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Subject Company: AmSouth Bancorporation

Commission File No.: 1-7476

FORWARD LOOKING STATEMENTS

This document contains forward-looking statements made pursuant to the safe-harbor provisions of the Private Securities Litigation Act of 1995. These include statements as to the benefits of the proposed merger between Regions Financial and AmSouth (the Merger), including future financial and operating results, cost savings, enhanced revenues and the accretion/dilution to reported earnings that may be realized from the Merger as well as other statements of expectations regarding the Merger and any other statements regarding future results or expectations. These statements involve risks and uncertainties that may cause results to differ materially from those set forth in these statements. Regions and AmSouth caution readers that results and events subject to forward-looking statements could differ materially due to the following factors, among others: the risk that the businesses of Regions Financial and/or AmSouth in connection with the Merger will not be integrated successfully or such integration may be more difficult, time-consuming or costly than expected; expected revenue synergies and cost savings from the Merger may not be fully realized or realized within the expected time frame; revenues following the Merger may be lower than expected; customer and employee relationships and business operations may be disrupted by the merger; the ability to obtain required governmental and stockholder approvals, and the ability to complete the merger on the expected timeframe; possible changes in economic and business conditions; the existence or exacerbation of general geopolitical instability and uncertainty; the ability of Regions and AmSouth to integrate recent acquisitions and attract new customers; possible changes in monetary and fiscal policies, and laws and regulations; the effects of easing of restrictions on participants in the financial services industry; the cost and other effects of legal and administrative cases; possible changes in the credit worthiness of customers and the possible impairment of collectibility of loans; the effects of changes in interest rates and other risks and factors identified in each company s filings with the Securities and Exchange Commission (the SEC). Regions Financial and AmSouth do not undertake any obligation to update any forward-looking statement, whether written or oral, relating to the matters discussed in this news release.

ADDITIONAL INFORMATION

The proposed Merger will be submitted to Regions Financial s and AmSouth s stockholders for their consideration. Regions Financial has filed a registration statement, which includes a joint proxy statement/prospectus which was sent to each company s stockholders, and each of Regions Financial and AmSouth may file other relevant documents concerning the proposed Merger with the SEC. Stockholders are urged to read the registration statement and the joint proxy statement/prospectus regarding the proposed Merger and any other relevant documents filed with the SEC, as well as any amendments or supplements to those documents, because they

will contain important information. You may obtain a free copy of the joint proxy statement/prospectus, as well as other filings containing information about Regions Financial and AmSouth, at the SEC s Web site (http://www.sec.gov). You may also obtain these documents, free of charge, by accessing Regions Financial s website (http://www.Regions.com) under the tab Investor Relations and then under the heading SEC Filings , or by accessing AmSouth s Web site (http://www.amsouth.com) under the tab About AmSouth, then under the tab Investor Relations and then under the heading SEC Filings.

Regions Financial and AmSouth and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the stockholders of Regions Financial and/or AmSouth in connection with the proposed Merger. Information about the directors and executive officers of Regions Financial is set forth in the proxy statement for Regions Financial s 2006 annual meeting of stockholders, as filed with the SEC on April 5, 2006. Information about the directors and executive officers of AmSouth is set forth in the proxy statement for AmSouth s 2006 annual meeting of stockholders, as filed with the SEC on March 16, 2006. Additional information regarding the interests of those participants and other persons who may be deemed participants in the transaction may be obtained by reading the joint proxy statement/prospectus regarding the proposed Merger. You may obtain free copies of these documents as described above.

The following is an investor presentation of AmSouth Bancorporation in use beginning August 22, 2006.

Original Merger Presentation 2

The New Regions
Creating Shareholder Value Through
Improved Financial Returns, Enhanced Growth Opportunities,
Increased Scale and Superior Execution
May 25, 2006
3

Forward Looking Statements

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documents, free of charge, by accessing Regions Financial's website (http://www.Regions.com) under the tab "Investor Relations" and then under the heading "SEC Filings", or by accessing AmSouth's website (http://www.AmSouth.com) under the tab "About AmSouth", then under the tab "Investor Relations" and then under the heading "SEC Filings". Regions Financial and AmSouth and their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the stockholders of Regions Financial and/or AmSouth connection with the proposed Merger. Information about the directors and executive officers of Regions

Financial

is set forth in the proxy statement for Regions Financial's 2006 annual meeting of stockholders, as filed with the SEC on April 5, 2006. Information about the directors and executive officers of AmSouth is set forth in the proxy statement for AmSouth's 2006 annual meeting of stockholders, as

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described above.

