Prospectus Supplement Dated August 14, 2020 (to Prospectus dated April 21, 2020)

1st FRANKLIN FINANCIAL CORPORATION

This Prospectus Supplement is part of, and should be read in conjunction with, the Prospectus dated April 21, 2020.

This Prospectus Supplement includes the quarterly report to investors filed as Exhibit 13 to the Quarterly Report on Form 10-Q for the three- and six-month periods ended June 30, 2020 of 1st Franklin Financial Corporation, filed with the Securities and Exchange Commission on August 14, 2020.

1st FRANKLIN FINANCIAL CORPORATION

QUARTERLY
REPORT TO INVESTORS
AS OF AND FOR THE
THREE AND SIX MONTHS ENDED
JUNE 30, 2020

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following narrative is Management's discussion and analysis of the foremost factors that influenced 1st Franklin Financial Corporation's and its consolidated subsidiaries' (the "Company", "our" or "we") financial condition and operating results as of and for the three- and six-month periods ended June 30, 2020 and 2019. This discussion and analysis and the accompanying unaudited condensed consolidated financial information should be read in conjunction with the Company's audited consolidated financial statements and related notes included in the Company's 2019 Annual Report. Results achieved in any interim period are not necessarily indicative of the results to be expected for any other interim or full year period.

Forward-Looking Statements:

Certain information in this discussion, and other statements contained in this Quarterly Report which are not historical facts, may be forward-looking statements within the meaning of the federal securities laws. Such forward-looking statements involve known and unknown risks and uncertainties. The Company's actual results, performance or achievements could differ materially from those contemplated, expressed or implied by the forward-looking statements contained herein. Possible factors which could cause actual future results to differ from expectations include, but are not limited to, adverse general economic conditions, including changes in employment rates or in the interest rate environment, unexpected reductions in the size of or collectability of our loan portfolio, unexpected increases in our allowance for credit losses, reduced sales or increased redemptions of our securities, unavailability of borrowings under our credit facility, federal and state regulatory changes affecting consumer finance companies, unfavorable outcomes in legal proceedings and adverse or unforeseen developments in any of the matters described under "Risk Factors" in our 2019 Annual Report, as well as other factors referenced elsewhere in our filings with the Securities and Exchange Commission from time to time. The Company undertakes no obligation to update any forward-looking statements, except as required by law.

The Company:

We are engaged in the consumer finance business, primarily in making consumer installment loans to individuals. Other lending-related activities include the purchase of sales finance contracts from various dealers and the making of first and second mortgage real estate loans on real estate. As of June 30, 2020, the Company's business was operated through a network of 320 branch offices located in Alabama, Georgia, Louisiana, Mississippi, South Carolina and Tennessee.

We also offer optional credit insurance coverage to our customers when making a loan. Such coverage may include credit life insurance, credit accident and health insurance, and/or credit property insurance. Customers may request credit life insurance coverage to help assure that any outstanding loan balance is repaid if the customer dies before the loan is repaid or they may request accident and health insurance coverage to help continue loan payments if the customer becomes sick or disabled for an extended period of time. In certain states where offered, customers may choose involuntary unemployment insurance for payment protection in the form of loan payment assistance due to unexpected job loss. Customers may also choose property insurance coverage to protect the value of loan collateral against damage, theft or destruction. We write these various insurance policies as an agent for a non-affiliated insurance company. Under various agreements, our wholly-owned insurance subsidiaries, Frandisco Life Insurance Company and Frandisco Property and Casualty Insurance Company, reinsure the insurance coverage on our customers written on behalf of this non-affiliated insurance company.

The Company's operations are subject to various state and federal laws and regulations. We believe our operations are in compliance with applicable state and federal laws and regulations.

Financial Condition:

The Company's total assets decreased \$2.6 million to \$936.6 million at June 30, 2020 compared to \$939.2 million at December 31, 2019. A decline in the Company's net loan portfolio, restricted cash and other assets were the primary contributing factors causing the decrease in total assets. An increase in cash and cash equivalents and an increase in the Company's investment securities portfolio offset a portion of the overall decrease in total assets.

Cash and cash equivalents (excluding restricted cash) increased \$4.9 million (9%) at June 30, 2020 compared to prior year end. Cash equivalents includes short term investments. The increase was mainly due to Management's decision to invest a portion of the funds generated from operations of the Company's insurance subsidiaries into short-term investments for liquidity management purposes. Lower restricted cash requirements enabled the Company to move funds from the restricted cash portfolio to cash and cash equivalents, which also contributed to the increase in our cash and cash equivalents.

Restricted cash consists of funds maintained in restricted accounts at the Company's insurance subsidiaries in order to comply with certain requirements imposed on insurance companies by the State of Georgia and to meet the reserve requirements of its reinsurance agreements. Restricted cash also includes escrow deposits held by the Company on behalf of certain mortgage real estate customers. At June 30, 2020, restricted cash decreased \$1.2 million (19%) compared to December 31, 2019. See Note 3, "Investment Securities" in the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for further discussion of amounts held in trust.

Our net loan portfolio declined \$13.5 million (2%) to \$601.7 million at June 30, 2020 compared to \$615.2 million at December 31, 2019. The Company typically experiences a seasonal decline in the net loan portfolio during the first quarter of each year as loan liquidations exceed loan originations. The decline continued during the second guarter mainly due to the impact of the ongoing COVID-19 pandemic. Included in our net loan portfolio is our allowance for credit losses which reflects estimated expected credit losses in the loan portfolio as of the date of the statement of financial position. Management increased the allowance by \$5.8 million as of June 30, 2020, which also contributed to the decrease in our net loan portfolio. A portion of the increase in the allowance was due to the Company's adoption of the new Financial Accounting Standard Board's ("FASB') standard ASU 2016-13, Financial Instruments - Credit Losses (Topic 326) Measurement of Credit Losses on Financial Instruments ("ASU 2016-13"). Qualitative adjustments for expected credit losses from the COVID-19 pandemic and the implementation of a quantitative decision matrix for the Company's Sales Finance Contract product contributed to the allowance increase. See Note 2, "Allowance for Credit Losses," in the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for further discussion of the Company's allowance for credit losses. Management believes the allowance for credit losses is adequate to cover expected losses inherent in the portfolio as of June 30, 2020; however, unexpected changes in trends or deterioration in economic conditions could result in additional changes in the allowance. Any increase in our allowance for credit losses could have a material adverse impact on our results of operations or financial condition in the future.

Our investment securities portfolio increased \$7.6 million (4%) at June 30, 2020 compared to the prior year-end. The Company's investment portfolio consists mainly of U.S. Treasury bonds, government agency bonds and various municipal bonds. A major portion of these investment securities have been designated as "available for sale" (99% as of June 30, 2020 and December 31, 2019) with any unrealized gain or loss, net of deferred income taxes, accounted for as other comprehensive income in the Company's Condensed Consolidated Statements of Comprehensive Income. The increase in the portfolio was due to a portion of surplus funds generated by operations of the Company's insurance subsidiaries being invested in bonds. Increases in unrealized gains on investments during the six months just ended also contributed to the increase in the portfolio. A small portion of the Company's investment portfolio represents securities carried at amortized cost and designated as "held to maturity," as Management does not intend to sell, and does not believe that it is more likely than not that it would be required to sell, such securities before recovery of the amortized cost basis. Management believes the Company has adequate funding available to meet liquidity needs for the foreseeable future.

Other assets decreased \$.3 million (.4%) at June 30, 2020 compared to December 31, 2019 mainly due to a reduction in receivables related to insurance reinsured by the Company's insurance subsidiaries. Also contributing to the decrease in other assets were reductions in: (i) collateral held on real estate loans, (ii) deferred acquisition costs, (iii) fixed assets and (iv) tax refund receivables. An increase in prepaid expenses and right-of-use assets related to leases offset a portion of the decrease in other assets.

Our senior debt is comprised of a line of credit from a bank and the Company's senior demand notes and commercial paper debt securities. Our subordinated debt is comprised of the variable rate subordinated debentures sold by the Company. The aggregate amount of senior and subordinated debt outstanding at June 30, 2020 was \$610.9 million, compared to \$620.1 million at December 31, 2019, representing a decrease of \$9.2 million (1%). A decrease in the use of the line of credit was a major factor contributing to the decrease in overall debt. Also contributing to the decrease were reductions on balances outstanding on the Company's commercial paper and subordinated debentures. Offsetting a portion of the decrease in overall debt were higher sales of the Company's senior demand notes.

Accrued expenses and other liabilities decreased \$.2 million to \$57.4 million at June 30, 2020 compared to \$57.6 million at December 31, 2019. A decrease in the accrual for the Company's incentive bonus, as a result of payment of 2019 incentive bonuses in February 2020, and lower accruals for our 2020 incentive bonus was the primary factor causing the decrease in accrued expenses and other liabilities. A reduction in accrued salary expense also contributed to the decrease. An increase in accounts payable offset a portion of the decrease.

Results of Operations:

During the three- and six-month periods ended June 30, 2020, total revenues were \$65.3 million and \$135.9 million, respectively, compared to \$64.2 million and \$126.9 million during the same periods a year ago. Growth in our interest and finance charge revenue during the comparable reporting periods was the primary reason for higher revenues. Higher insurance revenues due to an increase in customers opting for credit insurance products at loan origination also contributed to the overall increase in total revenues during the comparable periods.

Net income increased \$1.0 million (26%) during the three-month period ended June 30, 2020 compared to the same period a year ago. The aforementioned increase in interest and finance charges and a decrease in the provision for loan losses were the primary factors contributing to the increase. Net income decreased \$1.6 million (19%) during the six-month period ended June 30, 2020 compared to the same period a year ago. Although revenues were higher during the six-month period just ended compared to a year ago, an increase in our loan loss provision, an increase in insurance claims and expenses and an increase in other operating expenses offset the increase in revenues resulting in a decline in net income during the current six-month reporting period.

Net Interest Income

Net interest income represents the difference between income on earning assets (loans and investments) and the cost of funds on interest bearing liabilities. Our net interest income is affected by the size and mix of our loan and investment portfolios as well as the spread between interest and finance charges earned on the respective assets and interest incurred on our debt. Net interest income increased \$1.3 million (3%) and \$6.7 million (7%) during the three- and sixmonth periods ended June 30, 2020, respectively compared to the same periods in 2019. An increase in our average net principal loan balances of \$75.4 million (12%) during the six months just ended compared to the same period a year ago resulted in higher interest and finance charges earned during the current year.

Average daily borrowings increased \$77.0 million (14%) during the six-month period ended June 30, 2020 compared to the same period in 2019. In addition to higher average borrowings, the Company experienced increases in borrowing costs during the current year. The Company's average borrowing rates were 3.40% and 3.34% during the six-month periods ended June 30, 2020 and 2019, respectively. Interest expense increased approximately \$.4 million (8%) and \$1.5 million (16%) during the three- and six-month periods just ended compared to the same period a year ago due to the higher average daily borrowings and higher rates.

Management projects that, based on historical results and current estimates, average net receivables will grow during the remainder of 2020, and net interest income is expected to increase accordingly. However, a decrease in net receivables or an increase in interest rates on outstanding borrowings could negatively impact our net interest income.

