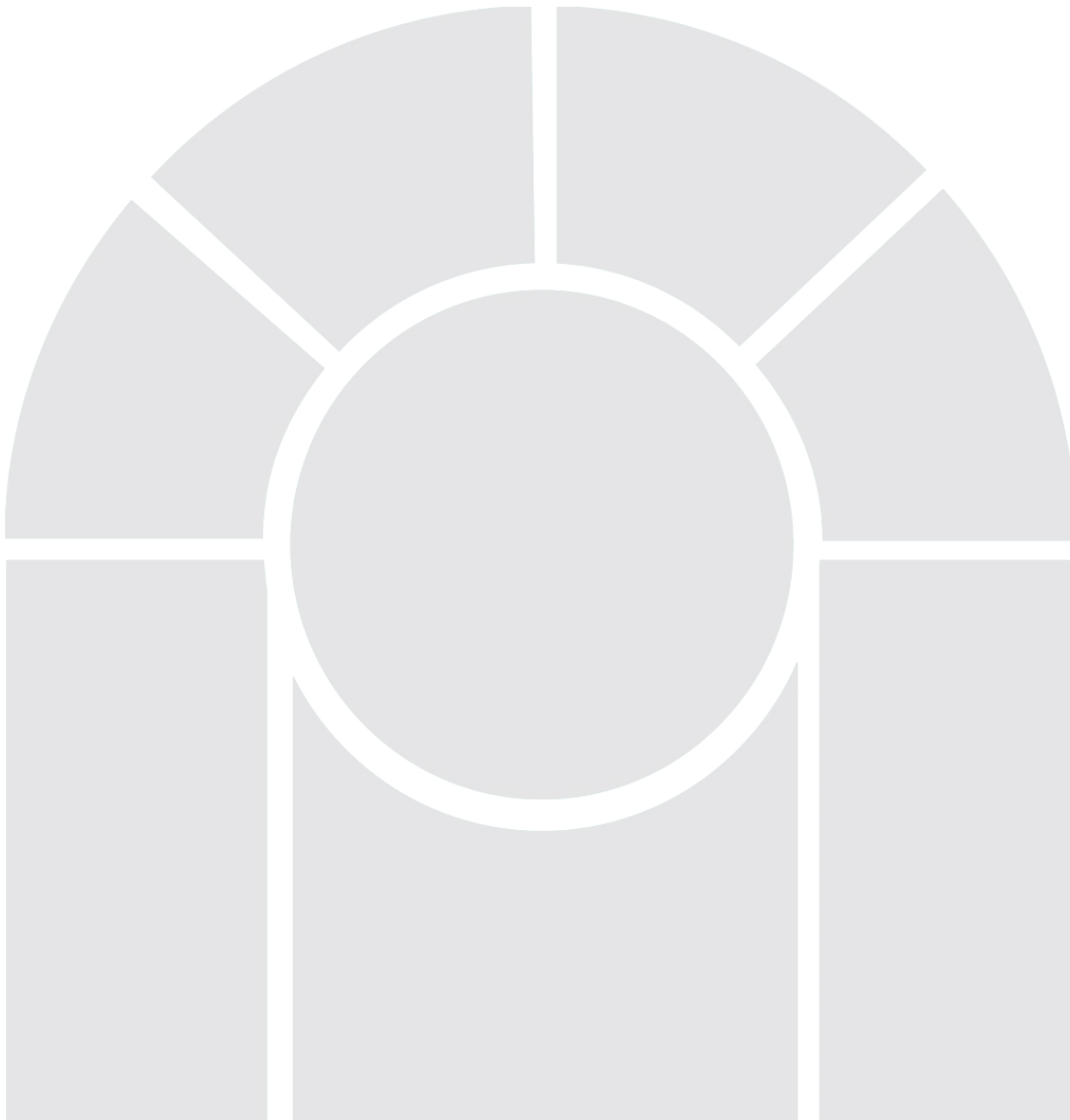




Exhibit 99.2



**Acquisition of
Charter Financial
Corporation**

April 24th, 2018

Forward Looking Statements

This presentation contains “forward-looking statements” as defined in the Private Securities Litigation Reform Act of 1995. In general, forward-looking statements usually use words such as “may,” “believe,” “expect,” “anticipate,” “intend,” “will,” “should,” “plan,” “estimate,” “predict,” “continue” and “potential” or the negative of these terms or other comparable terminology, including statements related to the expected timing of the closing of the Merger, the expected returns and other benefits of the Merger to shareholders, expected improvement in operating efficiency resulting from the Merger, estimated expense reductions resulting from the transactions and the timing of achievement of such reductions, the impact on and timing of the recovery of the impact on tangible book value, and the effect of the Merger on CenterState’s capital ratios. Forward-looking statements represent management’s beliefs, based upon information available at the time the statements are made, with regard to the matters addressed; they are not guarantees of future performance. Forward-looking statements are subject to numerous assumptions, risks and uncertainties that change over time and could cause actual results or financial condition to differ materially from those expressed in or implied by such statements.