Transaction Rationale
The Power of the
Combination
Financially Compelling
Market-for-market exchange
Substantial cost takeout opportunities
Significant potential EPS accretion
Meaningful excess capital generated
Strategically Compelling
Creates top 10 U.S. bank

Strong presence in its core markets

Combination enhances revenue composition, growth prospects and capital efficiency
Willingness to reallocate resources to higher growth markets

Key management roles defined

Disciplined approach to integration

6

Transaction Summary
Regions Financial Corporation
0.7974 Regions shares per AmSouth share
62% Regions / 38% AmSouth
\$27 billion
12 Regions / 9 AmSouth
Jack Moore
Chairman
Dowd Ritter
Chief Executive Officer

Current Regions dividend
\$2.5 billion
Q4 2006
Normal shareholder and regulatory
Completed
19.9%
Name:
Exchange Ratio:
Ownership:
Combined Market Capitalization:
Board of Directors:
Executive Management:
Dividend Policy:
Illustrative Divestitures:
Anticipated Closing:
Approvals:
Due Diligence:
Reciprocal Options:
7

Proposed Executive Management Team

Human

Resources

Dave Edmonds

Operations &

Technology

Dave Gordon

Chief Financial

Officer

Bryan Jordan

Financial

Services

Doug Edwards

General

Banking Group

Sam Upchurch

Alan Deer

General Counsel

Corporate Secretary

Lines of

Business Group

Grayson Hall

Transition &

Integration

Rick Horsley

Chief Risk Officer

Bill Wells

Board of Directors

Jackson W. Moore

Chairman

Allen Morgan

Vice Chairman

C. Dowd Ritter

President and CEO

8

Integration and Strategic Vision

Strategic combination of like-minded partners with a shared vision of the future Execution risk mitigated by similar operating models and conservative transaction structure

Draw on successful integration track records of both organizations Communicate consistently with employees, customers and affected communities Both companies are well prepared and ready for this merger 9

Combined Franchise Footprint

AL

MS

TN

AR

LA

TX

NC

FL

VA

KY MO MD IN IL GA IA SCAmSouth Regions Morgan Keegan Insurance Source: SNL DataSource. Deposit data as of 30-Jun-2005. Note: Does not include impact of deposit divestitures. 2,000 Bank Branches 2,800 ATMS 5mm Households Pro Forma States State Dep. Mkt. Share Rank AL\$20.4 31% #1 FL 17.8 5 #4 TN 17.2 18 #2 LA 6.1 11 #3 MS 5.8 17 #1 GA 5.8 4 #6 AR 4.5 11 #1

IL

2.7 1

#20

TX

2.7

1

#20

MO

2.5

3

#7

IN 1.9

2

#10

Other

2.4

10

Combination Creates Scale and Regional

Leadership

Rank

Statistics

National

Southeast

Market Capitalization

#10

#4

Tangible Common Equity

Source: SNL DataSource; statistics pro forma for recent acquisitions.

Note: Market data as of 23-May-2006; pro forma for recent acquisitions. Pro forma market capitalization, deposits and branch branch consolidation or divestitures.

Strengthens Presence in Key MSAs

MSA

MSA

Rank

Rank

Branches

Branches

Deposits

Deposits

AmSouth

```
AmSouth
Regions
Regions
Contribution
Contribution
Source: SNL DataSource. Deposit data as of 30-Jun-2005.
Note: Does not include impact of deposit divestitures.
Ranked #1-5 in 21 of Top 25 Markets
Ranked #1-5 in 21 of Top 25 Markets
Ranked #1-5 in 21 of Top 25 Markets
#1 in 10 of Top 25 Markets
#1 in 10 of Top 25 Markets
#1 in 10 of Top 25 Markets
1.
Birmingham-Hoover, AL
90
$ 6,340
61%
39 %
2.
Nashville, TN
102
6,102
73
27
3.
Miami, FL
5
71
5,416
100
4.
Tampa-St.Petersburg-Clearwater, FL
80
3,530
91
9
5.
Memphis, TN-MS-AR
2
80
3,493
19
81
6.
```

