PNC FINANCIAL SERVICES GROUP INC Form FWP February 03, 2010

The PNC Financial Services Group, Inc. Planned TARP Preferred Redemption, Sale of PNC Global Investment Servicing and Equity Offering February 2, 2010

Filed

Pursuant

to

Rule

433

Registration

No.

333-164364

2 Cautionary Statement Regarding Forward-Looking Information and Adjusted Information

This presentation includes snapshot information about PNC used by way of illustration. It is not intended as a full business context of all of the information made available by PNC in its SEC filings. The presentation also contains forward-looking star relating to PNC s future business, operations, financial condition, financial performance, capital and liquidity levels, and asset subject to numerous assumptions, risks and uncertainties, which change over time.

The forward-looking statements in this presentation are qualified by the factors affecting forward-looking statements identified included in the Appendix, which is included in the version of the presentation materials posted on our corporate website at ww

detail regarding some of these factors in our 2008 Form 10-K and 2009 Form 10-Qs, including in the Risk Factors and Risk M other SEC filings (accessible on the SEC s website at www.sec.gov and on or through our corporate website at www.pnc.com and elsewhere in this presentation as inactive textual references only. Information on these websites is not part of this docume Future events or circumstances may change our outlook or expectations and may also affect the nature of the assumptions, risk statements are subject. The forward-looking statements in this presentation speak only as of the date of this presentation. We update those statements.

In this presentation, we will sometimes refer to adjusted results to help illustrate the impact of certain types of items, including BlackRock s acquisition of Barclays Global Investors (BGI), our fourth quarter 2008 conforming provision for credit losse 2009 and 2008 periods. This information supplements our results as reported in accordance with GAAP and should not be vie results. We believe that this additional information and the reconciliations we provide may be useful to investors, analysts, reg these respective items on our results for the periods presented due to the extent to which the items are not indicative of our ong In certain discussions, we may also provide information on yields and margins for all interest-earning assets calculated using n increasing the interest income earned on tax-exempt assets to make it fully equivalent to interest income earned on taxable invested when comparing yields and margins for all earning assets.

This presentation may also include discussion of other non-GAAP financial measures, which, to the extent not so qualified the reconciliation information available on our corporate website at www.pnc.com under About PNC Investor Relations.

Key Messages
PNC Continues to Build a Great Company.
PNC Continues to Build a Great Company.
(1) Estimated. See pages 5 and 19 for further information.
Planned redemption of \$7.6 billion of PNC preferred stock held by the US Treasury

Will eliminate \$380 million in annual preferred

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dividends
Definitive agreement to sell PNC Global Investment
Servicing (GIS) for $2.3 billion

$1.6 billion increase to Tier 1 common capital
upon
closing
Planned $3.0 billion PNC common equity offering
Proforma Tier 1 common capital ratio

1
of 8.0% to provide
flexibility for future growth
```

4
Equity Offering
J.P. Morgan, Morgan Stanley
Global coordinators
In conjunction with other capital and liquidity
actions announced today, redemption of PNC
preferred stock held by the US Dept. of the
Treasury
Use of proceeds

February 3,

2010

Expected equity pricing

\$25.8 billion

Market cap (as of 2/1/2010)

461,416,582

Shares outstanding (pre-offer as of 1/31/2010)

\$55.86

Stock price (as of 2/1/2010)

100% primary common equity

Share composition

\$3.0 billion / 15%

Offering size/over-allotment

PNC/NYSE

Ticker/Exchange

The PNC Financial Services Group, Inc.

Issuer

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5
Risk-Based Capital Ratios
1.6
1.6
Net impact of sale of GIS
3
10.3%
8.0%
Proforma ratios
```

```
$23.4
$18.1
Proforma
11.5%
6.0%
Ratios
3.0
(.3)
$13.8
Tier 1 common
1
3.0
Common equity offering
2
(7.6)
TARP redemption
2
$26.4
December 31, 2009
Tier 1 risk based
$ in billions
```

(1) Estimated. (2) Anticipated to occur in the first quarter 2010. (3) Anticipated to occur in the third quarter of 2010 subject to regulatory approvals and certain other customary closing conditions. Further information is provided in the Appendix. Net cash outflow from the TARP preferred redemption is expected to be \$7.6 billion. PNC expects to issue \$1.5 billion to \$2 billion of senior debt to provide additional bank holding company liquidity.