Factors that could cause or contribute to such differences include, but are not limited to (1) the risk that the cost savings and any revenue synergies from the Merger may not be realized or take longer than anticipated to be realized, (2) disruption from the Merger with customer, supplier, employee or other business partner relationships, (3) the occurrence of any event, change or other circumstances that could give rise to the termination of the Merger Agreement, (4) the risk of successful integration of Charter’s businesses into CenterState, (5) the failure to obtain the necessary approvals by the stockholders of Charter, with respect to the Merger, (6) the amount of the costs, fees, expenses and charges related to the Merger, (7) the ability by CenterState to obtain required governmental approvals of the Merger, (8) reputational risk and the reaction of each of the companies’ customers, suppliers, employees or other business partners to the Merger, (9) the failure of the closing conditions in the Merger Agreement to be satisfied, or any unexpected delay in closing the Merger, (10) the risk that the integration of Charter’s operations into the operations of CenterState will be materially delayed or will be more costly or difficult than expected, (11) the possibility that the Merger may be more expensive to complete than anticipated, including as a result of unexpected factors or events, (12) the dilution caused by CenterState’s issuance of additional shares of its common stock in the Merger, and (13) general competitive, economic, political and market conditions. Additional factors which could affect the forward looking statements can be found in the cautionary language included under the headings “Management’s Discussion and Analysis of Financial Condition and Results of Operations” and “Risk Factors” in CenterState’s Annual Report on Form 10-K for the year ended December 31, 2017, Charter’s Annual Report on Form 10-K for the year ended September 30, 2017, and other documents subsequently filed by CenterState and Charter with the SEC. Consequently, no forward-looking statement can be guaranteed. CenterState and Charter do not undertake any obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. For any forward-looking statements made in this presentation, the exhibits hereto or any related documents, CenterState and Charter claim protection of the safe harbor for forward-looking statements contained in the Private Securities Litigation Reform Act of 1995.

Additional Information

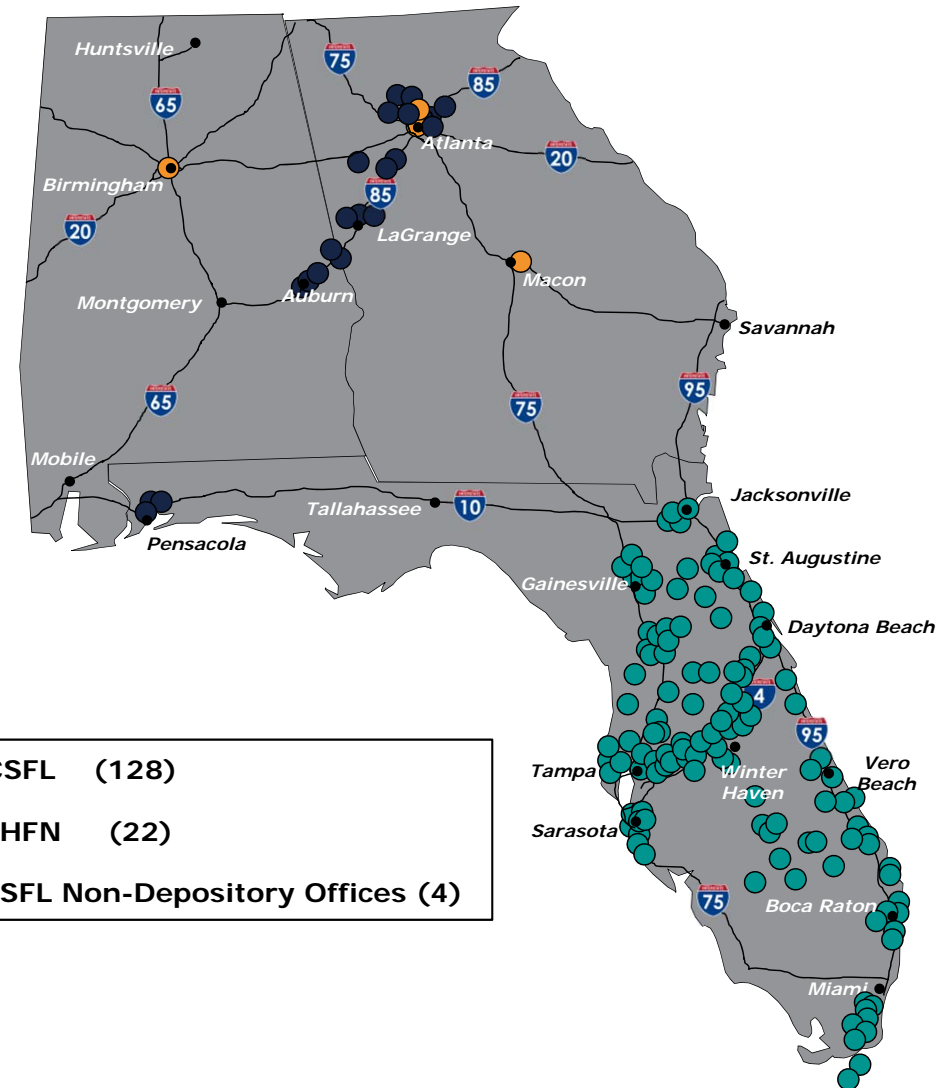
CenterState intends to file a registration statement on Form S-4 with the Securities and Exchange Commission to register the shares of CenterState's common stock that will be issued to Charter's shareholders in connection with the transaction. The registration statement will include a proxy statement/prospectus and other relevant materials in connection with the proposed merger transaction involving CenterState and Charter. **INVESTORS AND SECURITY HOLDERS ARE URGED TO READ THE REGISTRATION STATEMENT, PROXY/PROSPECTUS WHEN IT BECOMES AVAILABLE (AND ANY OTHER DOCUMENTS FILED WITH THE SECURITIES AND EXCHANGE COMMISSION IN CONNECTION WITH THE TRANSACTION OR INCORPORATED BY REFERENCE INTO THE PROXY/PROSPECTUS) BECAUSE SUCH DOCUMENTS WILL CONTAIN IMPORTANT INFORMATION REGARDING THE PROPOSED MERGER TRANSACTION.** Investors and security holders may obtain free copies of these documents and other documents filed with the Securities and Exchange Commission on its website at www.sec.gov. Investors and security holders may also obtain free copies of the documents filed with the Securities and Exchange Commission by CenterState on its website at www.centerstatebanks.com and by Charter on its website at www.charterbk.com.

