OREO of \$135.2 million, all of which is covered by FDIC loss-share agreements. At June 30, 2014 and December 31, 2013, the estimated fair value of covered OREO was \$142.2 million and \$142.8 million, respectively, and the underlying fair value measurements utilize Level 2 and Level 3 inputs. The fair value of non-covered OREO at June 30, 2014 and December 31, 2013 was \$4.4 million and \$4.8 million, respectively, and is included in other assets within the consolidated balance sheets. During the reported periods, all fair value measurements for non-covered OREO utilized Le

The following table presents information regarding certain assets and liabilities measured at fair value on a non-recurring basis for which a change in fair value has been recorded during reporting periods subsequent to initial recognition (in thousands).

	Level 1	Level 2	Level 3		Total	otal Gains (I ree Months l	,	Fotal Gains (I Six Months E	,
	Inputs	Inputs	Inputs	F	Fair Value	2014	2013	2014	2013
June 30, 2014									
Non-covered impaired									
loans	\$	\$	\$ 29,993	\$	29,993	\$ (222)	\$ (228)	\$ (437)	\$ (659)
Covered impaired loans			133,325		133,325	(1,341)		(3,032)	
Non-covered other real									
estate owned						(9)	(30)	(111)	(190)
Covered other real estate									
owned		18,186	34,126		52,312	(2,528)		(2,959)	

The Fair Value of Financial Instruments Subsection of the ASC requires disclosure of the fair value of financial assets and liabilities, including the financial assets and liabilities previously discussed. The methods for determining estimated fair value for financial assets and liabilities is described in detail in Note 3 to the consolidated financial statements included in our Annual Report on Form 10-K for the year ended

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The following tables present the carrying values and estimated fair values of financial instruments not measured at fair value on either a recurring or non-recurring basis (in thousands).

					Estimated Fair Value							
		Carrying		Level 1		Level 2	Level 3		TD 4 . 1			
June 30, 2014		Amount		Inputs		Inputs	Inputs		Total			
Financial assets:												
Cash and cash equivalents	\$	688,785	\$	688,785	\$		\$	\$	688,785			
	Ф	65,275	Ф	000,703	Ф	65,631	Φ	Ф	65,631			
Held to maturity securities							2 246 007					
Non-covered loans, net		3,678,406				356,907	3,346,987		3,703,894			
Covered loans, net		840,898					902,588		902,588			
Broker-dealer and clearing organization												
receivables		190,764				190,764			190,764			
FDIC indemnification asset		175,114					175,114		175,114			
Other assets		63,843				42,383	21,460		63,843			
Financial liabilities:												
Deposits		6,155,310				6,160,913			6,160,913			
Broker-dealer and clearing organization												
payables		227,891				227,891			227,891			
Short-term borrowings		1,187,193				1,187,193			1,187,193			
Debt		122,596				115,856			115,856			
Other liabilities		2,834				2,834			2,834			

			Estimated	Fair Value	
	Carrying	Level 1	Level 2	Level 3	
	Amount	Inputs	Inputs	Inputs	Total
<u>December 31, 2013</u>					
Financial assets:					
Cash and cash equivalents	\$ 746,023	\$ 746,023	\$	\$	\$ 746,023
Non-covered loans, net	3,481,405		281,712	3,119,319	3,401,031
Covered loans, net	1,005,308			997,371	997,371
Broker-dealer and clearing organization					
receivables	119,317		119,317		119,317
FDIC indemnification asset	188,291			188,291	188,291
Other assets	66,055		43,946	22,109	66,055
Financial liabilities:					
Deposits	6,722,019		6,722,909		6,722,909
Broker-dealer and clearing organization					
payables	129,678		129,678		129,678
Short-term borrowings	342,087		342,087		342,087
Debt	123,339		114,671		114,671

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Other liabilities 3,362 3,362 3,362

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

4. Securities

The amortized cost and fair value of securities, excluding trading securities, are summarized as follows (in thousands).

		Available	e for S	ale	
	Amortized Cost	Gross Unrealized Gains		Gross Unrealized Losses	Fair Value
June 30, 2014	Cost	Guins		Losses	Tun Yunc
U.S. Treasury securities	\$ 63,692	\$ 164	\$	(34)	\$ 63,822
U.S. government agencies:					
Bonds	654,513	1,485		(20,899)	635,099
Residential mortgage-backed securities	55,895	2,008		(399)	57,504
Collateralized mortgage obligations	110,909	302		(4,081)	107,130
Corporate debt securities	95,704	5,659		(108)	101,255
States and political subdivisions	148,255	1,470		(1,894)	147,831
Commercial mortgage-backed securities	597	68			665
Equity securities	20,396	4,257			24,653
Note receivable	43,883	6,038			49,921
Warrant	12,068	1,830			13,898
Totals	\$ 1,205,912	\$ 23,281	\$	(27,415)	\$ 1,201,778

		Availabl	Losses Fair Value 82 \$ (238) \$ 43,52 550 (55,727) 662,73 735 (584) 60,08 349 (4,390) 120,46 4,610 (378) 76,60 388 (6,508) 156,83 69 76 2,012 22,07 5,235 47,90 76 12,14			
	Amortized Cost	Unrealized Gains				Fair Value
<u>December 31, 2013</u>						
U.S. Treasury securities	\$ 43,684	\$ 82	\$	(238)	\$	43,528
U.S. government agencies:						
Bonds	717,909	550		(55,727)		662,732
Residential mortgage-backed securities	59,936	735		(584)		60,087
Collateralized mortgage obligations	124,502	349		(4,390)		120,461
Corporate debt securities	72,376	4,610		(378)		76,608
States and political subdivisions	162,955	388		(6,508)		156,835
Commercial mortgage-backed securities	691	69				760
Equity securities	20,067	2,012				22,079
Note receivable	42,674	5,235				47,909
Warrant	12,068	76				12,144
Totals	\$ 1,256,862	\$ 14,106	\$	(67,825)	\$	1,203,143

	Held to Maturity							
Amortized	Unrealized	Unrealized						

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	Cost	Gains	Losses	Fair Value
June 30, 2014				
U.S. government agencies:				
Residential mortgage-backed securities	\$ 31,048	\$ 384	\$ (1)	\$ 31,431
Collateralized mortgage obligations	29,821		(14)	29,807
States and political subdivisions	4,406	7	(20)	4,393
Totals	\$ 65,275	\$ 391	\$ (35)	\$ 65,631

Available for sale securities includes 1,475,387 shares of SWS common stock, a \$50.0 million aggregate principal amount note issued by SWS and a warrant to purchase 8,695,652 shares of SWS common stock. SWS issued the note in July 2011 under a credit agreement pursuant to a senior unsecured loan from Hilltop. The note bears interest at a rate of 8.0% per annum, is prepayable by SWS subject to certain conditions after three years, and has a maturity of five years. The warrant provides for the purchase of 8,695,652 shares of SWS common stock at an exercise price of \$5.75 per share, subject to anti-dilution adjustments. If the warrant was fully exercised, Hilltop would beneficially own 24.4% of SWS.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Information regarding securities that were in an unrealized loss position is shown in the following tables (dollars in thousands).

		June 30, 2014			Dece	ember 31, 2013				
	Number of Securities	F-2	r Value	_	realized Losses	Number of Securities	17	air Value	_	realized
Available for Sale	Securities	rai	r value	J	Losses	Securities	r	air value	J	Losses
U.S. treasury securities:										
Unrealized loss for less than twelve										
months	3	\$	6,396	\$	26	6	\$	12,748	\$	238
Unrealized loss for twelve months or	3	Þ	0,390	Ф	20	0	Ф	12,746	Ф	238
	1		2,010		8					
longer	4		8,406		34	6		12,748		238
U.S. government agencies:	4		0,400		34	Ü		12,740		230
Bonds:										
Unrealized loss for less than twelve										
months	1		9,987		13	35		526,817		45,274
Unrealized loss for twelve months or	1		9,967		13	33		320,617		43,274
longer	31		487,164		20.886	5		90.931		10,453
longer	31		497,151		20,880	40		617,748		55,727
Residential mortgage-backed securities:	32		497,131		20,899	40		017,748		33,121
Unrealized loss for less than twelve										
	1		1.502		50	2		2 104		E 1
months Unrealized loss for twelve months or	1		1,593		58	2		2,194		54
	3		0.256		341	2		0.200		530
longer	4		9,356		399	3 5		9,309		
C-ll-tlidt	4		10,949		399	3		11,503		584
Collateralized mortgage obligations:										
Unrealized loss for less than twelve months	2		12 120		24	7		04.054		4 220
Unrealized loss for twelve months or	2		13,128		24	/		84,054		4,320
	0		69 201		4.057	2		4.005		70
longer	8 10		68,301		4,057	9		4,995		70
0	10		81,429		4,081	9		89,049		4,390
Corporate debt securities:										
Unrealized loss for less than twelve						7		10.754		270
months						7		10,754		378
Unrealized loss for twelve months or	1		1 000		100					
longer	1		1,889		108	7		10.754		270
0 1 12. 1 1 12. 1	1		1,889		108	7		10,754		378
States and political subdivisions:										
Unrealized loss for less than twelve	12		0.046		40	16		20.245		((0
months	12		8,846		49	46		30,245		669
Unrealized loss for twelve months or	110		00.555		1.045	150		06.002		5 000
longer	119		80,555		1,845	150		96,882		5,839
Tetal and lable for calc.	131		89,401		1,894	196		127,127		6,508
Total available for sale:										
Unrealized loss for less than twelve	10		20.050		170	102		(((010		50.022
months	19		39,950		170	103		666,812		50,933
Unrealized loss for twelve months or	160		(40.075		07.045	160		202 117		16.000
longer	163	ф	649,275	ф	27,245	160	Φ.	202,117	Ф	16,892
	182	\$	689,225	\$	27,415	263	\$	868,929	\$	67,825

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		Ju	ne 30, 2014				December 31, 201	
	Number of Securities	Fair Value		Unrealized Losses		Number of Securities	Fair Value	Unrealized Losses
Held to Maturity								
U.S. government agencies:								
Residential mortgage-backed securities:								
Unrealized loss for less than twelve months	1	\$	2,029	\$	1		\$	\$
Unrealized loss for twelve months or longer								
	1		2,029		1			
Collateralized mortgage obligations:								
Unrealized loss for less than twelve months	1		29,807		14			
Unrealized loss for twelve months or longer								
	1		29,807		14			
States and political subdivisions:								
Unrealized loss for less than twelve months	6		3,327		20			
Unrealized loss for twelve months or longer								
_	6		3,327		20			
Total held to maturity:								
Unrealized loss for less than twelve months	8		35,163		35			
Unrealized loss for twelve months or longer								
	8	\$	35,163	\$	35		\$	\$

During the three and six months ended June 30, 2014 and 2013, the Company did not record any other-than-temporary impairments. While all of the investments are monitored for potential other-than-temporary impairment, the Company s analysis and experience indicate that these available for sale investments generally do not present a significant risk of other-than-temporary-impairment, as fair value should recover over time. Factors considered in the Company s analysis

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

include the reasons for the unrealized loss position, the severity and duration of the unrealized loss position, credit worthiness, and forecasted performance of the investee. While some of the securities held in the investment portfolio have decreased in value since the date of acquisition, the severity of loss and the duration of the loss position are not believed to be significant enough to warrant other-than-temporary impairment of the securities. The Company does not intend, nor is it likely that the Company will be required, to sell these securities before the recovery of the cost basis. Therefore, management does not believe any other-than-temporary impairments exist at June 30, 2014.

Expected maturities may differ from contractual maturities because certain borrowers may have the right to call or prepay obligations with or without penalties. The amortized cost and fair value of securities, excluding trading and available for sale equity securities and the available for sale warrant, at June 30, 2014 are shown by contractual maturity below (in thousands).

	Available Amortized	ale	Held to M Amortized	latur	rity		
	Cost		Fair Value	Cost		Fair Value	
Due in one year or less	\$ 133,456	\$	133,611	\$	\$		
Due after one year through five							
years	120,411		130,803				
Due after five years through ten							
years	71,929		74,513	264		264	
Due after ten years	680,251		659,001	4,142		4,129	
	1,006,047		997,928	4,406		4,393	
Residential mortgage-backed							
securities	55,895		57,504	31,048		31,431	
Collateralized mortgage obligations	110,909		107,130	29,821		29,807	
Commercial mortgage-backed							
securities	597		665				
	\$ 1,173,448	\$	1,163,227	\$ 65,275	\$	65,631	

The Company realized net gains from its trading securities portfolio of \$0.8 million and \$1.4 million during the three and six months ended June 30, 2014, respectively, and net losses of \$1.5 million and \$2.7 million during the three and six months ended June 30, 2013, respectively, which are recorded as a component of other noninterest income within the consolidated statements of operations.

Securities with a carrying amount of \$1.0 billion (with a fair value of \$983.1 million and \$938.1 million, respectively) at both June 30, 2014 and December 31, 2013, were pledged to secure public and trust deposits, federal funds purchased and securities sold under agreements to repurchase, and for other purposes as required or permitted by law.

Mortgage-backed securities and collateralized mortgage obligations consist principally of Government National Mortgage Association (GNMA), Federal National Mortgage Association (FNMA) and Federal Home Loan Mortgage Corporation (FHLMC) pass-through and participation certificates. GNMA securities are guaranteed by the full faith and credit of the United States, while FNMA and FHLMC securities are fully guaranteed by those respective United States government-sponsored agencies, and conditionally guaranteed by the full faith and credit of the United States.

At June 30, 2014 and December 31, 2013, NLC had investments on deposit in custody for various state insurance departments with carrying values of \$8.6 million and \$9.4 million, respectively.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

5. Non-Covered Loans and Allowance for Non-Covered Loan Losses

Non-covered loans refer to loans not covered by the FDIC loss-share agreements. Covered loans are discussed in Note 6 to the consolidated financial statements. Non-covered loans summarized by portfolio segment are as follows (in thousands).

	June 30, 2014	December 31, 2013			
Commercial and industrial	\$ 1,681,655	\$	1,637,266		
Real estate	1,586,535		1,457,253		
Construction and land development	391,611		364,551		
Consumer	55,036		55,576		
	3,714,837		3,514,646		
Allowance for non-covered loan losses	(36,431)		(33,241)		
Total non-covered loans, net of allowance	\$ 3,678,406	\$	3,481,405		

The Bank has lending policies in place with the goal of establishing an asset portfolio that will provide a return on stockholders equity sufficient to maintain capital to assets ratios that meet or exceed established regulations. Loans are underwritten with careful consideration of the borrower s financial condition, the specific purpose of the loan, the primary sources of repayment and any collateral pledged to secure the loan.

Underwriting procedures address financial components based on the size or complexity of the credit. The financial components include, but are not limited to, current and projected cash flows, shock analysis and/or stress testing, and trends in appropriate balance sheet and statement of operations ratios. Collateral analysis includes a complete description of the collateral, as well as determining values, monitoring requirements, loan to value ratios, concentration risk, appraisal requirements and other information relevant to the collateral being pledged. Guarantor analysis includes liquidity and cash flow analysis based on the significance the guarantors are expected to serve as secondary repayment sources. The Bank s underwriting standards are governed by adherence to its loan policy. The loan policy provides for specific guidelines by portfolio segment, including commercial and industrial, real estate, construction and land development, and consumer loans. Within each individual portfolio segment, permissible and impermissible loan types are explicitly outlined. Within the loan types, minimum requirements for the underwriting factors listed above are provided.

The Bank maintains a loan review department that reviews credit risk in response to both external and internal factors that potentially impact the performance of either individual loans or the overall loan portfolio. The loan review process reviews the creditworthiness of borrowers and determines compliance with the loan policy. The loan review process complements and reinforces the risk identification and assessment decisions made by lenders and credit personnel. Results of these reviews are presented to management and the Bank s board of directors.

In connection with the PlainsCapital Merger and the FNB Transaction, the Company acquired non-covered loans both with and without evidence of credit quality deterioration since origination. The following table presents the carrying values and the outstanding balances of the non-covered PCI loans (in thousands).

	June 30, 2014	December 31, 2013
Carrying amount	\$ 60,787	\$ 100,392
Outstanding balance	83,534	141,983
	10	
	19	

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Changes in the accretable yield for the non-covered PCI loans were as follows (in thousands).

	Three Months	Ended J	une 30,	Six Months F	ne 30,	
	2014		2013	2014		2013
Balance, beginning of period	\$ 17,713	\$	26,246 \$	17,601	\$	17,553
Increases in expected cash flows	6,141		141	9,616		12,137
Disposals of loans	(3,581)		(1,806)	(4,184)		(1,832)
Accretion	(8,369)		(4,463)	(11,129)		(7,740)
Balance, end of period	\$ 11,904	\$	20,118 \$	11,904	\$	20,118

The remaining nonaccretable difference for non-covered PCI loans was \$24.0 million and \$38.6 million at June 30, 2014 and December 31, 2013, respectively.

Impaired loans exhibit a clear indication that the borrower s cash flow may not be sufficient to meet principal and interest payments, which is generally when a loan is 90 days past due unless the asset is both well secured and in the process of collection.