Insurance Income

Insurance revenues during the three-month periods ended June 30, 2020 and 2019 were approximately at the same level. During the six-month comparable periods, insurance revenues were \$1.3 million (6%) higher during the period just ended mainly due to higher premiums written. Insurance claims and expenses increased \$.8 million (25%) and \$1.1 million (17%) during the three- and six- months just ended compared to the same comparable periods a year ago which offset a portion of the increases in insurance revenues.

Other Revenue

Other revenue decreased \$.6 million (39%) and \$.6 million (21%) during the three- and six-months ended June 30, 2020 compared to the same periods ago mainly due to a decrease sales of auto club memberships offered to loan customers.

Provision for Credit Losses

As previously mentioned, the Company adopted the FASB standard ASU 2016-13 effective January 1, 2020. The amount of the provision for credit losses expense recognized during the three- and six-month periods ended June 30, 2020 were calculated in accordance with the Company's loss methodology. See Note 2, "Allowance for Credit Losses," in the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for further discussion of the Company's provision for credit losses. The Company's provision for credit losses is a charge against earnings to maintain the allowance for credit losses at a level that Management estimates is adequate to cover expected losses as of the date of the statement of financial position.

Our provision for credit losses decreased \$1.4 million (10%) during the three-month period just ended compared the same period a year ago mainly due to a continuing decline in the loan portfolio and a change in expected portfolio losses within the allowance for the Company's credit loss calculation. The provision for credit losses increased \$6.2 million (25%) during the sixmonth period just ended compared to the same period a year ago. Net charge offs were \$12.8 million and \$11.5 million during the three-month periods ended June 30, 2020 and 2019, respectively. Net charge offs were \$27.1 million and \$21.5 million during the six-months period ended June 30, 2020 and 2019, respectively. The higher net charge offs, the impact from the COVID-19 pandemic and the implementation of a quantitative decision matrix for the Company's Sales Finance Contract product were qualifying factors contributing to the increase in the provision for credit losses during this period. See Note 2, "Allowance for Credit Losses" in the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for further discussion of the Company's allowance for credit losses.

Based on higher net charge offs, COVID-19 loan modifications and an underwriting change, Management increased the allowance for credit losses by \$5.8 million to \$58.8 million at June 30, 2020 compared to \$53.0 million at December 31, 2019. Determining a proper allowance for credit losses is a critical accounting estimate which involves Management's judgment with respect to certain relevant factors, such as historical and expected loss trends, unemployment rates in various locales, delinquency levels, bankruptcy trends and overall general and industry specific economic conditions. In response to the COVID-19 pandemic, the Company developed a payment modification program for past due accounts. The performance of these accounts may not match historical loss rates; therefore, the Company made a \$1.8 million qualitative adjustment to the allowance for credit losses.

The Company implemented a quantitative decision matrix for Sales Finance Contract applications in February 2020. Initial quantitative decisions were inconsistent with historical subjective decisions to extend credit. The quantitative decision matrix has been updated to align

with historical decisions. A \$0.6 million qualitative adjustment was made to increase the allowance for credit losses based on early performance indicators.

We believe that the allowance for credit losses and provision for credit losses, as calculated in accordance with the Company's CECL methodology, are appropriate to cover expected credit losses on loans at June 30, 2020; however, because the allowance for credit losses is based on estimates, there can be no assurance that the ultimate charge off amount will not exceed such estimates or that our loss assumptions will not increase. Management may determine it is appropriate to increase the allowance for credit losses in future periods, or actual losses could exceed allowances in any period, either of which events could have a material negative impact on our results of operations in the future.

Other Operating Expenses

Other operating expenses increased \$.6 million (2%) and \$1.9 million (2%) during the three- and six-month periods ended June 30, 2020 compared to the same periods a year ago. Other operating expenses encompass personnel expense, occupancy expense and miscellaneous other expenses.

Personnel expense increased \$1.4 million (6%) and \$1.3 million (3%) during the three-and six-month periods ended June 30, 2020 compared to the same periods in 2019. The increase was mainly due to increases in our employee base, annual merit salary increases and increased payroll taxes. An increase in claims associated with the Company's self-insured medical program also contributed to the increase over the six-month period. A decrease in the annual incentive bonus accrual offset a portion of the increase during the six-month comparable periods.

Occupancy expenses were \$.1 million (3%) and \$.2 million (2%) lower during the threeand six-month periods just ended compared to the same periods a year ago. Lower maintenance expenses, office material expenses, telephone expenses and utility expenses were the primary factors contributing to the decrease. An increase in rent expense offset a portion of the declines in both periods.

During the three-month period just ended, miscellaneous other operating expenses decreased \$.6 million (6%) compared to the same period a year ago. Lower bank service charges, computer expenses, credit bureau costs, travel expenses and expenses related to taxes and licenses were primary factors contributing to the decrease. During the six-month period just ended, miscellaneous other operating expenses increased \$.8 million (4%) mainly due to higher advertising and business promotion expenses, casualty losses, dues and subscription expenses, insurance premium expenses, postage and travel expenses.

Income Taxes

The Company has elected to be, and is, treated as an S corporation for income tax reporting purposes. Taxable income or loss of an S corporation is passed through to, and included in the individual tax returns of, the shareholders of the Company, rather than being taxed at the corporate level. Notwithstanding this election, however, income taxes continue to be reported for, and paid by, the Company's insurance subsidiaries as they are not allowed to be treated as S corporations, and for the Company's state taxes in Louisiana, which does not recognize S corporation status. Deferred income tax assets and liabilities are recognized and provisions for current and deferred income taxes continue to be recorded by the Company's subsidiaries. The Company uses the liability method of accounting for deferred income taxes and provides deferred income taxes for all significant income tax temporary differences.

Effective income tax rates were 13% and 20% during the three- and six-month periods ended June 30, 2020, respectively, compared to 19% and 17% during the same comparable periods a year ago. During the three-month period just ended, the S corporation incurred higher income, which increased the overall pre-tax income of the Company resulting in a lower effective tax rate for the quarter just ended compared to the same period in 2019. However, during the six-month period just ended, the S corporation incurred a higher loss, which lowered the overall pre-tax income of the Company resulting in a higher effective tax rate for the six-month period just ended compared to the same period a year ago.

Quantitative and Qualitative Disclosures About Market Risk:

The possibility of market fluctuations in market interest rates during the remainder of the year could have an impact on our net interest margin. Please refer to the market risk analysis discussion contained in our Annual Report as of and for the year ended December 31, 2019 for a more detailed analysis of our market risk exposure.

Liquidity and Capital Resources:

As of June 30, 2020 and December 31, 2019, the Company had \$56.8 million and \$51.9 million, respectively, invested in cash and cash equivalents (excluding restricted cash), the majority of which was held by the insurance subsidiaries.

The Company's investments in marketable securities can be readily converted into cash, if necessary. State insurance regulations limit the use an insurance company can make of its assets. Dividend payments to a parent company by its wholly-owned life insurance subsidiary are subject to annual limitations and are restricted to the lesser of 10% of policyholders' surplus or the net statutory gain from operations before recognizing realized investment gains of the individual insurance subsidiary during the prior year. Dividend payments to a parent company by its wholly-owned property and casualty insurance subsidiary are subject to annual limitations and are restricted to the lesser of 10% of policyholders' surplus or the net statutory income before recognizing realized investment gains of the individual insurance subsidiary during the prior two years. At December 31, 2019, Frandisco Property and Casualty Insurance Company ("Frandisco P&C") and Frandisco Life Insurance Company ("Frandisco Life"), the Company's wholly-owned insurance subsidiaries, had policyholders' surpluses of \$110.8 million and \$86.6 million, respectively. The maximum aggregate amount of dividends these subsidiaries can pay to the Company in 2020, without prior approval of the Georgia Insurance Commissioner, is approximately \$37.4 million. On December 2, 2019, Management submitted a request for approval of two separate transactions involving dividends and/or lines of credit with overall maximum amounts of \$50.0 million from Frandisco Life and \$60.0 million from Frandisco P&C. The Company would have the option to pay dividends and/or implement lines of credit during 2020. The request was approved by the Georgia Insurance Commissioner on January 8, 2020.

Most of the Company's liquidity requirements are financed through the collection of receivables and through the sale of short-term and long-term debt securities. The Company's continued liquidity is therefore dependent on the collection of its receivables and the sale of debt securities that meet the investment requirements of the public. Overall, debt securities increased \$5.0 million between December 31, 2019 and June 30, 2020. In addition to its receivables and securities sales, the Company has an external source of funds available under a credit facility with Wells Fargo Preferred Capital, Inc. (as amended, the "credit agreement"). The credit agreement provides for borrowings of up to \$200.0 million or 70% of the Company's net finance receivables (as defined in the credit agreement), whichever is less, and has a maturity date of February 28, 2022. Available borrowings under the credit agreement were \$102.8 million and \$88.7 million at June 30, 2020 and December 31, 2019 at an interest rate of 3.50% and 4.45%, respectively. The credit agreement contains covenants customary for financing transactions of this type. At June 30, 2020, the Company believes it was in compliance with all covenants.

As previously mentioned, the Company received approval for the insurance subsidiaries to pay extraordinary dividends and/or implement lines of credit to the Company during 2020. During 2019, Frandisco Life established an unsecured revolving line of credit available to the Company for a maximum amount up to \$45.0 million. Frandisco P&C also established an unsecured revolving line of credit available to the Company for a maximum amount up to \$47.0 million. Effective January 8, 2020, these lines of credit were amended in accordance with the previously mentioned approval received by the Georgia Insurance Commissioner for 2020. No amounts are currently outstanding on these lines.

During the first quarter of 2020 there was global outbreak of a new strain of coronavirus, COVID-19. The global and domestic response to the ongoing COVID-19 outbreak continues to evolve. Thus far, certain responses to the COVID-19 outbreak have included mandates from federal, state and/or local authorities that have required temporary closure of or imposed limitations on the operations of certain non-essential businesses and industries. The outbreak

could have a continued adverse impact on economic and market conditions and trigger a period of global economic slowdown. The ongoing development and fluidity of this situation precludes any prediction as to the ultimate adverse impact of the novel coronavirus. Management created a COVID-19 Task Force for the Company which continues to diligently work to identify and manage impact from the pandemic. During the first quarter and during part of the second quarter, the Task Force initially closed branch offices to the public. Loans were originated by appointment only with no more than one customer in the branch office at any time. Customers were and are encouraged to pay electronically. For those unable to pay electronically a no contact process was implemented for the branch offices. We have since re-opened our branch lobbies to the public, but request customers and employees to wear a mask. We have not experienced any significant impact on our delinquencies through June 30, 2020 that can be attributed to COVID-19. However, we have modified the payment terms of certain loans and have increased our allowance for credit losses as the performance of these accounts may not match historical loss rates. Many corporate team members are working remotely where practical. COVID-19 presents material uncertainty and risk with respect to the Company's performance and operations. including the potential impact on delinquencies and the allowance for credit losses if our customers experience prolonged periods of unemployment, which could result in a material impact to the Company's future results of operations, cash flows and financial condition.

Critical Accounting Policies:

The accounting and reporting policies of the Company are in accordance with accounting principles generally accepted in the United States and conform to general practices within the financial services industry. The Company's critical accounting and reporting policies include the allowance for credit losses, revenue recognition and insurance claims reserves.

