Hilltop Holdings Inc. Form 10-Q November 12, 2013 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 September 30, 2013

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)

 $\begin{tabular}{ll} \bf 84-1477939 \\ (I.R.S.\ Employer\ Identification\ No.) \end{tabular}$

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 o Accelerated filer x
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 November 8, 2013 was 86,857,999.

HILLTOP HOLDINGS INC.

FORM 10-Q

FOR THE QUARTER ENDED SEPTEMBER 30, 2013

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HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED BALANCE SHEETS

(in thousands, except share and per share data)

		September 30, 2013 (Unaudited)	December 31, 2012
Assets		(2	
Cash and due from banks	\$	976,188	\$ 722,039
Federal funds sold and securities purchased under agreements to resell		40,086	4,421
Securities:			
Trading, at fair value		43,254	90,113
Available for sale, at fair value (amortized cost of \$1,305,903 and \$978,502, respectively)		1,279,381	990,953
		1,322,635	1,081,066
T b-14 f1-		1 046 901	1 401 507
Loans held for sale		1,046,801	1,401,507
Non-covered loans, net of unearned income		3,310,224	3,152,396
Allowance for non-covered loan losses		(33,180)	(3,409)
Non-covered loans, net		3,277,044	3,148,987
Covered loans		1,096,590	
Broker-dealer and clearing organization receivables		132,636	145,564
Insurance premiums receivable		27,006	24,615
Deferred policy acquisition costs		21,884	19,812
Reinsurance receivable, net of uncollectible amounts		7,656	18,567
Premises and equipment, net		187,857	111,381
FDIC indemnification asset		190,041	,
Covered other real estate owned		119,660	
Other assets		319,758	277,398
Goodwill		251,808	253,770
Other intangible assets, net		75,942	77,738
Total assets	\$	9,093,592	\$ 7,286,865
Lightities and Stackholders Fauity			
Liabilities and Stockholders Equity Deposits:			
Noninterest-bearing	\$	392,404	\$ 323,367
Interest-bearing	Ψ	6,543,758	4,377,094
Total deposits		6,936,162	4,700,461
		3,500,000	.,,,,,,,,
Broker-dealer and clearing organization payables		142,411	187,990
Reserve for losses and loss adjustment expenses		31,267	34,012
Unearned insurance premiums		92,064	82,598
Short-term borrowings		305,297	728,250
Notes payable		140,111	141,539
Junior subordinated debentures		67,012	67,012
Other liabilities		172,915	198,453
Total liabilities		7,887,239	6,140,315
Commitments and contingencies (see Notes 11 and 12)			
Stockholders equity:			
Hilltop stockholders equity:			
Preferred stock, \$0.01 par value, 10,000,000 shares authorized;			
		114,068	114,068

Series B, liquidation value per share of \$1,000; 114,068 shares issued and outstanding,								
respectively								
Common stock, \$0.01 par value, 100,000,000 shares authorized; 83,958,844 and 83,487,340								
shares issued and outstanding, respectively		840	835					
Additional paid-in capital		1,302,625	1,304,448					
Accumulated other comprehensive income (loss)		(17,238)	8,094					
Accumulated deficit		(194,820)	(282,949)					
Total Hilltop stockholders equity		1,205,475	1,144,496					
Noncontrolling interest		878	2,054					
Total stockholders equity		1,206,353	1,146,550					
Total liabilities and stockholders equity	\$	9,093,592 \$	7,286,865					

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF OPERATIONS

(in thousands, except per share data)

(Unaudited)