Non-covered impaired loans include non-accrual loans, troubled debt restructurings (TDRs), PCI loans and partially charged-off loans. The amounts shown in following tables include loans accounted for on an individual basis, as well as acquired loans accounted for in pools (Pooled Loans). For Pooled Loans, the recorded investment with allowance and the related allowance consider impairment measured at the pool level. Non-covered impaired loans are summarized by class in the following tables (in thousands).

	Unpaid			Recorded	Recorded		Total			
	Pr	Contractual Principal Balance		Investment with No Allowance		Investment with Allowance		Recorded Investment		Related Allowance
<u>June 30, 2014</u>										
Commercial and industrial:										
Secured	\$	50,056	\$	9,060	\$	15,514	\$	24,574	\$	3,268
Unsecured		5,411		504				504		
Real estate:										
Secured by commercial properties		31,715		10,286		14,116		24,402		492
Secured by residential properties		5,896		2,898		1,199		4,097		59
Construction and land development:										
Residential construction loans										
Commercial construction loans and land										
development		17,731		10,313		553		10,866		65
Consumer		6,852		483		2,606		3,089		111
	\$	117,661	\$	33,544	\$	33,988	\$	67,532	\$	3,995

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	Unpaid Contractual Principal Balance		Recorded Investment with No Allowance		Recorded Investment with Allowance	Total Recorded Investment			Related Allowance
December 31, 2013									
Commercial and industrial:									
Secured	\$	63,636	\$ 21,540	\$	17,147	\$	38,687	\$	3,126
Unsecured		11,865	336		1,204		1,540		15
Real estate:									
Secured by commercial properties		49,437	20,317		16,070		36,387		339
Secured by residential properties		5,407	1,745		1,648		3,393		39
Construction and land development:									
Residential construction loans		33							
Commercial construction loans and land									
development		48,628	15,337		4,592		19,929		39
Consumer		7,946	4,509				4,509		
	\$	186,952	\$ 63,784	\$	40,661	\$	104,445	\$	3,558
			20						

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Average investment in non-covered impaired loans is summarized by class in the following table (in thousands).

	Three Months 2014	Ended	June 30, 2013	Six Months E 2014	nded J	une 30, 2013
Commercial and industrial:	2011		2015	2011		2010
Secured	\$ 29,852	\$	61,715	\$ 31,631	\$	61,365
Unsecured	865		2,385	1,022		2,697
Real estate:						
Secured by commercial properties	27,120		49,687	30,395		51,835
Secured by residential properties	4,541		7,131	3,745		6,446
Construction and land development:						
Residential construction loans						354
Commercial construction loans and land development	13,313		26,681	15,398		29,776
Consumer	3,410		69	3,799		72
	\$ 79,101	\$	147,668	\$ 85,990	\$	152,545

Non-covered non-accrual loans, excluding those classified as held for sale, are summarized by class in the following table (in thousands).

	June 30, 2014	December 31, 2013
Commercial and industrial:		
Secured	\$ 14,258	\$ 15,430
Unsecured	504	1,300
Real estate:		
Secured by commercial properties	485	2,638
Secured by residential properties	1,887	398
Construction and land development:		
Residential construction loans		
Commercial construction loans and land development	863	112
Consumer		
	\$ 17,997	\$ 19,878

At June 30, 2014 and December 31, 2013, non-covered non-accrual loans included non-covered PCI loans of \$11.3 million and \$15.8 million, respectively, for which discount accretion has been suspended because the extent and timing of cash flows from these non-covered PCI loans can no longer be reasonably estimated. In addition to the non-covered non-accrual loans in the table above, \$3.9 million and \$3.5 million of real estate loans secured by residential properties and classified as held for sale were in non-accrual status at June 30, 2014 and December 31, 2013, respectively.

Interest income recorded on non-covered accruing impaired loans and on non-covered non-accrual loans was \$1.1 million and \$2.5 million for the three and six months ended June 30, 2014, respectively. Interest income recorded on non-covered accruing impaired loans and on non-covered non-accrual loans for the three and six months ended June 30, 2013 was nominal.

The Bank classifies loan modifications as TDRs when it concludes that it has both granted a concession to a debtor and that the debtor is experiencing financial difficulties. Loan modifications are typically structured to create affordable payments for the debtor and can be achieved in a variety of ways. The Bank modifies loans by reducing interest rates

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

and/or lengthening loan amortization schedules. The Bank also reconfigures a single loan into two or more loans (A/B Note). The typical A/B Note restructure results in a bad loan which is charged off and a good loan or loans the terms of which comply with the Bank s customary underwriting policies. The debt charged off on the bad loan is not forgiven to the debtor.

Information regarding TDRs granted is shown in the following tables (in thousands). There were no TDRs granted for the three months ended June 30, 2014. At June 30, 2014, the Bank had no unadvanced commitments to borrowers whose loans have been restructured in TDRs. At December 31, 2013, the Bank had \$0.5 million in such unadvanced commitments.

Six months ended June 30, 2014			
Commercial and industrial:			
Secured	\$ \$	\$ \$	S
Unsecured			
Real estate:			
Secured by commercial properties		336	336
Secured by residential properties		258	258
Construction and land development:			
Residential construction loans			
Commercial construction loans and land			
development		138	138
Consumer			
	\$ \$	\$ 732	732

Three months ended June 30, 2013			
Commercial and industrial:			
Secured	\$ \$	\$ 9,853	\$ 9,853
Unsecured			
Real estate:			
Secured by commercial properties			
Secured by residential properties			
Construction and land development:			
Residential construction loans			
Commercial construction loans and land			
development			
Consumer			
	\$ \$	\$ 9,853	\$ 9,853

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		Recorded Inves	tment in Loans	s Modified by		
		Interest Rate	•	nent Term		Total
	A/B Note	Adjustment	Ex	tension	Me	odification
Six months ended June 30, 2013						
Commercial and industrial:						
Secured	\$	\$	\$	9,858	\$	9,858
Unsecured						
Real estate:						
Secured by commercial properties				272		272
Secured by residential properties				1,047		1,047
Construction and land development:						
Residential construction loans						
Commercial construction loans and land						
development				603		603
Consumer						
	\$	\$	\$	11,780	\$	11,780
		22				
		22				

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

There were no TDRs granted in the twelve months preceding June 30, 2014 and 2013, for which a payment was at least 30 days past due in the three and six months ended June 30, 2014 and 2013, respectively.

An analysis of the aging of the Bank s non-covered loan portfolio is shown in the following tables (in thousands).

June 30, 2014								e
June 30, 2014								
Secured	\$ 14,705 \$	891 \$	1,690 \$	17,286 \$	1,545,510 \$	21,086 \$	1,583,882 \$	1
Real estate:								
Secured by residential								
properties	482	1,090	467	2,039	455,149	2,304	459,492	
_								
Residential construction	2.176			0.156	60.200		70.456	
loans	2,176			2,176	68,280		70,456	
Consumer	 241	55		296	51,651	3,089	55,036	

Accruing Loans Total Past Due s Loans 90 Days or More
5,372 \$ 1,531,967 \$ 272
1,444 105,299 59
5,255 1,081,016
2,995 376,237 203
65,079
5

Commercial construction loans and land

round und rund								
development	41	881	112	1,034	278,621	19,817	299,472	
Consumer	201	60		261	50,806	4,509	55,576	
	\$ 4,398 \$	1,263 \$	1,861 \$	7,522 \$	3,406,732 \$	100,392 \$	3,514,646 \$	534

Management tracks credit quality trends on a quarterly basis related to: (i) past due levels, (ii) non-performing asset levels, (iii) classified loan levels, (iv) net charge-offs, and (v) general economic conditions in the state and local markets.

The Bank utilizes a risk grading matrix to assign a risk grade to each of the loans in its portfolio. A risk rating is assigned based on an assessment of the borrower s management, collateral position, financial capacity, and economic factors. The general characteristics of the various risk grades are described below.

Pass Pass loans present a range of acceptable risks to the Bank. Loans that would be considered virtually risk-free are rated Pass low risk. Loans that exhibit sound standards based on the grading factors above and present a reasonable risk to the Bank are rated Pass normal risk. Loans that exhibit a minor weakness in one or more of the grading criteria but still present an acceptable risk to the Bank are rated Pass high risk.

Special Mention Special Mention loans have potential weaknesses that deserve management s close attention. If left uncorrected, these potential weaknesses may result in a deterioration of the repayment prospects for the loans and weaken the Bank s credit position at some future date. Special Mention loans are not adversely classified and do not expose the Bank to sufficient risk to require adverse classification.

Substandard Substandard loans are inadequately protected by the current sound worth and paying capacity of the obligor or the collateral pledged, if any. Loans so classified must have a well-defined weakness or weaknesses that jeopardize the liquidation of the debt. They are characterized by the distinct possibility that the Bank will sustain some loss if the deficiencies are not corrected. Many substandard loans are considered impaired.

PCI PCI loans exhibited evidence of credit deterioration at acquisition that made it probable that all contractually required principal payments would not be collected.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The following tables present the internal risk grades of non-covered loans, as previously described, in the portfolio by class (in thousands).

	Pass	Sp	ecial Mention	Substandard	PCI	Total
<u>June 30, 2014</u>						
Commercial and industrial:						
Secured	\$ 1,522,487	\$	18,277	\$ 22,032	\$ 21,086	\$ 1,583,882
Unsecured	97,118			267	388	97,773
Real estate:						
Secured by commercial properties	1,097,299		4,369	1,458	23,917	1,127,043
Secured by residential properties	451,931			5,257	2,304	459,492
Construction and land development:						
Residential construction loans	70,456					70,456
Commercial construction loans and						
land development	309,614		274	1,264	10,003	321,155
Consumer	51,898			49	3,089	55,036
	\$ 3,600,803	\$	22,920	\$ 30,327	\$ 60,787	\$ 3,714,837

	Pass	Sp	ecial Mention	Substandard	PCI	Total
<u>December 31, 2013</u>						
Commercial and industrial:						
Secured	\$ 1,450,734	\$	16,840	\$ 29,021	\$ 35,372 \$	1,531,967
Unsecured	103,674		12	169	1,444	105,299
Real estate:						
Secured by commercial properties	1,038,930		4,436	1,395	36,255	1,081,016
Secured by residential properties	367,758			5,484	2,995	376,237
Construction and land development:						
Residential construction loans	65,079					65,079
Commercial construction loans and						
land development	275,808		3,384	463	19,817	299,472
Consumer	51,052		1	14	4,509	55,576
	\$ 3,353,035	\$	24,673	\$ 36,546	\$ 100,392 \$	3,514,646

The allowance for loan losses is a reserve established through a provision for loan losses charged to expense, which represents management s best estimate of probable losses inherent in the existing portfolio of loans. Management has responsibility for determining the level of the allowance for loan losses, subject to review by the Audit Committee of the Company s Board of Directors and the Loan Review Committee of the Bank s board of directors.

It is management s responsibility at the end of each quarter, or more frequently as deemed necessary, to analyze the level of the allowance for loan losses to ensure that it is appropriate for the estimated credit losses in the portfolio consistent with the Interagency Policy Statement on the Allowance for Loan and Lease Losses and the Receivables and Contingencies Topics of the ASC. Estimated credit losses are the probable

current amount of loans that the Company will be unable to collect given facts and circumstances as of the evaluation date. When management determines that a loan or portion thereof is uncollectible, the loan, or portion thereof, is charged off against the allowance for loan losses, or for acquired loans accounted for in pools, charged against the pool discount. Recoveries on charge-offs that occurred prior to the PlainsCapital Merger represent contractual cash flows not expected to be collected and are recorded as accretion income. Recoveries on loans charged-off subsequent to the PlainsCapital Merger are credited to the allowance for loan loss, except for recoveries on loans accounted for in pools, which are credited to the pool discount. The Bank s loan portfolio is designated into two populations: acquired loans and originated loans. The allowance for loan losses is calculated separately for acquired and originated loans.

Originated Loans

The Company has developed a methodology that seeks to determine an allowance within the scope of the Receivables and Contingencies Topics of the ASC. Each of the loans that has been determined to be impaired is within the scope of the Receivables Topic. Impaired loans that are equal to or greater than \$0.5 million are individually evaluated for impairment using one of three impairment measurement methods as of the evaluation date: (1) the present value of expected future discounted cash flows on the loan, (2) the loan s observable market price, or (3) the fair value of the collateral if the loan is collateral dependent. Specific reserves are provided in the estimate of the allowance based on the measurement of impairment under these three methods, except for collateral dependent loans, which require the fair value method. All

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

non-impaired loans are within the scope of the Contingencies Topic. Estimates of loss for the Contingencies Topic are calculated based on historical loss, adjusted for qualitative or environmental factors. The Bank uses a rolling three year average net loss rate to calculate historical loss factors. The analysis is conducted by call report category, and further disaggregates commercial and industrial loans by collateral type. The analysis considers charge-offs and recoveries in determining the loss rate; therefore net charge-off experience is used. The historical loss calculation for the quarter is calculated by dividing the current quarter net charge-offs for each loan category by the quarter ended loan category balance. The Bank utilizes a weighted average loss rate to better represent recent trends. The Bank weights the most recent four quarter average at 120% versus the oldest four quarters at 80%.

While historical loss experience provides a reasonable starting point for the analysis, historical losses are not the sole basis upon which the Company determines the appropriate level for the allowance for loan losses. Management considers recent qualitative or environmental factors that are likely to cause estimated credit losses associated with the existing portfolio to differ from historical loss experience, including but not limited to:

- changes in the volume and severity of past due, nonaccrual and classified loans;
- changes in the nature, volume and terms of loans in the portfolio;
- changes in lending policies and procedures;
- changes in economic and business conditions and developments that affect the collectability of the portfolio;
- changes in lending management and staff;
- changes in the loan review system and the degree of oversight by the Bank s board of directors; and
- any concentrations of credit and changes in the level of such concentrations.

Changes in the volume and severity of past due, nonaccrual and classified loans, as well as changes in the nature, volume and terms of loans in the portfolio are key indicators of changes that could indicate a necessary adjustment to the historical loss factors. The magnitude of the impact of these factors on our qualitative assessment of the allowance for loan loss changes from quarter to quarter.

The loan review program is designed to identify and monitor problem loans by maintaining a credit grading process, requiring that timely and appropriate changes be made to reviewed loans and coordinating the delivery of the information necessary to assess the appropriateness of the allowance for loan losses. Loans are evaluated for impaired status when: (i) payments on the loan are delayed, typically by 90 days or more (unless the loan is both well secured and in the process of collection), (ii) the loan becomes classified, (iii) the loan is being reviewed in the

normal course of the loan review scope, or (iv) the loan is identified by the servicing officer as a problem.

Homogeneous loans, such as consumer installment loans, residential mortgage loans and home equity loans, are not individually reviewed and are generally risk graded at the same levels. The risk grade and reserves are established for each homogeneous pool of loans based on the expected net charge-offs from current trends in delinquencies, losses or historical experience and general economic conditions. At June 30, 2014 and December 31, 2013, there were no material delinquencies in these types of loans.

Acquired Loans

Loans acquired in a business combination are recorded at their estimated fair value on their purchase date and with no carryover of the related allowance for loan losses. Loans without evidence of credit impairment at acquisition are subsequently evaluated for any required allowance at each reporting date. An allowance for loan losses is calculated using a methodology similar to that described above for originated loans. The allowance as determined for each loan collateral type is compared to the remaining fair value discount for that loan collateral type. If greater, the excess is recognized as an addition to the allowance through a provision for loan losses. If less than the discount, no additional allowance is recorded. Charge-offs and losses first reduce any remaining fair value discount for the loan and once the discount is depleted, losses are applied against the allowance established for that loan.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

PCI loans acquired in the PlainsCapital Merger are accounted for on an individual loan basis, while PCI loans acquired in the FNB Transaction are accounted for both in pools and at the individual loan level. Cash flows expected to be collected are recast quarterly for each loan or pool. These evaluations require the continued use and updating of key assumptions and estimates such as default rates, loss severity given default and prepayment speed assumptions, similar to those used for the initial fair value estimate. Management judgment must be applied in developing these assumptions. If expected cash flows for a loan or pool decreases, an increase in the allowance for loan losses is made through a charge to the provision for loan losses. If expected cash flows for a loan or pool increase, any previously established allowance for loan losses is reversed and any remaining difference increases the accretable yield which will be taken into income over the remaining life of the loan.

The allowance is subject to regulatory examinations and determinations as to appropriateness, which may take into account such factors as the methodology used to calculate the allowance and the size of the allowance.

Changes in the allowance for non-covered loan losses, distributed by portfolio segment, are shown below (in thousands).