CenterState, Charter and certain of their directors and executive officers may be deemed participants in the solicitation of proxies from Charter stockholders in connection with the Merger. Information regarding the directors and executive officers of CenterState and Charter and other persons who may be deemed participants in the solicitation of the stockholders of Charter in connection with the Merger will be included in the proxy statement/prospectus for Charter's special meeting of stockholders, which will be filed by CenterState with the SEC. Information about the directors and officers of CenterState and their ownership of CenterState common stock can also be found in CenterState's definitive proxy statement in connection with its 2018 annual meeting of shareholders, as filed with the SEC on March 12, 2018, and other documents subsequently filed by CenterState with the SEC. Information about the directors and officers of Charter and their ownership of Charter common stock can also be found in Charter's definitive proxy statement in connection with its 2018 annual meeting of shareholders, as filed with the SEC on January 5, 2018, and other documents subsequently filed by Charter with the SEC. Additional information regarding the interests of such participants will be included in the proxy statement/prospectus and other relevant documents regarding the Merger filed with the SEC when they become available.

Acquisition of Charter Financial Corporation

Pro Forma Highlights⁽¹⁾

- ✓ **Assets:** ~ \$12.0 billion
 - ✓ **Deposits:** ~ \$9.5 billion
 - ✓ **Loans:** ~ \$8.0 billion
 - ✓ **Market Cap:** ~ \$2.5 billion
- ❑ Entry into the attractive Atlanta MSA with a quality franchise
 - ❑ Core funded bank with deep roots (and #1 deposit market share) in its home markets of LaGrange / West Point



Transaction Highlights

Strategic Rationale

- ❑ Expansion in the Atlanta MSA, second largest in the Southeast by population
- ❑ Highly profitable bank with a 64 year operating history – not a platform
- ❑ Strong core deposit base with ~24% market share in home market
- ❑ Pensacola and Auburn represent robust growth markets

Attractive Financial Returns

- ❑ Neutral to tangible book value per share
- ❑ Mid-single digit EPS accretion with cost savings fully phased in
- ❑ Pro forma company is “well-capitalized” and remains within CRE guidelines

Low Risk Profile

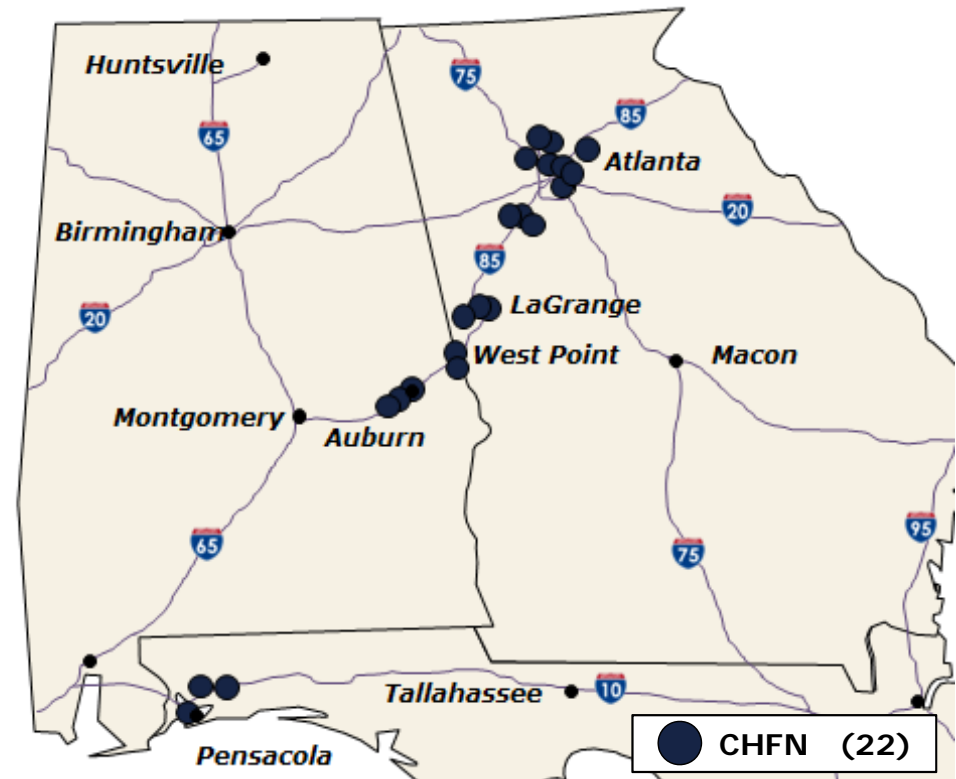
- ❑ CenterState has been in Atlanta for 9 years – 100 employees based there currently
- ❑ Correspondent banking division has a two-thirds market penetration of banks in Georgia and Alabama
- ❑ Comprehensive due diligence with talented and practiced credit review team
- ❑ Lee Washam, Charter President, will serve as Regional President of Georgia for CSFL

Overview of Charter Financial Corporation

Financial Highlights

Assets	\$1.7 billion
Gross Loans	\$1.2 billion
Deposits	\$1.3 billion
Loans / Deposits	86.2 %
Cost of Deposits	0.44 %
ROA	1.29 %
Efficiency Ratio	64.8 %
NPA / Assets	0.10 %
TCE / TA	11.11 %