6
Relative Capital Positioning
December 31, 2009 Tier 1 common ratio
6.5%
6.8%
7.0%
7.2%
7.7%
8.2%

8.5% 8.8%10.7% 6.0% 7.8% 8.0% 7.5% **PNC** WFC USB **FITB** RF KEY STI BAC **PNC** CMA BBTJPM COF (1) Estimated. See page 5 for further information. Peer source: company reports.

7 CO TX KS OK (offices in 21 countries) BlackRock 8

th \$270 billion Assets U.S. Rank Dec. 31, 2009 6,473 2,512 \$187 billion 5 th **ATMs** 5 th Branches 5 th **Deposits** (1) Rankings source: SNL DataSource. PNC s Powerful Franchise Retail Footprint covering nearly 1/3 of the U.S. population Asset Management One of the largest bank-held asset managers in the U.S. Residential Mortgage Corporate & Institutional A leader in serving middle-market customers and government entities One of the nation s largest mortgage platforms

8
PNC s Framework for Success
Execute on and deliver the PNC
business model
Capitalize on integration
opportunities
Emphasize continuous
improvement culture
Leverage credit that meets our

risk/return criteria Focus on cross selling PNC s deep product offerings Focus front door on riskadjusted returns Leverage back door credit liquidation capabilities Maximize credit portfolio value Reposition deposit gathering strategies **Action Plans** 0.17% N/A 45% 3.5% 93% Peers 2 Dec. 31, 2009 0.62% 1 >\$1.2 billion 43% 1 2.4% 84% **PNC** Dec. 31, 2009 1.30% +\$1.5 billion >50% 0.3%-0.5% 80%-90% Target Return on average assets (for the year ended) **Key Metrics** Loan to deposit ratio (as of) Provision to average loans (for the year

ended) Noninterest

income/total
revenue
(for the year
ended)
Integration
cost savings
(4Q09, annualized)
Executing our
strategies
PNC Business
Model
Staying core
funded
Returning to a
moderate risk
profile
Growing high
quality, diverse
revenue
streams
Creating
positive
operating
leverage
(1) Evaludes the im-

(1) Excludes the impact of the \$1.1 billion pretax, \$687 million after-tax, gain related to BlackRock s acquisition of Barclays (the BLK/BGI gain). Including the gain, noninterest income to total revenue percentage for the year was 47% and the return .87%. Further information is provided in the Appendix. (2) Peers represents average of banks identified in the Appendix. Sour

9
2009 Financial Highlights
Execution of the PNC business model delivered exceptional results
Well-positioned balance sheet at year end with an improved risk profile,
increased loan loss reserves, more liquidity and more capital
Strong revenue performance of \$17 billion from diversified sources
Disciplined
expense
management

increased integration cost savings goal to \$1.5 billion annualized Pretax pre-provision earnings exceeded credit costs by \$3.3 billion \$4.36 \$2,403 \$16,988 FY09 \$3,871 \$3,987 \$4,048 \$5,082 Revenue \$2.17 \$1,107 4Q09 \$1.03 \$530 1Q09 \$1.00 \$559 3Q09 \$207 Net income \$.14 2Q09

Earnings per diluted common share In millions, except per share

(1) Total revenue less noninterest expense. Revenue includes the \$1.1 billion BLK/BGI gain in the fourth quarter of 2009. Fur Appendix.

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10
A Higher Quality, Differentiated Balance Sheet
Core funded -
loan to deposit ratio of 84%
Appropriately reserved -
loss coverage
ratio of 6.2%
1
Improved securities portfolio risk profile
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enhanced liquidity and shift to government and agency securities Asset sensitive duration of equity negative 1 year Proforma Expected improvement to capital quality common equity would be \$26 billion Balance sheet positioning \$270 22 8 14 39 \$187 \$270 57 157 \$56 Dec. 31, 2009 Common equity Preferred equity Total liabilities and equity Borrowed funds **Deposits** Other liabilities Other assets Loans Total assets Investment securities Category (billions) PNC Made Substantial Progress in 2009 Transitioning the PNC Made Substantial Progress in 2009 Transitioning the Balance Sheet to Reflect Our Business Model. Balance Sheet to Reflect Our Business Model.