	Com	mercial and				Construction and		
	I	Industrial Re		Real Estate	Estate Land Development		Consumer	Total
Three months ended June 30,								
<u>2014</u>								
Balance, beginning of period	\$	16,726	\$	9,682	\$	8,096	\$ 141 \$	34,645
Provision charged to operations		3,631		306		(51)	197	4,083
Loans charged off		(2,924)		(72)			(85)	(3,081)
Recoveries on charged off loans		629		82		41	32	784
Balance, end of period	\$	18,062	\$	9,998	\$	8,086	\$ 285 \$	36,431

	Co	mmercial and			Construction and		
		Industrial	Real Estate	I	Land Development	Consumer	Total
Six months ended June 30, 2014							
Balance, beginning of period	\$	16,865 \$	8,331	\$	7,957	\$ 88	\$ 33,241
Provision charged to operations		3,574	1,625		(34)	306	5,471
Loans charged off		(3,731)	(72)			(159)	(3,962)
Recoveries on charged off loans		1,354	114		163	50	1,681
Balance, end of period	\$	18,062 \$	9,998	\$	8,086	\$ 285	\$ 36,431

	 mercial and ndustrial	Real Estate	Construction and and and Development	Consumer		Total
Three months ended June 30, 2013						
Balance, beginning of period	\$ 8,812	\$ 3,522	\$ 4,286	\$ 17 \$	5	16,637
Provision charged to operations	6,729	1,820	2,720	20		11,289

Loans charged off	(3,656)	(65)		(15)	(3,736)
Recoveries on charged off loans	1,921	62	44	20	2,047
Balance, end of period	\$ 13.806 \$	5.339 \$	7.050 \$	42 \$	26,237

	C	ommercial and Industrial	Real Estate	Construction and Land Development	Consumer	Total
Six months ended June 30, 2013						
Balance, beginning of period	\$	1,845	\$ 977	\$ 582	\$ 5	\$ 3,409
Provision charged to operations		13,640	4,257	6,317	80	24,294
Loans charged off		(4,094)	(96)		(71)	(4,261)
Recoveries on charged off loans		2,415	201	151	28	2,795
Balance, end of period	\$	13,806	\$ 5,339	\$ 7,050	\$ 42	\$ 26,237

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The non-covered loan portfolio was distributed by portfolio segment and impairment methodology as shown below (in thousands).

	C	ommercial and Industrial	Real Estate	Construction and Land Development	Consumer	Total
<u>June 30, 2014</u>				_		
Loans individually evaluated for						
impairment	\$	2,487	\$ 1,973	\$ 863	\$ 9	\$ 5,323
Loans collectively evaluated for						
impairment		1,657,694	1,558,341	380,745	51,947	3,648,727
PCI Loans		21,474	26,221	10,003	3,089	60,787
	\$	1,681,655	\$ 1,586,535	\$ 391,611	\$ 55,036	\$ 3,714,837

	 nercial and dustrial	Real Estate	Construction and Land Development	Consumer	Total
<u>December 31, 2013</u>					
Loans individually evaluated for					
impairment	\$ 2,273	\$ 373	\$ 112	\$ \$	2,758
Loans collectively evaluated for					
impairment	1,598,177	1,417,630	344,622	51,067	3,411,496
PCI Loans	36,816	39,250	19,817	4,509	100,392
	\$ 1,637,266	\$ 1,457,253	\$ 364,551	\$ 55,576 \$	3,514,646

The allowance for non-covered loan losses was distributed by portfolio segment and impairment methodology as shown below (in thousands).

	C	ommercial and Industrial	Real Estate	,	Construction and Land Development	Consumer	Total
<u>June 30, 2014</u>							
Loans individually evaluated for							
impairment	\$	421	\$	\$		\$	\$ 421
Loans collectively evaluated for impairment		14,794	9,447		8,021	174	32,436
PCI Loans		2,847	551		65	111	3,574
	\$	18,062	\$ 9,998	\$	8,086	\$ 285	\$ 36,431

	C	ommercial and Industrial	į	Real Estate	Construction and and Development	Cons	umer	Total
<u>December 31, 2013</u>								
Loans individually evaluated for								
impairment	\$	421	\$		\$	\$	\$	421
Loans collectively evaluated for impairment		13,724		7,953	7,918		88	29,683
PCI Loans		2,720		378	39			3,137

\$ 16,865 \$ 8,331 \$ 7,957 \$ 88 \$ 33,241

6. Covered Assets and Indemnification Asset

As discussed in Note 2 to the consolidated financial statements, the Bank assumed substantially all of the liabilities, including all of the deposits, and acquired substantially all of the assets of FNB in an FDIC-assisted transaction on September 13, 2013. Pursuant to the loss-share agreements, the FDIC has agreed to reimburse the Bank the following amounts with respect to the covered assets: (i) 80% of losses on the first \$240.4 million of losses incurred; (ii) 0% of losses in excess of \$240.4 million up to and including \$365.7 million of losses incurred; and (iii) 80% of losses in excess of \$365.7 million of losses incurred. The Bank has also agreed to reimburse the FDIC for any subsequent recoveries. The loss-share agreements for commercial and single family residential loans are in effect for 5 years and 10 years, respectively, from the Bank Closing Date, and the loss recovery provisions to the FDIC are in effect for 8 years and 10 years, respectively, from the Bank Closing Date. The asset arising from the loss-share agreements, which we refer to as the FDIC Indemnification Asset, is measured separately from the covered loan portfolio because the agreements are not contractually embedded in the covered loans and are not transferable should the Bank choose to dispose of the covered loans.

In accordance with the loss-share agreements, the Bank may be required to make a true-up payment to the FDIC approximately ten years following the Bank Closing Date if the FDIC s initial estimate of losses on covered assets is greater than the actual realized losses. The true-up payment is calculated using a defined formula set forth in the P&A Agreement.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Covered Loans and Allowance for Covered Loan Losses

Loans acquired in a FDIC-assisted acquisition that are subject to a loss-share agreement are referred to as covered loans and reported separately in the consolidated balance sheets. Covered loans are reported exclusive of the cash flow reimbursements that may be received from the FDIC.

The Bank s portfolio of acquired covered loans had a fair value of \$1.1 billion as of the Bank Closing Date, with no carryover of any allowance for loan losses. Acquired covered loans were preliminarily segregated between those considered to be PCI loans and those without credit impairment at acquisition.

In connection with the FNB Transaction, the Bank acquired loans both with and without evidence of credit quality deterioration since origination. The Company s accounting policies for acquired covered loans, including covered PCI loans, are consistent with that of acquired non-covered loans, as described in Note 5 to the consolidated financial statements. The Company has established under its PCI accounting policy a framework to aggregate certain acquired covered loans into various loan pools based on a minimum of two layers of common risk characteristics for the purpose of determining their respective fair values as of their acquisition dates, and for applying the subsequent recognition and measurement provisions for income accretion and impairment testing.

The following table presents the carrying value of the covered loans summarized by portfolio segment (in thousands).

	June 30, 2014	December 31, 2013
Commercial and industrial	\$ 50,016	\$ 66,943
Real estate	698,225	787,982
Construction and land development	96,772	151,444
Consumer		
Total covered loans	845,013	1,006,369
Allowance for covered loans	(4,115)	(1,061)
Total covered loans, net of allowance	\$ 840,898	\$ 1,005,308

The following table presents the carrying value and the outstanding contractual balance of the covered PCI loans (in thousands).

June 30,	December 31,
2014	2013

Carrying amount	\$ 595,218 \$	729,156
Outstanding balance	874,589	1,022,514

Changes in the accretable yield for the covered PCI loans were as follows (in thousands).

	Th	ree Months Ended June 30, 2014	Six Months Ended June 30, 2014
Balance, beginning of period	\$	176,469	\$ 156,548
Increases in expected cash flows		26,871	57,581
Transfer of loans to covered OREO		111	5,372
Accretion		(17,310)	(33,360)
Balance, end of period	\$	186,141	\$ 186,141

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The remaining nonaccretable difference for covered PCI loans was \$389.7 million and \$517.9 million at June 30, 2014 and December 31, 2013, respectively.

Covered impaired loans include non-accrual loans, TDRs, PCI loans and partially charged-off loans. Substantially all covered impaired loans are PCI loans. The amounts shown in following tables include Pooled Loans, as well as loans accounted for on an individual basis. For Pooled Loans, the recorded investment with allowance and the related allowance consider impairment measured at the pool level. Covered impaired loans are summarized by class in the following tables (in thousands).

	ι	npaid		Recorded	Recorded		Total		
	Cor	ıtractual]	Investment with	Investment with		Recorded		Related
	Princi	pal Balance		No Allowance	Allowance	Investment			Allowance
<u>June 30, 2014</u>									
Commercial and industrial:									
Secured	\$	32,119	\$	11,877	\$ 7,051	\$	18,928	\$	108
Unsecured		16,091		3,124	5,284		8,408		883
Real estate:									
Secured by commercial properties		480,651		221,909	93,668		315,577		1,186
Secured by residential properties		269,049		159,048	16,820		175,868		1,355
Construction and land development:									
Residential construction loans		4,929		1,905	1,170		3,075		5
Commercial construction loans and									
land development		137,053		65,337	13,246		78,583		377
Consumer									
	\$	939,892	\$	463,200	\$ 137,239	\$	600,439	\$	3,914

	Unpaid Contractual Principal Balance		Recorded Investment with No Allowance	I	Recorded nvestment with Allowance	Total Recorded Investment			Related Allowance
<u>December 31, 2013</u>									
Commercial and industrial:									
Secured	\$	43,957	\$ 28,611	\$		\$	28,611	\$	
Unsecured		16,280	9,008		882		9,890		882
Real estate:									
Secured by commercial properties		528,825	365,346				365,346		
Secured by residential properties		289,094	199,581				199,581		
Construction and land development:									
Residential construction loans		8,920	5,280				5,280		
Commercial construction loans and									
land development		183,117	121,363				121,363		
Consumer									
	\$	1,070,193	\$ 729,189	\$	882	\$	730,071	\$	882

Average investment in covered impaired loans is summarized by class in the following table (in thousands).

	 e Months Ended une 30, 2014	Six Months Ended June 30, 2014
Commercial and industrial:		
Secured	\$ 20,585	\$ 23,770
Unsecured	8,688	9,149
Real estate:		
Secured by commercial properties	327,508	340,462
Secured by residential properties	182,264	187,725
Construction and land development:		
Residential construction loans	3,669	4,178
Commercial construction loans and land development	84,800	99,973
Consumer		
	\$ 627,514	\$ 665,257

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Covered non-accrual loans, excluding those classified as held for sale, are summarized by class in the following table (in thousands).

	June 30, 2014	December 31, 2013
Commercial and industrial:		
Secured	\$ 1,141	\$ 91
Unsecured	954	882
Real estate:		
Secured by commercial properties	10,910	40
Secured by residential properties	1,710	209
Construction and land development:		
Residential construction loans	1,905	575
Commercial construction loans and land development	14	
Consumer		
	\$ 16,634	\$ 1,797

At June 30, 2014, covered non-accrual loans included covered PCI loans of \$11.4 million for which discount accretion has been suspended because the extent and timing of cash flows from these covered PCI loans can no longer be reasonably estimated.

Interest income recorded on covered accruing impaired loans and on covered non-accrual loans for the three and six months ended June 30, 2014 was nominal. Except as noted above, covered PCI loans are considered to be performing due to the application of the accretion method. Additionally, no acquired covered performing loans have been modified in a TDR.

An analysis of the aging of the Bank s covered loan portfolio is shown in the following tables (in thousands).

	Loans Past Du 30-59 Days	ie Loans Past I 60-89 Days		Loans Past Due 00 Days or More	Total Past Due Loans	_	Current Loans	PCI Loans	Total Loans	Accruing Loans Past Due 90 Days or More
June 30, 2014										
Commercial and										
industrial:										
Secured	\$	\$	915 \$	\$ 226	\$ 1,141	\$	21,293 \$	17,787	40,221	\$
Unsecured	1,00	00		71	1,071		387	8,337	9,795	
Real estate:										
Secured by commercial										
properties	58	80	100	609	1,289		56,520	315,197	373,006	229
Secured by residential										
properties	1,29	98	764	1,137	3,199		147,862	174,158	325,219	43

Construction and land
development:
Residential construction

development:								
Residential construction								
loans			1,905	1,905	1,093	1,170	4,168	
Commercial								
construction loans and								
land development	57	227		284	13,751	78,569	92,604	
Consumer								
	\$ 2,935 \$	2,006 \$	3,948 \$	8,889	\$ 240,906 \$	595,218 \$	845,013 \$	272

			Loans Past Due	Total	Current	PCI	Total	Accruing Loans Past Due
	30-59 Days	60-89 Days	90 Days or More	Past Due Loans	Loans	Loans	Loans	90 Days or More
<u>December 31, 2013</u>								
Commercial and								
industrial:	\$ 3,904	\$ 10	\$ 81	\$ 3,995	\$ 20,918 \$	28,520 \$	53,433	\$
Secured	10	259		269	3,351	9,890	13,510	
Unsecured								
Real estate:	999		40	1,039	63,780	365,306	430,125	
Secured by commercial								
properties	1,679	678	209	2,566	155,919	199,372	357,857	
Secured by residential								
properties								
Construction and land								
development:	1,861		576	2,437	5,026	4,705	12,168	
Residential construction								
loans	244	20		264	17,649	121,363	139,276	
Commercial construction								
loans and land								
development								
Consumer	\$ 8,697	\$ 967	\$ 906	\$ 10,570	\$ 266,643 \$	729,156 \$	1,006,369	\$
				•				

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The Bank assigns a risk grade to each of its covered loans in a manner consistent with the existing loan review program and risk grading matrix used for non-covered loans, as described in Note 5 to the consolidated financial statements. The following tables present the internal risk grades of covered loans in the portfolio by class (in thousands).

	Pass		;	Special Mention	Substandard		PCI		Total
June 30, 2014									
Commercial and industrial:									
Secured	\$	15,233	\$		\$	7,201	\$	17,787	\$ 40,221
Unsecured		156				1,302		8,337	9,795
Real estate:									
Secured by commercial properties		47,299		1,681		8,829		315,197	373,006
Secured by residential properties		143,451				7,610		174,158	325,219
Construction and land development:									
Residential construction loans		1,093				1,905		1,170	4,168
Commercial construction loans and land									
development		11,527				2,508		78,569	92,604
Consumer									
	\$	218,759	\$	1,681	\$	29,355	\$	595,218	\$ 845,013

	Pass		$\mathbf{S}_{\mathbf{I}}$	pecial Mention	Sul	ostandard	PCI		Total
<u>December 31, 2013</u>									
Commercial and industrial:									
Secured	\$	24,152	\$		\$	761	\$	28,520	\$ 53,433
Unsecured		3,040				580		9,890	13,510
Real estate:									
Secured by commercial properties		59,343		3,310		2,166		365,306	430,125
Secured by residential properties		155,439				3,046		199,372	357,857
Construction and land development:									
Residential construction loans		6,087				1,376		4,705	12,168
Commercial construction loans and land									
development		17,806				107		121,363	139,276
Consumer									
	\$	265,867	\$	3,310	\$	8,036	\$	729,156	\$ 1,006,369

The Bank s impairment methodology for the covered loans is consistent with that of non-covered loans as discussed in Note 5 to the consolidated financial statements. To the extent there is experienced or projected credit deterioration on the acquired covered loan pools subsequent to amounts estimated at the previous quarterly recast date and expected cash flows for a loan or pool decreases, an increase in the allowance for loan losses is made through a charge to the provision for loan losses. If expected cash flows for a loan or pool increase, any previously established allowance for loan losses is reversed and any remaining difference increases the accretable yield which will be taken into income over the remaining life of the loan. Additionally, provision for credit losses will be recorded on advances on covered loans subsequent to the acquisition date in a manner consistent with the allowance for non-covered loan losses.

Changes in the allowance for covered loan losses, distributed by portfolio segment, are shown below (in thousands).

	Commercial Industria		Real Estate	 struction and Development	Consumer	Total
Three months ended June 30, 2014						
Balance, beginning of period	\$	932	\$ 1,696	\$ 37	\$	\$ 2,665
Provision charged to operations		214	855	381		1,450
Loans charged off						
Recoveries on charged off loans						
Balance, end of period	\$	1,146	\$ 2,551	\$ 418	\$	\$ 4,115

	Com	mercial and		Construction and		
	Iı	ndustrial	Real Estate	Land Development	Consumer	Total
Six months ended June 30, 2014						
Balance, beginning of period	\$	1,053	\$ 8	\$	\$	\$ 1,061
Provision charged to operations		184	2,587	533		3,304
Loans charged off		(91)	(44)	(115)		(250)
Recoveries on charged off loans						
Balance, end of period	\$	1,146	\$ 2,551	\$ 418	\$	\$ 4,115

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The covered loan portfolio was distributed by portfolio segment and impairment methodology as shown below (in thousands).

	 Commercial and Industrial		Real Estate	Construction a te Land Developm				Total
<u>June 30, 2014</u>								
Loans individually evaluated for								
impairment	\$ 915	\$		\$	801	\$	\$	1,716
Loans collectively evaluated for								
impairment	22,977		208,870		16,232			248,079
PCI Loans	26,124		489,355		79,739			595,218
	\$ 50,016	\$	698,225	\$	96,772	\$	\$	845,013

	Commerc Indust		Real Estate	Construction and Real Estate Land Development		Consumer		Total
<u>December 31, 2013</u>								
Loans individually evaluated for								
impairment	\$		\$	\$		\$	\$	
Loans collectively evaluated for								
impairment		28,533	223,304		25,376			277,213
PCI Loans		38,410	564,678		126,068			729,156
	\$	66,943	\$ 787,982	\$	151,444	\$	\$	1,006,369

The allowance for covered loan losses was distributed by portfolio segment and impairment methodology as shown below (in thousands).