- Founded in 1954 and headquartered in West Point, GA
- Over \$700 million deposit franchise in Atlanta
- Granular deposit franchise (over 60,000 checking accounts) with optimal branch network
- 1.20% noninterest income / average assets for Q1 2018
- Experienced management team with deep local ties



Summary of Transaction Terms

Acquiror:	CenterState Bank Corporation (Nasdaq: CSFL)
Target:	Charter Financial Corporation (Nasdaq: CHFN)
Consideration Mix:	90% Stock / 10% Cash
Per Share Stock Consideration:	0.738 shares of CSFL stock
Per Share Cash Consideration:	\$2.30
Indicative Price Per Share:⁽¹⁾	\$22.76
Option Treatment:	Cashed out at \$23.00
Transaction Value:⁽¹⁾	\$360.1 million
Valuation Multiples:⁽¹⁾	Price / Tangible Book Value per Share: 1.92x Price / 2019 Consensus EPS Estimate: 14.4x⁽²⁾ Price / 2019 EPS Adjusted for Cost Saves: 9.8x
Required Approvals:	Customary regulatory approval and approval of Charter shareholders
Expected Closing:	Q4 2018

Financial Impact

Attractive Returns

- ❑ Neutral to tangible book value per share
- ❑ Mid-single digit EPS accretion, once cost savings are fully realized
- ❑ Pro forma C&D and CRE concentrations remain within regulatory guidelines

Pro Forma Capital

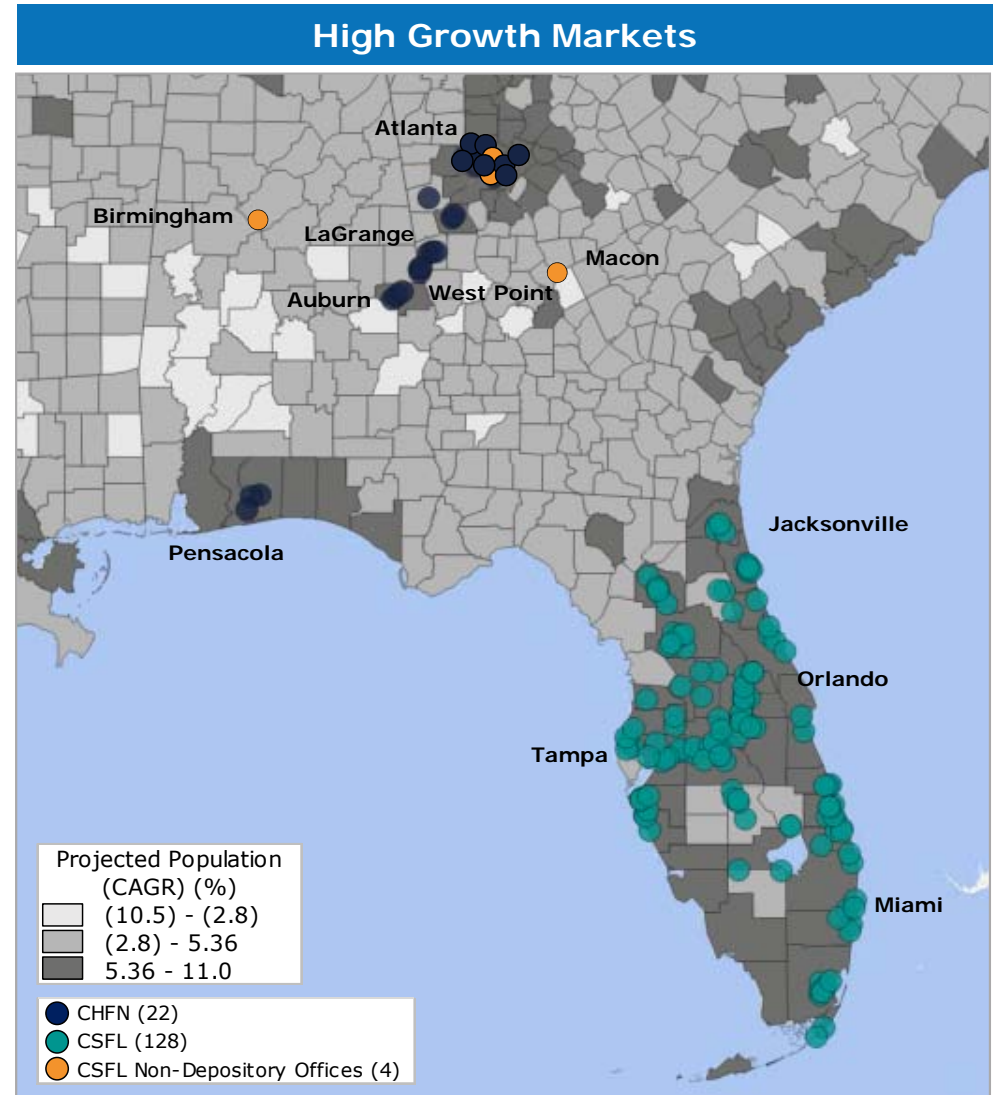
- ❑ TCE / TA: 9.0%
- ❑ Leverage Ratio: 9.6%
- ❑ CET1 Capital Ratio: 11.2%
- ❑ Tier 1 Capital Ratio: 11.6%
- ❑ Total Capital Ratio: 12.0%