Allowance for Credit Losses

The Company adopted ASU No. 2016-13, Financial Instruments-Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments ("ASU 2016-13") using the modified retrospective method for all financial assets measured at amortized cost. Provisions for loan losses are charged to operations in amounts sufficient to maintain the allowance for credit losses at a level considered adequate to cover expected credit losses in our loan portfolio.

The allowance for credit losses is established based on the determination of the amount of expected losses inherent in the loan portfolio as of the reporting date. Under the new methodology, loans outstanding with similar risk characteristics are collectively evaluated in pools utilizing an open pool loss rate method, whereby a historical loss rate is calculated and applied to the balance of loans outstanding in the portfolio at each reporting period. This historical loss rate is then adjusted by macroeconomic forecast and other qualitative factors, as appropriate, to fully reflect the expected losses in the loan portfolio. The Company's allowance for credit losses recorded in the balance sheet reflects management's best estimate within the range of expected credit losses. Assumptions regarding expected losses are reviewed periodically and may be impacted by the Company's actual loss experience and changes in any of the factors discussed above.

Revenue Recognition

Accounting principles generally accepted in the United States require that an interest yield method be used to calculate the income recognized on accounts which have precomputed charges. An interest yield method is used by the Company on each individual account with precomputed charges to calculate income for those active accounts; however, state regulations often allow interest refunds to be made according to the Rule of 78's method for payoffs and renewals. Since the majority of the Company's accounts with precomputed charges are paid off or renewed prior to maturity, the result is that most of those accounts effectively yield on a Rule of 78's basis.

Precomputed finance charges are included in the gross amount of certain direct cash loans, sales finance contracts and certain real estate loans. These precomputed charges are deferred and recognized as income on an accrual basis using the effective interest method. Some other cash loans and real estate loans, which do not have precomputed charges, have

income recognized on a simple interest accrual basis. Income is not accrued on any loan that is more than 60 days past due.

Loan fees and origination costs are deferred and recognized as adjustments to the loan yield over the contractual life of the related loan.

The property and casualty credit insurance policies written by the Company, as agent for a non-affiliated insurance company, are reinsured by the Company's property and casualty insurance subsidiary. The premiums on these policies are deferred and earned over the period of insurance coverage using the pro-rata method or the effective yield method, depending on whether the amount of insurance coverage generally remains level or declines.

The credit life and accident and health insurance policies written by the Company, as agent for a non-affiliated insurance company, are reinsured by the Company's life insurance subsidiary. The premiums are deferred and earned using the pro-rata method for level-term life insurance policies and the effective yield method for decreasing-term life policies. Premiums on accident and health insurance policies are earned based on an average of the pro-rata method and the effective yield method.

Insurance Claims Reserves

Included in unearned insurance premiums and commissions on the Unaudited Condensed Consolidated Statements of Financial Position are reserves for incurred but unpaid credit insurance claims for policies written by the Company, as agent for a non-affiliated insurance underwriter, and reinsured by the Company's wholly-owned insurance subsidiaries. These reserves are established based on generally accepted actuarial methods. In the event that the Company's actual reported losses for any given period are materially in excess of the previously estimated amounts, such losses could have a material adverse effect on the Company's results of operations.

Different assumptions in the application of any of these policies could result in material changes in the Company's consolidated financial position or consolidated results of operations.

Recent Accounting Pronouncements:

See "Recent Accounting Pronouncements" in Note 1 to the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for a discussion of any applicable recently adopted accounting standards and the expected impact of accounting standards recently issued but not yet required to be adopted. For pronouncements already adopted, any material impacts on the Company's consolidated financial statements are discussed in the applicable section(s) of this Management's Discussion and Analysis of Financial Condition and Results of Operations, and the accompanying Notes to Unaudited Condensed Consolidated Financial Statements.

Risk Factors:

In addition to the other information set forth in this report, you should carefully consider the factors disclosed in Part 1, Item 1A, "Risk Factors," in our Annual Report on Form 10-K for the year ended December 31, 2019 and in other reports we file with the Securities and Exchange Commission from time to time, all of which could materially affect our business, financial condition or future results. For example, these risks now include risks related to the COVID-19 pandemic and related economic developments.

1st FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Unaudited)

(Onduction)		
	June 30, 2020	December 31, 2019
ASSETS	<u>2020</u>	2015
CASH AND CASH EQUIVALENTS	\$ 56,795,213	\$ 51,934,265
RESTRICTED CASH	5,293,015	6,524,315
LOANS: Direct Cash Loans Real Estate Loans Sales Finance Contracts	683,492,926 38,980,274 106,449,512 828,922,712	737,254,501 37,255,330 70,019,005 844,528,836
Less: Unearned Finance Charges	117,256,261 51,245,594 58,766,403 601,654,454	118,748,137 57,620,339 53,000,000 615,160,360
INVESTMENT SECURITIES: Available for Sale, at fair value Held to Maturity, at amortized cost	212,040,438 379,788 212,420,226	204,457,522 380,561 204,838,083
OTHER ASSETS	60,459,781	60,722,555
TOTAL ASSETS	\$ 936,622,689	\$939,179,578
LIABILITIES AND STOCKHOLDERS' EG	QUITY	
SENIOR DEBTACCRUED EXPENSES AND OTHER LIABILITIESSUBORDINATED DEBTTotal Liabilities	\$ 582,182,571 57,369,941 28,760,887 668,313,399	\$591,091,095 57,587,343 29,005,024 677,683,462
COMMITMENTS AND CONTINGENCIES (Note 6)		
STOCKHOLDERS' EQUITY: Preferred Stock: \$100 par value, 6,000 shares authorized; no shares outstanding		
Voting Shares; \$100 par value; 2,000 shares authorized; 1,700 shares outstanding	170,000	170,000
authorized; 168,300 shares outstanding	11,931,234	9,614,846
Retained Earnings	256,208,056	251,711,270
Total Stockholders' Equity	268,309,290	261,496,116
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 936,622,689	<u>\$939,179,578</u>

1st FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF INCOME (Unaudited)

		nths Ended <u>e 30</u> ,	Six Months Ended <u>June 30</u> ,		
	<u>2020</u>	<u>2019</u>	<u>2020</u>	<u>2019</u>	
INTEREST INCOMEINTEREST EXPENSE	. , ,	\$ 50,733,368 4,730,805	\$ 108,609,865 10,551,452	\$ 100,429,041 9,077,311	
NET INTEREST INCOME		46,002,563	98,058,413	91,351,730	
Provision for Loan Losses	12,561,600	13,965,736	30,702,268	24,508,305	
NET INTEREST INCOME AFTER PROVISION FOR LOAN LOSSES	34,772,954	32,036,827	67,356,145	66,843,425	
INSURANCE INCOME					
Premiums and Commissions	, ,	11,913,843	25,163,344	23,824,837	
Insurance Claims and Expenses Total Net Insurance Income		3,068,488 8,845,355	7,485,703 17,677,641	6,402,549 17,422,288	
Total Not incurance income	0,111,270	0,010,000		11,122,200	
OTHER REVENUE	933,720	<u>1,525,405</u>	2,104,144	2,667,102	
OTHER OPERATING EXPENSES:					
Personnel Expense	24,236,205	22,839,753	47,876,623	46,612,332	
Occupancy Expense	4,334,687	4,479,776	8,821,471	8,977,083	
Other		10,326,080	22,037,040	21,254,147	
Total	38,250,018	<u>37,645,609</u>	<u>78,735,134</u>	<u>76,843,562</u>	
INCOME BEFORE INCOME TAXES	5,567,929	4,761,978	8,402,796	10,089,253	
Provision for Income Taxes	702,503	901,019	1,647,849	1,724,003	
NET INCOME	<u>\$ 4,865,426</u>	\$ 3,860,959	<u>\$ 6,754,947</u>	<u>\$ 8,365,250</u>	
BASIC AND DILUTED EARNINGS PER SHARE:					
170,000 Shares Outstanding for					
All Periods (1,700 voting, 168,300 non-voting)	<u>\$28.62</u>	<u>\$22.71</u>	<u>\$39.73</u>	<u>\$49.21</u>	

1st FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

		nths Ended	Six Months Ended		
	June 30, <u>2020</u>	June 30, <u>2019</u>	June 30, <u>2020</u>	June 30, <u>2019</u>	
Net Income	4,865,426	\$ 3,860,959	\$ 6,754,947	\$ 8,365,250	
Other Comprehensive Income: Net changes related to available-for-sale Securities:					
Unrealized gains	2,334,174	3,727,494	2,983,539	11,178,944	
Income tax provision		(776,921) 2,950,573	(657,286) 2,326,253	(2,329,189) 8,849,755	
Less reclassification of gain to net income (1)	9,865	4,290	9,865	4,290	
Total Other Comprehensive Income	1,839,110	2,946,283	2,316,388	<u>8,845,465</u>	
Total Comprehensive Income	6,704,536	\$ 6,807,242	<u>\$ 9,071,335</u>	<u>\$ 17,210,715</u>	

(1) Reclassified \$12,488 to other operating expenses and \$2,623 to provision for income taxes on the Condensed Consolidated Statements of Income and Retained Earnings (Unaudited) during the three- and six-month periods ended June 30, 2020.

Reclassified \$5,431 to other operating expenses and \$1,141 to provision for income taxes on the Condensed Consolidated Statements of Income and Retained Earnings (Unaudited) during the three- and six-month periods ended June 30, 2019.

1ST FRANKLIN FINANCIAL CORPORATION CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (Unaudited)

	<u>Commo</u> <u>Shares</u>	on Stock Amount	Retained <u>Earnings</u>	Accumulated Other Comprehensive Income (Loss)	
Three Months Ended June 30, 2020: Balance at March 31, 2020 Comprehensive (Loss):	170,000	\$170,000	\$251,342,630	\$10,092,124	\$261,604,754
Net Income Other Comprehensive Income Total Comprehensive Income	_ _ _	_ _ _	4,865,426 — —	1,839,110 —	6,704,536
Cash Distributions PaidBalance at June 30, 2020	<u>170,000</u>	<u>—</u> \$170,000	<u></u>	<u>\$11,931,234</u>	<u> </u>
Three Months Ended June 30, 2019: Balance at March 31, 2019	170,000	\$170,000	\$245,468,095	\$ 5,507,203	\$251,145,298
Comprehensive Income: Net Income Other Comprehensive Income Total Comprehensive Income	_	_ _	3,860,959	 2,946,283 	6,807,242
Cash Distributions Paid	170,000	<u></u>	(723,749) \$248,605,305	<u> </u>	(723,749) \$257,228,791
Six Months Ended June 30, 2020: Balance at December 31, 2019	170,000	\$170,000	\$251,711,270	\$ 9,614,846	\$261,496,116
Comprehensive Income: Net Income Other Comprehensive Income	_	_	6,754,947 —	 2,316,388	
Total Comprehensive Income Cumulative Change in Accounting Principal (Note 1)	_	_	— (2,158,161)	_	9,071,335 (2,158,161)
Cash Distributions PaidBalance at June 30, 2020	<u>170,000</u>	<u></u>	(100,000) \$256,208,056	<u>\$11,931,234</u>	(100,000) \$268,309,290
Six Months Ended June 30, 2019: Balance at December 31, 2018 Comprehensive Income:	170,000	\$170,000	\$241,082,137	\$ (391,979)	\$240,860,158
Net Income	_	_	8,365,250	_	
Other Comprehensive Income	_	_	_	8,845,465	17 210 715
Total Comprehensive Income Cash Distributions Paid				_	17,210,715 (842,082)
Balance at June 30, 2019	170,000	\$170,000	\$248,605,305	\$ 8,453,486	\$257,228,791