	Commercia Industri		Rea	al Estate	 ruction and Development	Cons	sumer	Total
<u>June 30, 2014</u>								
Loans individually evaluated for								
impairment	\$		\$		\$	\$	\$	
Loans collectively evaluated for								
impairment		155		10	36			201
PCI Loans		991		2,541	382			3,914
	\$	1,146	\$	2,551	\$ 418	\$	\$	4,115

	 rcial and strial Real Esta		ction and relopment Consume	r To	otal
<u>December 31, 2013</u>					
Loans individually evaluated for					
impairment	\$ \$	\$	\$	\$	
	171	8			179

Loans collectively evaluated for				
impairment				
PCI Loans	882			882
	\$ 1,053	\$ 8 \$	\$ \$	1,061

Covered Other Real Estate Owned

A summary of the activity in covered OREO is as follows (in thousands).

	Tł	nree Months Ended June 30, 2014	Six Months Ended June 30, 2014
Balance, beginning of period	\$	152,310 \$	142,833
Additions to covered OREO		8,802	31,992
Dispositions of covered OREO		(16,410)	(29,692)
Valuation adjustments in the period		(2,528)	(2,959)
Balance, end of period	\$	142,174 \$	142,174

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

FDIC Indemnification Asset

A summary of the activity in the FDIC Indemnification Asset is as follows (in thousands).

	e Months Ended une 30, 2014	Six Months Ended June 30, 2014
Balance, beginning of period	\$ 188,736 \$	188,291
FDIC Indemnification Asset accretion (amortization)	490	1,847
Transfers to due from FDIC and other	(14,112)	(15,024)
Balance, end of period	\$ 175,114 \$	175,114

7. Mortgage Servicing Rights

The following tables present the changes in fair value of the Company s MSR and other information related to our serviced portfolio (dollars in thousands).

	Three Months Ended June 30,			Six Months 1	ine 30,	
	2014		2013	2014		2013
Balance, beginning of period	\$ 29,939	\$	4,430 \$	20,149	\$	2,080
Additions	7,376		2,180	14,808		4,305
Sales						
Changes in fair value:						
Due to changes in model inputs or assumptions						
(1)	(1,113)		608	1,651		907
Due to customer payments	(325)		(107)	(731)		(181)
Balance, end of period	\$ 35,877	\$	7,111 \$	35,877	\$	7,111

	June 30, 2014		December 31, 2013
Mortgage loans serviced for others	\$ 3,300,871	\$	1,965,883
MSR as a percentage of serviced mortgage loans	1.09%)	1.02%

⁽¹⁾ Primarily represents changes in discount rates and prepayment speed assumptions, which are primarily affected by changes in interest rates and the refinement of other MSR model assumptions.

The key assumptions used in measuring the fair value of the Company s MSR were as follows.

	June 30, 2014	December 31, 2013
Weighted average constant prepayment rate	10.32%	9.72%
Weighted average discount rate	11.11%	12.37%
Weighted average life (in years)	7.2	7.6

A sensitivity analysis of the fair value of the Company s MSR to certain key assumptions is presented in the following table (in thousands).

	June 30, 2014	December 31, 2013
Constant prepayment rate:		
Impact of 10% adverse change	\$ (961)	\$ (601)
Impact of 20% adverse change	(1,855)	(1,170)
Discount rate:		
Impact of 100 basis point adverse change	(1,039)	(631)
Impact of 200 basis point adverse change	(1,994)	(1,236)
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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

This sensitivity analysis presents the effect of hypothetical changes in key assumptions on the fair value of the MSR. The effect of such hypothetical change in assumptions generally cannot be extrapolated because the relationship of the change in one key assumption to the change in the fair value of the MSR is not linear. In addition, in the analysis, the impact of an adverse change in one key assumption is calculated independent of any impact on other assumptions. In reality, changes in one assumption may change another assumption.

Contractually specified servicing fees, late fees and ancillary fees earned of \$2.8 million and \$0.6 million during the three months ended June 30, 2014 and 2013, respectively, and \$5.0 million and \$0.9 million during the six months ended June 30, 2014 and 2013, respectively, were included in other noninterest income within the consolidated statements of operations.

8. Deposits

Deposits are summarized as follows (in thousands).

	June 30, 2014	December 31, 2013
Noninterest-bearing demand	\$ 1,829,072	\$ 1,773,749
Interest-bearing:		
NOW accounts	1,143,753	1,083,596
Money market	857,208	878,578
Brokered - money market	102,228	276,760
Demand	78,133	47,636
Savings	259,540	357,325
Time	1,753,292	2,110,947
Brokered - time	132,084	194,327
	\$ 6,155,310	\$ 6,722,918

9. Short-term Borrowings

Short-term borrowings are summarized as follows (in thousands).

June 30, December 31, 2014 2013

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Federal funds purchased	\$ 205,425 \$	137,225
Securities sold under agreements to repurchase	129,768	107,462
Federal Home Loan Bank notes	750,000	
Short-term bank loans	102,000	97,400
	\$ 1 187 193 \$	342.087

Federal funds purchased and securities sold under agreements to repurchase generally mature daily, on demand, or on some other short-term basis. The Bank and FSC execute transactions to sell securities under agreements to repurchase with both customers and broker-dealers. Securities involved in these transactions are held by the Bank, FSC or the dealer.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Information concerning federal funds purchased and securities sold under agreements to repurchase is shown in the following tables (dollars in thousands).

	Six Months Ended June 30,					
	2014			2013		
Average balance during the period	\$	331,142	\$	304,418		
Average interest rate during the period		0.17%		0.20%		

	June 30, 2014	December 31, 2013		
Average interest rate at end of period	0.11%	0.16%		
Securities underlying the agreements at end of period:				
Carrying value	\$ 174,772	\$ 144,991		
Estimated fair value	\$ 171,946	\$ 138,719		

Federal Home Loan Bank (FHLB) notes mature over terms not exceeding 365 days and are collateralized by FHLB Dallas stock, nonspecified real estate loans and certain specific commercial real estate loans. Other information regarding FHLB notes is shown in the following tables (dollars in thousands).

	Six Months Ended June 30,			
	2014			
Average balance during the period	\$ 137,159	\$	147,241	
Average interest rate during the period	0.14%		0.12%	

	June 30, 2014	December 31, 2013
Average interest rate at end of period	0.159	%

FSC uses short-term bank loans periodically to finance securities owned, margin loans to customers and correspondents, and underwriting activities. Interest on the borrowings varies with the federal funds rate. The weighted average interest rate on the borrowings at June 30, 2014 and December 31, 2013 was 1.12% and 1.15%, respectively.

10. Income Taxes

The Company applies an estimated annual effective rate to interim period pre-tax income to calculate the income tax provision for the quarter in accordance with the principal method prescribed by the accounting guidance established for computing income taxes in interim periods. The Company s effective rate was 36.2% and 37.0% for the three months ended June 30, 2014 and 2013, respectively, and 36.2% and 36.7% for the six months ended June 30, 2014 and 2013, respectively.

GAAP requires the measurement of uncertain tax positions. Uncertain tax positions are the difference between a tax position taken, or expected to be taken in a tax return, and the benefit recognized for accounting purposes. There were no uncertain tax positions at June 30, 2014 and December 31, 2013.

The Company files income tax returns in U.S. federal and several U.S. state jurisdictions. The Company is subject to tax audits in numerous jurisdictions in the U.S. until the applicable statute of limitations expires. Excluding those entities acquired as a part of the PlainsCapital Merger, the Company has been examined by U.S. tax authorities for U.S. federal income tax years prior to 2010, and is under no federal or state tax audits at June 30, 2014. PlainsCapital has been examined by U.S. tax authorities for U.S. federal income tax years prior to 2011, and is under no federal or state tax audits at June 30, 2014.

For the majority of tax jurisdictions, the Company is no longer subject to federal, state or local income tax examinations by tax authorities for years prior to 2010.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

11. Commitments and Contingencies

Legal Matters

The Company is subject to loss contingencies related to litigation, claims, investigations and legal and administrative cases and proceedings arising in the ordinary course of business. The Company evaluates these contingencies based on information currently available, including advice of counsel. The Company establishes accruals for those matters when a loss contingency is considered probable and the related amount is reasonably estimable. Any accruals are periodically reviewed and may be adjusted as circumstances change. Some of the Company s exposure with respect to loss contingencies may be offset by applicable insurance coverage. In determining the amounts of any accruals or estimates of possible loss contingencies however, the Company does not take into account the availability of insurance coverage. When it is practicable, the Company estimates loss contingencies for possible litigation and claims, whether or not there is an accrued probable loss. When the Company is able to estimate such possible losses, and when it estimates that it is reasonably possible it could incur losses, in excess of amounts accrued, the Company is required to make a disclosure of the aggregate estimation. However, as available information changes, the matters for which the Company is able to estimate, as well as the estimates themselves will be adjusted, accordingly.

Assessments of litigation and claims exposures are difficult due to many factors that involve inherent unpredictability. Those factors include the following: the varying stages of the proceedings, particularly in the early stages; unspecified, unsupported, or uncertain damages; damages other than compensatory, such as punitive damages; a matter presenting meaningful legal uncertainties, including novel issues of law; multiple defendants and jurisdictions; whether discovery has begun or not or discovery is not complete; meaningful settlement discussions have not commenced; and whether the claim involves a class action and if so, how the class is defined. As a result of some of these factors, the Company may be unable to estimate reasonably possible losses with respect to some or all of the pending and threatened litigation and claims asserted against the Company.

Each of Hilltop, Peruna LLC (wholly owned subsidiary of Hilltop), SWS and the individual members of the board of directors of SWS have been named as defendants in two purported stockholder class action lawsuits arising out of the pending merger. Both lawsuits were filed in Delaware Chancery Court (*Joseph Arceri v. SWS Group, Inc. et al* and *Chaile Steinberg v. SWS Group, Inc. et al* filed April 8, 2014 and April 11, 2014, respectively). On May 13, 2014, the Delaware Chancery Court consolidated the two actions for all purposes. On June 10, 2014, plaintiffs filed a consolidated amended complaint. The complaint generally alleges, among other things, that the SWS board of directors breached its fiduciary duties to stockholders by failing to take steps to maximize stockholder value or to engage in a fair sale process before approving the merger and by making incomplete or misleading disclosures, and that the other defendants aided and abetted such breaches of fiduciary duty. The complaints allege, among other things, that the SWS board of directors labored under conflicts of interest, and that certain provisions of the merger agreement unduly restrict SWS s ability to negotiate with other potential bidders. The complaints seek relief that includes, among other things, an injunction prohibiting the consummation of the merger, rescission to the extent the merger terms have already been implemented, damages for the alleged breaches of fiduciary duty, and the payment of plaintiffs attorneys fees and costs. On June 16, 2014, plaintiffs moved for a preliminary injunction prohibiting the consummation of the merger, and for expedited proceedings in connection therewith. Hilltop believes that the claims are without merit and intends to vigorously defend against these actions.

The Company is involved in information-gathering requests and investigations (both formal and informal), as well as reviews, examinations and proceedings (collectively, Inquiries) by various governmental regulatory agencies, law enforcement authorities and self-regulatory bodies regarding its business, business practices and policies, as well as the conduct of persons with whom it does business. Additional Inquiries will arise from time to time. In connection with those Inquiries, the Company receives document requests, subpoenas and other requests for information. The Inquiries, including the Inquiry described below, could develop into administrative, civil or criminal proceedings or enforcement actions that could result in consequences that have a material effect on the Company s consolidated financial position, results of operations or cash flows as a whole. Such consequences could include adverse judgments, findings, settlements, penalties, fines, orders, injunctions, restitution, or alterations in the Company s business practices, and could result in

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

additional expenses and collateral costs, including reputational damage.

As a part of an industry-wide inquiry, PrimeLending received a subpoena from the Office of Inspector General of the U.S. Department of Housing and Urban Development regarding mortgage-related practices, including those relating to origination practices for loans insured by the Federal Housing Administration. PrimeLending is cooperating with this Inquiry.

While the final outcome of litigation and claims exposures or of any Inquiries is inherently unpredictable, management is currently of the opinion that the outcome of pending and threatened litigation and Inquiries will not have a material effect on the Company s business, consolidated financial position, results of operations or cash flows as a whole. However, in the event of unexpected future developments, it is reasonably possible that an adverse outcome in any of the matters discussed above could be material to the Company s business, consolidated financial position, results of operations or cash flows for any particular reporting period of occurrence.

Other Contingencies

The mortgage origination segment may be responsible for errors or omissions relating to its representations and warranties that each loan sold meets certain requirements, including representations as to underwriting standards and the validity of certain borrower representations in connection with the loan. If determined to be at fault, the mortgage origination segment either repurchases the affected loan from the investor or reimburses the investor s losses. The mortgage origination segment has established an indemnification liability reserve for such probable losses.

Generally, the mortgage origination segment first becomes aware that an investor believes a loss has been incurred on a sold loan when it receives a written request from the investor to repurchase the loan or reimburse the investor s losses. Upon completing its review of the investor s request, the mortgage origination segment establishes a specific claims reserve for the loan if it concludes its obligation to the investor is both probable and reasonably estimable.

An additional reserve has been established for probable investor losses that may have been incurred, but not yet reported to the mortgage origination segment based upon a reasonable estimate of such losses. Factors considered in the calculation of this reserve include, but are not limited to, the total volume of loans sold exclusive of specific investor requests, actual investor claim settlements and the severity of estimated losses resulting from future claims, and the mortgage origination segment s history of successfully curing defects identified in investor claim requests. While the mortgage origination segment s sales contracts typically include borrower early payment default repurchase provisions, these provisions have not been a primary driver of investor claims to date, and therefore, are not a primary factor considered in the calculation of this reserve.

At June 30, 2014 and December 31, 2013, the mortgage origination segment s indemnification liability reserve totaled \$19.7 million and \$21.1 million, respectively. The provision for indemnification losses was \$0.9 million and \$1.0 million during the three months ended June 30, 2014 and 2013, respectively, and \$1.4 million and \$2.0 million during the six months ended June 30, 2014 and 2013, respectively.

Incurred but not reported claims

Total

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The following tables provide for a roll-forward of claims activity for loans put-back to the mortgage origination segment based upon an alleged breach of a representation or warranty with respect to a loan sold and related indemnification liability reserve activity (in thousands).

	Representation and Warranty Specific Claims Activity - Origination Loan Balance Three Months Ended June 30,			Representation and War Activity - Originati Six Months En	on Lo	an Balance	
	2014 2013			2014		2013	
Balance, beginning of period	\$ 51,929	\$	41,230	\$	51,912	\$	39,693
Claims made	11,799		8,034		17,873		19,654
Claims resolved with no payment	(4,873)		(593))	(9,331)		(8,413)
Repurchases	(4,360)		(1,248))	(5,268)		(2,899)
Indemnification payments	(1,372)		(1,333))	(2,063)		(1,945)
Balance, end of period	\$ 53,123	\$	46,090	\$	53,123	\$	46,090

	Indemnification Liability Reserve Activity Three Months Ended June 30,			Indemnification Liab Six Months E	•
	2014		2013	2014	2013
Balance, beginning of period	\$ 20,975	\$	19,701	\$ 21,121	\$ 18,964
Additions for new sales	852		956	1,412	1,956
Repurchases	(524)		(82)	(1,028)	(135)
Early payment defaults	(56)		(137)	(77)	(232)
Indemnification payments	(931)		(219)	(1,112)	(524)
Change in estimate	(628)		178	(628)	368
Balance, end of period	\$ 19,688	\$	20,397	\$ 19,688	\$ 20,397
Reserve for Indemnification					
Liability:					
Specific claims	\$ 12,761				

Although management considers the total indemnification liability reserve to be appropriate, there may be changes in the reserve over time to address incurred losses, due to unanticipated adverse changes in the economy and historical loss patterns, discrete events adversely affecting specific borrowers or industries, and/or actions taken by institutions or investors. The impact of such matters is considered in the reserving process when probable and estimable.

6,927

19,688

\$

In connection with the FNB Transaction, the Bank entered into two loss-share agreements with the FDIC that collectively cover \$1.2 billion of loans and OREO acquired in the FNB Transaction. Pursuant to the loss-share agreements, the FDIC has agreed to reimburse the Bank the following amounts with respect to the covered assets: (i) 80% of losses on the first \$240.4 million of losses incurred; (ii) 0% of losses in excess of \$240.4 million up to and including \$365.7 million of losses incurred; and (iii) 80% of losses in excess of \$365.7 million of losses incurred. The Bank has also agreed to reimburse the FDIC for any subsequent recoveries. The loss-share agreements for commercial and single family

residential loans are in effect for 5 years and 10 years, respectively, from the Bank Closing Date and the loss recovery provisions to the FDIC are in effect for 8 years and 10 years, respectively, from the Bank Closing Date. In accordance with the loss-share agreements, the Bank may be required to make a true-up payment to the FDIC approximately ten years following the Bank Closing Date if the FDIC s initial estimate of losses on covered assets is greater than the actual realized losses. The true-up payment is calculated using a defined formula set forth in the P&A Agreement.