(1) Calculated as the allowance for loan and lease losses combined with the remaining impairment marks on loans acquired from National City that were impaired per FASB ASC 310-30 (AICPA SOP 03-3) as a percentage of the outstanding loan portfolio 31, 2009. (2) Reflects impact of equity offering and the impact of the planned sale of GIS. Further information is provided on and 19.

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Stronger Loss Coverage
Total loans
6.2%
Commercial real estate
9.4%
Commercial
4.0%
Residential real estate

12.5% Consumer 4.7% 2009 reserves / total loans 4.99% 4.75% 4.54% 4.28% 3.94% 3.38% 3.22% 2.96% 2.64% 2.54% 2.45% 2.34% 1.69% JPM **FITB** COF **KEY** BACRF **PNC** WFC STI USB BBTCMA MTB 2009 reserves / net charge-offs 1.9 1.7 1.5 1.5 1.4 1.4 1.3 1.3 1.1 1.1 1.1 1.0 0.9 **PNC** MTB BBT **FITB**

RF JPM

	9	3		
WFC				
USB				
CMA				
KEY				
BAC				
STI				
COF				

As of or for the year ended for 2009. Peer source: SNL DataSource. (1) Calculated as the allowance for loan and lease losses c with the remaining impairment marks on loans acquired from National City that were impaired per FASB ASC 310-30 (AICP) as a percentage of the outstanding loan portfolio at December 31, 2009.

PNC loss coverage

1

including marks:

X

Pretax Pre-Provision Earnings

Substantially
Exceed Credit Costs
PNC full year 2009
PNC Is Recognized for the Ability to Create Positive Operating
PNC Is Recognized for the Ability to Create Positive Operating
Leverage to Help Offset Credit Costs.

Peer source: SNL DataSource. (1) Total revenue less noninterest expense. Revenue includes the \$1.1 billion BLK/BGI gain ex

Leverage to Help Offset Credit Costs.

\$17.0 \$9.7 \$7.3 \$3.9

noted. Further information is provided in the Appendix. (2) For full year 2009, GIS revenue was \$781 million, expenses were \$100.000 million and the Appendix of the Appendix million, pretax pre-provision earnings were \$99 million and provision was \$0. (3) Further information is provided in the Appel Revenue Expense Pretax preprovision earnings Provision \$16.2 \$9.0 \$7.2 \$3.9 **Excluding GIS** 1.86 1.85 1.83 1.50 1.47 1.37 1.32 1.22 1.09 0.89 0.66 0.40 0.27 **MTB PNC** WFC JPM **USB BBT COF FITB** BAC **CMA** RF STI **KEY** 2009 pretax pre-provision earnings

/provision Excluding the BLK/BGI gain 1.57x 3

13

Cost Saves

A Substantial Contributor to 2010

(1) Annualized acquisition-related cost savings goal. (2) 2010 expectations exclude the impact of the \$1.1 billion BLK/BGI ga 2010 impact of the planned sale of GIS. (3) Total revenue less noninterest expense.

PNC integration cost saves (millions)

2009

captured

\$800

\$1,300+ June 2011 \$1,500 2010 expectation 2010 expectations Net interest income and net interest margin consistent with 3Q09 annualized Lower noninterest income due to 2009 impact of MSR hedging gains Reduced expenses driven by increased acquisition cost saves and lower integration costs Credit cost improvement as the economy recovers Significant pretax pre-provision 4Q09 annualized >\$1,200 2 goal earnings will continue to exceed credit costs

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Summary

PNC Continues to Build a Great Company.

PNC Continues to Build a Great Company.

The execution of the PNC business model resulted in exceptional 2009 performance

Actions announced today are consistent with PNC $\,$ s disciplined use of capital $\,$