Assumptions

Cost Savings:	<ul style="list-style-type: none"> • 30% cost savings (85% in 2019, 100% thereafter)
Balance Sheet Restructuring:	<ul style="list-style-type: none"> • Redeployment of \$150 million of excess cash into securities (1.5% pretax pick up)
Merger Related Expenses:	<ul style="list-style-type: none"> • \$18.9 million after-tax (35% at CSFL, 65% at CHFN)
Purchase Accounting Marks:	<ul style="list-style-type: none"> • Credit mark to loans: (\$18.2) million (1.5% of loans) • Reversal of existing ALLL: \$11.1 million • Reversal of remaining loan discount: \$2.9 million • Gross mark to OREO: (\$0.1) million • DTA for taxable goodwill:⁽¹⁾ \$6.1 million • Mark to fixed assets: \$3.0 million
Core Deposit Intangible:	<ul style="list-style-type: none"> • 2.0% of non-time deposits, amortized over 10 years
Estimated Closing:	<ul style="list-style-type: none"> • Q4 2018

Strong Presence in the largest MSAs in the Southeast

Top 10 Largest MSAs in the Southeast	Total Population (Actual)	'18 - '23 Proj. Pop. Change (%)
Miami-Fort Lauderdale-West Palm Beach, FL	6,190,793	6.55
Atlanta-Sandy Springs-Roswell, GA	5,919,767	6.48
Tampa-St. Petersburg-Clearwater, FL	3,112,599	6.67
Charlotte-Concord-Gastonia, NC-SC	2,537,416	7.22
Orlando-Kissimmee-Sanford, FL	2,518,915	8.17
Nashville-Davidson--Murfreesboro--Franklin, TN	1,917,017	6.85
Virginia Beach-Norfolk-Newport News, VA-NC	1,741,902	2.96
Jacksonville, FL	1,519,940	6.89
Memphis, TN-MS-AR	1,344,814	1.69
Raleigh, NC	1,335,067	8.08
United States		3.50



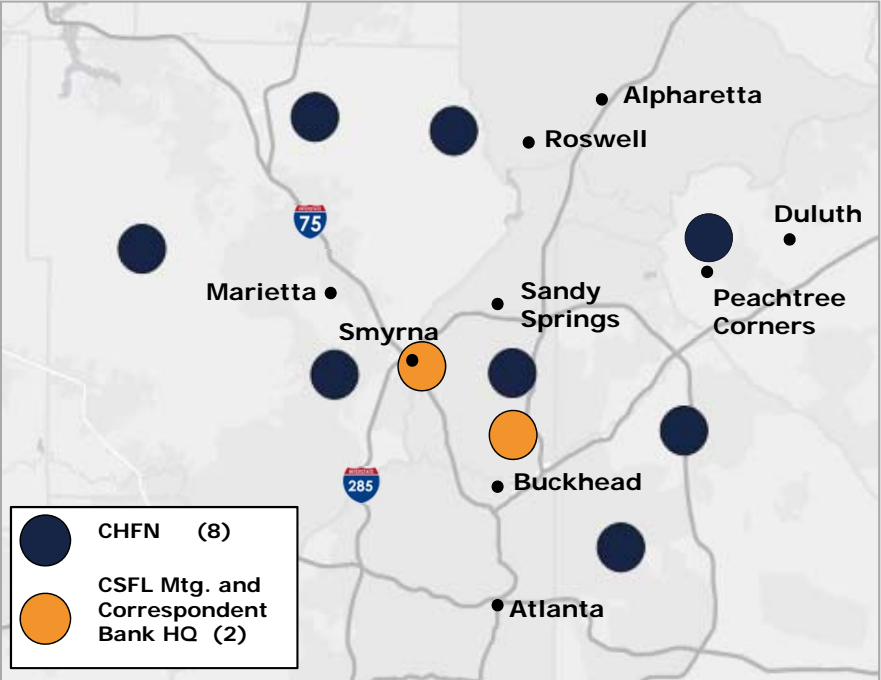
Overview of Atlanta

Market Highlights

- ❑ Largest MSA in the Southeast by GDP (~\$371B)
- ❑ 5.9 million residents, 9th largest in the U.S.
- ❑ Headquarters of 15 Fortune 500 companies
- ❑ World's busiest airport

Franchise Highlights

- ❑ #3 ranked community bank in Cobb County by deposit market share
- ❑ 8 of 11 Atlanta branches located in high growth areas of North Atlanta
- ❑ 53% of deposits and 60% of loans in Atlanta MSA⁽¹⁾



Community Bank Deposit Market Share⁽²⁾

Atlanta-Sandy Springs-Roswell, GA

2017 Rank	Institution (ST)	2017 Branches	2017 Deposits (\$M)	2017 Market Share (%)
1	Fidelity Southern Corp. (GA)	46	3,062	1.9
2	Renant Corp. (MS)	25	2,740	1.7
3	United Community Banks Inc. (GA)	34	2,534	1.6
4	Atlantic Capital Bcshs Inc. (GA)	1	1,573	1.0
5	Ameris Bancorp (GA)	25	1,416	0.9
6	State Bank Finl Corp. (GA)	7	1,271	0.8
7	United Bank Corp. (GA)	14	981	0.6
8	MetroCity Bankshares Inc. (GA)	9	740	0.5
9	Charter Financial Corp. (GA)	10	705	0.4
10	Piedmont Bancorp Inc. (GA)	5	502	0.3
Total For Institutions In Market		288	23,433	100.0

Source: S&P Market Intelligence; Metro Atlanta Chamber of Commerce
Demographic data as of June 30, 2017

(1) Deposit percentage as of June 30, 2017; loan percentage per company management as of February 28, 2018
(2) Includes banks with less than \$20 billion in total assets; Renasant Corporation pro forma for acquisition of Brand Group Holdings, Inc.