	Three Months F	nded September 30,	Nine Months End	led September 30,
	2013	2012	2013	2012
Interest income:				
Loans, including fees	\$ 68,121	\$	\$ 198,220	\$
Securities:				
Taxable	7,202	3,387	19,594	10,129
Tax-exempt	1,052		3,588	
Federal funds sold and securities purchased under				
agreements to resell	35		91	
Interest-bearing deposits with banks	282		857	
Other	2,546		7,660	
Total interest income	79,238	3,387	230,010	10,129
Interest expense:				
Deposits	3,685		10,541	
Short-term borrowings	384		1,488	
Notes payable	2,294	2,140	6,924	6,410
Junior subordinated debentures	591		1,811	
Other	832		2,108	
Total interest expense	7,786	2,140	22,872	6,410
Net interest income	71,452	1,247	207,138	3,719
Provision for loan losses	10,658		34,952	
Net interest income after provision for loan losses	60,794	1,247	172,186	3,719
Noninterest income:				
Net realized gains on securities	1,142		1,142	
Net gains from sale of loans and other mortgage				
production income	105,337		375,464	
Mortgage loan origination fees	22,091		63,679	
Net insurance premiums earned	39,982	37,688	116,045	109,038
Investment and securities advisory fees and				
commissions	22,310		70,283	
Bargain purchase gain	3,271		3,271	
Other	11,625	1,895	28,385	5,457
Total noninterest income	205,758	39,583	658,269	114,495
Noninterest expense:				
Employees compensation and benefits	119,176	1,906	368,081	6,404
Loss and loss adjustment expenses	24,631	30,136	93,976	91,749
Policy acquisition and other underwriting expenses	11,739	10,121	34,169	31,864
Occupancy and equipment, net	20,974	246	60,540	738
Other	40,097	4,383	135,242	8,827
Total noninterest expense	216,617	46,792	692,008	139,582

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Income (loss) before income taxes	49,935	(5,962)	138,447	(21,368)
Income tax expense (benefit)	16,632	(1,914)	49,111	(6,954)
Net income (loss)	33,303	(4,048)	89,336	(14,414)
Less: Net income attributable to noncontrolling				
interest	339		1,207	
Income (loss) attributable to Hilltop	32,964	(4,048)	88,129	(14,414)
Dividends on preferred stock	1,133		2,985	
Income (loss) applicable to Hilltop common				
stockholders	\$ 31,831	\$ (4,048) \$	85,144	\$ (14,414)
Earnings (loss) per common share:				
Basic	\$ 0.38	\$ (0.07) \$	1.01	\$ (0.26)
Diluted	\$ 0.36	\$ (0.07) \$	0.98	\$ (0.26)
Weighted average share information:				
Basic	83,493	56,363	83,490	56,408
Diluted	90,460	56,363	90,251	56,408

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

(in thousands)

(Unaudited)

	Three Months En	ded Sep	tember 30, 2012	Nine Months End 2013	led Sep	tember 30, 2012
Net income (loss)	\$ 33,303	\$	(4,048) \$	89,336	\$	(14,414)
Other comprehensive income (loss):						
Unrealized gains (losses) on securities available for						
sale, net of tax of \$1,135, \$3,225, \$(13,641) and \$319,						
respectively	2,109		5,990	(25,332)		593
Comprehensive income (loss)	35,412		1,942	64,004		(13,821)
Less: comprehensive income attributable to						
noncontrolling interest	339			1,207		
·						
Comprehensive income (loss) applicable to Hilltop	\$ 35,073	\$	1,942 \$	62,797	\$	(13,821)

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF STOCKHOLDERS EQUITY

(in thousands)

(Unaudited)

					1	Additional		cumulated Other		Total Hilltop		Total
	Prefer Shares	rred Stock Amount	Commo Shares		ock 10unt	Paid-in Capital		prehensiv & come (Loss)	ccumulated St Deficit	tockholder : Nor Equity	ncontrollin § t Interest	ockholders Equity
Balance, December 31,	Shares		Situres	7.11	lount	Сириш	IIIC	onie (Loss)	Delicit	Equity	Interest	Equity
2011		\$	56,501	\$	565 \$	918,19	2 \$	13,983 \$	(277,357)\$	655,383 \$	\$	655,383
Net loss									(14,414)	(14,414)		(14,414)
Other comprehensive income								593		593		593
Stock-based compensation expense						36	7			367		367
Common stock issued to board members			4			3	8			38		38
Repurchase and retirement of common												
stock			(141)		(1)	(1,16	1)			(1,162)		(1,162)
Balance, September 30, 2012		\$	56,364	\$	564 \$	917,43	6 \$	14,576 \$	(291,771)\$	640,805 \$	\$	640,805
Balance, December 31, 2012	114	\$ 114,068	83,487	\$	835 \$	1,304,44	8 \$	8,094 \$	(282,949)\$	1,144,496 \$	2,054 \$	1,146,550
Net income									88,129	88,129	1,207	89,336
Other comprehensive loss								(25,332)		(25,332)		(25,332)
Stock-based compensation expense						1,07	1			1,071		1,071
Common stock issued to board members			7			9	6			96		96
Issuance of restricted common stock			465		5	(5)					
Dividends on preferred stock						(2,98	ĺ			(2,985)		(2,985)
Cash distributions to						(2,70				(2,703)		(2,703)
noncontrolling interest											(2,383)	(2,383)
Balance, September 30, 2013	114	\$ 114,068	83,959	\$	840 \$	1,302,62	5 \$	(17,238)\$	(194,820)\$	1,205,475 \$	878 \$	1,206,353