Mobile, AL

```
1
46
3,305
38
62
7.
Saint Louis, MO-IL
78
3,251
100
8.
Atlanta-Sandy Springs-Marietta, GA
58
2,596
100
9.
Montgomery, AL
1
32
2,207
34
66
10.
Jackson, MS
2
45
1,916
77
23
11.
New Orleans-Metairie-Kenner, LA
4
44
1,911
27
73
12.
Huntsville, AL
33
1,907
41
59
13.
Knoxville, TN
2
```

```
41
1,866
81
19
14.
Little Rock-North Little Rock, AR
1
34
1,772
100
15.
Baton Rouge, LA
4
38
1,426
16
84
16.
Pensacola-Ferry Pass-Brent, FL
28
1,384
71
29
17.
Chattanooga, TN-GA
3
36
1,301
84
16
18.
Tuscaloosa, AL
16
1,232
38
62
19.
Orlando-Kissimmee, FL
6
43
1,213
76
24
Daphne-Fairhope, AL
20
```

```
1,028
28
72
21.
Shreveport-Bossier City, LA
2
23
993
77
23
22.
Indianapolis-Carmel, IN
30
843
100
23.
Panama City-Lynn Haven, FL
1
12
828
40
60
24.
Houston-Sugar Land-Baytown, TX
18
31
805
100
25.
Naples-Marco Island, FL
5
11
711
100
```

Combination Creates Strategic Opportunities
Greater portfolio diversity
Limited credit overlap
Increased lending capacity
Diverse business mix
Morgan Keegan
Trust
Insurance
Mortgage
Benefit from size and diversity

Excess capital from synergies
Accelerate investment in high growth markets
Balance Sheet Benefits
Broad Customer Penetration
Enhanced Fee Revenues
Improved Capital Efficiency
Accelerated Deposit Growth
13

A Balanced Loan Portfolio Residential Real Estate 20%

Construction

13%

Consumer

22%

Commercial Real Estate

17%

Small/Middle Market Business

28%

Total Combined Loans = \$95.2 Billion Minimal Overlapping Credits Minimal Overlapping Credits Minimal Overlapping Credits 14

Leading Regional Brokerage Platform to be
Levered Across AmSouth Franchise
AmSouth
AmSouth
Morgan Keegan
Morgan Keegan
Incremental opportunity through successful leveraging of Morgan
Keegan across AmSouth s franchise
300+ brokerage locations in 16 states
1,070 financial advisors

Customer assets of \$61 billion
Trust assets of \$37 billion
Presence in over 250 Regions bank branches
644 full-service bank branch locations
270 Series 7 licensed financial consultants
Trust assets of \$27 billion
Strong de novo experience capabilities
Private banking / 25,000 households
97 Morgan Keegan locations in AmSouth s footprint
Leverage private banking capabilities
Increased Florida opportunities
15

AmSouth s Successful De Novo Branching
Track Record in Florida
AmSouth has opened 93 Florida offices since 2002
Generated \$1.6 billion in deposits
Produced \$1 billion in loans
Represents 70,000 consumer households
Given strong market demographics, additional growth opportunities exist
45 additional locations will be opened during the remainder of this year
Opportunity to leverage de novo branching expertise across the combined footprint

Broader access to demographically attractive markets 16

Enhanced Capital Generation and Efficiency Tangible Common Equity / Tangible Assets Tangible Common Equity / Tangible Assets

6.11%

5.72%

5.88%

4.95%

5.88%

Pro Forma¹

Regions

SunTrust

BB&T

Large-Cap

Banks

Regional Banks

Ratings²

(S&P / Moody's)

A/A1

A+ / Aa3

A+ / Aa3

- ~ \$1 bn of Annual Capital Generation
- ~ \$1 bn of Annual Capital Generation
- ~ \$1 bn of Annual Capital Generation

Source:

SNL DataSource. Financial data at 31-Mar-2006.

Note:

Large Caps: Bank of America, Wells Fargo, Wachovia, U.S. Bancorp.

Regional Banks: SunTrust, National City, BB&T, Fifth Third, PNC, KeyCorp, M&T, M&I, Comerica.

1

Includes estimated goodwill, restructuring charges and core deposit intangibles. Does not include impact of deposit divestiture 2

Regions ratings are prior to transaction announcement.

17

Pro Forma Financial Impact 18

Transaction Assumptions

Cost Savings:

Restructuring Charge:

Revenue Enhancements:

Illustrative Divestitures:

Core Deposit Intangible:

Earnings estimates:

Closing:

\$400 million pre-tax annual cost savings

(approximately 10% of combined expenses)

Full run-rate cost saves achieved by Q2 2008 Realization of \$150 million pre-tax in 2007, \$350 million pre-tax in 2008 \$700 million pre-tax None assumed \$2.5 billion 3% of AmSouth s core deposits amortized over 10 years using sum of the years digits methodology AmSouth 2006E and 2007E EPS of \$2.13 and \$2.30, respectively; 2008E EPS applies 7.5% growth to 2007E Regions 2006E and 2007E EPS of \$2.58 and \$2.77, respectively; 2008E EPS applies 8.0% growth to 2007E Q4 2006 19

