MERCANTILE BANKSHARES CORP Form 425 January 31, 2007

Filed by The PNC Financial Services Group, Inc.

Pursuant to Rule 425 under the Securities Act of 1933 and

deemed filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934

Subject Company: Mercantile Bankshares Corporation

Commission File No. 0-5127

On January 31, 2007, Joseph C. Guyaux, President of The PNC Financial Services Group, Inc. (the Corporation), gave a presentation to investors at the Citigroup Financial Services Conference. This presentation was accompanied by a series of electronic slides that include information pertaining to the financial results and business strategies of the Corporation. A copy of the slides follows below.

The PNC Financial Services Group, Inc. Citigroup Financial Services Conference January 31, 2007 EXHIBIT 99.1



under About PNC

Investor Relations.

We provide greater detail regarding those factors in our 2005 Form 10-K, including in the Risk Factors and Risk Management sections, and in our 2006 Form 10-Qs and other SEC reports (accessible

on the SEC s website at www.sec.gov and on or through our corporate website).

Future events or circumstances may change our outlook or expectations and may also affect the nature of the assumptions, risks and uncertainties to which our forward-looking statements are subject. The forward-looking statements in this presentation speak only as of the date of this presentation. We do not assume any duty and do not undertake to update those statements.

In

this

presentation,

we

will

sometimes

refer

to

adjusted

results

to

help

illustrate

(1)

the

impact

of

BlackRock

deconsolidation

near

the

end

of

third

quarter

2006

and

the

application

of

the

equity

method

accounting

for

our

investment

in

BlackRock

and

(2)

the impact of certain significant 2006 items due to the magnitude of the aggregate of these items. These items include the BlackRock/MLIM transaction gain and integration costs and the costs of balance sheet repositionings that we have disclosed earlier. We provide details of the adjustments in the Appendix. While

we

have not provided other adjustments for the periods discussed, this is not intended to imply that there could not have been other similar types of adjustments, but any such adjustments would not have been similar in magnitude to the amount of the adjustments shown. This presentation may also include a discussion of non-GAAP financial measures, which, to the extent not so qualified therein or in the Appendix, is qualified by GAAP reconciliation information available on our corporate website at www.pnc.com under About PNC -Investor Relations. **Cautionary Statement Regarding** Forward-Looking Information

Today s Discussion PNC overview Retail Banking

High performing model

Our framework for winning in 2007

Investing to drive growth

Record net income Closed on BlackRock/Merrill transaction \$1.6 billion increase in capital Strong client activity business

segment earnings* grew 9% Balance sheet well positioned for this interest rate environment Overall asset quality remained very strong Mercantile acquisition will continue expansion into attractive region Total business segment earnings are reconciled to total GAAP consolidated earnings in the attached Appendix 2006 Highlights Net income \$2.6 billion Net income adjusted \$1.5 billion **ROCE** 28% ROCE adjusted 16% Noninterest income to total revenue 74% Noninterest income to total revenue adjusted 61% Loans to deposits 76% Loans to deposits as of December 31, 2006 Adjusted net income and ROCE exclude the after-tax gain on BlackRock/MLIM transaction of \$1.293 billion, the securities portfolio rebalancing after-tax loss of \$127 million, BlackRock/MLIM integration costs of \$47 million after-tax, and the mortgage loan portfolio repositioning after-tax loss of \$31 million due to the magnitude of the aggregate of those items and are reconciled to GAAP in the Appendix. (1) (2) (1) (2) (1) 2006 Financial Highlights Reconciled to GAAP in Appendix (3)

Regional, National and International Businesses International investment management: BlackRock

with offices in 18 countries PNC A Diversified Financial

Services Company **Business Leadership** Retail Banking A leading community bank in PNC major markets Top 10 SBA lender in the U.S. One of the nation s largest bank wealth management firms Corporate & Institutional Banking Top 10 Treasury Management business The nation s second largest lead arranger of asset-based loan syndications Harris Williams one of the nation s largest M&A advisory firms for middlemarket companies BlackRock A global asset management company with over \$1.1 trillion in assets under management **PFPC** Among the largest providers of mutual fund transfer agency and accounting and administration services in the U.S. **PNC Bank Branches** PNC Employees / Offices Outside of Retail Footprint IN OH PA KY NJ DE VA DC MD Winning in the **Payments** Space A Premier Middle-

market

Franchise

A Leading

Global

Servicing

Platform

World Class

Asset

Manager

International fund processing:

PFPC

with offices in U.S., Ireland & Luxembourg

\$0

\$200

\$400

\$600

\$800

\$1,000

Business Results

Twelve Months Ended December 31, 2006 Retail Banking Corporate & **Institutional Banking** BlackRock **PFPC** Business earnings, earnings growth and return on capital reconciled to GAAP net income, growth and returns in attached Appe Percentage for PFPC reflects return on average equity. Certain prior period amounts have been reclassified to conform with the current period presentation. Business Earnings * \$ millions (1) Return on Average Capital (1) 26% 23% N/A 29% PNC s High Return Business Mix Total business segment earnings grew 9% compared to the twelve months ended 12/31/05 \$124 \$187

\$463 \$765

2006 Retail Banking Revenue Generated by Product Segment Retail Bank s Deposit Franchise is a Primary Source of Revenue Trust & Brokerage 21% Loans

19% Deposits 60%

Retail Banking Model is Relationship Driven The payments system Acquisition, retention and growth of checking relationships Capturing increased share of investable assets

Opportunistically generating value-added loans

Focused on:

Focused on:

Retail Banking Model Has Been Delivering Superior Results Expanding Relationships Growing Earnings Improving Efficiency \$37 \$39

\$43 \$46 \$16 \$20 \$23 \$24 2003 2004 2005 2006 Average Deposits Average Loans 63% 62% 60%58%

2006 Efficiency Ratio

\$566 \$610

2003 2004 2005

\$682

\$765

2003

2004

2005

2006

Earnings

Certain prior period amounts have been reclassified to conform with the current period presentation.

Retail Banking
Framework for Winning in 2007
Deliver Our Brand Promise of
Ease and Confidence to Create
a Sustainable Competitive
Advantage and Win for Our
Stakeholders

Empowered, Committed

Employees

Exceptional

Customer Service

Retain and Grow

Payments Business

Customer Leverage

Manage Risk

Community

Involvement

Operational Leverage

2006 DDA Customer Acquisition by Channel Multiple Channels Drive Checking Acquisition Existing Branches 63% New

Branches

8%

Workplace &

University

28%

Web,

NFSC, etc.

1%

Expanding investment in

new branches

Upgrading our existing

branch facilities

Increasing commitment to

alternative channels

The Web as an expanded

acquisition channel

0.0

0.5 1.0

1.5

2.0

2003

2004

Lagar i iii ig
2005
2006
Increasing and Deepening Checking
Relationships
Retail Banking
Checking Customer Base
millions
December 31
Small Business
Consumer
Small Business
Small Business debit
card revenue (\$ millions)
\$12.3
+24%
Small Business online
banking users
48%
+17%
Consumer
Consumer debit card
revenue (\$ millions)
\$100.6
+17%
Consumer online
banking users
53%
+10%
Consumer online
bill-pay users
23%
+97%
Provides Opportunities to
Leverage Increased Ownership
in Payments Business
Growth
(1)
Growth is for FY 2006 vs. FY 2005
Reflects growth in users
FY
2006
(2)
(2)
(2)
(1)
(2)
\ - /

Differentiated Customer Experience

PNC

Bank

received

the

highest

numerical

score in the proprietary J.D. Power and Associates 2006 Small **Business** Banking Satisfaction Studysm. Study based on 4,996 total responses, measuring 13 financial institutions and measures opinions of small business customers with annual revenues from \$100,000 to \$10 million. Proprietary study results are based on experiences $\quad \text{and} \quad$ perceptions

of

customers

surveyed
in
July

September
2006.
Your
experiences
may
vary.
Visit
jdpower.com.