HILLTOP HOLDINGS INC. AND SUBSIDIARIES

CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)

(Unaudited)

Operating Activities Net income (loss) \$8,9,36 \$ (14,414) Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities 34,952 Provision for loan losses 34,952 Depreciation, amortization and accretion, net (24,740) 1,025 Net realized gains on securities (11,42) 6,954 Bargain purchase gain on acquisition (3,271) 49,95 Deferred income taxes (11,42) 49,95 Net change in broker-dealer and clearing organization receivables 2,796 14,81 Net change in broker-dealer and clearing organization payables (37,386) 17,40 Net change in other assets (37,386) 1,200 Net change in loss and loss adjustment expense reserve (2,745) 1,200 Net change in unearmed insurance premiums 9,466 6,159 Net change in unearmed insurance premiums (34,472,77) (2,189) Net cash provided by (used in) operating activities (37,354) (2,189) Net cash provided for sale (34,263) (3,367) Net cash provided by (used in) operating activities (21			Nine Months End 2013	•	r 30, 2012
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Proceeds from notes payable 1,000 Payments on notes payable (2,428) Payments to repurchase common stock (1,162) Dividends paid (1,852) Net cash distributed to noncontrolling interest (2,383) Other, net (243)	Net change in deposits		(1,476)		
Payments on notes payable (2,428) Payments to repurchase common stock (1,162) Dividends paid (1,852) Net cash distributed to noncontrolling interest (2,383) Other, net (243)	Net change in short-term borrowings		(422,953)		
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Net cash distributed to noncontrolling interest (2,383) Other, net (243)	Payments to repurchase common stock				(1,162)
Other, net (243)	Dividends paid		(1,852)		
	Net cash distributed to noncontrolling interest		(2,383)		
$(420.225) \qquad (41.62)$,				
ivet cash used in financing activities $(430,335)$ $(1,162)$	Net cash used in financing activities		(430,335)		(1,162)

Net change in cash and cash equivalents	289,814	(4,352)
Cash and cash equivalents, beginning of period	726,460	578,520
Cash and cash equivalents, end of period	\$ 1,016,274	\$ 574,168
Supplemental Disclosures of Cash Flow Information		
Cash paid for interest	\$ 22,513	\$ 7,849
Cash paid for income taxes, net of refunds	\$ 52,752	\$
Supplemental Schedule of Non-Cash Activities		
Conversion of loans to other real estate owned	\$ 6,019	\$

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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 an agreement and plan of merger whereby PlainsCapital Corporation merged with and into our wholly owned subsidiary (the PlainsCapital Merger), which survived the PlainsCapital Merger under the name PlainsCapital Corporation (PlainsCapital).

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. Certain disclosures within the notes to consolidated financial statements are specific to financial products and services of PlainsCapital and its subsidiaries and therefore include information at September 30, 2013 and December 31, 2012 and relating to the three and nine months ended September 30, 2013.

Prior to the consummation of the PlainsCapital Merger, the Company s primary operations were limited to providing fire and homeowners insurance to low value dwellings and manufactured homes primarily in Texas and other areas of the southern United States through the Company s wholly owned property and casualty insurance holding company, National Lloyds Corporation (NLC), formerly known as NLASCO, Inc.

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 acquired branches of FNB 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. Based on preliminary purchase date valuations, the fair market value of the assets acquired was \$2.2 billion, including \$1.1 billion in covered loans, \$286.2 million in securities, \$121.0 million in covered OREO and \$45.9 million in non-covered loans. The Bank also assumed \$2.2 billion in liabilities, consisting primarily of deposits. FNB s expansive branch network allows the Bank to further develop its Texas footprint through expansion into the Rio Grande Valley, Houston, Corpus Christi, Laredo and El Paso markets, among others.

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, 2012. Results for interim periods are not necessarily indicative of results to be expected for a full year or any future period.

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 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

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

applied its critical accounting policies and estimation methods consistently in all periods presented in these consolidated financial statements. As discussed in Note 2 to the consolidated financial statements, the purchase date valuations for the FNB Transaction are considered preliminary because management made significant estimates and exercised significant judgment in estimating fair values and accounting due to the short time period between the Bank Closing Date and September 30, 2013.