Redemption of TARP preferred will eliminate a degree of uncertainty for

our shareholders, customers and employees

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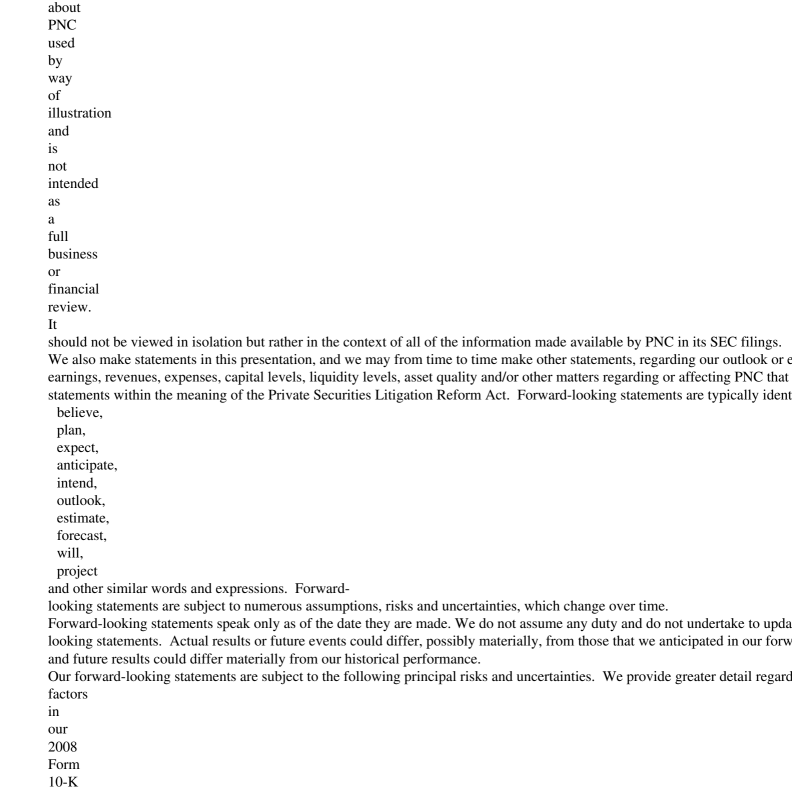
Issuance of common equity will improve the composition of our capital structure

-

Definitive agreement to sell GIS captures value at the appropriate time PNC s realistic opportunities for growth are expected to deliver significant value

Appendix

16
Cautionary Statement Regarding Forward-Looking Information
Appendix
This
presentation
includes
snapshot
information



and 2009 Form 10-Qs, including

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in
the
Risk
Factors
and
Risk
Management
sections
of
those
reports,
and
in
our
other
SEC filings. Our forward-looking statements may also be subject to other risks and uncertainties, including those that we may
this
presentation
or
in
our
filings
with
the GEG
SEC,
accessible
on the
the SEC s
website
at
www.sec.gov
and
on
or
through
our
corporate
website
at
www.pnc.com/secfilings.
We
have
included
these
web
addresses
as .
inactive
textual

references

only.
Information
on
these
websites
is
not
part
of this document.
Our businesses and financial results are affected by business and economic conditions, both generally and specifically in the
which we operate. In particular, our businesses and financial results may be impacted by:
0
Changes
in
interest
rates
and
valuations
in
the
debt,
equity
and
other St. 1.1
financial
markets;
0
Disruptions in the liquidity and other functioning of financial markets, including such disruptions in the markets for real estate
commonly securing financial products;
0
Actions by the Federal Reserve and other government agencies, including those that impact money supply and market interest
0
Changes in our customers, suppliers
and other counterparties
performance in general and their creditworthiness in particular;
0
Changes in levels of unemployment; and
0
Changes in customer preferences and behavior, whether as a result of changing business and economic conditions or other fac
A continuation of recent turbulence in significant portions of the US and global financial markets, particularly if it worsens,
performance,
both 1
directly
by
affecting
our
revenues
and
the

value of our assets and liabilities and indirectly by affecting our counterparties and the economy generally. Our business and financial performance could be impacted as the financial industry restructures in the current environment, both by changes in the creditworthiness and performance of our counterparties and by changes in the competitive and regulatory landscape. Given current economic and financial market conditions, our forward-looking financial statements are subject to the risk that

substantially different than we are currently expecting. These statements are based on our current expectations that interest rat the first half of 2010 but will move upward in the second half of the year and our view that the modest economic recovery that extend through 2010.