Highest in Customer Satisfaction with Small Business Banking

PNC Ranked Highest in Inaugural J.D. Power and Associates Small Business Banking Satisfaction Study

Human Sigma program

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Measurement, intervention and reward approach to improving customer and employee engagement Service excellence program

Focused on problem reduction and process

simplification Employee selection, retention and development

Developing talented, motivated, committed and successful employees
Initiatives to Further Differentiate the
Customer Experience

Banking made easy Mortgage origination Credit card Merchant services Private Client Group Investing to Drive Growth Recent Investments Focused on Winning in the Affluent

Segment

Mass Market

Affluent

Low

High

Opportunity

Ultra-

Affluent

Mass Affluent Customer Defined:

Mass Affluent Customer Defined:

Investable

assets from

\$100,000 to \$1,000,000

682,000 existing PNC

households (32%)

67% of consumer deposit

base

Mass Affluent

Percentages in definition are as of December 31, 2006

Banking made easy Mortgage origination Credit card Merchant services Private Client Group Expanded 2007 marketing program

Enhancing pnc.com
Remote check capture
Simplified business checking
New branches
M&A activity Mercantile
Investing to Drive Growth
Continuing Investments
Recent Investments

Success in Greater Washington, DC Market Highlights Scalability of Model Demonstrating Ease of PNC Client retention exceeded plan Leveraging successful technology platform

Extended hours

Free ATMs

Established Business

Banking team

Improved Monthly Same Store

Sales Production for

PNC s Greater Washington Market

Increase

December 06 vs

December 05

Consumer

Checking relationships

+14%

Average deposits

+6%

Average home equity loans

+17%

Small Business

Checking relationships

+24%

Average deposits

+23%

Average loans

+140%

Mercantile Acquisition Will Create a
Mid-Atlantic Powerhouse
Existing PNC Mid-Atlantic Branch Locations
Existing Mercantile Branch Locations
West Virginia
West Virginia
Virginia

Virginia Maryland Maryland Delaware Delaware New Jersey New Jersey New York New York Pennsylvania Pennsylvania Combined Pro forma Combined Pro forma Market Share Market Share (1) (1) 69% of PNC Pro forma Branches Located in the Mid-Atlantic Region Deposit market share data as of 6/30/06 (1) Maryland Branches 203 Deposit market share 2 nd Virginia Branches 59 Deposit market share 6 th Delaware Branches Deposit market share 2 nd Washington, DC Branches 32 Deposit market share th

Fast Growing and Affluent Region PNC -78 county footprint Mercantile 38 county footprint Source: SNL DataSource PNC

_
MRBK
PNC
MRBK
PNC
MRBK
Median Household
Median Household
Income
Income
Projected 5-Year Growth
Projected 5-Year Growth
Household
Household
Income
Income
Population
Population
\$58,648
\$69,363
18.8%
16.9%
2.1%
10.0%
\$51,546
17.8%
6.7%
U.S.
U.S.
US

Mercantile Opportunity
Distribute broader deposit product set and increase
Mercantile s
online banking penetration
Provide enhanced consumer offerings such as home equity
and credit card lending
Leverage PNC s small business technology capabilities across

Mercantile s

banking footprint

Expand scale and product capability of Mercantile s

Wealth

Management business

Deliver PNC Treasury Management, Capital Markets and other

corporate services to Mercantile s

corporate customers

Expand the coverage of corporate customers

Retail Banking

Retail Banking

Corporate & Institutional Banking

Corporate & Institutional Banking

Integration Top Priority is Retaining
Leadership and Clients
November
December
January
February

Systems Testing **Mock Conversion** Weekend Integration Strategies Final Bank Conversion 1 st Quarter 07 Regulatory & Shareholder Approvals Closing Oct 06 Sep 07 Develop Go to Market Strategy

Employee Communications and Training Ongoing Customer Communications

Key Milestones

October

March
April
May
June
July
August
September
Discovery and
Integration Strategy
Development

Summary
Achieved remarkable 2006 results
Built a differentiated Retail Banking
franchise
Designed strategies for winning in a
difficult retail banking environment
Investing to drive growth

We make statements in this presentation, and

we may from time to time make other statements, regarding our outlook or expectations for earnings, revenues, expenses and/or other matters regarding affecting **PNC** that are forward-looking statements within the meaning of the Private Securities Litigation Reform Act. Forward-looking statements are typically identified by words

such as

believe, expect,

anticipate, intend, outlook, estimate, forecast, project and other similar words and expressions. Forward-looking statements are subject to numerous assumptions, risks and uncertainties, which change over time. Forward-looking statements speak only as of the date they are made. We do not assume any duty and do not undertake to update

our

forward-looking statements. Because forward-looking statements are subject to assumptions and uncertainties, actual results or future events could differ, possibly materially, from those that we anticipated in our forward-looking statements, and future results could differ materially from our historical performance. Our forward-looking statements are subject to the following principal risks and