Pro Forma Financial Results

Note: Analysis does not take into account impact of purchase accounting mark to market adjustments or revenue synergies. 20

Cost

-Savings Phase

-In

\$350mm

\$400mm

2007

2008

2008 Impact to Regions **GAAP EPS** 0.1% 6.8% 8.3% Cash EPS 4.2% 10.2% 11.7% Impact to AmSouth **GAAP EPS** (3.9)%3.0% 4.5% Cash EPS 1.4% 7.6% 9.1%

Dividend Impact to

AmSouth 7.3%

Substantial Synergies with Low Integration Risk

Personnel

\$200

Occupancy / Equipment

65

Operations / Technology Reductions

75

Corporate / Other

60

Total (Pre-Tax)

\$400

(Dollars in Millions)

Fully Phased-in

Cost

Savings

Expected Sources of Cost Savings

Expected Sources of Cost Savings

Significant branch overlap

Over 230 branches within 1 mile radius

Full run-rate cost savings achieved by Q2 2008

21



Cost Savings Value Creation for Shareholders

1

Capitalizes management s estimated cost savings of \$400mm pre-tax (38% marginal tax rate) at a 12.5x earnings multiple, les restructuring costs of \$700mm pre-tax (30% tax rate).

Regions

62%

\$1.6bn

Approximately 10%

Per Share

AmSouth

38%

\$1.0bn

Approximately 10%

Per Share

\$2.6bn of Value¹

\$400mm Cost Savings

Ownership:

Share of Cost Savings: Value Creation:

22

Deliberate, Disciplined Approach to Combining
Financial Models
Generate positive operating leverage through expense control and quality
revenue growth
Financial metric driven
Rigorous evaluation of capital allocation
Willingness to exit low return markets and businesses
Focus on high density / higher growth markets
Redeploy capital at higher returns

Focus relentlessly on execution Measurement and accountability 23

Transaction Rationale
The Power of the
Combination
Financially Compelling
Market-for-market exchange
Substantial cost takeout opportunities
Significant potential EPS accretion
Meaningful excess capital generated
Strategically Compelling
Creates top 10 U.S. bank

Strong presence in its core markets
Combination enhances revenue composition, growth prospects and capital efficiency
Willingness to reallocate resources to higher growth markets
Key management roles defined
Disciplined approach to integration
24

Appendix 25

```
Combined Balance Sheet
Source: Publicly available financial statements.

1
Does not include purchase accounting adjustments and/or merger costs.
(Dollars in Millions)
As of 03/31/2006
AmSouth
Regions
Combined
1
```

Assets: Cash and Investment Securities 12,505 \$ 13,913 26,418 Loans, net of unearned income 36,738 58,460 95,198 Goodwill & Intangibles 296 5,292 5,588 Other Assets 3,320 6,929 10,249 **Total Assets** \$ 52,858 \$ 84,595 137,453 Liabilities and Equity Deposits \$ 37,119 60,519 97,638 Borrowings 10,296 11,518 21,814 Other Liabilities 1,825 1,900 3,726 **Total Liabilities** 49,240 \$ 73,938

123,178

```
Equity 3,618 10,657 14,275 Total Liabilities and Equity $ 52,858 $ 84,595 $ 137,453 26
```

Loan Composition
Source: Publicly available financial statements.
(Dollars in Millions)
As of 03/31/2006
Residential
\$
6,078
17
%
Residential RE

12,925 22 % Residential RE 19,003 20 % Commercial RE 3,068 Commercial RE 13,379 23 Commercial RE 16,448 17 Commercial 11,369 31 Commercial 14,954 26 Commercial 26,323 28 Consumer 11,395 31 Consumer 9,500 16 Consumer 20,895 22 Construction 4,827 13 Construction 7,701 13 Construction 12,529 13 Total 36,738

Total \$

58,460 Total \$ 95,198 AmSouth Regions Combined 27

Strengthened Balance Sheet / Diversified Portfolio Improves Credit Risk Profile

Allowance / Loans²

0.96%

1.34%

1.19%

1.06%

Allowance / NPAs²

351.1

191.3

```
222.7
288.4
NPAs / Assets
0.19
0.48
0.37
0.27
NCOs / Avg. Loans
0.47
0.20
0.30
0.17
AmSouth
Regions
Combined
Regional Banks<sup>1</sup>
Expanded geographic and loan category diversification of portfolio improves pro
forma companies credit profile
Historically strong credit quality metrics with shared underwriting standards
Total Hurricane Katrina reserves of $77 million of which $72 million are still
available
Credit Quality Metrics
Credit Quality Metrics
Includes SunTrust, National City, BB&T, Fifth Third, PNC, KeyCorp, M&T, M&I, Comerica.
Does not give effect to SOP03-3 adjustment.
```