17 Cautionary Statement Regarding Forward-Looking Information (continued) Appendix

Legal and regulatory developments could have an impact on our ability to operate our businesses or our financial condition or our competitive position or reputation. Reputational impacts, in turn, could affect matters such as business generation and reteratract and retain management, liquidity, and funding. These legal and regulatory developments could include:

o

Changes resulting from legislative and regulatory responses to the current economic and financial industry environment, include future conditions or restrictions imposed as a result of our participation in the TARP Capital Purchase Program;

o

Other legislative and regulatory reforms, including broad-based restructuring of financial industry regulation as well as change regulations involving tax, pension, bankruptcy, consumer protection, and other aspects of the financial institution industry;

o

Increased litigation risk from recent regulatory and other governmental developments;

o

Unfavorable resolution of legal proceedings or other claims and regulatory and other governmental inquiries;

o

The results of the regulatory examination and supervision process, including our failure to satisfy the requirements of agreeme governmental agencies;

o

Changes in accounting policies and principles; and

C

Changes to regulations governing bank capital, including as a result of the so-called Basel 3 initiatives.

If we do not redeem the Series N Preferred stock we issued to the US Department of the Treasury such securities may limit our capital to our shareholders and are dilutive to our common shares. If we are unable previously to redeem the shares, the divide substantially after five years.

Our business and operating results are affected by our ability to identify and effectively manage risks inherent in our businesse appropriate, through the effective use of third-party insurance, derivatives, and capital management techniques, and by our ability regulatory capital standards.

The adequacy of our intellectual property protection, and the extent of any costs associated with obtaining rights in intellectual others, can impact our business and operating results.

Our ability to anticipate and respond to technological changes can have an impact on our ability to respond to customer needs competitive demands.

Our ability to implement our business initiatives and strategies could affect our financial performance over the next several year

Competition can have an impact on customer acquisition, growth and retention, as well as on our credit spreads and product pr market share, deposits and revenues.

Our business and operating results can also be affected by widespread natural disasters, terrorist activities or international host result of the impact on the economy and capital and other financial markets generally or on us or on our customers, suppliers of specifically.

Also, risks and uncertainties that could affect the results anticipated in forward-looking statements or from historical performate equity interest in BlackRock, Inc. are discussed in more detail in BlackRock s filings with the SEC, including in the Risk Fact reports. BlackRock s SEC filings are accessible on the SEC s website and on or through BlackRock s website at www.black referenced for informational purposes only and should not be deemed to constitute a part of this document.

In addition, our acquisition of National City Corporation (National City) on December 31, 2008 presents us with a number of both to the acquisition itself and to the integration of the acquired businesses into PNC. These risks and uncertainties include to

The anticipated benefits of the transaction, including anticipated cost savings and strategic gains, may be significantly harder of achieve than expected or may not be achieved in their entirety as a result of unexpected factors or events.

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Cautionary Statement Regarding Forward-Looking Information (continued)
Appendix
Our
ability
to
achieve
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_	agai Filling. FNO FINANCIAL SERVICES ANOOF INC - FOITH FWI
anticipated	
results	
from	
this	
transaction	
is	
dependent	
on	
the	
state	
going	
forward	
of	
the	
economic	
and	
financial	
markets,	
which have been under	r significant stress recently. Specifically, we may incur more credit losses from National City s loan po
Other issues related to	achieving anticipated financial results include the possibility that deposit attrition or attrition in key clie
relationships may be g	reater than expected.
Legal proceedings or	other claims made and governmental investigations currently pending against National City, as well as
filed, made or commer	nced relating to National City s business and activities before the acquisition, could adversely impact or
Our ability to achieve	e anticipated results is also dependent on our ability to bring National City s systems, operating models,
conformity with ours a	and to do so on our planned time schedule. The integration of National City s business and operations in
includes conversion of	National City s different systems and procedures, may take longer than anticipated or be more costly the
unanticipated adverse	results relating to National City s or PNC s existing businesses. PNC s ability to integrate National C
adversely affected by t	he fact that this transaction has resulted in PNC entering several markets where PNC did not previously
retail presence.	
In addition to the Natio	onal City transaction, we grow our business from time to time by acquiring other financial services comp
general	
present	
us	
with	
risks,	
in	
addition	
to	
those	
presented	
by	
the	

nature of the business acquired, similar to some

or
all
of
those
described
above
relating
to
the
National

city

City

acquisition.