uncertainties. We provide greater detail regarding some of these factors in our Form 10-K for the year ended December 31, 2005 and in our 2006 Form 10-Qs, including in the Risk Factors and Risk Management sections of those reports. Our forward-looking statements may also be subject to other

risks and

uncertainties, including those that we may discuss elsewhere in this presentation or in our filings with the SEC, accessible on the SEC s website at www.sec.gov and on or through our corporate website at www.pnc.com under About **PNC** Investor Relations Financial Information. Our business and

operating results are

affected by business and economic conditions generally or specifically in the principal markets in which we do business. We are affected by changes in our customers financial performance, as well as changes in customer preferences and behavior, including as a result of changing economic conditions.

The value of our

assets and liabilities as well as our overall financial performance are affected by changes in interest rates or in valuations in the debt and equity markets. Actions by the Federal Reserve and other government agencies, including those that impact money supply and market interest rates, can affect

our activities and

financial results.

Competition

can

have

an

impact

on

customer

acquisition,

growth

and

retention,

well

as

on our

credit

spreads

and

product

pricing,

which

can

affect

market

share,

deposits

and

revenues.

Our

ability

to

implement

our

One

PNC

initiative,

as

well

as

other

business

initiatives

and

strategies

we

may pursue, could affect our financial performance over the next several years. Our ability to grow successfully through acquisitions is impacted by a number of risks and uncertainties related both to the acquisition transactions themselves and to the integration of the acquired businesses into **PNC** after

closing. These

uncertainties

are
present
in
transactions
such
as
our
pending
acquisition
of
Mercantile
Bankshares
Corporation.
Cautionary Statement Regarding

Forward-Looking Information

Legal and regulatory developments could have

an impact on our ability to operate our businesses or our financial condition or results of operations or our competitive position or reputation. Reputational impacts, in turn, could affect matters such as business generation and retention, our ability to attract and retain management, liquidity and funding.

These legal and regulatory

developments could include: (a) the unfavorable resolution of legal proceedings regulatory and other governmental inquiries; (b) increased litigation risk from recent regulatory and other governmental developments; (c) the results of the regulatory examination process, our failure to satisfy the requirements of agreements with governmental agencies, $\quad \text{and} \quad$ regulators future use

of

supervisory

and

enforcement

tools;

(d)

legislative

and

regulatory

reforms,

including

changes

to

laws

and

regulations

involving

tax,

pension,

and

the

protection

of

confidential

customer

information;

and

(e)

changes

in

accounting

policies

and

principles.

Our

business

and

operating

results

are

affected

by

our

ability

to

identify

and

effectively

manage

risks inherent in our businesses, including, where appropriate, through the effective use of third-party insurance and capital management techniques. Our ability anticipate and respond technological changes can have an impact on our ability to respond customer needs and to meet competitive demands. The

adequacy

of

64

our

intellectual

property

protection,

and

the

extent

of

any

costs

associated

with

obtaining

rights

in

intellectual

property

claimed

by

others,

can

impact

our

business

and

operating

results.

Our

business

and

operating

results

can

be

affected

by

widespread

natural

disasters,

terrorist

activities

or

international

hostilities,

either

as

a

result

of

the impact on the economy and financial and capital markets generally or on us or on our customers, suppliers or other counterparties specifically. Also, risks and uncertainties that could affect the results anticipated forward-looking statements or from historical performance relating to our interest in BlackRock, Inc. are discussed

in more detail in BlackRock s 2005 Form 10-K, including in the Risk Factors section, and in BlackRock s other filings with the SEC, accessible on the SEC s website and on or through BlackRock s website www.blackrock.com. In addition, our pending acquisition of Mercantile Bankshares presents us with number

of risks

and uncertainties related both to the acquisition transaction itself and to the integration of the acquired businesses into **PNC** after closing. These risks and uncertainties include the following: Completion of the transaction is dependent on, among other things, receipt of regulatory and Mercantile shareholder approvals, the timing

of which

this point and which may not be received at all. The impact of the completion of the transaction on PNC s financial statements will be affected by the timing of the transaction. The transaction may be more expensive to complete than anticipated, including

as

cannot be

predicted with precision at

a result of unexpected factors or

events.