LaGrange/West Point and Auburn Markets

Market Highlights

LaGrange/West Point:

- ❑ Epicenter of the I-85 automotive corridor
- ❑ Home to more Fortune 500 distribution centers per capita than anywhere in the U.S.



Kia Motors Manufacturing Georgia

- ❑ \$1 billion manufacturing plant opened in 2006 in West Point, GA
- ❑ 6,700 employees represent 12.5% of Kia's worldwide employment
- ❑ Annual production capacity of 500,000 units



Franchise Highlights

- ❑ 64 year history in LaGrange/West Point and 18 years in Auburn
- ❑ Leading community bank by deposit market share in LaGrange and #3 ranked in Auburn



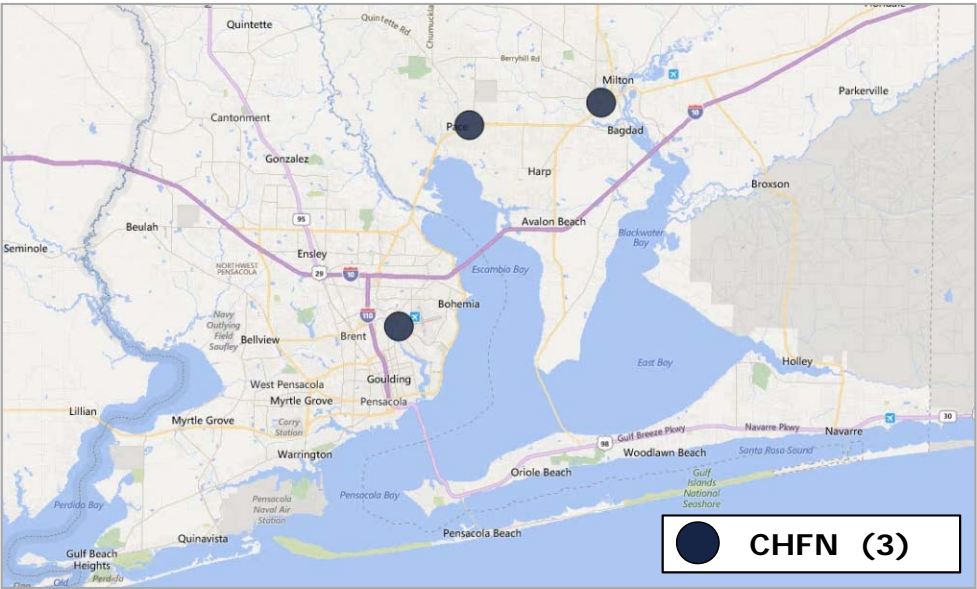
Deposit Market Share

LaGrange, GA MSA				
2017 Rank	Institution (ST)	2017 Branches	2017 Deposits (\$M)	2017 Market Share (%)
1	Charter Financial Corp. (GA) (1)	6	332	23.7
2	Synovus Financial Corp. (GA)	3	247	22.1
3	LBC Bancshares Inc. (GA)	1	120	10.7
4	PNC Financial Services Group (PA)	2	90	8.1
5	Bank of America Corp. (NC)	1	89	8.0
6	Community Bankshares Inc. (GA)	3	75	6.7
7	BB&T Corp. (NC)	1	72	6.5
8	Capital City Bank Group Inc. (FL)	2	66	5.9
9	SunTrust Banks Inc. (GA)	1	64	5.7
10	Hope Bancorp, Inc. (CA)	1	18	1.6
Total For Institutions In Market		21	1,185	100.0

Expanding Florida Footprint - Pensacola

Market Highlights

- ❑ Home to nine major defense installations including Naval Air Station Pensacola
- ❑ Forbes Top 100 Cities for Doing Business
 - Cost of doing business 5.8% lower than national average
- ❑ 50 acre port with over 200,000 tonnage of annual shipments



New Florida Presence

- ❑ CSFL to remain #1 community bank by deposit market share in Florida
- ❑ Expands state footprint to one of few remaining new markets in Florida
- ❑ Opportunity to grow deposit market share in greater panhandle region