Any annualized, proforma, estimated, third party or consensus numbers in this presentation are used for illustrative or compara and may not reflect actual results. Any consensus earnings estimates are calculated based on the earnings projections made by that company. The analysts

opinions, estimates or forecasts (and therefore the consensus earnings estimates) are theirs alone, are not those of PNC or its management, and may not reflect PNC s or other company s actual or anticipated results.

Impact of Planned Sale of GIS 1 (0.2)

(0.0)
Adjustments
1
other
2
1.1
Net intangible
1.3
Goodwill and other intangible assets
Elimination of net intangible:
Less:
(1.5)
Book equity / intercompany debt
Cash
Book
(billions)
\$1.6
(0.2)
0.5
(0.3)
0.8
\$2.3
PNC tangible capital improvement
Eligible deferred income taxes on goodwill
and other intangible assets
After tax gain / increase in cash
Taxes
Pretax gain
Sales price
1.8
(0.3)
2.1
\$2.3
Estimated gain, cash proceeds and capital enhancement

Estimated gain, cash proceeds and capital enhancement

Appendix

(1) Transaction is currently expected to close in the third quarter of 2010, subject to regulatory approvals and certain other cust closing conditions. (2) Book column amount reflects transaction expenses of \$46 million; cash column amount reflects transaction expenses of \$46 million and \$138 million of deferred tax reversal.

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Non-GAAP to GAAP Reconcilement

Appendix

(a) Calculated using a marginal federal income tax rate of 35%. The after-tax gain on the BlackRock/BGI transaction also refletaxes.

For the three months ended, in millions

Pretax

Income taxes

(benefit) (a)

Net income Reported net income (loss) (\$246)National City conforming provision for credit losses \$504 (\$176)328 Net income excluding National City conforming provision for credit losses \$82 Year ended, in millions Pretax Income taxes (benefit) (a) Net income Diluted EPS Reported net income \$2,403 \$4.36 Gain on BlackRock/BGI transation (\$1,076)\$389 (687)(1.51)Net income excluding gain on BlackRock/BGI transaction \$1,716 \$2.85 Year ended, in millions Net income Average assets Return on average assets Reported \$2,403 \$276,876 0.87% Excluding gain on BlackRock/BGI transaction \$1,716 \$276,876 0.62% December 31, 2008 **PNC** believes that information adjusted for the impact

of

certain items may be useful due to the extent to which the items are not indicative of our ongoing operations. December 31, 2009 **PNC** believes that information adjusted for the impact of certain items may be useful due to the extent to which the items are not

indicative

of our ongoing operations.

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December 31, 2009

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Non-GAAP to GAAP Reconcilement
Appendix
in millions
Reported
Gain on
BlackRock/BGI
transaction
Reported

_aga.
excluding
BlackRock/BGI
gain
Reported
Gain on
BlackRock/BGI
transaction
Reported
excluding
BlackRock/BGI
gain
Net interest income
\$9,054
\$9,054
\$2,345
\$2,345
Noninterest income
7,934
\$1,076
6,858
2,737
\$1,076
1,661
Total revenue
\$16,988
•
\$1,076 \$15,012
\$15,912
\$5,082
\$1,076
\$4,006
Noninterest income/total revenue
47%
43%
54%
41%
in millions
Reported
excluding
BlackRock/BGI
gain
Global Investment
Servicing
Reported
excluding
BlackRock/BGI
gain and Global
Investment
Servicing
Net interest income
\$9,054
ψ <i>)</i> ,υ <i>)</i> τ

(\$29) \$9,083

Noninterest income

6,858

810

6,048

Total revenue

\$15,912

\$781

\$15,131

Noninterest income/total revenue

43%

40%

Year ended Dec. 31, 2009

Three months ended Dec. 31, 2009

Year ended Dec. 31, 2009

PNC believes that information adjusted for the impact of certain items may be useful due to the extent to which the items are no operations.