1ST FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

		Six Montl June	-	
		<u>2020</u>	, 00	<u>2019</u>
CASH FLOWS FROM OPERATING ACTIVITIES: Net Income	\$	6,754,947	\$	8,365,250
Provision for credit losses Depreciation and amortization Provision for (prepaid) deferred income taxes Other Decrease (increase) in miscellaneous other assets Decrease in other liabilities Net Cash Provided		30,702,268 2,449,636 (209,917) (112,613) 505,882 (2,038,685) 38,051,518		24,508,305 2,420,789 101,845 9,010 (1,661,052) (5,597,982) 28,146,165
CASH FLOWS FROM INVESTING ACTIVITIES: Loans originated or purchased Loan liquidations Purchases of marketable debt securities Redemptions of marketable debt securities Fixed asset additions Fixed asset proceeds from sales Net Cash Used	•	191,954,686) 172,600,163 (7,881,790) 3,355,000 (1,330,021) 42,125 (25,169,209)		258,275,210) 205,642,070 (3,265,479) 3,105,000 (2,330,727) 28,780 (55,095,566)
CASH FLOWS FROM FINANCING ACTIVITIES: Net increase in senior demand notes Advances on credit line Payments on credit line Commercial paper issued Commercial paper redeemed Subordinated debt securities issued Subordinated debt securities redeemed Dividends / distributions Net Cash (Used) Provided		7,174,786 84,231,820 (98,381,820) 33,819,226 (35,752,536) 2,689,883 (2,934,020) (100,000) (9,252,661)		965,988 93,325,848 (70,656,848) 47,501,544 (31,681,169) 3,093,882 (4,844,803) (842,082) 36,862,360
NET INCREASE IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH		3,629,648		9,912,959
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, beginning	_	58,458,580		14,025,868
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, ending	<u>\$</u>	62,088,228	\$	23,938,827
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION Interest Paid	DN: \$	10,682,860	\$	8,937,647 1,585,000 29,781,213

-NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-

Note 1 – Basis of Presentation

The accompanying unaudited condensed consolidated financial statements of 1st Franklin Financial Corporation and subsidiaries (the "Company") should be read in conjunction with the audited consolidated financial statements of the Company and notes thereto as of December 31, 2019 and for the year then ended included in the Company's 2019 Annual Report filed with the Securities and Exchange Commission.

In the opinion of Management of the Company, the accompanying unaudited condensed consolidated financial statements contain all normal recurring adjustments necessary to present fairly the Company's consolidated financial position as of June 30, 2020 and December 31, 2019, its consolidated results of operations and comprehensive income for the three- and six-month periods ended June 30, 2020 and 2019 and its consolidated cash flows for the six months ended June 30, 2020 and 2019. While certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States ("GAAP") have been condensed or omitted pursuant to the rules and regulations of the Securities and Exchange Commission, the Company believes that the disclosures herein are adequate to make the information presented not misleading.

The Company's financial condition and results of operations as of and for the three- and sixmonth periods ended June 30, 2020 are not necessarily indicative of the results to be expected for the full fiscal year or any other future period. The preparation of financial statements in accordance with GAAP requires Management to make estimates and assumptions that affect the reported amount of assets and liabilities at and as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ materially from those estimates.

The computation of earnings per share is self-evident from the accompanying Condensed Consolidated Statements of Income and Retained Earnings (Unaudited). The Company has no dilutive securities outstanding.

The following table provides a reconciliation of cash, cash equivalents and restricted cash reported shown in the condensed consolidated statements of cash flows:

	June 30,	June 30,
	<u>2020</u>	<u>2019</u>
Cash and Cash Equivalents	\$ 56,795,213	\$ 18,505,318
Restricted Cash	<u>5,593,015</u>	5,433,509
Total Cash, Cash Equivalents and Restricted Cash	<u>\$ 62,388,228</u>	<u>\$ 23,938,827</u>

Recent Accounting Pronouncements:

In May 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2014-09 ("ASC 606"), "Revenue from Contracts with Customers". Under the guidance, companies are required to recognize revenue when the seller satisfies a performance obligation, which would be when the buyer takes control of the good or service. The Company adopted this guidance using the "modified retrospective" method effective January 1, 2018; as such, the Company applied the guidance only to the most recent period presented in the financial statements. The Company categorizes its primary sources of revenue into three categories: (1) interest related revenues, (2) insurance related revenue and (3) revenue from contracts with customers.

- Interest related revenues are specifically excluded from the scope of ASC 606 and accounted for under ASC Topic 310, "Receivables".
- Insurance related revenues are subject to industry-specific guidance within the scope of ASC Topic 944, "Financial Services – Insurance" which remains unchanged.
- Other revenues primarily relate to commissions earned by the Company on sales of auto club memberships. Auto club commissions are revenue from contracts with customers and are accounted for in accordance with the guidance set forth in ASC 606.

Other revenues, as a whole, are immaterial to total revenues. There was no change to previously reported amounts from the cumulative effect of the adoption of ASC 606. During the three months ended June 30, 2020 and 2019, the Company recognized interest related income of \$52.5 million and \$50.7 million, respectively, insurance related income of \$11.9 million and \$11.9 million, respectively, and other revenues of \$.9 million and \$1.5 million, respectively. During the six months ended June 30, 2020 and 2019, the Company recognized interest related income of \$108.6 million and \$100.4 million, respectively, insurance related income of \$25.2 million and \$23.8 million, respectively, and other revenues of \$2.1 million and \$2.7 million, respectively.

In February 2016, the FASB issued ASU 2016-02, "Leases Topic (842): Leases." This ASU supersedes existing guidance on accounting for leases in Leases (Topic 840). The update requires disclosures regarding key information about leasing arrangements and requires all leases for a leasee to be recognized on the balance sheet as a right-of-use asset and a corresponding lease liability. For leases with a term of 12 months or less, a practical expedient is available whereby a lessee may elect, by class of underlying asset, not to recognize a right-of-use asset or lease liability. The Company adopted the new standard during the first quarter of 2019 using the modified retrospective transition method resulting in the recording of a right-to-use asset of \$29.7 million on the balance sheet and a corresponding liability. Prior period amounts have not been adjusted and continue to be reported in accordance with the previous accounting guidance. The Company utilized the package of practical expedients allowing the Company to not reassess whether a contract is or contains a lease, lease classification and initial direct costs. As part of the adoption of the accounting standard, the Company elected to not recognize short-term leases on the condensed consolidated balance sheet. All non-lease components, such as common area maintenance, were excluded. See Note 5.

In June 2016, the FASB issued ASU 2016-13, "Financial Instruments – Credit Losses (Topic 326) Measurement of Credit Losses on Financial Instruments" ("ASU 2016-13"). This ASU amends existing guidance that requires an incurred loss impairment methodology that delays recognition until it is probable a loss has been incurred. The new guidance requires measurement and recognition of an allowance for credit losses that estimates expected credit losses and applies to financial assets measured at amortized cost including financing receivables, as well as net investments in leases recognized by a lessor, off-balance sheet credit exposures and reinsurance recoverables. The ASU is effective for annual and interim periods beginning after December 15, 2019. The Company adopted this guidance as of January 1, 2020 using the modified retrospective approach. Transition to the new ASU was through a cumulative-effect adjustment to beginning retained earnings as of January 1, 2020. The following table illustrates the impact of adopting ASU 2016-13 and details how outstanding loan balances have been reclassified as a result of changes made to our primary portfolio segments under CECL:

	<u>January 1, 2020</u>			
	As Reported	Pre-ASC	Impact of	
	Under	326	ASC 326	
	ASC 326	<u>Adoption</u>	Adoption	
<u>Assets</u>	(in 000's)	(in 000's)	(in 000's)	
Loans:				
Live Checks	\$ 88,442	\$ -	\$ 88,442	
Premier Loans	85,252	-	85,252	
Other Consumer Loans	563,560	-	563,560	
Real Estate Loans	37,255	-	37,255	
Sales Finance Contracts	70,019	-	70,019	
Total Portfolio Level	-	844,528	(844,528)	
Unearned Finance Charges	118,748	118,748	-	
Unearned Insurance Premiums & Comm.	57,620	57,620	-	
Allowance for Credit Losses	<u>55,158</u>	53,000	2,158	
Total Net	<u>\$613,002</u>	<u>\$615,160</u>	<u>\$ (2,158</u>)	
Equity:				
Retained Earnings	\$249.553	\$251.711	\$ (2.158)	
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There have been no updates to other recent accounting pronouncements described in our 2019 Annual Report and no new pronouncements that Management believes would have a material impact on the Company.

Note 2 – Allowance for Credit Losses

The allowance for credit losses is based on Management's evaluation of the inherent risks and changes in the composition of the Company's loan portfolio. Management estimates and evaluates the allowance for credit losses by utilizing an open pool loss rate method on collectively evaluated loans with similar risk characteristics in pools, whereby a historical loss rate is calculated and applied to the balance of loans outstanding in the portfolio at each reporting date. This historical loss rate is then adjusted by macroeconomic forecast and other qualitative factors, as appropriate, to fully reflect the Company's expected losses in its loan portfolio. The Company's allowance for credit losses recorded in the balance sheet reflects management's best estimate within the range of expected credit losses.

The Company calculates an expected credit loss by utilizing a snapshot of each specific loan segment at a point in history and tracing that segment's performance until charge-offs were mostly exhausted for that particular segment. Charge-offs in subsequent periods are aggregated to derive an unadjusted lifetime historical charge-off rate by segment. The level of receivables at the balance sheet date is reviewed and adjustments to the allowance for credit losses are made if Management determines increases or decreases in the level of receivables warrants an adjustment. The Company performs a correlation analysis between macroeconomic factors and prior charge-offs for the following macroeconomic factors: Annual Unemployment Rates, Real Gross Domestic Product, Consumer Price Index (CPI), and US National Home Price Index (HPI). To evaluate the overall adequacy of our allowance for credit losses, we consider the level of loan receivables, historical loss trends, loan delinquency trends, bankruptcy trends and overall economic conditions. Such allowance is, in the opinion of Management, sufficiently adequate for expected losses in the current loan portfolio. As the estimates used in determining the loan loss reserve are influenced by outside factors, such as consumer payment patterns and general economic conditions, there is uncertainty inherent in these estimates. Actual results could vary based on future changes in significant assumptions.

Management disaggregates the Company's loan portfolio by loan segment when evaluating loan performance and calculating the allowance for credit losses. Although most loans are similar in nature, the Company concluded that based on variations in loss experience (severity and duration) driven by product and customer type it is most relevant to segment the portfolio by loan product consisting of five different segments: live checks, premier loans, other consumer loans, real estate loans, and sales finance contracts.