12. Financial Instruments with Off-Balance Sheet Risk

The Bank is party to financial instruments with off-balance sheet risk in the normal course of business to meet the financing needs of its customers. These financial instruments include commitments to extend credit and standby letters of credit that involve varying degrees of credit and interest rate risk in excess of the amount recognized in the consolidated financial statements. Such financial instruments are recorded in the consolidated financial statements when they are funded or related fees are incurred or received. The contract amounts of those instruments reflect the extent of involvement (and therefore the exposure to credit loss) the Bank has in particular classes of financial instruments.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Commitments to extend credit are agreements to lend to a customer provided that the terms established in the contract are met. Commitments generally have fixed expiration dates and may require payment of fees. Because some commitments are expected to expire without being drawn upon, the total commitment amounts do not necessarily represent future cash requirements. Standby letters of credit are conditional commitments issued to guarantee the performance of a customer to a third party. These letters of credit are primarily issued to support public and private borrowing arrangements. The credit risk involved in issuing letters of credit is essentially the same as that involved in extending loan commitments to customers.

In the aggregate, the Bank had outstanding unused commitments to extend credit of \$1.2 billion at June 30, 2014 and outstanding financial and performance standby letters of credit of \$40.6 million at June 30, 2014.

The Bank uses the same credit policies in making commitments and standby letters of credit as it does for on-balance sheet instruments. The amount of collateral obtained, if deemed necessary, in these transactions is based on management s credit evaluation of the borrower. Collateral held varies but may include real estate, accounts receivable, marketable securities, interest-bearing deposit accounts, inventory, and property, plant and equipment.

In the normal course of business, FSC executes, settles, and finances various securities transactions that may expose FSC to off-balance sheet risk in the event that a customer or counterparty does not fulfill its contractual obligations. Examples of such transactions include the sale of securities not yet purchased by customers or for the account of FSC, clearing agreements between FSC and various clearinghouses and broker-dealers, secured financing arrangements that involve pledged securities, and when-issued underwriting and purchase commitments.

13. Stock-Based Compensation

Pursuant to the Hilltop Holdings 2012 Equity Incentive Plan (the 2012 Plan), the Company may grant nonqualified stock options, stock appreciation rights, restricted stock, restricted stock units, performance awards, dividend equivalent rights and other awards to employees of the Company, its subsidiaries and outside directors of the Company. Upon the approval by stockholders and effectiveness of the 2012 Plan in September 2012, no additional awards were permissible under the 2003 Equity Incentive Plan (the 2003 Plan). In the aggregate, 4,000,000 shares of common stock may be delivered pursuant to awards granted under the 2012 Plan. At June 30, 2014, 3,167,928 shares of common stock remain available for issuance pursuant to the 2012 Plan.

During the six months ended June 30, 2014, the Compensation Committee of the Board of Directors of the Company awarded certain executives and key employees an aggregate of 346,718 restricted stock units (RSUs) pursuant to the 2012 Plan. A total of 276,681 of these RSUs are subject to time-based vesting conditions and generally cliff vest on the third anniversary of the grant date, and the remaining RSUs vest based upon the achievement of certain performance goals over a three-year period. These RSUs are subject to service conditions set forth in the award

agreements, with associated costs recognized on a straight-line basis over the respective vesting periods. The weighted average grant date fair value related to these RSUs was \$23.92 per share. At June 30, 2014, unrecognized compensation expense related to these RSUs was \$7.7 million, which will be amortized through March 2017. The RSUs are not transferable, and the shares of common stock issuable upon conversion of vested RSUs are generally subject to transfer restrictions for a period of one year following conversion, subject to certain exceptions. In addition, the applicable RSU award agreements provide for accelerated vesting under certain conditions.

During 2013, the Compensation Committee of the Board of Directors of the Company awarded certain executives and key employees a total of 471,000 restricted shares of common stock (Restricted Stock Awards) pursuant to the 2012 Plan. These Restricted Stock Awards generally cliff vest on the third anniversary of the grant date and are subject to service conditions set forth in the award agreements, with associated costs recognized on a straight-line basis over the respective vesting periods. The weighted average grant date fair value related to these Restricted Stock Awards was \$13.32 per share. At June 30, 2014, unrecognized compensation expense related to these Restricted Stock Awards was \$3.8 million, which will be amortized through September 2016. The award agreements governing these Restricted Stock Awards provide for accelerated vesting under certain conditions.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

During the six months ended June 30, 2014 and 2013, Hilltop granted 5,011 and 3,530 shares of common stock to independent members of the Company s Board of Directors for services rendered to the Company pursuant to the 2012 Plan.

Stock options granted on November 2, 2011 to two senior executives pursuant to the 2003 Plan to purchase an aggregate of 600,000 shares of the Company s common stock (the Stock Option Awards) at an exercise price of \$7.70 per share were outstanding at June 30, 2014. These Stock Option Awards vest in five equal installments beginning on the grant date, with the remainder vesting on each grant date anniversary through 2015. At June 30, 2014, unrecognized compensation expense related to these Stock Option Awards was \$0.1 million, which will be amortized through October 2015. Additionally, these Stock Option Awards expire on November 2, 2016.

Compensation expense related to the plans was \$1.3 million and \$0.4 million for the three months ended June 30, 2014 and 2013, respectively, and \$2.0 million and \$0.5 million for the six months ended June 30, 2014 and 2013, respectively.

14. Regulatory Matters

Bank

The Bank and Hilltop are subject to various regulatory capital requirements administered by the federal banking agencies. Failure to meet minimum capital requirements can initiate certain mandatory—and possibly additional discretionary—actions by regulators that, if undertaken, could have a direct, material effect on the consolidated financial statements. The regulations require us to meet specific capital adequacy guidelines that involve quantitative measures of assets, liabilities and certain off-balance sheet items as calculated under regulatory accounting practices. The capital classifications are also subject to qualitative judgments by the regulators about components, risk weightings and other factors.

Quantitative measures established by regulation to ensure capital adequacy require the companies to maintain minimum amounts and ratios (set forth in the following table) of Tier 1 capital (as defined in the regulations) to total average assets (as defined), and minimum ratios of Tier 1 and total capital (as defined) to risk-weighted assets (as defined).

In July 2013, federal banking regulators released final rules for the regulation of capital and liquidity for U.S. banking organizations, establishing a new comprehensive capital framework (Basel III) for U.S. banking organizations that will become effective for reporting periods beginning after January 1, 2015 (subject to a phase-in period through January 2019).

In addition, under the final rules, bank holding companies with less than \$15 billion in assets as of December 31, 2009 are allowed to continue to include junior subordinated debentures in Tier 1 capital, subject to certain restrictions. However, if an institution grows to above \$15 billion in assets as a result of an acquisition, or organically grows to above \$15 billion in assets and then makes an acquisition, the combined trust preferred issuances must be phased out of Tier 1 and into Tier 2 capital (75% in 2015 and 100% in 2016). It is possible that the Company may accelerate redemption of the existing junior subordinated debentures. All of the debentures issued to the Trusts, less the common stock of the Trusts, qualified as Tier 1 capital as of June 30, 2014, under guidance issued by the Board of Governors of the Federal Reserve System.

Management believes that, as of June 30, 2014, Hilltop and the Bank would meet all applicable capital adequacy requirements under the Basel III capital rules for banks with less than \$15 billion in assets on a fully phased-in basis as if such requirements were currently in effect.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The following table shows the Bank s and Hilltop s consolidated actual capital amounts and ratios compared to the regulatory minimum capital requirements and the Bank s regulatory minimum capital requirements needed to qualify as a well-capitalized institution (dollars in thousands), without giving effect to the final Basel III capital rules.

			Minimum Ca	pital	To Be Well Co	
	Actual		Requiremen		Requiren	nents
	Amount	Ratio	Amount	Ratio	Amount	Ratio
<u>June 30, 2014</u>						
Tier 1 capital (to average assets):						
Bank	\$ 811,068	9.97% \$	325,381	4% \$	406,726	5%
Hilltop	1,167,323	13.51%	345,651	4%	N/A	N/A
Tier 1 capital (to risk-weighted						
assets):						
Bank	811,068	13.22%	245,444	4% \$	368,166	6%
Hilltop	1,167,323	18.11%	257,816	4%	N/A	N/A
Total capital (to risk-weighted assets):						
Bank	852,846	13.90%	490,888	8% \$	613,610	10%
Hilltop	1,211,017	18.79%	515,632	8%	N/A	N/A
<u>December 31, 2013</u>						
Tier 1 capital (to average assets):						
Bank	\$ 762,364	9.29% \$	328,275	4% \$	410,344	5%
Hilltop	1,112,424	12.81%	347,480	4%	N/A	N/A
Tier 1 capital (to risk-weighted assets):						
Bank	762,364	13.38%	227,984	4%	341,976	6%
Hilltop	1,112,424	18.53%	240,159	4%	N/A	N/A
Total capital (to risk-weighted assets):	1,112,424	10.55 //	270,139	4 //	IVA	IV/A
Bank	797,771	14.00%	455,968	8%	569,960	10%
Hilltop	1,148,736	19.13%	480,318	8%	N/A	N/A
типор	1,170,730	17.13/0	700,510	0 /0	INA	IV/A

To be considered adequately capitalized (as defined) under regulatory requirements, the Bank must maintain minimum Tier 1 capital to total average assets and Tier 1 capital to risk-weighted assets ratios of 4%, and a total capital to risk-weighted assets ratio of 8%. Based on the actual capital amounts and ratios shown in the previous table, the Bank s ratios place it in the well capitalized (as defined) capital category under regulatory requirements.

Financial Advisory

Pursuant to the net capital requirements of the Securities Exchange Act of 1934, as amended (the Exchange Act), FSC has elected to determine its net capital requirements using the alternative method. Accordingly, FSC is required to maintain minimum net capital, as defined in Rule 15c3-1 promulgated under the Exchange Act, equal to the greater of \$250,000 or 2% of aggregate debit balances, as defined in Rule 15c3-3 promulgated under the Exchange Act. At June 30, 2014, FSC had net capital of \$60.3 million (the minimum net capital requirement was \$5.8 million), net capital maintained by FSC was 21% of aggregate debits, and net capital in excess of the minimum requirement was \$54.5 million.

Under certain conditions, FSC may be required to segregate cash and securities in a special reserve account for the benefit of customers under Rule 15c3-3 promulgated under the Exchange Act. Assets segregated under the provisions of the Exchange Act are not available for general corporate purposes. FSC was required to segregate \$4.0 million in cash and securities at June 30, 2014, which is included in other assets within the consolidated balance sheet. At December 31, 2013, FSC was not required to segregate cash and securities.

FSC was not required to segregate cash or securities in a special reserve account for the benefit of proprietary accounts of introducing broker-dealers at June 30, 2014 and December 31, 2013.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

Mortgage Origination

As a mortgage originator, PrimeLending is subject to minimum net worth requirements established by the United States Department of Housing and Urban Development (HUD) and the GNMA. On an annual basis, PrimeLending submits audited financial statements to HUD and GNMA documenting PrimeLending s compliance with its minimum net worth requirements. In addition, PrimeLending monitors compliance on an ongoing basis and, as of June 30, 2014, PrimeLending s net worth exceeded the amounts required by both HUD and GNMA.

Insurance

The statutory financial statements of the Company s insurance subsidiaries, which are domiciled in the State of Texas, are presented on the basis of accounting practices prescribed or permitted by the Texas Department of Insurance. Texas has adopted the National Association of Insurance Commissioners (NAIC) statutory accounting practices as the basis of its statutory accounting practices with certain differences that are not significant to the insurance company subsidiaries statutory equity.

A summary of statutory capital and surplus and statutory net income (loss) of each insurance subsidiary is as follows (in thousands).

	June 30, 2014	I	December 31, 2013
Capital and surplus:			
National Lloyds Insurance Company	\$ 100,479	\$	98,602
American Summit Insurance Company	28,004		26,452

	Three Months l	Ended	June 30,	Six Months Ended June 30,			
	2014		2013	2014		2013	
Statutory net income (loss):							
National Lloyds Insurance Company	\$ (4,664)	\$	(13,331) \$	1,322	\$	(9,940)	
American Summit Insurance Company	245		(1,380)	1,376		(1,129)	

Regulations of the Texas Department of Insurance require insurance companies to maintain minimum levels of statutory surplus to ensure their ability to meet their obligations to policyholders. At June 30, 2014, the Company s insurance subsidiaries had statutory surplus in excess of the minimum required.

The NAIC has adopted a risk based capital (RBC) formula for insurance companies that establishes minimum capital requirements indicating various levels of available regulatory action on an annual basis relating to insurance risk, asset credit risk, interest rate risk and business risk. The RBC formula is used by the NAIC and certain state insurance regulators as an early warning tool to identify companies that require additional scrutiny or regulatory action. At December 31, 2013, the most recent date for which the RBC calculation was performed, the Company s insurance subsidiaries RBC ratio exceeded the level at which regulatory action would be required. As of June 30, 2014, management was not aware of any changes in financial condition or structure that would cause the Company s insurance subsidiaries to not be in compliance with the required RBC ratio.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

15. Derivative Financial Instruments

The Company uses various derivative financial instruments to mitigate interest rate risk. The Bank s interest rate risk management strategy involves effectively modifying the re-pricing characteristics of certain assets and liabilities so that changes in interest rates do not adversely affect the net interest margin. PrimeLending has interest rate risk relative to interest rate lock commitments (IRLCs) and its inventory of mortgage loans held for sale. PrimeLending is exposed to such rate risk from the time an IRLC is made to an applicant to the time the related mortgage loan is sold. To mitigate interest rate risk, PrimeLending executes forward commitments to sell mortgage-backed securities (MBSs). FSC uses forward commitments to both purchase and sell MBSs to facilitate customer transactions and as a means to hedge related exposure to interest rate risk in certain inventory positions.

Non-Hedging Derivative Instruments and the Fair Value Option

As discussed in Note 3 to the consolidated financial statements, the Company has elected to measure substantially all mortgage loans held for sale at fair value under the provisions of the Fair Value Option. The election provides the opportunity to mitigate volatility in reported earnings caused by measuring related assets and liabilities differently without applying complex hedge accounting provisions. The fair values of PrimeLending's IRLCs and forward commitments are recorded in other assets or other liabilities, as appropriate, and changes in the fair values of these derivative instruments produced a net loss of \$3.6 million for the three months ended June 30, 2014, as compared to a net gain of \$32.0 million during the same period in 2013, and a net loss of \$5.2 million for the six months ended June 30, 2014, as compared to a net gain of \$34.0 million during the same period in 2013. The changes in the fair values of these derivative instruments were recorded as a component of net gains from sale of loans and other mortgage production income. Changes in fair value are attributable to changes in the volume of IRLCs, mortgage loans held for sale, commitments to purchase and sell MBSs and changes in market interest rates. Changes in market interest rates also conversely affect the value of PrimeLending s mortgage loans held for sale, which are measured at fair value under the Fair Value Option. The effect of the change in market interest rates on PrimeLending s loans held for sale is discussed in Note 3 to the consolidated financial statements. The fair values of FSC s derivative instruments are recorded in other assets or other liabilities, as appropriate, and changes in the fair values of FSC s derivatives produced net gains of \$3.2 million and \$3.8 million for the three months ended June 30, 2014 and 2013, respectively, and net gains of \$6.1 million and \$5.6 million for the six months ended June 30, 2014 and 2013, respectively, which were recorded as a component of other noninterest income.

Derivative positions are presented in the following table (in thousands).

		June 30, 2014				December 31, 2013			
	_	Notional Amount		Estimated Fair Value		Notional Amount		Estimated Fair Value	
Derivative instruments:									
IRLCs	\$	981.330	\$	28.584	\$	602.467	\$	12.151	

Commitments to purchase MBSs	416,294	6,870	236,305	(109)
Commitments to sell MBSs	2,303,071	(13,847)	1,645,332	11,383
Fee Award Option	20,432	(6,300)	20,432	(5,600)

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

16. Balance Sheet Offsetting

Certain financial instruments, including resale and repurchase agreements, securities lending arrangements and derivatives, may be eligible for offset in the consolidated balance sheets and/or subject to master netting arrangements or similar agreements. The following tables present the assets and liabilities subject to enforceable master netting arrangements, repurchase agreements, or similar agreements with offsetting rights (in thousands).

				N	let Amounts	Gross Amounts I the Balance			
	of R	s Amounts ecognized Assets	Gross Amoun Offset in the Balance Shee	Pro	of Assets esented in the alance Sheet	Financial Instruments	-	Cash Collateral Pledged	Net Amount
<u>June 30, 2014</u>									
Securities borrowed:									
Institutional counterparties	\$	163,682	\$	\$	163,682	\$ (163,682)	\$	\$	
	\$	163,682	\$	\$	163,682	\$ (163,682)	\$	\$	
<u>December 31, 2013</u>									
Securities borrowed:									
Institutional counterparties	\$	107,365	\$	\$	107,365	\$ (107,365)	\$	\$	
Forward MBS derivatives:									
Institutional counterparties		11,489	(7	76)	11,413			(286)	11,127
	\$	118,854	\$ (7	76) \$	118,778	\$ (107,365)	\$	(286) \$	11,127

					Gross Amounts Not Offset in							
				N	et Amounts		the Balance Sheet					
	Gros	s Amounts	Gross Amoun	ts o	f Liabilities				Cash			
	of R	ecognized	Offset in the	Pre	esented in the		Financial	(Collateral	Net		
	L	iabities	Balance Shee	t B	alance Sheet		Instruments		Pledged	Amount		
<u>June 30, 2014</u>												
Securities loaned:												
Institutional counterparties	\$	133,162	\$	\$	133,162	\$	(133,162)	\$	\$			
Repurchase agreements:												
Customer counterparties		123,856			123,856		(123,856)					
Institutional counterparties		5,912			5,912		(5,912)					
Forward MBS derivatives:												
Institutional counterparties		13,938	(9	1)	13,847				(7,845)	6,002		
	\$	276,868	\$ (9	1) \$	276,777	\$	(262,930)	\$	(7,845) \$	6,002		

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December 31, 2013						
Securities loaned:						
Institutional counterparties	\$ 74,913	\$ \$	74,913	\$ (74,913)	\$ \$	
Repurchase agreements:						
Customer counterparties	107,462		107,462	(107,462)		
Forward MBS derivatives:						
Institutional counterparties	30		30		(17)	13
	\$ 182,405	\$ \$	182,405	\$ (182,375)	\$ (17) \$	13
		44				

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

17. Broker-Dealer and Clearing Organization Receivables and Payables

Broker-dealer and clearing organization receivables and payables consisted of the following (in thousands).