Cautionary Statement Regarding Forward-Looking Information (continued)

The integration of Mercantile s business and

operations with those of PNC, which will include conversion of Mercantile s different systems and procedures, may take longer than anticipated, may be more costly than anticipated, and may have unanticipated adverse results relating to Mercantile s or PNC s existing businesses. The anticipated benefits, including anticipated strategic

benefits, including anticipated strategic gains and anticipated cost

savings $\quad \text{and} \quad$ other synergies of the transaction, may be significantly harder or take longer to be realized than anticipated or may not be achieved in their entirety, including as a result of unexpected factors or events, and attrition in key client, partner and other relationships relating to

the

may

transaction

be greater than expected. The anticipated benefits to **PNC** are dependent in part on Mercantile s business performance in the future, and there can be no assurance as to actual future results, which could be impacted by various factors, including the risks and uncertainties generally related

PNC s and

Mercantile s

performance (with respect to Mercantile, see Mercantile s SEC reports, accessible on the SEC s website) or due to factors related to the acquisition of Mercantile and the process of integrating it into PNC. In addition to the pending Mercantile Bankshares transaction, we grow our business from time to time by acquiring

other financial services companies. Acquisitions in general present us with risks other than those presented by the nature of the business acquired. In particular, acquisitions may be substantially more expensive to complete (including as a result of costs incurred in connection with the integration of the

acquired company) and the

anticipated benefits (including anticipated cost savings and strategic gains) may be significantly harder or take longer to achieve than expected. In some cases, acquisitions involve our entry into new businesses or new geographic or other markets, and these situations also present risks resulting from our inexperience in these new

areas.

As

a

regulated

financial

institution,

our

pursuit

of

attractive

acquisition

opportunities

could

be

negatively

impacted

due

to

regulatory

delays

or

other

regulatory

issues.

Regulatory

and/or

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issues

related

to

the

pre-acquisition

operations

of

an

acquired

business

may

cause

reputational

harm

to

PNC

following

the

acquisition

and

integration

of

the

acquired

business into ours and may result in additional future costs and expenses arising as result of those issues. Any annualized, proforma, estimated, third party or consensus numbers in this presentation are used for illustrative or comparative purposes only and may not reflect actual results. Any

consensus earnings estimates are

calculated based on the earnings projections made by analysts who cover 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, Mercantile s other company s actual anticipated results. Cautionary Statement Regarding

Forward-Looking Information (continued)

The PNC Financial Services Group, Inc. and

Mercantile Bankshares Corporation have filed a proxy statement/prospectus and other relevant documents concerning the merger with the United States Securities and Exchange Commission (the SEC). WE **URGE INVESTORS** TO **READ** THE **PROXY** STATEMENT/PROSPECTUS **AND** ANY **OTHER DOCUMENTS FILED** WITH THE SEC IN CONNECTION WITH THE **MERGER** OR **INCORPORATED** BY

REFERENCE

	Lagai
IN	
THE	
PROXY	
	CTU
STATEMENT/PROSPI	ECTUS
BECAUSE	
THEY	
CONTAIN	
IMPORTANT	
INFORMATION.	
Investors	
may	
obtain	
these	
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free	
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SEC s	
website	
(www.sec.gov).	
In	
addition,	
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SEC	
by	
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PNC	
Financial	
Services	
Group,	
Inc.	
are	
available	
free	
of	
charge	
from	
Shareholder	
Relations	
at	
(800)	
843-2206.	
Documents	
filed	

with

the **SEC** by Mercantile Bankshares are available free of charge from Mercantile Bankshares Corporation, 2 Hopkins Plaza, P.O. Box 1477, Baltimore, Maryland 21203, Attention: Investor Relations. The directors, executive officers, and certain other members of management $\quad \text{and} \quad$ employees of Mercantile Bankshares Corporation are participants in the solicitation

of proxies in

favor of the merger from the shareholders of Mercantile Bankshares Corporation. Information about the directors and executive officers of Mercantile Bankshares Corporation is set forth in the proxy statement for its 2006 annual meeting of shareholders, which was filed with the **SEC** on March 29, 2006. Additional

information regarding the

interests
of
such
participants
is
included
in
the
proxy
statement/prospectus
filed
with
the
SEC.