The total segments are monitored for credit losses based on graded contractual delinquency and other economic conditions. The Company classifies delinquent accounts at the end of each month according to the Company's graded delinquency rules which includes the number of installments past due at that time, based on the then-existing terms of the contract. Accounts are classified in delinquency categories of 30-59 days past due, 60-89 days past due, or 90 or more days past due based on the Company's graded delinquency policy. When a loan meets the Company's charge-off policy, the loan is charged off, unless Management directs that it be retained as an active loan. In making this charge off evaluation, Management considers factors such as pending insurance, bankruptcy status and other indicators of collectability. The amount charged off is the unpaid balance less the unearned finance charges and the unearned insurance premiums, if applicable.

Management ceases accruing finance charges on loans that meet the Company's non-accrual policy based on grade delinquency rules, generally when two payments remain unpaid on precomputed loans or when an interest-bearing loan is 60 days or more past due. Finance charges are then only recognized to the extent there is a loan payment received or when the account qualifies for return to accrual status. Accounts qualify for return to accrual status when the graded delinquency on a precomputed loan is less than two payments and on an interest-bearing loan when it is less than 60 days past due. There were no loans 60 days or more past due and still accruing interest at June 30, 2020 or December 31, 2019. The Company's principal

balances on non-accrual loans by loan class as of June 30, 2020 and December 31, 2019 are as follows:

	June 30,	December 31,
<u>Loan Class</u>	<u>2020</u>	<u>2019</u>
Live Check Consumer Loans	\$ 3,391,920	\$ 4,689,601
Premier Consumer Loans	, ,	2,587,373
Other Consumer Loans	16,313,638	26,509,178
Real Estate Loans	1,538,823	1,259,471
Sales Finance Contracts	<u>1,523,678</u>	<u>2,301,970</u>
Total	\$ 24,598,139	\$ 37,347,593

An age analysis of principal balances on past due loans, segregated by loan class, as of June 30, 2020 and December 31, 2019 follows:

			90 Days or	_ Total
	30-59 Days	60-89 Days	More	Past Due
<u>June 30, 2020</u>	Past Due	Past Due	Past Due	<u>Loans</u>
Live Check Loans	\$ 1,617,594	\$ 749,448	\$ 2,374,262	\$ 4,741,304
Premier Loans	898,246	336,902	989,993	2,225,141
Other Consumer Loans	10,800,069	4,190,690	14,678,801	29,669,560
Real Estate Loans	453,635	248,478	1,664,238	2,366,351
Sales Finance Contracts	1,484,895	527,619	1,262,224	3,274,738
Total	<u>\$15,254,439</u>	<u>\$ 6,053,137</u>	<u>\$20,969,518</u>	<u>\$ 42,277,094</u>
			90 Days or	Total
	30-59 Days	60-89 Days	90 Days or More	Total Past Due
<u>December 31, 2019</u>	30-59 Days <u>Past Due</u>	60-89 Days <u>Past Due</u>	•	
December 31, 2019 Live Check Loans	•	•	More	Past Due
	Past Due	Past Due	More <u>Past Due</u>	Past Due <u>Loans</u>
Live Check Loans	Past Due \$ 2,089,313	Past Due \$ 1,576,158	More <u>Past Due</u> \$ 3,079,737	Past Due <u>Loans</u> \$ 6,745,208
Live Check Loans	Past Due \$ 2,089,313 1,174,364	Past Due \$ 1,576,158 791,218	More <u>Past Due</u> \$ 3,079,737 1,216,080	Past Due <u>Loans</u> \$ 6,745,208 3,181,662
Live Check Loans Premier Loans Other Consumer Loans	Past Due \$ 2,089,313 1,174,364 16,309,594	Past Due \$ 1,576,158 791,218 9,251,491	More <u>Past Due</u> \$ 3,079,737 1,216,080 20,675,879	Past Due <u>Loans</u> \$ 6,745,208 3,181,662 46,236,964

In addition to the delinquency rating analysis, the ratio of bankrupt accounts to the total loan portfolio is also used as a credit quality indicator. The ratio of bankrupt accounts outstanding to total principal loan balances outstanding at June 30, 2020 and December 31, 2019 was 1.84% and 2.09%, respectively.

The Company considers the performance of the loan portfolio and its impact on the allowance for credit losses. For consumer and real estate segments, the Company also evaluates credit quality based on the aging status of the loan and by payment activity. The following table presents the net balance (principal balance less unearned finance charges and unearned insurance) in consumer and residential loans based on payment activity as of June 30, 2020:

	Payment Performance – Net Balance by Origination Year						
	2020(1) (in 000's)	2019 (in 000's)	2018 (in 000's)	2017 (in 000's)	2016 (in 000's)	Prior (in 000's)	Total Net Balance (in 000's)
Live Checks: Performing Nonperforming	\$ 43,012 <u>1,556</u> \$ 44,568	\$ 28,370 1,464 \$ 29,834	\$ 3,333	\$ 461 17 \$ 478	\$ 4 <u>-</u> \$ 4	\$ 1 <u>-</u> \$ 1	\$ 75,181 3,210 \$ 78,391
Performing Nonperforming	\$ 23,104	\$ 35,682 1,124 \$ 36,806	\$10,330 <u>376</u> <u>10,706</u>	\$ 1,592 <u>81</u> <u>\$ 1,673</u>	\$ - <u>-</u> \$ -	\$ - <u>-</u> <u>\$</u> -	\$ 70,708 1,735 \$ 72,443
Other Consumer Loans: Performing Nonperforming	\$ 159,249 2,227 \$ 161,476	\$ 184,972 <u>9,212</u> <u>\$ 194,184</u>	\$34,119 <u>2,353</u> <u>\$36,472</u>	\$ 5,666 357 \$ 6,023	\$ 1,028 <u>95</u> <u>\$ 1,123</u>	\$ 391 27 \$ 418	\$ 385,425

Payment Performance -	 Net Balance by 	y Origination Year
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	2020(1) (in 000's)	2019 (in 000's)	2018 (in 000's)	2017 (in 000's)	2016 (in 000's)	Prior (in 000's)	Total Net <u>Balance</u> (in 000's)
Real Estate Loans:							
Performing	\$ 5,758	\$ 10,885	\$ 7,901	\$ 4,557	\$ 2,321	\$ 3,571	\$ 34,991
Nonperforming	78	437	384	256	172	287	1,614
	\$ 5,836	\$ 11,322	8,285	\$ 4,813	\$ 2,493	\$ 3,858	\$ 36,607
Sales Finance Contracts:							
Performing	\$ 42,957	\$ 25,242	\$ 7,837	\$ 1,463	\$ 180	\$ 57	\$ 77,736
Nonperforming	358	558	280	82	19	7	1,304
	<u>\$ 43,315</u>	\$ 25,800	8,117	<u>\$ 1,545</u>	<u>\$ 199</u>	<u>\$ 64</u>	\$ 79,040

⁽¹⁾ Includes loans originated during the six-months ended June 30, 2020.

Due to the composition of the loan portfolio, the Company determines and monitors the allowance for credit losses on a portfolio segment basis. As of June 30, 2020, a historical look back period of five quarters was utilized for live checks; six quarters for other consumer loans, premier loans, and sales finance contracts; and a look back period of five years was utilized for real estate loans. Expected look back periods are determined based on analyzing the history of each segment's snapshot at a point in history and tracing performance until charge-offs are mostly exhausted. The Company addresses seasonality primarily through the use of an average in quarterly historical loss rates over a 4-quarter snapshot time span instead of using one specific snapshot quarter's historical loss rates.

In response to the COVID-19 pandemic, the Company developed a payment modification program for past due accounts. The payment modifications program ran from April 1st through May 31st with \$70.6 million net balances modified. As of June 30th, \$15.2 million in net balances have not made a payment since the modified due date or are currently greater than 30 days past due. The Company increased the allowance for credit losses expectation for this subset of loans. The continued impact of COVID-19 pandemic, discontinuation of the COVID-19 loan payment modification program, and uncertainty as to the continuance of federal relief programs the company calculated an incremental allowance for credit losses. The Company made a \$1.8 million qualitative adjustment to the allowance for credit losses for the COVID-19 pandemic. Other than these modifications, we have not experienced any significant impact on our delinquencies through the date of this filing.

The Company implemented a quantitative decision matrix for Sales Finance Contract applications in February 2020. Initial quantitative decisions were inconsistent with historical subjective decisions to extend credit. The quantitative decision matrix has been updated to align with historical decisions. A \$0.6 million qualitative adjustment was made to increase the allowance for credit losses based on early performance indicators.

Segmentation of the portfolio began with the adoption of ASC 326 on January 1, 2020. The following table provides additional information on our allowance for credit losses based on a collective evaluation.

	Three Months Ended June 30, 2020								
	Other Real Sales								
	Live	Premier	Consumer	Estate	Finance				
	Checks	<u>Loans</u>	<u>Loans</u>	Loans	Contracts	<u>Total</u>			
	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)			
Allowance for Credit Losses:									
Balance at March 31, 2020	\$ 9,059	\$ 4,517	\$ 39,446	\$ 239	\$ 5,713	\$ 58,974			
Provision for Credit Losses	1,635	1,524	8,197	5	1,201	12,562			
Charge-offs	(2,900)	(1,424)	(11,842)	(5)	(922)	(17,093)			
Recoveries	789	105	3,218	1	210	4,323			
Ending Balance	<u>\$ 8,583</u>	\$ 4,722	<u>\$ 39,019</u>	<u>\$ 240</u>	\$ 6,202	\$ 58,766			

_				Si	х Мо	nths Ended	June	30, 20	20		
_						Other	Re	eal	Sales		
	Li	ve	Pr	emier	C	onsumer	Est	ate	Finance	9	
		ecks		<u>oans</u>		<u>Loans</u>		ans	Contract		<u>Total</u>
Allerman and for One did I account	<u>(in C</u>	00's)	<u>(ir</u>	000's)	((in 000's)	(in 0	00's)	(in 000's)		(in 000's)
Allowance for Credit Losses:	\$		æ		ď		¢.		¢		Ф Б 2 000
Balance at December 31, 2019 Impact of adopting ASC 326	Ф	-	\$	-	\$	· -	\$	-	\$	-	\$ 53,000 2.158
Balance at January 1, 2020	P	8,177	\$	4,121	Φ	39,180	\$	169	\$ 3,51	1	\$ 55,158
Provision for Credit Losses		5,395	Ψ	3,184		17,858	Ψ	78	4,18		30,702
Charge-offs		6,471)		(2,782		(24,951)		(12)	(1,92		(36,142)
Recoveries	,	1,482		199	,	6,932		5	43	,	9,048
Ending Balance		8.583	\$	4.722	_	39.019	\$	240	\$ 6.20		\$ 58.766
ŭ					_	,				_	
					_						
		<u>Th</u>	ree	Month:	s En	<u>ded</u>		5	Six Month	าร E	<u>inded</u>
	<u> Jι</u>	ine 30	, 202	<u>20 </u>	<u>June</u>	30,2019	<u>J</u>	une 30	, 2020	Ju	ine 30, 2019
Allowance for Credit Losses:											
Beginning Balance	. \$	58,9	74.5	60 5	\$ 43	3,500,000	\$	53.0	00,000	\$	43,000,000
Impact of adopting ASC 326		/ -	, -	-		-	·	,	58,161	,	-
Provision for credit losses		12,5	61,6	00	13	3,965,736			02,268		24,508,305
Charge-offs		(17,0	93,2	37)	(15	5,526,988)		(36,1	41,737)		(29,726,870)
Recoveries		4,3	23,4	80	` 4	,061,252		9,0	47,711		8,218,565
Ending balance; collectively											
evaluated for impairment	. \$	58.7	66.4	03 5	\$ 46	000.000	\$	58.7	66.403	\$	46.000.000
,		•	,			, , , , , , , , , , , , , , , , , , , ,					, ,
		<u>Th</u>	ree	Month:	s En	<u>ded</u>		5	Six Month	าร E	nded
	<u>J</u> ι	ine 30	, 202	<u>20</u> ,	June	30,2019	<u>J</u>	une 30	, 2020	Ju	ine 30, 2019
Finance Receivables				_					Ÿ		
Ending Balance	. \$	825,0°	74,5	<u>69</u> \$	769	9,791,4 <u>57</u>	\$	825,0	74,569	\$ 7	769,791,457

Troubled Debt Restructurings ("TDRs") represent loans on which the original terms have been modified as a result of the following conditions: (i) the restructuring constitutes a concession and (ii) the borrower is experiencing financial difficulties. Loan modifications by the Company involve payment alterations, interest rate concessions and/or reductions in the amount owed by the borrower. The following table presents a summary of loans that were restructured during the three months ended June 30, 2020.