	June 30, 2014	December 31, 2013		
Receivables:				
Securities borrowed	\$ 163,682	\$	107,365	
Securities failed to deliver	26,974		7,160	
Clearing organizations	80		4,698	
Due from dealers	28		94	
	\$ 190,764	\$	119,317	
Payables:				
Securities loaned	\$ 133,162	\$	74,913	
Correspondents	49,885		44,852	
Securities failed to receive	28,002		5,523	
Clearing organizations	16,842		4,390	
	\$ 227,891	\$	129,678	

18. Reserves for Unpaid Losses and Loss Adjustment Expenses

Information regarding the reserve for unpaid losses and losses and loss adjustment expenses (LAE) are as follows (in thousands).

	Six Months Ended June 30,						
		2014	2013				
Balance, beginning of period	\$	27,468	\$	34,012			
Less reinsurance recoverables		(4,508)		(10,385)			
Net balance, beginning of period		22,960		23,627			
Incurred related to:							
Current period		48,750		68,602			
Prior periods		4,862		743			
Total incurred		53,612		69,345			

Payments related to:

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Current period	(33,171)	(44,678)
Prior periods	(11,980)	(11,604)
Total payments	(45,151)	(56,282)
Net balance, end of period	31,421	36,690
Plus reinsurance recoverables	3,725	5,768
Balance, end of period	\$ 35,146	\$ 42,458

The decrease in the reserves at June 30, 2014 as compared to June 30, 2013 of \$7.3 million is primarily due to decreased reserves attributable to the decreased year-over-year severity of incurred tornado, wind and hail losses. Prior period adverse development of \$4.9 million during the six months ended June 30, 2014 was primarily related to litigation emerging from a series of hail storms within the 2012 accident year.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

19. Reinsurance Activity

NLC limits the maximum net loss that can arise from large risks or risks in concentrated areas of exposure by reinsuring (ceding) certain levels of risk. Substantial amounts of business are ceded, and these reinsurance contracts do not relieve NLC from its obligations to policyholders. Such reinsurance includes quota share, excess of loss, catastrophe, and other forms of reinsurance on essentially all property and casualty lines of insurance. Net insurance premiums earned, losses and LAE and policy acquisition and other underwriting expenses are reported net of the amounts related to reinsurance ceded to other companies. Amounts recoverable from reinsurers related to the portions of the liability for losses and LAE and unearned insurance premiums ceded to them are reported as assets. Failure of reinsurers to honor their obligations could result in losses to NLC; consequently, allowances are established for amounts deemed uncollectible as NLC evaluates the financial condition of its reinsurers and monitors concentrations of credit risk arising from similar geographic regions, activities, or economic characteristics of the reinsurers to minimize its exposure to significant losses from reinsurer insolvencies. At June 30, 2014, reinsurance receivables have a carrying value of \$4.1 million, which is included in other assets within the consolidated balance sheet. There was no allowance for uncollectible accounts at June 30, 2014, based on NLC s quality requirements.

The effects of reinsurance on premiums written and earned are summarized as follows (in thousands).

			Thr	ee Months	Ende	d June 30,			Six Months Ended June 30,									
		20	14			20	13			20	14			20	13			
	V	Vritten	I	Earned	V	Vritten		Earned	V	Vritten]	Earned	V	Vritten	I	Earned		
Premiums from direct																		
business	\$	47,999	\$	43,534	\$	47,950	\$	41,943	\$	91,770	\$	86,293	\$	89,807	\$	82,490		
Reinsurance assumed		2,677		2,178		2,120		1,748		4,910		4,198		3,873		3,378		
Reinsurance ceded		(5,295)		(4,935)		(5,224)		(5,101)		(9,481)		(9,395)		(9,779)		(9,805)		
Net premiums	\$	45,381	\$	40,777	\$	44,846	\$	38,590	\$	87,199	\$	81,096	\$	83,901	\$	76,063		

The effects of reinsurance on incurred losses are as follows (in thousands).

	Three Months	Ended J	une 30,	Six Months 1	ne 30,	
	2014		2013	2014		2013
Loss and LAE incurred	\$ 36,455	\$	49,537 \$	54,207	\$	70,949
Reinsurance recoverables	(1,180)		(1,377)	(595)		(1,604)
Net loss and LAE incurred	\$ 35,275	\$	48,160 \$	53.612	\$	69,345

Multi-line excess of loss coverage

In addition to the catastrophe reinsurance noted below, both NLIC and ASIC participate in an excess of loss program placed with various reinsurers. This program is limited to each risk with respect to property and liability in the amount of \$500,000 for each of NLIC and ASIC. Each of NLIC and ASIC retain \$500,000 in this program.

Catastrophic coverage

At June 30, 2014, NLC had catastrophic excess of loss reinsurance coverage of losses per event in excess of \$8 million retention by NLIC and \$1.5 million retention by ASIC. ASIC maintained an underlying layer of coverage, providing \$6.5 million in excess of its \$1.5 million retention to bridge to the primary program. The reinsurance in excess of \$8 million is comprised of four layers of protection: \$17 million in excess of \$8 million retention; \$25 million in excess of \$25 million loss; \$50 million in excess of \$50 million loss and \$40 million in excess of \$100 million loss. NLIC and ASIC retain no participation in any of the layers, beyond the first \$8 million and \$1.5 million, respectively. At June 30, 2014, total retention for any one catastrophe that affects both NLIC and ASIC was limited to \$8 million in the aggregate.

Additionally, NLC purchased an underlying excess of loss contract that provides \$10 million aggregate coverage for sub-catastrophic events. NLC retains a 34% participation in this coverage.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

20. Segment and Related Information

The Company currently has four reportable business segments that are organized primarily by the core products offered to the segments respective customers. These segments reflect the manner in which operations are managed and the criteria used by the Company s chief operating decision maker function to evaluate segment performance, develop strategy and allocate resources. The chief operating decision maker function consists of the President and Chief Executive Officer of the Company and the Chief Executive Officer of PlainsCapital. During the fourth quarter of 2013, we began presenting certain amounts previously allocated to the four reportable business segments under the heading Corporate to better reflect our internal organizational structure. This change had no impact on the Company s consolidated results of operations. The Company s historical segment disclosures have been revised to conform to the current presentation.

The banking segment includes the operations of the Bank, which, since September 14, 2013, includes the operations acquired in the FNB Transaction. The mortgage origination segment is composed of PrimeLending. The insurance segment is composed of NLC. The financial advisory segment is composed of First Southwest.

Corporate includes certain activities not allocated to specific business segments. These activities include holding company financing and investing activities, and management and administrative services to support the overall operations of the Company including, but not limited to, certain executive management, corporate relations, legal, finance, and acquisition costs not allocated to business segments.

Balance sheet amounts for remaining subsidiaries not discussed previously and the elimination of intercompany transactions are included in All Other and Eliminations. The following tables present certain information about reportable segment revenues, operating results, goodwill and assets (in thousands).

	В	anking	Mortgage rigination	Insurance	Financial Advisory	(Corporate	ll Other and Eliminations	Co	Hilltop nsolidated
Three Months Ended							_			
<u>June 30, 2014</u>										
Net interest income										
(expense)	\$	90,828	\$ (2,389)	\$ 838	\$ 3,178	\$	1,695	\$ 4,296	\$	98,446
Provision for loan losses		5,516			17					5,533
Noninterest income		16,392	122,820	43,123	25,838			(4,892)		203,281
Noninterest expense		60,240	111,224	49,420	28,359		2,565	(596)		251,212
Income (loss) before										
income taxes	\$	41,464	\$ 9,207	\$ (5,459)	\$ 640	\$	(870)	\$	\$	44,982

Mortgage	Financial	All Other and	Hilltop

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	В	anking	Origination]	Insurance	Advisory	Corporate			iminations	Consolidated	
Six Months Ended													
June 30, 2014													
Net interest income													
(expense)	\$	170,401	\$	(6,528)	\$	1,817	\$ 5,808	\$	3,387	\$	8,982	\$	183,867
Provision for loan losses		8,744					31						8,775
Noninterest income		32,621		214,583		85,896	50,435				(10,154)		373,381
Noninterest expense		120,917		201,857		81,762	55,724		4,753		(1,172)		463,841
Income (loss) before													
income taxes	\$	73,361	\$	6,198	\$	5,951	\$ 488	\$	(1,366)	\$		\$	84,632

			ortgage			F	inancial			Al	l Other and		Hilltop	
	Ba	Banking		Origination		surance	Advisory		C	orporate	\mathbf{E}	liminations	Co	nsolidated
Three Months Ended June 30, 2013		_		_						_				
Net interest income (expense)	\$	68,597	\$	(11,847)	\$	873	\$	3,511	\$	(105)	\$	7,396	\$	68,425
Provision for loan losses		11,300						(11)						11,289
Noninterest income		11,928		165,257		40,777		28,863				(7,592)		239,233
Noninterest expense		31,919		134,487		62,144		30,373		1,673		(196)		260,400
Income (loss) before income taxes	\$	37,306	\$	18,923	\$	(20,494)	\$	2,012	\$	(1,778)	\$		\$	35,969

	Banking	Mortgage Origination		Insurance		Financial Advisory			Corporate	l Other and liminations	Co	Hilltop onsolidated
Six Months Ended June 30, 2013												
Net interest income (expense)	\$ 136,268	\$	(23,850)	\$	1,886	\$	6,754	\$	(236)	\$ 14,864	\$	135,686
Provision for loan losses	24,266						28					24,294
Noninterest income	24,132		311,785		80,202		51,641			(15,249)		452,511
Noninterest expense	62,599		256,758		96,410		56,099		3,910	(385)		475,391
Income (loss) before income taxes	\$ 73,535	\$	31,177	\$	(14,322)	\$	2,268	\$	(4,146)	\$	\$	88,512
<u>June 30, 2014</u>												
Goodwill	\$ 207,741	\$	13,071	\$	23,988	\$	7,008	\$		\$	\$	251,808
Total assets	\$ 8,223,370	\$	1,574,401	\$	326,478	\$	712,693	\$	1,402,816	\$ (2,843,310)	\$	9,396,448
December 31, 2013												
Goodwill	\$ 207,741	\$	13,071	\$	23,988	\$	7,008	\$		\$	\$	251,808
Total assets	\$ 7,981,517	\$	1,249,091	\$	308,160	\$	520,412	\$	1,316,398	\$ (2,471,456)	\$	8,904,122

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

21. Earnings per Common Share

Nonvested share-based payment awards that contain nonforfeitable rights to dividends or dividend equivalents are participating securities and are included in the computation of earnings per share pursuant to the two-class method prescribed by the Earnings Per Share Topic of the ASC. The two-class method is an earnings allocation formula that determines earnings per share for each class of common stock and participating security according to dividends declared (or accumulated) and participation rights in undistributed earnings. In May 2013, as discussed in Note 13 to the consolidated financial statements, Hilltop issued Restricted Stock Awards which qualify as participating securities.

Net earnings, less any preferred dividends accumulated for the period (whether or not declared), is allocated between the common stock and participating securities pursuant to the two-class method. Basic earnings per common share is computed by dividing net earnings available to common stockholders by the weighted average number of common shares outstanding during the period, excluding participating nonvested restricted shares.

Diluted earnings per common share is computed in a similar manner, except that first the denominator is increased to include the number of additional common shares that would have been outstanding if potentially dilutive common shares, excluding the participating securities, were issued using the treasury stock method. For the three and six months ended June 30, 2014, stock options and RSUs are the only potentially dilutive non-participating instruments issued by Hilltop, while potentially dilutive non-participating instruments for the three and six months ended June 30, 2013 included stock options, RSUs and the 7.50% Senior Exchangeable Notes due 2025 (the Notes), which were called for redemption during the fourth quarter of 2013. Next, we determine and include in the diluted earnings per common share calculation the more dilutive effect of the participating securities using the treasury stock method or the two-class method. Undistributed losses are not allocated to the nonvested share-based payment awards (the participating securities) under the two-class method as the holders are not contractually obligated to share in the losses of the Company.

The following table presents the computation of basic and diluted earnings per common share (in thousands, except per share data).

	Three Months	Ended ,	June 30,	Six Months En	ded J	une 30,
	2014		2013	2014		2013
Basic earnings per share:						
Income applicable to Hilltop common stockholders	\$ 27,085	\$	20,943	\$ 50,845	\$	53,313
Less: income applicable to participating shares	(141)		(116)	(266)		(295)
Net earnings available to Hilltop common						
stockholders	\$ 26,944	\$	20,827	\$ 50,579	\$	53,018
Weighted average shares outstanding - basic	89,709		83,490	89,708		83,489

Basic earnings per common share	\$ 0.30	\$ 0.25	\$ 0.56	\$ 0.64
Diluted earnings per share:				
Income applicable to Hilltop common stockholders	\$ 27,085	\$ 20,943	\$ 50,845	\$ 53,313
Add: interest expense on senior exchangeable notes				
(net of tax)		1,053		2,105
Net earnings available to Hilltop common				
stockholders	\$ 27,085	\$ 21,996	\$ 50,845	\$ 55,418
Weighted average shares outstanding - basic	89,709	83,490	89,708	83,489
Effect of potentially dilutive securities	860	6,804	868	6,636
Weighted average shares outstanding - diluted	90,569	90,294	90,576	90,125
Diluted earnings per common share	\$ 0.30	\$ 0.24	\$ 0.56	\$ 0.61
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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

22. Recently Issued Accounting Standards

In May 2014, the FASB issued ASU No. 2014-09 which clarifies the principles for recognizing revenue from contracts with customers. The amendment outlines a single comprehensive model for entities to depict the transfer of goods or services to customers in amounts that reflect the payment to which a company expects to be entitled in exchange for those goods or services. The amendment also requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract. The amendment is effective for annual periods, and interim reporting periods within those annual periods, beginning after December 15, 2016 and may be adopted using either a full retrospective transition method or a modified retrospective transition method. Early adoption is not permitted. The Company is currently evaluating the provisions of the amendment and the impact on its future consolidated financial statements.

In April 2014, the FASB issued ASU No. 2014-08 which raises the threshold for a disposal to qualify as a discontinued operation and requires new disclosures of both discontinued operations and certain other disposals that do not meet the definition of a discontinued operation. The amendment is intended to reduce the frequency of disposals reported as discontinued operations by focusing on strategic shifts that have or will have a major effect on an entity s operations and financial results and will permit companies to have continuing cash flows and significant continuing involvement with the disposed component. The amendment is effective for disposals (or classifications as held for sale) and acquired businesses or nonprofit activities that are classified as held for sale upon acquisition that occur within annual periods beginning on or after December 15, 2014, and interim periods within those years. As such, the Company will evaluate the provisions of the amendment as it relates to any potential disposals or acquisitions beginning on or after January 1, 2015.

In January 2014, the FASB issued ASU No. 2014-04 to clarify that an in substance repossession or foreclosure occurs upon either the creditor obtaining legal title to the residential real estate property upon completion of a foreclosure or the borrower conveying all interest in the residential real estate property to the creditor to satisfy that loan through completion of a deed in lieu of foreclosure or through a similar legal agreement. Additionally, the amendments require interim and annual disclosure of both the amount of foreclosure residential real estate property held by the creditor and the recorded investment in consumer mortgage loans collateralized by residential real estate property that are in the process of foreclosure according to local requirements of the applicable jurisdiction. The amendments are effective for annual periods, and interim reporting periods within those annual periods, beginning after December 15, 2014 and may be adopted using either a modified retrospective transition method or a prospective transition method. Early adoption is permitted. The Company is currently evaluating this guidance, but adoption of the amendments is not expected to have a significant effect on its future consolidated financial statements.

In July 2013, the FASB issued ASU No. 2013-11 to require an entity to present an unrecognized tax benefit, or portion thereof, in the financial statements as a reduction to a deferred tax asset for a net operating loss carryforward, a similar tax loss, or a tax credit carryforward. However, to the extent a net operating loss carryforward, a similar tax loss, or a tax credit carryforward is not available at the reporting date under the tax law of the applicable jurisdiction to settle any additional income taxes that would result from the disallowance of a tax position, or the tax law of the applicable jurisdiction does not require the entity to use, and the entity does not intend to use, the deferred tax asset for such purpose, the unrecognized tax benefit should be presented in the financial statements as a liability and should not be combined with deferred tax assets. The amendment became effective for the Company on January 1, 2014, and its adoption did not have any effect on the Company s consolidated financial statements as the amendment is to be applied prospectively to all unrecognized tax benefits that exist at the balance sheet date.