The presentation of the Company s historical consolidated financial statements has been modified and certain items in the prior period financial statements have been reclassified to conform to the current period presentation, which is more consistent with that of a financial institution that provides an array of financial products and services.

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), PNB Aero Services, Inc. and PCB-ARC, Inc. The Bank has a 100% membership interest in First Southwest Holdings, LLC (First Southwest) and PlainsCapital Securities, LLC, as well as a 51% voting interest in PlainsCapital Insurance Services, 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). Through a series limited liability company structure, Ventures establishes one or more separate operating divisions with select business partners, such as home builders, to originate residential mortgage loans.

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 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 stock 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.

The following significant accounting policies are in addition to the significant accounting policies described in Note 1 to the consolidated financial statements included in our Annual Report on Form 10-K filed with the SEC on March 15, 2013.

FDIC Indemnification Asset

The Company has elected to account for amounts receivable under the loss-share agreements with the FDIC as an indemnification asset (FDIC Indemnification Asset) in accordance with FASB ASC 805. The FDIC Indemnification Asset is initially recorded at fair value, based on the discounted value of expected future cash flows under the loss-share agreements. The difference between the present value and the undiscounted cash flows the Company expects to collect from the FDIC will be accreted into noninterest income within the consolidated statements of operations over the life of the FDIC Indemnification Asset. The FDIC Indemnification Asset is reviewed quarterly and adjusted for any changes in expected cash flows based on recent performance and expectations for future performance of the covered portfolio. These adjustments are measured on the same basis as the related covered loans and covered OREO. Any increases in cash flow of the covered assets over those expected will reduce the FDIC Indemnification Asset and any decreases in cash flow of

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

the covered assets under those expected will increase the FDIC Indemnification Asset. Any amortization of changes in value is limited to the contractual term of the loss-share agreements. Increases and decreases to the FDIC Indemnification Asset are recorded as adjustments to noninterest income within the consolidated statements of operations over the life of the loss-share agreements.

Covered Other Real Estate Owned

Acquired OREO subject to FDIC loss-share agreements is referred to as covered OREO and reported separately in our consolidated balance sheets. Covered OREO is reported exclusive of expected reimbursement cash flows from the FDIC. Foreclosed covered loan collateral is transferred into covered OREO at the collateral s fair value, less selling costs. Covered OREO was initially recorded at its estimated fair value based on similar market comparable valuations, less estimated selling costs. Subsequently, loan collateral transferred to OREO is recorded at its net realizable value. Any subsequent valuation adjustments due to declines in fair value of the covered OREO will be charged to noninterest expense, and will be partially offset by noninterest income representing the corresponding increase to the FDIC Indemnification Asset for loss reimbursements. Any recoveries of previous valuation decreases will be credited to noninterest expense with a corresponding charge to noninterest income for the portion of the recovery that is due to the FDIC.

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 . Pursuant to the loss-share agreements, the FDIC has agreed to reimburse the Bank the following amounts with respect to the covered assets pursuant to the loss-share agreements: (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 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.

The operations of FNB are included in the Company s operating results beginning September 14, 2013, but were not significant to the Company s consolidated statements of operations for the three and nine months ended September 30, 2013. Such operating results include a preliminary pre-tax bargain purchase gain of \$3.3 million and are not necessarily indicative of future operating results. FNB s results of operations prior to the Bank Closing Date are not included in the Company s consolidated operating results.

Transaction-related expenses of \$0.2 million associated with the FNB Transaction are included in noninterest expense within the consolidated statements of operations for the three and nine months ended September 30, 2013. Such expenses were for professional services and other incremental costs associated with the integration of FNB s operations.

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 Bank Closing Date fair values. Because of the short time period between the Bank Closing Date and September 30, 2013, the Company used significant estimates and assumptions to value the identifiable assets acquired and liabilities assumed. The Bank Closing Date valuations related to loans, FDIC Indemnification Asset, covered OREO, other intangible assets, assumed liabilities and taxes are considered preliminary and could differ significantly when finalized. The amounts are also subject to adjustments based upon final settlement with the FDIC. In addition, the tax treatment of FDIC-assisted acquisitions is complex and subject to interpretations that may result in future adjustments of deferred taxes as of the Bank Closing Date. 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.

A summary of the net assets received from the FDIC and the estimated fair value adjustments resulting in the bargain purchase gain are presented below (in thousands).