Additional Information About The PNC/Mercantile Transaction

Appendix

Non-GAAP to GAAP Reconcilement Net interest income \$2,245 (\$10) \$2,235 Noninterest income

```
6,327
($1,824)
(1,087)
$144
3,560
Total revenue
8,572
(1,824)
(1,097)
144
5,795
Noninterest expense
4,443
(91)
(765)
3,587
Pretax, pre-provision income
4,129
(1,733)
(332)
144
2,208
Provision
124
124
Income before minority interest
and income taxes
4,005
(1,733)
(332)
144
2,084
Minority interest in income of BlackRock
47
18
(65)
Income taxes
1,363
(663)
(130)
7
577
Net income
$2,595
($1,088)
($137)
$137
```

\$1,507 Reported,

GAAP Basis Adjustments (b) \$ millions (except per share data) Appendix Income Statement and Selected Ratios Year Ended December 31, 2006 BlackRock Deconsolidation & Other Adjustments As Adjusted BlackRock **Equity Method** (c) The table above represents reconciliation of certain **GAAP** disclosures to adjusted amounts for the year ended December 31, 2006. This reconciliation provided for informational purposes only and reflects historical consolidated financial

information of **PNC** (1) with amounts adjusted for the impact of certain significant 2006 items and (2) as if we had recorded our investment in BlackRock on the equity method for all of 2006. We have provided these adjusted amounts and reconciliation so that shareholders, investor analysts, regulators and

otherswill

be

better

able

to

evaluate

the

impact

of

certain

significant

items

on

our

GAAP

results

for

the

twelve

months

ended

December

31,

2006

in

addition

to

providing

a

basis

of

comparability

for

the

impact

of

BlackRock.

This

information

supplements

our

results

as

reported

in

accordancewith

GAAP

and

should

not

be

viewed in isolation from, or as substitute for, our **GAAP** results. The absence of other adjustments is not intended to imply that there could not have been other similar types of adjustments, but any such adjustments would not have been similar in magnitude to the amount of the adjustments

Our third quarter 2006 Form 10-Q includes additional information regarding our BlackRock/Merrill Lynch Investment Managers transaction accounting, securities portfolio rebalancing and mortgage loan portfolio repositioning. Includes the impact of the following items, all on a pretax basis: \$2,078 million gain on BlackRock/MLIM transaction, \$196 million securities portfolio rebalancing loss,

shown.

\$101 million of BlackRock/MLIM transaction integration costs, and \$48 million mortgage loan portfolio repositioning loss. BlackRock investment revenue represents PNC s ownership interest in earnings of BlackRock excluding our share of pretax BlackRock/MLIM transaction integration costs totaling \$101 million. The income taxes amount represents additional income taxes

recorded by PNC related

to

BlackRock earnings.

- (a)
- (b) (c)

Non-GAAP to GAAP Reconcilement Noninterest income \$6,327 (\$1,824) (\$1,087)

\$144 \$3,560 Total revenue \$8,572 (\$1,824)(\$1,097)\$144 \$5,795 Net income \$2,595 (\$1,088)(\$137)\$137 \$1,507 Average common shareholders equity \$9,275 \$9,275 Return on average common shareholders equity 27.97% 16.24% Noninterest income to total revenue 74% 61% Reported, **GAAP Basis** \$ millions (except per share data) Appendix Income Statement and Selected Ratios (a) Year Ended December 31, 2006 BlackRock Deconsolidation & Other Adjustments As Adjusted Adjustments (b) BlackRock **Equity Method** (c) The table above represents

a

reconciliation of certain **GAAP** disclosures to adjusted amounts for the year ended December 31, 2006. This reconciliation is provided for informational purposes only and reflects historical consolidated financial information of **PNC** (1) with amounts adjusted for the impact of certain significant 2006 items and (2) as

if we had recorded

our

investment

in

BlackRock

on

the

equity

method

for

all

of

2006.

We

have

provided

these

adjusted

amounts

and

reconciliation

so

that

shareholders,

investor

analysts,

regulators

and

otherswill

be

better

able

to

evaluate

the

impact

of

certain

significant

items

on

our

GAAP

results

for

the

twelve

months

ended

December

31,

2006 in addition to providing basis of comparability for the impact of BlackRock. This information supplements our results as reported in accordancewith **GAAP** and should not be viewed in isolation from, or as substitute for, our **GAAP** results. The absence of other adjustments is not intended

to imply

that there could not have been other similar types of adjustments, but any such adjustments would not have been similar in magnitude to the amount of the adjustments shown. Our third quarter 2006 Form 10-Q includes additional information regarding our BlackRock/Merrill Lynch Investment Managers transaction accounting, securities portfolio