Community Bank Deposit Market Share⁽¹⁾

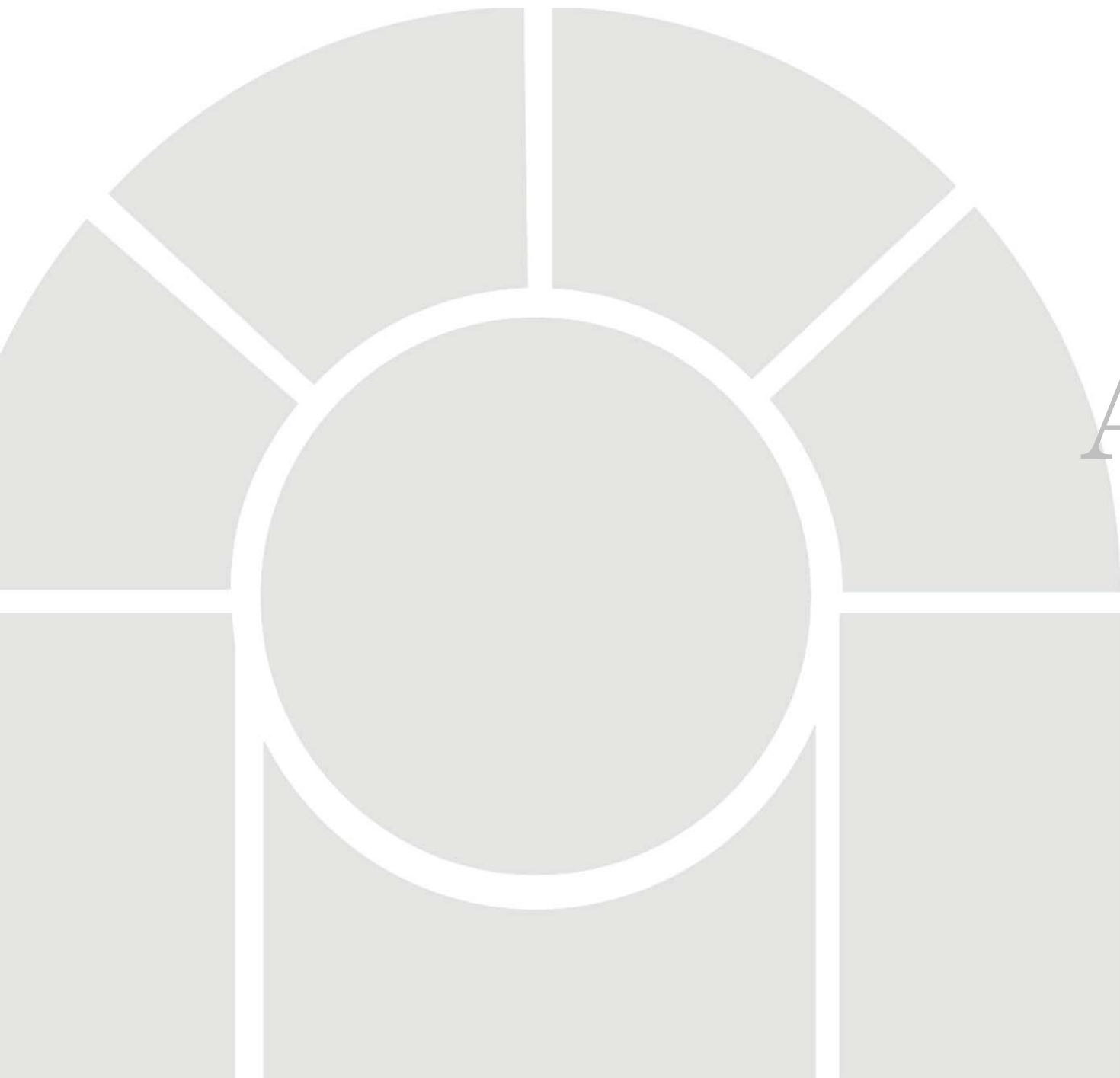
Pensacola-Ferry Pass-Brent, FL MSA

2017 Rank	Institution (ST)	2017 Branches	2017 Deposits (\$M)	2017 Market Share (%)
1	ServisFirst Bancshares Inc. (AL)	2	330	5.9
2	Five Flags Banks Inc. (FL)	6	208	3.7
3	Beach Community Bancshares Inc (FL)	5	188	3.4
4	Charter Financial Corp. (GA)	3	160	2.9
5	First Bancshares Inc. (MS)	5	104	1.9
6	Home BancShares Inc. (AR)	3	97	1.7
7	United Bancorp. of Alabama (AL)	3	88	1.6
8	Summit Financial Entrprs Inc. (FL)	1	24	0.4
9	SmartFinancial Inc. (TN)	1	17	0.3
10	Southern National Banks Inc. (FL)	1	10	0.2
Total For Institutions In Market		31	1,226	100.0

Source: S&P Market Intelligence; Greater Pensacola Chamber of Commerce
 Demographic data as of June 30, 2017
 Includes banks with less than \$20 billion in total assets

Concluding Thoughts

- ❑ **Cultural and philosophical alignment is significant and increases the likelihood of a successful merger**
- ❑ **Addition of commercial banking capabilities complements our existing activities in the attractive Atlanta market**
- ❑ **Granular deposit base with strong fee income will complement CenterState revenue structure**
- ❑ **Financially attractive – good earnings accretion while protecting book value**



Appendix

Credit Due Diligence

❑ Charter has excellent overall asset quality

- 0.10% NPAs / assets; 0.15% NPAs / loans & OREO
- Net recoveries of 0.12% of average loans for the quarter ended March 31, 2018
- Loan concentrations within CRE guidelines

❑ Experienced credit review team

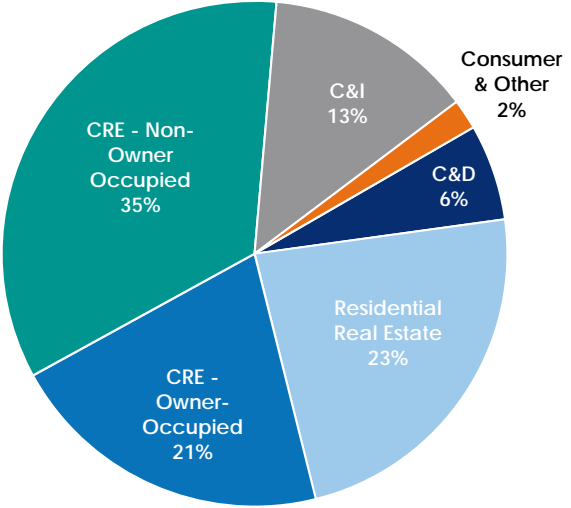
- Completed due diligence on 38 banks since 2008
- Completed 6 FDIC-assisted deals and 11 whole-bank deals through cycle
- All banks are outperforming their initial marks

❑ Comprehensive review process for loans and OREO portfolios

- Reviewed 68% of the dollar balance of Commercial Loan Portfolio (100% of loans \geq \$750,000)
- Reviewed 100% of OREO properties; and 84% of all non-accruing loans and substandard loans
- Reviewed 90% of TDRs and special mention loans
- 1,028 loans were reviewed which represents 56% of the total outstanding loan portfolio