Cost basis net assets on September 13, 2013	\$ 182,169
Cash payment received from the FDIC	45,000
Fair value adjustments:	
Securities	(3,341)
Loans	(337,572)
Premises and equipment	(1,358)
Other real estate owned	(69,456)
FDIC indemnification asset	189,773
Other intangible assets	6,380
Deposits	(8,282)
Other	(42)
Bargain purchase gain	\$ 3,271

In FDIC-assisted transactions, only certain assets and liabilities are transferred to the acquirer and, depending on the nature and amount of the acquirer s bid, the FDIC may be required to make a cash payment to the acquirer or the acquirer may be required to make payment to the FDIC. In the FNB Transaction, cost basis net assets of \$182.2 million and an initial cash payment received from the FDIC of \$45.0 million were transferred to the Bank. This initial cash payment from the FDIC is subject to adjustment and settlement. The bargain purchase gain represents the excess of the estimated fair value of the assets acquired over the estimated fair value of the liabilities assumed.

The FDIC bid form provided a list of premises owned by FNB for sale at fixed prices. The Bank purchased 44 premises owned by FNB in connection with its bid for an aggregate premise purchase price of \$59.5 million. For those premises owned by FNB that the Bank declined to purchase in its bid, the Bank had an exclusive option to purchase those premises during the 30-day period following the Bank Closing Date. In connection with that option, the Bank purchased an additional five premises owned by FNB on October 15, 2013, for an aggregate purchase price of \$3.8 million. The Bank has a 90-day exclusive option to purchase owned premises not listed on the bid form. The Bank also has a 90-day option to assume the leases of premises leased by FNB. The Bank is required to purchase all data management equipment and, other certain special assets, furniture, fixtures and equipment, in each case at an appraised value at any premises purchased or leased by the Bank. The

Bank paid \$9.8 million to the FDIC for furniture, fixtures and data management equipment. The Bank is required to pay rent to the FDIC on premises owned or leased by FNB and furniture and equipment at such premises until it surrenders such premises to the FDIC. These incremental assets are reflected at fair value in the table above and were recorded subsequent to September 30, 2013.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The resulting fair values of the identifiable assets acquired, and liabilities assumed, of FNB at September 13, 2013 are summarized in the following table (in thousands).

Cash and due from banks	\$ 362,695
Securities	286,214
Non-covered loans	45,915
Covered loans	1,105,421
Premises and equipment	71,806
FDIC indemnification asset	189,773
Covered other real estate owned	120,985
Other assets	39,709
Other intangible assets	6,380
Total identifiable assets acquired	2,228,898
·	
Deposits	(2,211,740)
Other liabilities	(13,887)
Total liabilities assumed	(2,225,627)
Net identifiable assets acquired/bargain purchase gain	\$ 3,271

The Bank acquired loans both with and without evidence of credit quality deterioration since origination. Based on preliminary purchase date valuations, the Bank s portfolio of acquired loans had a fair market value of \$1.2 billion as of the Bank Closing Date, with no carryover of any allowance for loan losses. Acquired loans were preliminarily segregated between those considered to be credit impaired, or purchased credit impaired (PCI) loans, and those deemed performing. The following table presents preliminary details on acquired loans at the Bank Closing Date (in thousands).

	Acquired Performing	PCI Loans	Total Loans
Commercial and industrial	\$ 44,207	\$ 50,705	\$ 94,912
Real estate	245,746	595,732	841,478
Construction and land development	38,135	151,803	189,938
Consumer	15,800	9,208	25,008
Total	\$ 343,888	\$ 807,448	\$ 1,151,336

The following table presents information about the acquired PCI loans at the Bank Closing Date (in thousands).

Contractually required principal and interest payments	\$ 1,605,634
Nonaccretable difference	567,861
Cash flows expected to be collected	1,037,773

Accretable difference	230,325
Fair value of covered loans acquired with a deterioration of credit quality	\$ 807,448

The following table presents information about the acquired performing loans at the Bank Closing Date (in thousands).

Contractually required principal and interest payments	\$ 555,057
Contractual cash flows not expected to be collected	50,216
Fair value at acquisition	343,888

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

PlainsCapital Merger

After the close of business on November 30, 2012, Hilltop acquired PlainsCapital Corporation in a stock and cash transaction. PlainsCapital Corporation merged with and into Meadow Corporation, a wholly owned subsidiary of Hilltop, with Meadow Corporation continuing as the surviving entity under the name PlainsCapital Corporation . Based on Hilltop s closing stock price on November 30, 2012, the total purchase price was \$813.5 million, consisting of 27.1 million shares of common stock, \$311.8 million in cash and the issuance of 114,068 shares of Hilltop Non-Cumulative Perpetual Preferred Stock, Series B. The fair market value of assets acquired, excluding goodwill, totaled \$6.5 billion, including \$3.2 billion of loans, \$730.8 million of investment securities and \$70.7 million of identifiable intangibles. The fair market value of the liabilities assumed was \$5.9 billion, including \$4.5 billion of deposits.