	Number	Pre-Modification	Post-Modification
	Of	Recorded	Recorded
	<u>Loans</u>	<u>Investment</u>	<u>Investment</u>
Live Check Consumer Loans Premier Consumer Loans	326	\$ 526,181	\$ 510,145
	70	471,275	450,836
Other Consumer Loans Real Estate Loans	1,892	7,048,324	6,436,597
	15	125,994	125,192
Sales Finance Contracts Total	<u>137</u>	<u>598,578</u>	<u>565,952</u>
	2,440	\$ 8,870,352	\$ 8,088,722

The following table presents a summary of loans that were restructured during the three months ended June 30, 2019.

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	Number Of <u>Loans</u>	Pre-Modification Recorded <u>Investment</u>	Post-Modification Recorded <u>Investment</u>
Consumer Loans	4,286	\$12,546,322	\$11,990,277
Real Estate Loans	7	66,178	66,178
Sales Finance Contracts	<u> 179</u>	<u>695,639</u>	659,460
Total	4,472	<u>\$13,308,139</u>	<u>\$12,715,915</u>

The following table presents a summary of loans that were restructured during the six months ended June 30, 2020.

	Number Of <u>Loans</u>	Pre-Modification Recorded <u>Investment</u>	Post-Modification Recorded <u>Investment</u>
Live Check Consumer Loans	1,122	\$ 1,826,042	\$ 1,773,540
Premier Consumer Loans	233	1,546,354	1,498,776
Other Consumer Loans	5,822	19,844,595	18,474,903
Real Estate Loans	23	234,189	233,387
Sales Finance Contracts	<u>384</u>	1,609,026	1,534,682
Total	<u>7,584</u>	<u>\$25,060,206</u>	<u>\$23,515,288</u>

The following table presents a summary of loans that were restructured during the six months ended June 30, 2019.

	Number	Pre-Modification	Post-Modification
	Of	Recorded	Recorded
	<u>Loans</u>	<u>Investment</u>	<u>Investment</u>
Consumer Loans	8,941	\$25,191,874	\$24,170,946
Real Estate Loans	19	326,510	324,687
Sales Finance Contracts	379	<u>1,373,113</u>	<u>1,310,166</u>
Total	9,339	<u>\$26,891,497</u>	<u>\$25,805,799</u>

TDRs that occurred during the twelve months ended June 30, 2020 and subsequently defaulted during the three months ended June 30, 2020 are listed below.

	Number Of <u>Loans</u>	Pre-Modification Recorded <u>Investment</u>
Live Check Consumer Loans	275	\$ 380,724
Premier Consumer Loans	38	199,325
Other Consumer Loans	1,065	2,405,262
Real Estate Loans	1	1,832
Sales Finance Contracts	68	<u> 155,141</u>
Total	<u>1,447</u>	<u>\$3,142,284</u>

TDRs that occurred during the twelve months ended June 30, 2019 and subsequently defaulted during the three months ended June 30, 2019 are listed below.

	Number Of <u>Loans</u>	Pre-Modification Recorded <u>Investment</u>
Consumer Loans	1,902	\$3,478,965
Real Estate Loans	-	-
Sales Finance Contracts	63	156,739
Total	1,965	\$3,635,704

TDRs that occurred during the twelve months ended June 30, 2020 and subsequently defaulted during the six months ended June 30, 2020 are listed below.

	Number Of <u>Loans</u>	Pre-Modification Recorded <u>Investment</u>
Live Check Consumer Loans	665	\$ 961,371
Premier Consumer Loans	81	465,502
Other Consumer Loans	2,338	4,913,928
Real Estate Loans	1	1,832
Sales Finance Contracts	149	<u>336,613</u>
Total	<u>3,234</u>	\$6,679,246

TDRs that occurred during the twelve months ended June 30, 2019 and subsequently defaulted during the six months ended June 30, 2019 are listed below.

	Number	Pre-Modification
	Of	Recorded
	<u>Loans</u>	<u>Investment</u>
Consumer Loans	3,351	\$5,957,308
Real Estate Loans	-	-
Sales Finance Contracts	132	312,212
Total	<u>3,483</u>	<u>\$6,269,520</u>

The level of TDRs, including those which have experienced a subsequent default, is considered in the determination of an appropriate level of allowance of loan losses.

Note 3 - Investment Securities

Debt securities available-for-sale are carried at estimated fair value. Debt securities designated as "Held to Maturity" are carried at amortized cost based on Management's intent and ability to hold such securities to maturity. The amortized cost and estimated fair values of these debt securities were as follows:

	As	of	As of		
	June 30) <u>, 2020</u>	December 31, 2019		
		Estimated		Estimated	
	Amortized	Fair	Amortized	Fair	
	Cost	Value	Cost	Value	
Available-for-Sale:					
Obligations of states and					
political subdivisions	\$ 196,852,116	\$ 211,741,506	\$ 192,240,250	\$ 204,012,197	
Corporate securities	130,316	298,932	130,316	445,325	
	<u>\$ 196,982,432</u>	<u>\$ 212,040,438</u>	<u>\$ 192,370,566</u>	<u>\$ 204,457,522</u>	
Held to Maturity: Obligations of states and					
political subdivisions	<u>\$ 379,788</u>	<u>\$ 387,161</u>	\$ 380,561	\$ 389,520	

Gross unrealized losses on investment securities totaled \$25,550 and \$24,092 at June 30, 2020 and December 31, 2019, respectively. The following table provides an analysis of investment securities in an unrealized loss position for which other-than-temporary impairments have not been recognized as of June 30, 2020 and December 31, 2019:

	Less than	12 Months	12 Months	or Longer	Total	
June 30, 2020	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized
	<u>Value</u>	Losses	<u>Value</u>	Losses	<u>Value</u>	Losses
Available for Sale: Obligations of states and political subdivisions	<u>\$ 3,933,780</u>	<u>\$ (15,092)</u>	<u>\$ 979,134</u>	<u>\$ (10,458</u>)	<u>\$ 4,912,914</u>	<u>\$ (25,550)</u>
	Less than	12 Months	12 Months	or Longer	T	otal
December 31, 2019	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized
	<u>Value</u>	Losses	<u>Value</u>	Losses	<u>Value</u>	Losses
Available for Sale: Obligations of states and						
political subdivisions	<u>\$ 1,206,656</u>	<u>\$ (18,941</u>)	\$ 986,642	<u>\$ (5,151</u>)	\$ 2,193,298	<u>\$ (24,092)</u>

The previous two tables represent 3 and 2 investments held by the Company at June 30, 2020 and December 31, 2019, respectively, the majority of which are rated "A" or higher by Moody's and/or Standard & Poor's. The unrealized losses on the Company's investments listed in the above table were primarily the result of interest rate and market fluctuations. Based on the credit ratings of these investments, along with the consideration of whether the Company has the intent to sell or will be more likely than not required to sell the applicable investment before recovery of amortized cost basis, the Company does not consider the impairment of any of these investments to be other-than-temporary at June 30, 2020 or December 31, 2019.

The Company's insurance subsidiaries internally designate certain investments as restricted to cover their policy reserves and loss reserves. Funds are held in separate trusts for the benefit of each insurance subsidiary at U.S. Bank National Association ("US Bank"). US Bank serves as trustee under trust agreements with the Company's property and casualty insurance company subsidiary ("Frandisco P&C"), as grantor, and American Bankers Insurance Company of Florida, as beneficiary. At June 30, 2020, these trusts held \$41.3 million in available-for-sale investment securities at market value. US Bank also serves as trustee under trust agreements with the Company's life insurance company subsidiary ("Frandisco Life"), as grantor, and American Bankers Life Assurance Company, as beneficiary. At June 30, 2020, these trusts held \$19.9 million in available-for-sale investment securities at market value and \$.4 million in held-to-maturity investment securities at amortized cost. The amounts required to be held in each trust change as required reserves change. All earnings on assets in the trusts are remitted to the Company's insurance subsidiaries.

Note 4 – Fair Value

Under ASC 820, fair value is the price that would be received upon sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following fair value hierarchy is used in selecting inputs used to determine the fair value of an asset or liability, with the highest priority given to Level 1, as these are the most transparent or reliable. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurements.

Level 1 - Quoted prices for identical instruments in active markets.

Level 2 - Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs are observable in active markets.

Level 3 - Valuations derived from valuation techniques in which one or more significant inputs are unobservable.

The following methods and assumptions are used by the Company in estimating fair values of its financial instruments:

Cash and Cash Equivalents: Cash includes cash on hand and with banks. Cash equivalents are short-term highly liquid investments with original maturities of three months or less. The carrying value of cash and cash equivalents approximates fair value due to the relatively short period of time between origination of the instruments and their expected realization. The estimate of the fair value of cash and cash equivalents is classified as a Level 1 financial asset.

Loans: The carrying value of the Company's direct cash loans and sales finance contracts approximates the fair value since the estimated life, assuming prepayments, is short-term in nature. The fair value of the Company's real estate loans approximates the carrying value since the interest rate charged by the Company approximates market rate. The estimate of fair value of loans is classified as a Level 3 financial asset.

Marketable Debt Securities: The Company values Level 2 securities using various observable market inputs obtained from a pricing service. The pricing service prepares evaluations of fair value for our Level 2 securities using proprietary valuation models based on techniques such as multi-dimensional relational models, and series of matrices that use observable market inputs. The fair value measurements and disclosures guidance defines observable market inputs as the assumptions market participants would use in pricing the asset developed on market data obtained from sources independent of the Company. The extent of the use of each observable market input for a security depends on the type of security and the market conditions at the balance sheet date. Depending on the security, the priority of the use of observable market inputs may change as some observable market inputs may not be relevant or additional inputs may be necessary. The Company uses the following observable

market inputs ("standard inputs"), listed in the approximate order of priority, in the pricing evaluation of Level 2 securities: benchmark yields, reported trades, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, offers and reference data including market research data. State, municipalities and political subdivisions securities are priced by our pricing service using material event notices and new issue data inputs in addition to the standard inputs. See additional information, including the table below, regarding fair value under ASC 820, and the fair value measurement of available-for-sale marketable debt securities.