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

The following discussion should be read in conjunction with the consolidated historical financial statements and notes appearing elsewhere in this Quarterly Report on Form 10-Q (this Quarterly Report) and the financial information set forth in the tables herein.

Unless the context otherwise indicates, all references in this Quarterly Report, references to the Company, we, us, our or ours or similar words are to Hilltop Holdings Inc. and its direct and indirect wholly owned subsidiaries, references to Hilltop refer solely to Hilltop Holdings Inc., references to PlainsCapital refer to PlainsCapital Corporation (a wholly owned subsidiary of Hilltop), references to the Bank refer to PlainsCapital Bank (a wholly owned subsidiary of PlainsCapital), references to FNB refer to First National Bank, references to First Southwest refer to First Southwest Holdings, LLC (a wholly owned subsidiary of the Bank) and its subsidiaries as a whole, references to FSC refer to First Southwest Company (a wholly owned subsidiary of First Southwest), references to PrimeLending refer to PrimeLending, a PlainsCapital Company (a wholly owned subsidiary of the Bank) and its subsidiaries as a whole and references to NLC refer to National Lloyds Corporation (a wholly owned subsidiary of Hilltop) and its subsidiaries as a whole.

FORWARD-LOOKING STATEMENTS

This Quarterly Report and the documents incorporated by reference into this report include forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, or the Exchange Act, as amended by the Private Securities Litigation Reform Act of 1995. All statements, other than statements of historical fact, included in this Quarterly Report that address results or developments that we expect or anticipate will or may occur in the future, and statements that are preceded by, followed by or include, words such as anticipates, believes, could, estimates, expects, forecasts, goal, may, should, target, view or would or the negative of these words and phrases or similar words or phrases, includi projects, seeks, things as our business strategy, our financial condition, our litigation, our efforts to make strategic acquisitions, our pending acquisition of SWS Group, Inc. (SWS), our revenue, our liquidity and sources of funding, market trends, operations and business, expectations concerning mortgage loan origination volume, anticipated changes in our revenues or earnings, the effects of government regulation applicable to our operations, the appropriateness of our allowance for loan losses and provision for loan losses, and the collectability of loans are forward-looking statements.

These forward-looking statements are based on our beliefs, assumptions and expectations of our future performance taking into account all information currently available to us. These beliefs, assumptions and expectations are subject to risks and uncertainties and can change as a result of many possible events or factors, not all of which are known to us. If an event occurs, our business, business plan, financial condition, liquidity and results of operations may vary materially from those expressed in our forward-looking statements. Certain factors that could cause actual results to differ include, among others:

- risks related to our pending acquisition of SWS;
- risks associated with merger and acquisition integration, including the assets and liabilities of FNB and SWS;

•	our ability to estimate loan losses;
•	changes in the default rate of our loans;
•	risks associated with concentration in real estate related loans;
• Corporatio	our ability to obtain reimbursements for losses on acquired loans under loss-share agreements with the Federal Deposit Insurance on (the FDIC);
•	changes in general economic, market and business conditions in areas or markets where we compete;
•	severe catastrophic events in our geographic area;
•	changes in the interest rate environment;
•	cost and availability of capital;
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	changes in state and federal laws, regulations or policies affecting one or more of our business segments, including changes in fees, deposit insurance premiums, capital requirements and the Dodd-Frank Wall Street Reform and Consumer Protection Act (the rank Act);
•	our ability to use net operating loss carry forwards to reduce future tax payments;
•	approval of new, or changes in, accounting policies and practices;
•	changes in key management;
	competition in our banking, mortgage origination, financial advisory and insurance segments from other banks and financial as as well as insurance companies, mortgage bankers, investment banking and financial advisory firms, asset-based non-bank lenders inment agencies;
•	failure of our insurance segment reinsurers to pay obligations under reinsurance contracts;
•	our ability to use excess cash in an effective manner, including the execution of successful acquisitions; and
•	our participation in governmental programs, including the Small Business Lending Fund (SBLF).
from those which was	e detailed discussion of these and other factors that may affect our business and that could cause the actual results to differ materially e anticipated in these forward-looking statements, please refer to Risk Factors in Part I, Item 1A of our Annual Report on Form 10-K, s filed with the Securities and Exchange Commission (the SEC) on March 3, 2014, this Item 2, Management s Discussion and Analysis all Condition and Results of Operations. Part II, Item 1A. Risk Factors, herein and other filings we have made with the SEC. We

caution that the foregoing list of factors is not exhaustive, and new factors may emerge, or changes to the foregoing factors may occur, that could impact our business. All subsequent written and oral forward-looking statements concerning our business attributable to us or any person acting on our behalf are expressly qualified in their entirety by the cautionary statements above. We do not undertake any obligation to update any forward-looking statement, whether written or oral, relating to the matters discussed in this Quarterly Report except to the extent required by

OVERVIEW

federal securities laws.

We are a financial holding company registered under the Bank Holding Company Act of 1956, as amended by the Gramm-Leach-Bliley Act of 1999. Our primary line of business is to provide business and consumer banking services from offices located throughout Texas. We also provide an array of financial products and services such as mortgage origination, insurance and financial advisory services.

On September 13, 2013 (the Bank Closing Date), the Bank assumed substantially all of the liabilities, including all of the deposits, and acquired substantially all of the assets of Edinburg, Texas-based FNB from the FDIC, as receiver, and reopened former branches of FNB acquired from the FDIC under the PlainsCapital Bank name (the FNB Transaction). Pursuant to the Purchase and Assumption Agreement by and among the FDIC as receiver for FNB, the FDIC and the Bank (the P&A Agreement), the Bank and the FDIC entered into loss-share agreements whereby the FDIC agreed to share in the losses of certain covered loans and covered other real estate owned (OREO) that the Bank acquired in the FNB Transaction. The fair value of the assets acquired was \$2.2 billion, including \$1.1 billion in covered loans, \$286.2 million in securities, \$135.2 million in covered OREO and \$42.9 million in non-covered loans. The Bank also assumed \$2.2 billion in liabilities, consisting primarily of deposits.

On March 31, 2014, we entered into a definitive merger agreement with SWS providing for the merger of SWS with and into a subsidiary of Hilltop formed for the purpose of facilitating this transaction. Under the terms of the merger agreement, SWS stockholders will receive per share consideration of 0.2496 shares of Hilltop common stock and \$1.94 of cash, equating to \$7.25 per share based on Hilltop s closing price on June 30, 2014. The value of the merger consideration will fluctuate with the market price of Hilltop common stock. We intend to fund the cash portion of the consideration through available cash. The merger is subject to customary closing conditions, including regulatory approvals and approval of the stockholders of SWS, and is expected to be completed prior to the end of 2014.

At June 30, 2014, on a consolidated basis, we had total assets of \$9.4 billion, total deposits of \$6.2 billion, total loans, including loans held for sale, of \$6.0 billion and stockholders equity of \$1.4 billion. Our banking operations include the operations acquired in the FNB Transaction since September 14, 2013.

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Segment Information

We have two primary operating business units, PlainsCapital (financial services and products) and NLC (insurance). Within the PlainsCapital unit are three primary wholly owned operating subsidiaries: the Bank, PrimeLending and First Southwest. Under accounting principles generally accepted in the United States (GAAP), our business units are comprised of four reportable business segments organized primarily by the core products offered to the segments—respective customers: banking, mortgage origination, insurance and financial advisory. During the fourth quarter of 2013, we began presenting certain amounts previously allocated to the four reportable business segments under the heading Corporate to better reflect our internal organizational structure. This change had no impact on our consolidated results of operations. Our historical segment disclosures and Management s Discussion and Analysis of Financial Condition and Results of Operations have been revised to conform to the current presentation. Consistent with the segment operating results during 2013, we anticipate that future revenues will be driven primarily from the banking segment, with the remainder being generated by our mortgage origination, insurance and financial advisory segments. Based on historical results of PlainsCapital Corporation, which we acquired on November 30, 2012, the relative share of total revenue provided by our banking and mortgage origination segments fluctuates depending on market conditions, and operating results for the mortgage origination segment tend to be more volatile than operating results for the banking segment.

The banking segment includes the operations of the Bank and, since September 14, 2013, the operations acquired in the FNB Transaction. The banking segment primarily provides business and consumer banking products and services from offices located throughout Texas and generates revenue from its portfolio of earning assets. The Bank s results of operations are primarily dependent on net interest income, while also deriving revenue from other sources, including service charges on customer deposit accounts and trust fees.

The mortgage origination segment includes the operations of PrimeLending, which offers a variety of loan products from offices in 42 states and generates revenue predominantly from fees charged on the origination of loans and from selling these loans in the secondary market.

The insurance segment includes the operations of NLC, which operates through its wholly owned subsidiaries, National Lloyds Insurance Company (NLIC) and American Summit Insurance Company (ASIC). Insurance segment income is primarily generated from revenue earned on net insurance premiums less loss and loss adjustment expenses (LAE) and policy acquisition and other underwriting expenses in Texas and other areas of the southern United States.

The financial advisory segment generates a majority of its revenues from fees and commissions earned from investment advisory and securities brokerage services at First Southwest. The principal subsidiaries of First Southwest are FSC, a broker-dealer registered with the SEC and Financial Industry Regulatory Authority and a member of the New York Stock Exchange, and First Southwest Asset Management, Inc., a registered investment advisor under the Investment Advisors Act of 1940. FSC holds trading securities to support sales, underwriting and other customer activities. These securities are marked to market through other noninterest income. FSC uses derivatives to support mortgage origination programs of certain non-profit housing organization clients. FSC hedges its related exposure to interest rate risk from these programs with U.S. Agency to-be-announced, or TBA, mortgage-backed securities. These derivatives are marked to market through other noninterest income.

Corporate includes certain activities not allocated to specific business segments. These activities include holding company financing and investing activities, and management and administrative services to support the overall operations of the Company including, but not limited to, certain executive management, corporate relations, legal, finance, and acquisition costs not allocated to business segments. Balance sheet amounts for remaining subsidiaries not discussed previously and the elimination of intercompany transactions are included in All Other and Eliminations.

Additional information concerning our reportable segments is presented in Note 20, Segment and Related Information, in the notes to our consolidated financial statements. The following tables present certain information about the operating results of our reportable segments (in thousands).

	Mortgage							Financial		All Other and			Hilltop	
	F	Banking	O	Origination		Insurance		Advisory		Corporate	I	Eliminations	Consolidated	
Three Months Ended June 30, 2014														
Net interest income (expense)	\$	90,828	\$	(2,389)	\$	838	\$	3,178	\$	1,695	\$	4,296	\$	98,446
Provision for loan losses		5,516						17						5,533
Noninterest income		16,392		122,820		43,123		25,838				(4,892)		203,281
Noninterest expense		60,240		111,224		49,420		28,359		2,565		(596)		251,212
Income (loss) before income taxes	\$	41,464	\$	9,207	\$	(5,459)	\$	640	\$	(870)	\$		\$	44,982

	E	Banking	lortgage igination	0 0			inancial Advisory	C	Corporate	Other and iminations	Hilltop Consolidated		
Six Months Ended June 30, 2014													
Net interest income (expense)	\$	170,401	\$	(6,528)	\$	1,817	\$	5,808	\$	3,387	\$ 8,982	\$	183,867
Provision for loan losses		8,744						31					8,775
Noninterest income		32,621		214,583		85,896		50,435			(10,154)		373,381
Noninterest expense		120,917		201,857		81,762		55,724		4,753	(1,172)		463,841
Income (loss) before income taxes	\$	73,361	\$	6,198	\$	5,951	\$	488	\$	(1,366)	\$	\$	84,632

	Mortgage						Financial		A	ll Other and	Hilltop		
	Banking	Origination		Insurance		Advisory		Corporate		I	Eliminations	Co	nsolidated
Three Months Ended June 30, 2013													
Net interest income (expense)	\$ 68,597	\$	(11,847)	\$	873	\$	3,511	\$	(105)	\$	7,396	\$	68,425
Provision for loan losses	11,300						(11)						11,289
Noninterest income	11,928		165,257		40,777		28,863				(7,592)		239,233
Noninterest expense	31,919		134,487		62,144		30,373		1,673		(196)		260,400
Income (loss) before income taxes	\$ 37,306	\$	18,923	\$	(20,494)	\$	2,012	\$	(1,778)	\$		\$	35,969

	I	Banking	Mortgage Origination			Insurance	Financial Advisory	Corporate			ll Other and Eliminations	Hilltop nsolidated
Six Months Ended June 30, 2013												
Net interest income (expense)	\$	136,268	\$	(23,850)	\$	1,886	\$ 6,754	\$	(236)	\$	14,864	\$ 135,686
Provision for loan losses		24,266					28					24,294
Noninterest income		24,132		311,785		80,202	51,641				(15,249)	452,511
Noninterest expense		62,599		256,758		96,410	56,099		3,910		(385)	475,391
Income (loss) before income taxes	\$	73,535	\$	31,177	\$	(14,322)	\$ 2,268	\$	(4,146)	\$		\$ 88,512

How We Generate Revenue

We generate revenue from net interest income and from noninterest income. Net interest income represents the difference between the income earned on our assets, including our loans and investment securities, and our cost of funds, including the interest paid on the deposits and borrowings that are used to support our assets. Net interest income is a significant contributor to our operating results. Fluctuations in interest rates, as well as the amounts and types of interest-earning assets and interest-bearing liabilities we hold, affect net interest income. We generated \$183.9 million in net interest income during the six months ended June 30, 2014, compared with net interest income of \$135.7 million during the same period in 2013. The year-over-year increase in net interest income was primarily due to the inclusion of those operations acquired as a part of the FNB Transaction within our banking segment.

The other component of our revenue is noninterest income, which is primarily comprised of the following:
(i) <i>Income from mortgage operations</i> . Through our wholly owned subsidiary, PrimeLending, we generate noninterest income by originating and selling mortgage loans. During the six months ended June 30, 2014 and 2013, we generated \$214.5 million and \$311.7 million, respectively, in net gains from the sale of loans, other mortgage production income (including income associated with retained mortgage servicing rights), and mortgage loan origination fees.
(ii) Net insurance premiums earned. Through our wholly owned insurance subsidiary, NLC, we provide fire and limited homeowners insurance for low value dwellings and manufactured homes. We generated \$81.1 million in net insurance premiums earned during the six months ended June 30, 2014, compared with \$76.1 million during the same period in the prior year.
(iii) Investment advisory fees and commissions and securities brokerage fees and commissions. Through our wholly owned subsidiary, First Southwest, we provide public finance advisory and various investment banking and brokerage services. We generated \$43.6 million and \$48.0 million in investment advisory fees and commissions and securities brokerage fees and commissions during the six months ended June 30, 2014 and 2013, respectively.
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In the aggregate, we generated \$373.4 million and \$452.5 million in noninterest income during the six months ended June 30, 2014 and 2013, respectively. The significant year-over-year decrease in noninterest income was primarily due to the decrease in loan origination volume within our mortgage origination segment, partially offset by increases in noninterest income in our banking and insurance segments.

We also incur noninterest expenses in the operation of our businesses. Our businesses engage in labor intensive activities and, consequently, employees compensation and benefits represent the majority of our noninterest expenses.

Consolidated Operating Results

Net income applicable to common stockholders for the three months ended June 30, 2014 was \$27.1 million, or \$0.30 per diluted share, compared to net income applicable to common stockholders of \$20.9 million, or \$0.24 per diluted share, for the three months ended June 30, 2013. Net income applicable to common stockholders for the six months ended June 30, 2014 was \$50.8 million, or \$0.56 per diluted share, compared to net income applicable to common stockholders of \$53.3 million, or \$0.61 per diluted share, for the six months ended June 30, 2013.

Certain items included in net income for 2013 and 2014 resulted from purchase accounting associated with the merger of PlainsCapital Corporation with and into a wholly owned subsidiary of Hilltop on November 30, 2012 (the PlainsCapital Merger) and the FNB Transaction. Income before taxes for the three months ended June 30, 2014 includes net accretion of \$17.0 million and \$10.4 million on earning assets and liabilities acquired in the PlainsCapital Merger and FNB Transaction, respectively, offset by amortization of identifiable intangibles of \$2.3 million and \$0.3 million, respectively. During the three months ended June 30, 2013, income before taxes includes net accretion of \$15.9 million on earning assets and liabilities acquired in the PlainsCapital Merger, offset by amortization of identifiable intangibles of \$2.5 million. Income before taxes for the six months ended June 30, 2014 includes net accretion of \$27.0 million and \$19.9 million on earning assets and liabilities acquired in the PlainsCapital Merger and FNB Transaction, respectively, offset by amortization of identifiable intangibles of \$4.6 million and \$0.5 million, respectively. During the six months ended June 30, 2013, income before taxes includes net accretion of \$31.9 million on earning assets and liabilities acquired in the PlainsCapital Merger, offset by amortization of identifiable intangibles of \$4.9 million.

We consider the ratios shown in the table below to be key indicators of our performance.