The PlainsCapital Merger 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 acquisition date fair values. For further information regarding goodwill recorded in connection with the PlainsCapital Merger, refer to Note 7, Goodwill and Other Intangible Assets.

The FNB Transaction is based on the purchase of assets and assumption of certain liabilities of FNB from the FDIC, as receiver. An essential part of the transaction is the Federal financial assistance governed by the P&A Agreement with the FDIC, which is not reflective of the previous operations of FNB. The nature and magnitude of the FNB Transaction, coupled with the Federal assistance, substantially reduces the relevance of historical financial information of FNB when considering the assessment of the historical financial information relative to future operations. Since the Company believes that the continuity of FNB s historical operations is substantially lacking after the transaction, no additional historical pro forma information regarding FNB is being provided below.

The following table presents pro forma results for the three and nine months ended September 30, 2012 had the PlainsCapital Merger taken place on January 1, 2011 (in thousands). The pro forma financial information combines the historical results of Hilltop and PlainsCapital, and includes the estimated impact of purchase accounting adjustments. The purchase accounting adjustments reflect the impact of recording the acquired loans at fair value, including the estimated accretion of the purchase discount on the loan portfolio. Accretion estimates were based on the acquisition date purchase discount on the loan portfolio, as it was not practicable to determine the amount of discount that would have been recorded based on economic conditions that existed on January 1, 2011. The pro forma results do not include any potential operating cost savings as a result of the PlainsCapital Merger. Further, certain costs associated with any restructuring or integration activities are also not reflected in the pro forma results. Pro forma results include any acquisition-related merger and restructuring charges incurred during the period. The pro forma results are not indicative of what would have occurred had the PlainsCapital Merger taken place on the indicated date.

	nree Months Ended eptember 30, 2012	Nine Months Ended September 30, 2012		
Net interest income	\$ 57,212	\$ 164,980		
Other revenues	247,764	641,201		

Net income 33,764 72,494

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.

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

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.

Fair Value Option

The Company has elected to measure substantially all of PrimeLending s mortgage loans held for sale at fair value under the provisions of the Fair Value Option Subsections of the ASC (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 September 30, 2013, the aggregate fair value of PrimeLending s mortgage loans held for sale accounted for under the Fair Value Option was \$1.05 billion, and the unpaid principal balance of those loans was \$1.00 billion. At December 31, 2012, the aggregate fair value of PrimeLending s mortgage loans held for sale accounted for under the Fair Value Option was \$1.40 billion, and the unpaid principal balance of those loans was \$1.36 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, data from independent pricing services and rates paid in the brokered certificate of deposit market.

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

September 30, 2013	Level 1 Inputs	Level 2 Inputs	Level 3 Inputs	Total Fair Value
Cash and cash equivalents	\$ 1,016,274	\$ _	\$	\$ 1,016,274
Trading securities		43,254		43,254
Available for sale securities	20,996	1,198,783	59,602	1,279,381
Loans held for sale		1,046,152		1,046,152
Derivative assets		32,967		32,967
Mortgage servicing asset			13,401	13,401
Trading liabilities		46		46
Derivative liabilities		28,375		28,375

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Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

	Level 1	Level 2	Level 3		Total
December 31, 2012	Inputs	Inputs	Inputs		Fair Value
Cash and cash equivalents	\$ 726,460	\$	\$	\$	726,460
Trading securities		90,113			90,113
Available for sale securities	20,428	914,248	56,277		990,953
Loans held for sale		1,400,737			1,400,737
Derivative assets		15,697			15,697
Mortgage servicing asset			2,080		2,080
Time deposits		1,073			1,073
Trading liabilities		3,164			3,164
Derivative liabilities		1,080			1,080