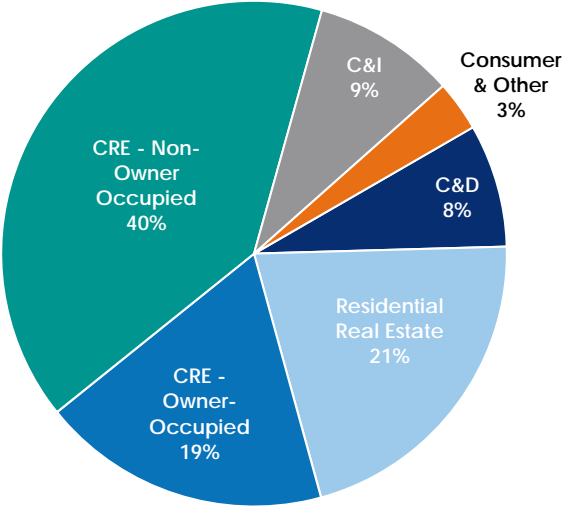
Pro Forma Loan Composition

CSFL



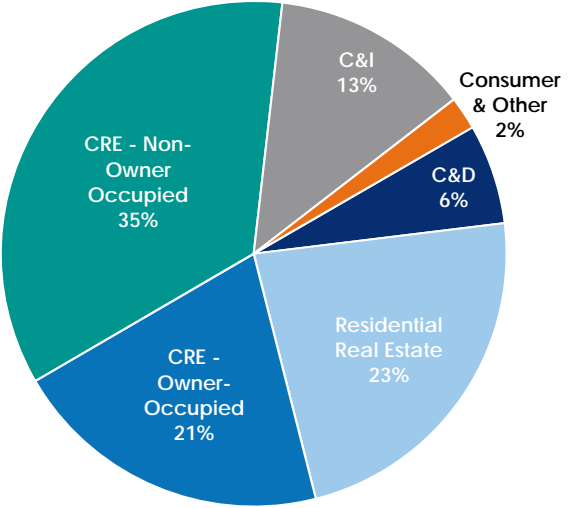
MRQ CSFL Yield on Loans: 5.28%

CHFNI



MRQ CHFNI Yield on Loans: 5.21%

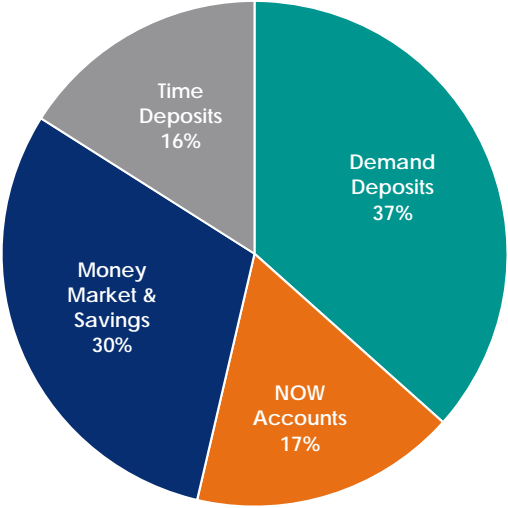
Pro Forma (1)



MRQ Pro PF Yield on Loans: 5.27%

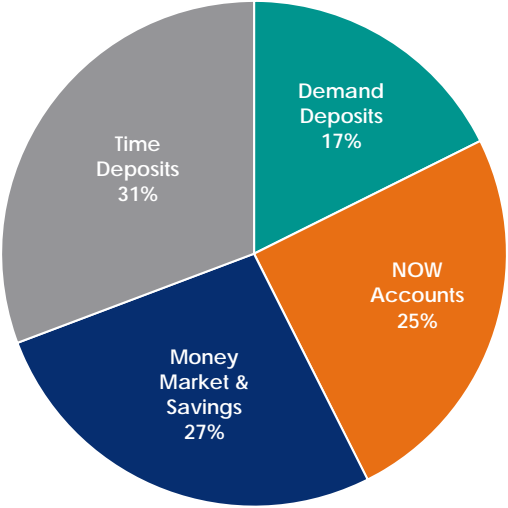
Pro Forma Deposit Composition

CSFL



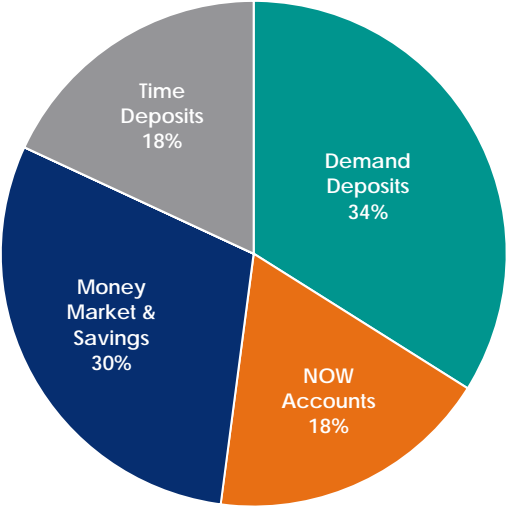
MRO CSFL Cost of Deposits: 0.26%

CHFN



MRO CHFN Cost of Deposits: 0.44%

Pro Forma (1)



MRO Pro PF Cost of Deposits: 0.28%

Investor Contacts

John Corbett

President & CEO

jcorbett@centerstatebank.com

Steve Young

Chief Operating Officer

syoung@centerstatebank.com

Jennifer Idell

Chief Financial Officer

jidell@centerstatebank.com

Phone Number

863-293-4710



www.centerstatebanks.com