Non-GAAP to GAAP Reconcilement Appendix Year ended March 31, 2009 June 30, 2009 Sept. 30, 2009

Dec. 31, 2009 Dec. 31, 2009

in millions Total revenue \$3,871 \$3,987 \$4,048 \$5,082 \$16,988 Noninterest expense 2,328 2,658 2,379 2,369 9,734 Pretax pre-provision earnings \$1,543 \$1,329 \$1,669 \$2,713 \$7,254 Provision for credit losses 880 1,087 914 1,049 3,930 Excess of pretax pre-provision earnings over credit losses \$663 \$242 \$755 \$1,664 \$3,324 Net charge-offs \$431 \$795 \$650 \$835 \$2,711 Pretax pre-provision earnings / provision 1.85 Total revenue \$3,871 \$3,987 \$4,048 \$5,082 \$16,988 Gain on BlackRock/BGI transaction 1,076 1,076 Total revenue excluding BlackRock/BGI gain

3,871

3,987 4,048 4,006 15,912 Noninterest expense 2,328 2,658 2,379 2,369 9,734 Pretax pre-provision earnings excluding BlackRock/BGI gain \$1,543 \$1,329 \$1,669 \$1,637 \$6,178 Provision for credit losses 880 1,087 914 1,049 3,930 Excess of pretax pre-provision earnings excluding BlackRock/BGI gain over credit losses \$663 \$242 \$755 \$588 \$2,248 Net charge-offs \$431 \$795 \$650 \$835 \$2,711 Pretax pre-provision earnings excluding BlackRock/BGI gain / provision 1.57

Three months ended

PNC believes that pretax pre-provision earnings is useful as a tool to help evaluate ability to provide for credit costs through of for the impact of certain items may be useful due to the extent to which the items are not indicative of our ongoing operations.

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Non-GAAP to GAAP Reconcilement
Appendix
Adjustments,
Income taxes
Net
Diluted
Adjustments,
Income taxes

Net Diluted For the three months ended, in millions except per share data Pretax (benefit) (a) Income **EPS** Pretax (benefit) (a) Income **EPS** Net income, as reported \$1,107 \$2.17 \$559 \$1.00 Adjustments: Gain on BlackRock/BGI transaction (\$1,076)\$389 (687)(1.49)Integration costs 155 (54)101 .22 \$89 (\$31)58 .12 Net income, as adjusted \$521 \$.90 \$617 \$1.12 Adjustments, Income taxes Net Diluted For the three months ended, in millions except per share data Pretax (benefit) (a)

Income

EPS Net income (loss), as reported (\$246)\$(.77) Adjustments: Conforming provision for credit losses - National City \$504 (\$176) 328 .94 Other integration costs 81 (29) 52 .15 Net income, as adjusted \$134 \$.32 Adjustments, Income taxes Net Diluted Adjustments, Income taxes Net Diluted Year ended, in millions except per share data Pretax (benefit) (a) Income **EPS** Pretax (benefit) (a) Income **EPS** Net income, as reported \$2,403 \$4.36 \$914 \$2.44 Adjustments: Gain on BlackRock/BGI transaction \$(1,076) \$389 (687)

(1.51)

Conforming provision for credit losses - National City
\$504
(\$176)
328
.95
Other integration costs
421
(147)
274
.60
145
(51)
94
.27
Net income, as adjusted
\$1,990
\$3.45
\$1,336
\$3.66
December 31, 2009
September 30, 2009
December 31, 2008
December 31, 2009
December 31, 2008

PNC believes that information adjusted for the impact of certain items may be useful due to the extent to which the items are in (a) Calculated using a marginal federal income tax rate of 35%. The after-tax gain on the BlackRock/BGI transaction also reflected to the extent of the extent to which the items are in the property of the extent of the extent of the extent of the extent to which the items are in the extent of the extent of

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Peer Group of Banks
Appendix
The PNC Financial Services Group, Inc.
PNC
BB&T Corporation
BBT
Bank of America Corporation
BAC

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Comerica Inc.	
CMA	
Fifth Third Bancorp	
FITB	
JPMorgan Chase	
JPM	
KeyCorp	
KEY	
M&T Bank	
MTB	
Regions Financial Corporation	
RF	
SunTrust Banks, Inc.	
STI	
U.S. Bancorp	
USB	
Wells Fargo & Company	

Capital One Financial, Inc.

COF

WFC Ticker

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The PNC Financial Services Group, Inc.

PNC has filed a registration statement (including a prospectus) (File No. 333-164364) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents PNC has filed with the SEC for more complete information about PNC and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, copies of the prospectus may be obtained

from J.P. Morgan Securities Inc. toll free at (866) 803-9204 or Morgan Stanley & Co. Incorporated toll free at (800) 718-1649.