28

Deposit Composition
Source: Publicly available financial statements.
(Dollars in Millions)
As of 03/31/2006
Non-Interest
\$
8,291
22
%
Non-Interest

13,328 22 % Non-Interest 21,619 22 % Savings/NOW/MMKT 17,387 47 Savings/NOW/MMKT 25,570 42 Savings/NOW/MMKT 42,957 44 Time 10,424 28 Time 18,355 30 Time 28,779 29 Foreign 1,017 3 Foreign 3,266 5 Foreign 4,283 4 Total \$ 37,119 Total \$ 60,519 Total \$ 97,638 AmSouth Regions

Combined

29

Pro Forma Financial Results (Dollars in millions, except EPS data) Operating Income 2007 2008 Regions Stand Alone GAAP Net Income \$1,247 \$1,312 AmSouth Stand Alone GAAP Net Income 800

840 \$2,047 \$2,152 After-Tax Transaction Adjustments **Cost Savings** \$93 \$217 Incremental CDI Amortization (95)(86)Loss of Income from Illustrative Deposit Divestitures (31) (31) Other Adjustments (6) (9) Pro Forma Net Income \$2,008 \$2,243 Pro Forma GAAP EPS \$2.77 \$3.19 Pro Forma Cash EPS 2.93 3.34 Average Diluted Shares Outstanding (Millions) 702 Impact to Regions **GAAP EPS** 0.1% 6.8% Cash EPS 4.2 10.2 Impact to AmSouth **GAAP EPS** (3.9)% 3.0% Cash EPS 1.4 7.6

30

Merger Status 31

Accomplishments
Since the deal was announced in May, numerous activities have been completed or are underway:
Key accomplishments to date include:
Analyst Calls and Conferences
Key Organizational Announcements
Matrix Management
477 Leadership Decisions Announced
Merger Integration process initiated
Initial Systems Recommendations

Securities and Exchange Commission filing completed August 17, 2006 Special Shareholder Meeting October 3, 2006 32

Objectives

A set of integration objectives was developed to clearly define and measure the goals for a successful integration Integrate the business systems and processes of the combined organization to deliver the following:

Enhanced efficiency
Retention of customers and associates
Minimized changes to customer products, pricing or features
Growth in revenue and consumer households
Highest levels of customer service

Speed of execution but tempered with respect for customers, risk management and operating environment 33

Guiding Principles

A set of guiding principles was developed to focus the direction of the decision-making efforts throughout the life cycle of the integration.

Leverage the strengths of both legacy organizations to create a combined organization with better products and operating excellence Utilize the best systems and processes from each legacy organization for a sound, highly reliable, efficient operating base Each Line of Business will conduct an extensive business review to develop recommendations for their respective business units for:

Products
Business Processes
Technology
Organizational Structure
Business Review will be a collaborative effort with representation from Operations, Technology, Risk Management and Human Resources
34

35

Success Metrics

In order to consistently and effectively measure success during the integration, three critical success criteria have been identified: protect the core business, enhance efficiency and grow revenue Revenue Growth

Revenue Growth Summary

Household Growth

Loan Growth

Deposit Growth Enhance Efficiency

Financial Targets

Progress on Merger Savings (updated quarterly)

One-time Costs Protect the Core

Customer Retention

Associate Retention

Customer Satisfaction 35

Divestiture Process
Potential Bidders
Offering Memorandum
Purchase Agreement
Due Diligence

Online Data Room 36

Principal Issues

Customer

Retention

Creation of new competitor

Personnel

Retention of associates

Creating the appropriate business climate

Rules of engagement

12 month restriction on soliciting divested customers or associates

Keeping a Focused Perspective

Prescriptive process, driven by DOJ and the Federal Reserve Customer retention is critical Divestiture is undesirable but required 37

Branch Expansion 2006 Status Combined de novo expansion for 2006 83 branches 55 in Florida

7 in Georgia

5 in Mississippi

4 in Texas

3 in Alabama, Tennessee and South Carolina

2 in North Carolina and 1 in Indiana

78 locations considered viable and are in an active land bank for 2007 and beyond 38

Branch Expansion
2007 and Beyond
Continue focus on branch expansion
Follow rigorous process for site selection,
planning and profitability
2007
Open 50 new branches
2008
Open 100 new branches
39