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

							Total Gains ((Realized or U				
	Beg	alance at ginning of Period	Purchases	Iss	suances	N	Included in Jet Income (Loss)	In	cluded in Other Comprehensive Income (Loss)	E	Balance at
Three months ended											
<u>September 30, 2013</u>											
Available for sale securities	\$	55,510	\$	\$		\$		\$	4,092	\$	59,602
Mortgage servicing asset		7,111			4,079		2,211				13,401
Total	\$	62,621	\$	\$	4,079	\$	2,211	\$	4,092	\$	73,003
Nine months ended September 30, 2013											
Available for sale securities	\$	56,277	\$	\$		\$		\$	3,325	\$	59,602
Mortgage servicing asset		2,080			8,384		2,937				13,401
Total	\$	58,357	\$	\$	8,384	\$	2,937	\$	3,325	\$	73,003
Three months ended September 30, 2012											
Available for sale securities	\$	54,577	\$	\$		\$		\$	7,491	\$	62,068
Total	\$	54,577	\$	\$		\$		\$	7,491	\$	62,068
Nine months ended September 30, 2012											
Available for sale securities	\$	60,377	\$	\$		\$		\$	1,691	\$	62,068
Total	\$	60,377	\$	\$		\$		\$	1,691	\$	62,068

All net unrealized gains (losses) in the table above are reflected in the accompanying consolidated financial statements. The unrealized gains (losses) relate to financial instruments still held at September 30, 2013. The available for sale securities noted in the tables above reflect Hilltop s

note receivable and warrant to purchase common stock of SWS Group, Inc. (SWS) as discussed in Note 4 to the consolidated financial statements.

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.

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 mortgage servicing asset is valued by projecting net servicing cash flows, which are then discounted to estimate the fair value. The fair value of the mortgage servicing asset is impacted by a variety of factors, including prepayment assumptions, discount rates, delinquency rates, contractually specified servicing fees, servicing costs and underlying portfolio characteristics.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

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 in Fair Value for Assets and Liabilities Reported at Fair Value under Fair Value Option											
		Three Mon	ths Ended Septem	ber 30	Three Months Ended September 30, 2012							
			Other		Total		Other	Total				
	Net (Gains from	Noninterest		Changes in	Net Gains from	Noninterest	Changes in				
	Sale	of Loans	Income		Fair Value	Sale of Loans	Income	Fair Value				
Loans held for sale	\$	44,395	\$	\$	44,395	\$	\$	\$				
Mortgage servicing												
asset		6,290			6,290							
Time deposits												

		Changes in	ı Fair Value f	or Ass	ets and	l Liabilities R	eported at Fair Valı	ue under Fair Valı	ie Option	
		Nine Mont	hs Ended Sep	ptembe	er 30, 2	Nine Months Ended September 30, 2012				
			Other			Total		Other	Total	
	Net G	Gains from	Noninter	est	Cl	hanges in	Net Gains from	Noninterest	Changes in	
	Sale	of Loans	Income	•	F	air Value	Sale of Loans	Income	Fair Value	
Loans held for sale	\$	2,754	\$		\$	2,754	\$	\$	\$	
Mortgage servicing										
asset		11,321				11,321				
Time deposits				12		12				

The Company also determines the fair value of certain assets and liabilities on a non-recurring basis. In particular, the fair value of all of the assets acquired and liabilities assumed in the FNB Transaction was determined at the Bank Closing Date. 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. The Company acquired PCI loans with a fair value of \$172.9 million and \$807.4 million 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 assumptions regarding default rates, loss severity rates assuming default, prepayment speeds and estimated collateral values. At September 30, 2013, non-covered PCI loans with a carrying amount of \$139.2 million had been reduced by specific allowances within the allowance for non-covered loan losses of \$3.0 million, resulting in a reported value of \$136.2 million that approximates fair value. Covered PCI loans with a carrying amount of \$782.6 million at September 30, 2013 approximated their fair value.

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 the allowance for loan losses when property is initially transferred to OREO. Subsequent to the initial transfer to OREO, downward valuation adjustments are charged against earnings. The Company primarily determines fair value using Level 2 inputs consisting of independent appraisals. In the FNB Transaction, the Bank acquired OREO of \$121.0 million, all of which is covered by an FDIC loss-share agreement. At September 30, 2013, the estimated fair value of covered OREO was \$119.7 million. The fair value of non-covered OREO at September 30, 2013 was \$7.0 million and is included in other assets within the consolidated balance sheet.

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 filed with the SEC on March 15, 2013, except as follows.