Corporate Securities: The Company estimates the fair value of corporate securities with readily determinable fair values based on quoted prices observed in active markets; therefore, these investments are classified as Level 1.

Senior Debt Securities: The carrying value of the Company's senior debt securities approximates fair value due to the relatively short period of time between the origination of the instruments and their expected repayment. The estimate of fair value of senior debt securities is classified as a Level 2 financial liability.

Subordinated Debt Securities: The carrying value of the Company's variable rate subordinated debt securities approximates fair value due to the re-pricing frequency of the securities. The estimate of fair value of subordinated debt securities is classified as a Level 2 financial liability.

The Company is responsible for the valuation process and as part of this process may use data from outside sources in establishing fair value. The Company performs due diligence to understand the inputs and how the data was calculated or derived. The Company employs a market approach in the valuation of its obligations of states, political subdivisions and municipal revenue bonds that are available-for-sale. These investments are valued on the basis of current market quotations provided by independent pricing services selected by Management based on the advice of an investment manager. To determine the value of a particular investment, these independent pricing services may use certain information with respect to market transactions in such investment or comparable investments, various relationships observed in the market between investments, quotations from dealers, and pricing metrics and calculated yield measures based on valuation methodologies commonly employed in the market for such investments. Quoted prices are subject to our internal price verification procedures. We validate prices received using a variety of methods including, but not limited, to comparison to other pricing services or corroboration of pricing by reference to independent market data such as a secondary broker. There was no change in this methodology during any period reported.

Assets measured at fair value as of June 30, 2020 and December 31, 2019 were available-for-sale investment securities which are summarized below:

			Fair Value Measurements at Reporting Date Usin					te Using
			Quo	oted Prices				
			I	n Active	Signi	ificant		
			M	arkets for	Ot	her	Sign	ificant
			I	dentical	Obse	rvable	Unobs	servable
	June	30,		Assets	Inp	outs	In	puts
<u>Description</u>	<u>202</u>	<u>20</u>	(Level 1)	(Lev	<u>/el 2)</u>	(Le	vel 3)
Corporate securities Obligations of states and	\$ 29	98,932	\$	298,932	\$		\$	
political subdivisions	211,7	41,506			211,7	'41,506		
Total	\$212,0	40,438	\$	298,932	\$211,7	741,506	\$	

			Fai	<u>r Value Mea</u>	<u>surement</u>	s at Repo	rting Da	te Using
			Qu	oted Prices				
			ı	n Active	Sign	ificant		
			M	arkets for	Ot	her	Sign	ificant
				Identical	Obse	rvable	Unobs	servable
	Dec	ember 31,		Assets	In	outs	Inj	puts
<u>Description</u>		2019	<u>(</u>	Level 1)	<u>(Le</u>	<u>/el 2)</u>	(Le	vel 3)
Corporate securities Obligations of states and	\$	445,325	\$	445,325	\$		\$	
political subdivisions	20	04,012,195		<u></u>	204,0	12,195		
Total	\$ 20	04.457.520	\$	445.325	\$ 204.0)12.195	\$	

Note 5 – Leases

The Company is obligated under operating leases for its branch loan offices and home office locations. The operating leases are recorded as operating lease right-of-use ("ROU") assets and operating lease liabilities. The ROU asset is included in other assets and the corresponding liability is included in accounts payable and accrued expenses on the Company's condensed consolidated statement of financial position.

ROU assets represent the Company's right to use an underlying asset during the lease term and the operating lease liabilities represent the Company's obligations for lease payments in accordance with the lease. Recognition of ROU assets and liabilities are recognized at the lease commitment based on the present value of the remaining lease payments using a discount rate that represents the Company's incremental borrowing rate at the lease commitment date or adoption date. Operating lease expense, which is comprised of amortization of the ROU asset and the implicit interest accreted on the operating lease liability, is recognized on a straight-line basis over the lease term and is recorded in occupancy expense in the condensed consolidated statement of income.

Remaining lease terms range from 1 to 10 years. The Company's leases are not complex and do not contain residual value guarantees, variable lease payments, or significant assumptions or judgments made in applying the requirements of Topic 842. Operating leases with a term of 12 months or less are not recorded on the balance sheet and the related lease expense is recognized on a straight-line basis over the lease term. At June 30, 2020 the operating lease ROU assets and liabilities were \$32.6 million and \$33.0 million, respectively.

The table below summarizes our lease expense and other information related to the Company's operating leases with respect to FASB ASC 842:

	 ree Months Ended ne 30, 2020	x Months Ended e 30, 2020
Operating lease expense	\$ 1,800,009	\$ 3,587,594
Cash paid for amounts included in the measurement of lease liabilities:		
Operating cash flows from operating leases	1,757,246	3,513,126
Weighted-average remaining lease term – operating leases (in years)	7.04	
Weighted-average discount rate – operating leases	5.33%	
Lease maturity schedule as of June 30, 2020: Remainder of 2020	\$ Amount 3,488,489	
2021	6,573,797	
2022	5,968,827	
2023	5,178,703	
2024	4,491,185	
2025 and beyond	 13,708,299	
Total	39,409,300	
Less: Interest	 (6,377,200)	
Present Value of Lease Liability	\$ 33,032,100	

Note 6 – Commitments and Contingencies

The Company is, and expects in the future to be, involved in various legal proceedings incidental to its business from time to time. Management makes provisions in its financial statements for legal, regulatory, and other contingencies when, in the opinion of Management, a loss is probable and reasonably estimable. At June 30, 2020, no such known proceedings or

amounts, individually or in the aggregate, were expected to have a material impact on the Company or its financial condition or results of operations.

During the first guarter of 2020 there was global outbreak of a new strain of coronavirus, COVID-19. The global and domestic response to the ongoing COVID-19 outbreak continues to evolve. Thus far, certain responses to the COVID-19 outbreak have included mandates from federal, state and/or local authorities that have required temporary closure of or imposed limitations on the operations of certain non-essential businesses and industries. The ongoing outbreak could have a continued adverse impact on economic and market conditions and trigger a period of global economic slowdown. The ongoing development and fluidity of this situation precludes any prediction as to the ultimate adverse impact of the novel coronavirus. Management created a COVID-19 Task Force for the Company which continues to diligently work to identify and manage impact from the pandemic. During the first quarter and during part of the second quarter, the Task Force initially closed branch offices to the public. Loans were originated by appointment only with no more than one customer in the branch office at any time. Customers were and are encouraged to pay electronically. For those unable to pay electronically a no contact process was implemented for the branch offices. We have since reopened our branch lobbies to the public, but request customers and employees to wear a mask. We have not experienced any significant impact on our delinquencies through June 30, 2020 that can be attributed to COVID-19. However, we have modified the payment terms of certain loans and have increased our allowance for credit losses as the performance of these accounts may not match historical loss rates. Many corporate team members are working remotely where practicable. COVID-19 presents material uncertainty and risk with respect to the Company's performance and operations, including the potential impact on delinquencies and the allowance for credit losses if our customers experience prolonged periods of unemployment, which could result in material impact to the Company's future results of operations, cash flows and financial condition.

Note 7 - Income Taxes

The Company has elected to be, and is, treated as an S corporation for income tax reporting purposes. Taxable income or loss of an S corporation is passed through to and included in the individual tax returns of the shareholders of the Company, rather than being taxed at the corporate level. Notwithstanding this election, income taxes are reported for, and paid by, the Company's insurance subsidiaries, as they are not allowed by law to be treated as S corporations, as well as for the Company in Louisiana, which does not recognize S corporation status.

Effective income tax rates were 13% and 20% during the three- and six-month periods ended June 30, 2020, respectively, compared to 19% and 17% during the same comparable periods a year ago. During the three-month period just ended, the S corporation incurred higher income, which increased the overall pre-tax income of the Company resulting in a lower effective tax rate for the quarter just ended compared to the same period in 2019. However, during the six-month period just ended, the S corporation incurred a higher loss, which lowered the overall pre-tax income of the Company resulting in a higher effective tax rate for the six-month period just ended compared to the same period a year ago.

Note 8 - Credit Agreement

Effective September 11, 2009, the Company entered into a credit facility with Wells Fargo Preferred Capital, Inc. (now Wells Fargo Bank, N.A.). As amended to date, the credit agreement provides for borrowings and reborrrowings of up to \$200.0 million, subject to certain limitations, and all borrowings are secured by the finance receivables of the Company. Available borrowings under the credit agreement were \$102.8 million and \$87.7 million at June 30, 2020 and December 31, 2019, at interest rates of 3.50% and 4.45%, respectively. Outstanding borrowings on the credit line were \$97.2 million and \$111.4 million at June 30, 2020 and December 31, 2019, respectively. The credit agreement contains covenants customary for financing transactions of this type. At June 30, 2020, the Company believes it was in compliance with all covenants. The credit agreement has a commitment termination date of February 28, 2022.

Note 9 - Related Party Transactions

The Company engages from time to time in transactions with related parties. The Company has an outstanding loan to a real estate development partnership of which one of the Company's beneficial owners is a partner. The balance on the commercial loan (including principal and accrued interest) was \$1.7 million at June 30, 2020. The Company also has a loan for premium payments to a trust of an executive officer's irrevocable life insurance policy. The principal balance on this loan at June 30, 2020 was \$.4 million. Please refer to the disclosure contained in Note 12 "Related Party Transactions" in the Notes to Consolidated Financial Statements in the Company's Annual Report on Form 10-K as of and for the year ended December 31, 2019 for additional information on related party transactions.

Note 10 - Segment Financial Information

The Company discloses segment information in accordance with FASB ASC 280. FASB ASC 280 requires companies to determine segments based on how management makes decisions about allocating resources to segments and measuring their performance.

The Company has eight divisions which comprise its operations: Division I through Division V, Division VII, Division VIII and Division IX. Each division consists of branch offices that are aggregated based on vice president responsibility and geographic location. Division I consists of offices located in South Carolina. Prior to 2020, offices in North Georgia comprised Division II, Division III consisted of offices in South Georgia and Division IX consisted of offices in West Georgia. Effective January 1, 2020, the Company geographically realigned the Georgia Divisions into Division II consisting of Middle Georgia, Division III consisting of South Georgia and Division IX consisting of North Georgia. Various branches were realigned in order to be in the appropriate geographic division. Division IV represents our Alabama offices, Division V represents our Mississippi offices, Division VII represents our Tennessee offices and Division VIII represents our Louisiana offices. The following division financial data has been retrospectively presented to give effect to the current structure. The change in the Georgia reporting structure had no impact on the previously reported consolidated results.

Accounting policies of each of the divisions are the same as those for the Company as a whole. Performance is measured based on objectives set at the beginning of each year and include various factors such as division profit, growth in earning assets and delinquency and loan loss management. All division revenues result from transactions with third parties. The Company does not allocate income taxes or corporate headquarter expenses to the divisions.

Below is a performance recap of each of the Company's divisions for the three- and six-month periods ended June 30, 2020 and 2019, followed by a reconciliation to consolidated Company data.