rebalancing

and

mortgage loan portfolio repositioning. Includes the impact of the following items, all on a pretax basis: \$2,078 million gain on BlackRock/MLIM transaction, \$196 million securities portfolio rebalancing loss, \$101 million of BlackRock/MLIM transaction integration costs, and \$48 million mortgage loan portfolio repositioning loss. BlackRock investment revenue represents PNC s ownership interest

in

earnings

of

BlackRock

excluding

our

share

of

pretax

BlackRock/MLIM

transaction

integration

costs

totaling

\$101

million.

The

income

taxes

amount

represents

additional

income

taxes

recorded

by

PNC

related

to

BlackRock

earnings.

- (a)
- (b)
- (c)

Retail Banking

\$765

\$682

12%

26%

Corporate & Institutional Banking

463

480 (4)% 23%

187 152 23% N/A PFPC

BlackRock (a)(b)(c)

(e) 124 104 19% 29% Total business segment earnings 1,539 1,418 9% Other (c)(d)1,056 (93)Total consolidated net income \$2,595 \$1,325 96% 28% Earnings (Loss) \$ millions Year Ended December 31 2006 2005 Growth PNC s ownership interest in BlackRock was approximately 69%-70% for 2005 and through the first nine months of 2006. Eff September 29, 2006, PNC s ownership interest in BlackRock dropped to approximately 34%. These amounts have been reduced by minority interest in income of BlackRock, excluding MLIM integration costs, totaling \$6 and \$71 million for the years ended December 31, 2006 and 2005, respectively. For this PNC business segment reporting presentation, integration costs incurred by BlackRock for the MLIM transaction total million for 2006 have been reclassified from BlackRock to Other. These amounts are after-tax and, as applicable, net of mi interest. (d) Other for 2006 includes the after-tax impact of the net gain on the BlackRock/MLIM transaction, MLIM integration costs and costs associated with the securities portfolio rebalancing and mortgage loan portfolio repositioning.

2006 return percentage for PFPC reflects return on average equity.

Certain prior period amounts have been reclassified to conform with the current period presentation

Non-GAAP to GAAP

Reconcilement

Appendix Business Earnings Summary

2006

Return on

Average

Capital

BB&T Corporation BBT Comerica CMA Fifth Third Bancorp FITB KeyCorp

KEY

National City Corporation

NCC

The PNC Financial Services Group, Inc.

PNC

Regions Financial

RF

SunTrust Banks, Inc.

STI

U.S. Bancorp

USB

Wachovia Corporation

WB

Wells Fargo & Company

WFC

Ticker

Peer Group of

Super-Regional Banks

Appendix

ADDITIONAL INFORMATION ABOUT THE PNC/MERCANTILE TRANSACTION

The PNC Financial Services Group, Inc. and Mercantile Bankshares Corporation have filed a proxy statement/prospectus and other relevant documents concerning the merger with the United States Securities and Exchange Commission (the SEC). WE URGE INVESTORS TO READ THE PROXY STATEMENT/PROSPECTUS AND ANY OTHER DOCUMENTS FILED WITH THE SEC IN CONNECTION WITH THE MERGER OR INCORPORATED BY REFERENCE IN THE PROXY STATEMENT/PROSPECTUS BECAUSE THEY CONTAIN IMPORTANT INFORMATION.

Investors may obtain these documents free of charge at the SEC s website (www.sec.gov). In addition, documents filed with the SEC by The PNC Financial Services Group, Inc. are available free of charge from Shareholder Relations at (800) 843-2206. Documents filed with the SEC by Mercantile Bankshares are available free of charge from Mercantile Bankshares Corporation, 2 Hopkins Plaza, P.O. Box 1477, Baltimore, Maryland 21203, Attention: Investor Relations.

The directors, executive officers, and certain other members of management and employees of Mercantile Bankshares Corporation are participants in the solicitation of proxies in favor of the merger from the shareholders of Mercantile Bankshares Corporation. Information about the directors and executive officers of Mercantile Bankshares Corporation is set forth in the proxy statement for its 2006 annual meeting of shareholders, which was filed with the SEC on March 29, 2006. Additional information regarding the interests of such participants is included in the proxy statement/prospectus filed with the SEC.