FDIC Indemnification Asset The fair value of the FDIC Indemnification Asset is based on Level 3 inputs, including the discounted value of expected future cash flows under the loss-share agreements. The discount rate contemplates the credit worthiness of the FDIC as counterparty to this asset, and considers an incremental discount rate risk premium reflective of the inherent uncertainty associated with the timing of the cash flows.

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

The fair value of the assets acquired and liabilities assumed in the FNB Transaction was determined at Bank Closing Date. Given the short period of time that has elapsed between the Bank Closing Date and September 30, 2013, the fair value of the financial assets and liabilities shown at September 30, 2013 approximates their carrying values.

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					
September 30, 2013	Carrying Amount	Level 1 Inputs		Level 2 Inputs		Level 3 Inputs	Total
Financial assets:							
Non-covered loans, net	\$ 3,277,044	\$	\$	286,663	\$	3,018,250	\$ 3,304,913
Covered loans	1,096,590					1,096,590	1,096,590
Broker-dealer and clearing organization							
receivables	132,636			132,636			132,636
FDIC indemnification asset	190,041					190,041	190,041
Other assets	68,423			51,134		17,289	68,423
Financial liabilities:							
Deposits	6,936,162			6,936,527			6,936,527
Broker-dealer and clearing organization							
payables	142,411			142,411			142,411
Short-term borrowings	305,297			305,297			305,297
Debt	207,123			231,416			231,416
Other liabilities	4,651			4,651			4,651

	~ .	Estimated Fair Value						
December 31, 2012	Carrying Amount	Level 1 Inputs		Level 2 Inputs		Level 3 Inputs		Total
Financial assets:								
Non-covered loans, net	\$ 3,148,987	\$	\$		\$	3,148,987	\$	3,148,987
Broker-dealer and clearing organization								
receivables	145,564			145,564				145,564
Other assets	59,094			59,094				59,094
Financial liabilities:								
Deposits	4,700,461			4,698,848				4,698,848
Broker-dealer and clearing organization								
payables	187,990			187,990				187,990
Short-term borrowings	728,250			728,250				728,250
Debt	208,551			217,092				217,092
Other liabilities	4,400			4,400				4,400

4. Securities

The amortized cost and fair value of available for sale securities are summarized as follows (in thousands).

	Amortized	Gross Unrealized	Gross Unrealized	
September 30, 2013	Cost	Gains	Losses	Fair Value
U.S. Treasury securities	\$ 23,746	\$ 86	\$ (17) \$	23,815
U.S. government agencies:				
Bonds	773,723	6,431	(37,491)	742,663
Residential mortgage-backed				
securities	62,825	1,462	(499)	63,788
Collateralized mortgage				
obligations	132,563	720	(2,749)	130,534
Corporate debt securities	73,566	5,071	(276)	78,361
States and political subdivisions	164,813	498	(6,493)	158,818
Commercial mortgage-backed				
securities	741	63		804
Equity securities	19,756	1,240		20,996
Note receivable	42,102	6,385		48,487
Warrant	12,068		(953)	11,115
Totals	\$ 1,305,903	\$ 21,956	\$ (48,478) \$	1,279,381

Hilltop Holdings Inc. and Subsidiaries

Notes to Consolidated Financial Statements (continued)

(Unaudited)

	Amortized		Gross Unrealized		Gross Unrealized		
December 31, 2012		Cost		Gains		Losses	Fair Value
U.S. Treasury securities	\$	7,046	\$	141	\$	(2) \$	7,185
U.S. government agencies:							
Bonds		524,888		1,663		(314)	526,237
Residential mortgage-backed securities		18,473		490		(70)	18,893
Collateralized mortgage obligations		97,812		191		(79)	97,924
Corporate debt securities		79,716		7,461			87,177
States and political subdivisions		177,701		196		(2,138)	175,759
Commercial mortgage-backed securities		1,001		72			1,073
Equity securities		19,289		1,139			20,428
Note receivable		40,508		3,652			44,160
Warrant		12,068		49			12,117
Totals	\$	978,502	\$	15,054	\$	(2,603) \$	990,953

Available for sale equity securities includes 1,475,387 shares of SWS common stock, a note made by SWS in the aggregate principal amount of \$50.0 million 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.

Information regarding available for sale securities that were in an unrealized loss position is shown in the following table (dollars in thousands).

	:	September 30, 2013		December 31, 2012			
	Number of		Unrealized	Number of		Unrealized	
	Securities	Fair Value	Losses	Securities	Fair Value	Losses	
U.S. treasury securities:							
Unrealized loss for less than twelve months	4	\$					