	Division <u>I</u>	Division <u>II</u>	Division III	Division <u>IV</u>	Division V/(in thousands	Division <u>VII</u>)	Division <u>VIII</u>	Division <u>IX</u>	Total
Division Revenues:						,			
3 Months ended 06/30/2020	\$ 9,430	\$ 8,789	\$ 9,542	\$ 9,186	\$ 6,276	\$ 5,987	\$ 5,198	\$ 7,701	\$ 62,109
3 Months ended 06/30/2019	\$ 9,130	\$ 8,620	\$ 9,504	\$ 9,360	\$ 5,624	\$ 5,502	\$ 4,856	\$ 8,093	\$ 60,689
6 Months ended 06/30/2020	\$ 19,640	\$ 17,970	\$ 19,705	\$ 18,977	\$ 12,837	\$ 12,291	\$ 10,914	\$ 16,207	\$ 128,541
6 Months ended 06/30/2019	\$ 17,911	\$ 17,129	\$ 18,816	\$ 18,405	\$ 11,192	\$ 10,682	\$ 9,540	\$ 16,099	\$ 119,774
Division Profit:									
3 Months ended 06/30/2020	\$ 2,908	\$ 3,506	\$ 3,846	\$ 2,650	\$ 1,740	\$ 1,450	\$ 1,107	\$ 2,192	\$ 19,399
3 Months ended 06/30/2019	\$ 3,121	\$ 3,452	\$ 3,989	\$ 3,026	\$ 1,490	\$ 1,209	\$ 1,066	\$ 2,568	\$ 19,921
6 Months ended 06/30/2020	\$ 6,161	\$ 7,260	\$ 8,029	\$ 5,843	\$ 3,737	\$ 2,746	\$ 2,510	\$ 5,175	\$ 41,461
6 Months ended 06/30/2019	\$ 6,221	\$ 7,013	\$ 8,150	\$ 6,069	\$ 3,022	\$ 2,464	\$ 2,264	\$ 5,662	\$ 40,865
	District	District	District	District	District	District	District	District	
	Division	Division	Division	Division	Division	Division	Division	Division	
	<u>l</u>	<u>II</u>	<u>III</u>	<u>IV</u>	<u>V</u>	VII	VIII	<u>IX</u>	<u>Total</u>
					(in thousands)			
Division Assets:									
06/30/2020	\$101,310	\$102,672	\$ 106,493	\$123,152	\$ 68,824	\$ 75,682	\$ 58,009	\$ 94,433	\$ 730,575
12/31/2019	\$105,094	\$102,952	\$ 109,390	\$123,652	\$ 68,269	\$ 73,116	\$ 59,100	\$ 98,875	\$ 740,448

	3 Months Ended	3 Months Ended	6 Months Ended	6 Months Ended
	6/30/2020	6/30/2019	6/30/2020	6/30/2019
	(In 000's)	(In 000's)	(In 000's)	(In 000's)
Reconciliation of Revenues:				
Total revenues from reportable divisions	\$ 62,109	\$ 59,085	\$128,541	\$119,774
Corporate finance charges earned, not allocated to divisions	21	34	52	65
Corporate investment income earned, not allocated to divisions	1,669	1,788	3,449	3,672
Timing difference of insurance income allocation to divisions	1,531	1,837	3,830	3,403
Other revenue not allocated to divisions	3	4	[′] 5	7
Consolidated Revenues (1)	\$ 65,333	\$ 62,748	\$135,877	\$126,921
	3 Months	3 Months	6 Months	6 Months
	Ended	Ended	Ended	Ended
	6/30/2020	6/30/2019	6/30/2020	6/30/2019
	(In 000's)	(In 000's)	(In 000's)	(In 000's)
Reconciliation of Profit:				
Profit per division	\$ 19,399	\$ 19,921	\$ 41,461	\$ 40,865
Corporate earnings not allocated	3,224	3,484	7,336	7,147
Corporate expenses not allocated	<u>(17,055</u>)	(18,643)	(40,394)	(37,923)
Consolidated Income Before Income Taxes	\$ 5,568	\$ 4,762	\$ 8,403	\$ 10,089

Note 1: Includes Finance Charge Income, Investment Income, Insurance Premium Revenues and Other Revenue.

BRANCH OPERATIONS

Joseph R. Cherry	Vice President
John B. Gray	Vice President
Jerry W. Hughes	Vice President
Jennifer C. Purser	Vice President
M. Summer Clevenger	Vice President
Virginia K. Palmer	Vice President
J. Patrick Smith, III	Vice President
Marcus C. Thomas	Vice President
Michael J. Whitaker	Vice President

REGIONAL OPERATIONS DIRECTORS

Sonya Acosta Maurice Bize Derrick Blalock Nicholas Blevins Ron Byerly Keith Chavis Bryan Cook Stacy Courson Joe Daniel Chris Deakle Dee Dee Dunham	Jimmy Fairbanks Chad Frederick Peyton Givens Kim Golka Tabatha Green Jenna Henderson Brian Hill Tammy Hood Gail Huff Sue Iser Jonathan Kendrick	Sharon Langford Becki Lawhon Jeff Lee Tammy Lee Lynn Lewis Jeff Lindberg Jimmy Mahaffey Sylvia McClung Marty Miskelly William Murrillo Josh Nickerson	Mike Olive Deloris O'Neal Gerald Rhoden Anthony Seney Mike Shankles Greg Shealy Cliff Snyder Michael Spriggs Melissa Stewart Harriet Welch Robert Whitlock
Dee Dee Dunham Carla Eldridge	Jonathan Kendrick Steve Knotts	Josh Nickerson	Robert Whitlock
Cana Elunuge	Sieve Kilous		

BRANCH OPERATIONS

ALABAMA Mobile

Florence

Selma

Ozark

Adamsville

Brewton

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Albertville	Center Point	Fort Payne	Moody	Pelham	Sylacauga
Alexander City	Clanton	Gadsden	Moulton	Prattville	Talladega
Andalusia	Cullman	Hamilton	Muscle Shoals	Robertsdale	Tallassee
Arab	Decatur	Huntsville (2)	Opelika	Russellville (2)	Troy
Athens	Dothan (2)	Jackson	Орр	Saraland	Tuscaloosa
Bay Minette Bessemer	Enterprise Fayette	Jasper	Oxford	Scottsboro	Wetumpka
	•	GEO	RGIA		
Acworth	Canton	Dalton	Greensboro	Manchester	Swainsboro
Adel	Carrollton	Dawson	Griffin	McDonough	Sylvania
Albany (2)	Cartersville	Douglas (2)	Hartwell	Milledgeville	Sylvester
Alma	Cedartown	Douglasville	Hawkinsville	Monroe	Thomaston
Americus	Chatsworth	Dublin	Hazlehurst	Montezuma	Thomasville
Athens (2)	Clarkesville	East Ellijay	Helena	Monticello	Thomson
Augusta	Claxton	Eastman	Hinesville (2)	Moultrie	Tifton
Bainbridge	Clayton	Eatonton	Hiram	Nashville	Toccoa
Barnesville	Cleveland	Elberton	Hogansville	Newnan	Tucker
Baxley	Cochran	Fayetteville	Jackson	Perry	Valdosta
Blairsville	Colquitt	Fitzgerald	Jasper	Pooler	Vidalia
Blakely	Columbus (2)	Flowery Branch	Jefferson	Richmond Hill	Villa Rica
Blue Ridge	Commerce	Forest Park	Jesup	Rome	Warner Robins (2)
Bremen	Conyers	Forsyth	Kennesaw	Royston	Washington

BRANCH OPERATIONS (Continued)

Brunswick Buford Butler Cairo Calhoun	Cordele Cornelia Covington Cumming Dahlonega	Fort Valley Ft. Oglethorpe Gainesville Garden City Georgetown	LaGrange Lavonia Lawrenceville Macon (2) Madison	Sandersville Sandy Springs Savannah Statesboro Stockbridge	Waycross Waynesboro Winder					
	LOUISIANA									
Abbeville	Covington	Hammond	LaPlace	Morgan City	Ruston					
Alexandria	Crowley	Houma	Leesville	Natchitoches	Slidell					
Baker	Denham Springs	Jena	Marksville	New Iberia	Sulphur					
Bastrop	DeRidder	Kenner	Marrero	Opelousas	Thibodaux					
Baton Rouge	Eunice	Lafayette	Minden	Pineville	West Monroe					
Bossier City	Franklin	Lake Charles	Monroe	Prairieville	Winnsboro					
MISSISSIPPI										
Amory	Columbus	Hattiesburg	Magee	Oxford	Ripley					
Batesville	Corinth	Hazlehurst	McComb	Pearl	Senatobia					
Booneville	D'Iberville	Hernando	Meridian	Philadelphia	Starkville					
Brookhaven	Forest	Houston	New Albany	Picayune	Tupelo					
Carthage	Greenwood	luka	Newton	Pontotoc	Waveland					
Clinton	Grenada	Kosciusko	Olive Branch	Ridgeland	Winona					
Columbia	Gulfport									
		SOUTH (CAROLINA							
Aiken	Cheraw	Georgetown	Laurens	North Charleston	Spartanburg					
Anderson	Chester	Greenwood	Lexington	North Greenville	Summerville					
Batesburg- Leesvile	Columbia	Greer	Manning	North Myrtle Beach	Sumter					
Beaufort	Conway	Hartsville	Marion	Orangeburg	Union					
Boling Springs	Dillon	Irmo	Moncks Corner	Rock Hill	Walterboro					
Camden	Easley	Lake City	Myrtle Beach	Seneca	Winnsboro					
Cayce	Florence	Lancaster	Newberry	Simpsonville	York					
Charleston	Gaffney									
TENNESSEE										
Athens	Crossville	Gallatin	Lafayette	Maryville	Savannah					
Bristol	Dayton	Greeneville	LaFollette	Morristown	Sevierville					
Clarksville	Dickson	Hixson	Lebanon	Murfreesboro	Smyrna					
Cleveland	Dyersburg	Jackson	Lenoir City	Newport	Tazewell					
Columbia	Elizabethton	Johnson City	Lexington	Powell	Tullahoma					
Cookeville	Fayetteville	Kingsport	Madisonville	Pulaski	Winchester					

DIRECTORS

Ben F. Cheek, IV Chairman 1st Franklin Financial Corporation

Ben F. Cheek, III Chairman Emeritus 1st Franklin Financial Corporation

Virginia C. Herring President and Chief Executive Officer 1st Franklin Financial Corporation

A. Roger Guimond Executive Vice President and Chief Financial Officer 1st Franklin Financial Corporation

Jim H. Harris, III Retired Founder / Co-owner Unichem Technologies Retired Founder / Owner / President Moonrise Distillery Jerry J. Harrison, Jr. Chief Executive Officer Five Stand Capital

John G. Sample, Jr. CPA

C. Dean Scarborough Retired Retail Business Owner

> Keith D. Watson Chairman Bowen & Watson, Inc.

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Ben F. Cheek, III Chairman Emeritus

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President and Chief Executive Officer

A. Roger Guimond Executive Vice President and Chief Financial Officer

Gary L. McQuain Executive Vice President and Chief Operating Officer

Ronald F. Morrow
Executive Vice President and Advisory Operations Business Partner

Daniel E. Clevenger, II Executive Vice President - Compliance

Jeffrey R. Thompson Executive Vice President - Human Resources

Kay S. O'Shields
Executive Vice President – Chief Learning Officer

Chip Vercelli
Executive Vice President – General Counsel

Joseph A. Shaw

Executive Vice President – Chief Information Officer

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