	Three Months End	ed June 30,	Six Months End	ed June 30,	Year Ended		
	2014	2013	2014	2013	December 31, 2013		
Performance Ratios:							
Return on average stockholders equity	7.99%	7.29%	7.82%	9.46%	10.48%		
Return on average assets	1.24%	1.24%	1.19%	1.58%	1.66%		
Net interest margin (taxable equivalent) (1)	5.18%	4.33%	4.90%	4.34%	4.47%		

⁽¹⁾ Taxable equivalent net interest income divided by average interest-earning assets.

During the three months ended June 30, 2014, the consolidated taxable equivalent net interest margin of 5.18% was impacted by PlainsCapital Merger related accretion of discount on loans of \$17.8 million, amortization of premium on acquired securities of \$1.0 million and amortization

of premium on acquired time deposits of \$0.2 million. Additionally, FNB Transaction related accretion of discount on loans of \$8.1 million and amortization of premium on acquired time deposits of \$2.3 million also impacted the consolidated taxable equivalent net interest margin during the three months ended June 30, 2014. These items increased the consolidated taxable equivalent net interest margin by 140 basis points for the three months ended June 30, 2014. The consolidated taxable equivalent net interest margin was 4.33% for the three months ended June 30, 2013. The taxable equivalent net interest margin for the second quarter of 2013 was impacted by PlainsCapital Merger related accretion of discount on loans of \$16.7 million, amortization of premium on acquired securities of \$1.4 million and amortization of premium on acquired time deposits of \$0.6 million. These items increased the consolidated taxable equivalent interest margin by 98 basis points for the three months ended June 30, 2013.

During the six months ended June 30, 2014, the consolidated taxable equivalent net interest margin of 4.90% was impacted by PlainsCapital Merger related accretion of discount on loans of \$28.6 million, amortization of premium on acquired securities of \$1.9 million and amortization of premium on acquired time deposits of \$0.3 million. Additionally, FNB Transaction related accretion of discount on loans of \$15.3 million and amortization of premium on acquired time deposits of \$4.6 million also impacted the consolidated taxable equivalent net interest margin during the six months ended June 30, 2014. These items increased the consolidated taxable equivalent net interest margin by 121 basis points for the six months ended June 30, 2014. The consolidated taxable equivalent net interest margin was 4.34% for the six months ended June 30, 2013. The taxable equivalent net interest margin for the six months ended June 30, 2013 was impacted by PlainsCapital Merger related accretion of discount on loans of \$33.6 million, amortization of premium on acquired securities of \$3.4 million and amortization of premium on acquired time deposits of \$1.7 million. These items increased the consolidated taxable equivalent interest margin by 97 basis points for the six months ended June 30, 2013.

The tables below provide additional details regarding our consolidated net interest income (dollars in thousands).

Assets						
Interest-earning assets						
Loans, gross (1)	\$ 5,526,869	\$ 92,204	6.63%	\$ 4,352,489	\$ 65,213	5.95%
Investment securities - taxable	1,144,269	7,618	2.66%	996,624	6,480	2.60%
Investment securities - non-taxable (2)	185,533	1,772	3.82%	201,383	1,772	3.52%
Federal funds sold and securities						
purchased under agreements to resell	20,308	14	0.28%	34,594	35	0.40%
Interest-bearing deposits in other						
financial institutions	575,653	317	0.22%	581,676	242	0.25%
Other	218,413	3,068	5.62%	164,754	3,009	7.31%
Interest-earning assets, gross	7,671,045	104,993	5.44%	6,331,520	76,751	4.82%
Allowance for loan losses	(38,909)			(20,588)		
Interest-earning assets, net	7,632,136			6,310,932		
Noninterest-earning assets	1,304,522			818,914		
Total assets	\$ 8,936,658			\$ 7,129,846		
Liabilities and Stockholders Equity						
Interest-bearing liabilities						
Interest-bearing deposits	\$ 4,523,194	\$ 3,096	0.27%	\$ 3,379,302	\$ 3,406	0.40%
Notes payable and other borrowings	966,143	2,866	1.18%	1,044,784	4,337	1.66%
Total interest-bearing liabilities	5,489,337	5,962	0.43%	4,424,086	7,743	0.70%
Noninterest-bearing liabilities						
Noninterest-bearing deposits	1,761,194			1,179,264		
Other liabilities	307,846			341,929		
Total liabilities	7,558,377			5,945,279		
Stockholders equity	1,377,769			1,183,830		
Noncontrolling interest	512			737		
Total liabilities and stockholders						
equity	\$ 8,936,658			\$ 7,129,846		
Net interest income (2)		\$ 99,031			\$ 69,008	
Net interest spread (2)			5.01%			4.12%
Net interest margin (2)			5.18%			4.33%

				2014	Six Months En	ded J	June 30,		2013	
	C	Average Outstanding Balance	Interest Earned or Paid		Annualized Yield or Rate	O	Average Outstanding Balance		Interest arned or Paid	Annualized Yield or Rate
Assets										
Interest-earning assets										
Loans, gross (1)	\$	5,299,145	\$	171,948	6.47%	\$	4,280,580	\$	130,099	6.06%
Investment securities - taxable		1,133,315		15,206	2.69%		948,789		12,392	2.61%
Investment securities - non-taxable (2)		184,345		3,633	3.94%		209,816		3,794	3.62%
Federal funds sold and securities										
purchased under agreements to resell		23,305		33	0.28%		22,462		56	0.50%
Interest-bearing deposits in other										
financial institutions		770,206		912	0.24%		664,002		575	0.25%
Other		203,428		5,708	5.64%		159,685		5,114	6.45%
Interest-earning assets, gross		7,613,744		197,440	5.17%		6,285,334		152,030	4.83%
Allowance for loan losses		(37,891)					(13,720)			
Interest-earning assets, net		7,575,853					6,271,614			
Noninterest-earning assets		1,336,127					845,500			
Total assets	\$	8,911,980				\$	7,117,114			
Liabilities and Stockholders Equity										
Interest-bearing liabilities										
Interest-bearing deposits	\$	4,735,026	\$	6,855	0.29%	\$	3,468,202	\$	6,856	0.40%
Notes payable and other borrowings		815,942		5,514	1.35%		948,138		8,230	1.74%
Total interest-bearing liabilities		5,550,968		12,369	0.45%		4,416,340		15,086	0.69%
Noninterest-bearing liabilities										
Noninterest-bearing deposits		1,741,409					1,184,990			
Other liabilities		264,504					343,915			
Total liabilities		7,556,881					5,945,245			
Stockholders equity		1,354,635					1,171,132			
Noncontrolling interest		464					737			
Total liabilities and stockholders										
equity	\$	8,911,980				\$	7,117,114			
Net interest income (2)			\$	185,071				\$	136,944	
Net interest spread (2)			Ψ	-00,071	4.72%			Ψ	,,,	4.14%
Net interest margin (2)					4.90%					4.34%
					, 5 /6					

⁽¹⁾ Average balance includes non-accrual loans.

On a consolidated basis, net interest income increased \$30.0 million and \$48.2 million during the three and six months ended June 30, 2014, compared with the same periods in 2013. These increases were primarily due to the inclusion of those operations acquired as a part of the FNB Transaction within our banking segment.

The provision for loan losses is determined by management as the amount to be added to the allowance for loan losses after net charge-offs have been deducted to bring the allowance to a level which, in management s best estimate, is necessary to absorb probable losses within the existing

⁽²⁾ Annualized taxable equivalent adjustments are based on a 35% tax rate. The adjustment to interest income was \$0.6 million for each of the three months ended June 30, 2014 and 2013, respectively, and \$1.2 million and \$1.3 million for the six months ended June 30, 2014 and 2013, respectively.

loan portfolio. The consolidated provision for loan losses, primarily in the banking segment, was \$5.5 million and \$11.3 million during the three months ended June 30, 2014 and 2013, respectively. During the three months ended June 30, 2014 and 2013, the provision for loan losses was comprised of charges relating to newly originated loans and acquired loans without credit impairment at acquisition of \$3.9 million and \$11.0 million, respectively, and purchased credit impaired (PCI) loans of \$1.6 million and \$0.3 million, respectively. During the six months ended June 30, 2014 and 2013, the consolidated provision for loan losses, primarily in the banking segment, was \$8.8 million and \$24.3 million, respectively. The provision for loan losses during the six months ended June 30, 2014 and 2013 was comprised of charges relating to newly originated loans and acquired loans without credit impairment at acquisition of \$5.3 million and \$23.6 million, respectively, and PCI loans of \$3.5 million and \$0.7 million, respectively.

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Consolidated noninterest income decreased \$36.0 million and \$79.1 million during the three and six months ended June 30, 2014, compared with the same periods in 2013. These year-over-year decreases were primarily related to the reduction in net gains from sale of loans, other mortgage production income and mortgage loan origination fees within our mortgage origination segment of \$42.2 million and \$97.2 million, respectively, slightly offset by increases in noninterest income in our banking and insurance segments.

Our consolidated noninterest expense during the three and six months ended June 30, 2014 decreased \$9.2 million and \$11.6 million, respectively, compared with the same periods in 2013. These year-over-year decreases included significant increases in noninterest expenses within our banking segment of \$28.3 million and \$58.3 million, respectively, primarily due to the inclusion of those operations acquired as part of the FNB Transaction, which were offset by significant decreases in noninterest expenses within our mortgage origination segment of \$23.3 million and \$54.9 million, respectively, primarily due to reductions in variable compensation tied to mortgage loan originations. Changes between the six months ended June 30, 2014 and 2013 within the major components of noninterest expense included decreases of \$18.0 million in employees compensation and benefits and \$15.7 million in loss and loss adjustment expenses, partially offset by increases of \$12.5 million in occupancy and equipment and \$8.8 million in other expenses.

Consolidated income tax expense during the three months ended June 30, 2014 and 2013 was \$16.3 million and \$13.3 million, respectively, reflecting effective rates of 36.2% and 37.0%, respectively. During the six months ended June 30, 2014 and 2013, consolidated income tax expense was \$30.6 million and \$32.5 million, respectively, reflecting effective rates of 36.2% and 36.7%, respectively.

Segment Results

Banking Segment

Income before income taxes in our banking segment for the three months ended June 30, 2014 and 2013 was \$41.5 million and \$37.3 million, respectively. Income before income taxes increased in the three months ended June 30, 2014, compared with the same period in 2013, due to increases in net interest income and noninterest income, and a decrease in the provision for loan losses, all of which were partially offset by increases in noninterest expense. Income before income taxes in our banking segment for the six months ended June 30, 2014 and 2013 was \$73.4 million and \$73.5 million, respectively. Income before taxes in the six months ended June 30, 2014 was comparable to the same period in 2013. The operations acquired as a part of the FNB Transaction had a significant effect on each of the components of income before income taxes during both the three and six months ended June 30, 2014, compared to the same periods in 2013.

At June 30, 2014, the Bank exceeded all regulatory capital requirements with a total capital to risk weighted assets ratio of 13.90%, Tier 1 capital to risk weighted assets ratio of 13.22% and a Tier 1 capital to average assets, or leverage, ratio of 9.97%. At June 30, 2014, the Bank was also considered to be well-capitalized under regulatory requirements without giving effect to the final capital rules adopted by the Federal Reserve Board on July 2, 2013 (Basel III). For additional discussion of the final Basel III capital rules and their impact on our Company, see the section entitled Liquidity and Capital Resources Regulatory Capital below.

We consider the ratios shown in the table below to be key indicators of the performance of our banking segment.

	Three Months End	led June 30,	Six Months End	ed June 30,	Year Ended		
	2014	2013	2014	2013	December 31, 2013		
Performance Ratios:							
Efficiency ratio (1)	56.18%	39.64%	59.56%	39.03%	42.58%		
Return on average assets	1.36%	1.62%	1.20%	1.65%	1.78%		
Net interest margin (taxable equivalent) (2)	5.52%	5.20%	5.16%	5.21%	5.17%		

⁽¹⁾ Noninterest expenses divided by the sum of total noninterest income and net interest income for the period.

During the three months ended June 30, 2014, the banking segment staxable equivalent net interest margin of 5.52% was impacted by PlainsCapital Merger related accretion of discount on loans of \$17.8 million, amortization of premium on acquired securities of \$1.0 million and amortization of premium on acquired time deposits of \$0.2 million. Additionally,

⁽²⁾ Taxable equivalent net interest income divided by average interest-earning assets.

FNB Transaction related accretion of discount on loans of \$8.1 million and amortization of premium on acquired time deposits of \$2.3 million also impacted the banking segment s taxable equivalent net interest margin during the three months ended June 30, 2014. These items increased the banking segment s taxable equivalent net interest margin by 162 basis points for the three months ended June 30, 2014. The banking segment s taxable equivalent net interest margin for the three months ended June 30, 2013 of 5.20% was impacted by PlainsCapital Merger related accretion of discount on loans of \$16.7 million, amortization of premium on acquired securities of \$1.4 million and amortization of premium on acquired time deposits of \$0.6 million. These items increased the banking segment s taxable equivalent interest margin by 119 basis points for three months ended June 30, 2013.

During the six months ended June 30, 2014, the banking segment s taxable equivalent net interest margin of 5.16% was impacted by PlainsCapital Merger related accretion of discount on loans of \$28.6 million, amortization of premium on acquired securities of \$1.9 million and amortization of premium on acquired time deposits of \$0.3 million. Additionally, FNB Transaction related accretion of discount on loans of \$15.3 million and amortization of premium on acquired time deposits of \$4.6 million also impacted the banking segment s taxable equivalent net interest margin during the six months ended June 30, 2014. These items increased the banking segment s taxable equivalent net interest margin by 138 basis points for the six months ended June 30, 2014. The banking segment s taxable equivalent net interest margin for the six months ended June 30, 2013 of 5.21% was impacted by PlainsCapital Merger related accretion of discount on loans of \$33.6 million, amortization of premium on acquired securities of \$3.4 million and amortization of premium on acquired time deposits of \$1.7 million. These items increased the banking segment s taxable equivalent interest margin by 120 basis points for six months ended June 30, 2013.

The tables below provide additional details regarding our banking segment s net interest income (dollars in thousands).

A											
Assets											
Interest-earning assets	Φ.	4.016.640	ф	00.153	-		Φ.	2040214	ф	50.405	5 100
Loans, gross (1)	\$	4,216,648	\$	80,173		.55%	\$	2,949,314	\$	53,435	7.18%
Subsidiary warehouse lines of credit		901,125		8,229		.61%		1,002,847		14,328	5.65%
Investment securities - taxable		913,494		4,561	2	2.00%		797,472		3,461	1.74%
Investment securities - non-taxable											
(2)		152,042		1,476	3	.88%		158,075		1,383	3.50%
Federal funds sold and securities											
purchased under agreements to resell		20,308		14	0	.28%		31,348		22	0.28%
Interest-bearing deposits in other											
financial institutions		406,773		256	0	.25%		323,095		211	0.26%
Other		42,871		411	3	.84%		42,304		385	3.64%
Interest-earning assets, gross		6,653,261		95,120	5	.68%		5,304,455		73,225	5.47%
Allowance for loan losses		(38,745)						(20,421)			
Interest-earning assets, net		6,614,516						5,284,034			
Noninterest-earning assets		1,260,740						783,049			
Total assets	\$	7,875,256					\$	6,067,083			
		.,,						-,,,,,,,,,			
Liabilities and Stockholders											
Equity											
Interest-bearing liabilities											
Interest-bearing deposits	\$	4,500,603	\$	3,112	0	.28%	\$	3,354,713	\$	3,384	0.40%
Notes payable and other borrowings		597,977		392	0	.26%		537,821		376	0.28%
Total interest-bearing liabilities (3)		5,098,580		3,504	0	.28%		3,892,534		3,760	0.39%

Noninterest-bearing liabilities						
Noninterest-bearing deposits	1,706,187			1,264,331		
Other liabilities	31,748			34,929		
Total liabilities	6,836,515			5,191,794		
Stockholders equity	1,038,741			875,289		
Total liabilities and stockholders						
equity	\$ 7,875,256			\$ 6,067,083		
Net interest income (2)		\$ 91,616			\$ 69,465	
Net interest spread (2)			5.40%			5.08%
Net interest margin (2)			5.52%			5.20%

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	Six Months Ended June 30,												
	Average Outstanding Balance		2014 Interest Earned or Paid		Annualized Yield or Rate	(Average Outstanding Balance	2013 Interest Earned or Paid		Annualized Yield or Rate			
Assets													
Interest-earning assets													
Loans, gross (1)	\$	4,231,309	\$	150,894	7.11%	\$	2,924,774	\$	107,244	7.30%			
Subsidiary warehouse lines of credit		769,643		15,161	3.92%		992,244		28,215	5.66%			
Investment securities - taxable		905,127		8,956	1.98%		742,512		6,178	1.66%			
Investment securities - non-taxable (2)		153,048		2,971	3.88%		162,290		2,812	3.47%			
Federal funds sold and securities													
purchased under agreements to resell		23,305		33	0.28%		20,020		28	0.28%			
Interest-bearing deposits in other													
financial institutions		600,960		769	0.26%		403,745		524	0.26%			
Other		36,016		812	4.51%		31,269		550	3.52%			
Interest-earning assets, gross		6,719,408		179,596	5.33%		5,276,854		145,551	5.49%			