

Emkes Mark A
Form 4/A
July 27, 2009

FORM 4

**UNITED STATES SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549**

OMB APPROVAL

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting Person *
Emkes Mark A

2. Issuer Name and Ticker or Trading Symbol
FIRST HORIZON NATIONAL CORP [FHN]

5. Relationship of Reporting Person(s) to Issuer

(Check all applicable)

(Last) (First) (Middle)

3. Date of Earliest Transaction (Month/Day/Year)
04/02/2009

Director 10% Owner
 Officer (give title below) Other (specify below)

BRIDGESTONE AMERICAS HOLDING, INC., 535 MARRIOTT DRIVE

(Street)

4. If Amendment, Date Original Filed(Month/Day/Year)
04/22/2009

6. Individual or Joint/Group Filing(Check Applicable Line)
 Form filed by One Reporting Person
 Form filed by More than One Reporting Person

NASHVILLE, TN 37214

(City) (State) (Zip)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Common Stock	04/02/2009		S	(A) D	0.1207 11.157	D	
Common Stock	04/02/2009		S	(A) D	0.1481 2,512	D	
Common Stock	04/20/2009		A ⁽¹⁾	A	3,909 6,421	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not

SEC 1474 (9-02)

required to respond unless the form displays a currently valid OMB control number.

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
(e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)	7. Title and Amount of Underlying Securities (Instr. 3 and 4)	8. Price of Derivative Security (Instr. 5)	9. Nature of Derivative Security (Instr. 3)
				Code	V (A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares

Reporting Owners

Reporting Owner Name / Address

Relationships

Director 10% Owner Officer Other

Emkes Mark A
 BRIDGESTONE AMERICAS HOLDING, INC.
 535 MARIOTT DRIVE
 NASHVILLE, TN 37214

X

Signatures

/s/ John A. Niemoeller,
 attorney-in-fact
 **Signature of Reporting Person

07/27/2009
 Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Grant of restricted stock units which will vest the second Monday in February 2010.
- (2) Sale of fractional share resulting from 04/01/09 stock dividend. The short-swing profit obligation associated with this transaction has been discharged.
- (3) Ending balance may include adjustment(s) for quarterly stock dividends.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number. d by the Company may elect to begin receiving distribution of benefits on or before April 1 of the calendar year following the year in which the participant reaches age 70 1/2. Upon separation of service, retirement, disability or death, a participant or his/her beneficiary may elect to receive full distribution of his/her Savings Contribution Account and vested Matching Contribution Account as of the valuation date immediately

preceding the date of distribution, subject to certain restrictions on the sale of Publix stock. If the value of the participant's vested Accounts was \$5,000 or less prior to March 28, 2005, or is \$1,000 or less on or after March 28, 2005, the participant generally will receive an automatic distribution from the Plan as soon as administratively practicable. If the value of the participant's vested Accounts exceeded \$5,000 prior to March 28, 2005, or exceeds \$1,000 on or after March 28, 2005, and the participant is not 62 years of age or older, the participant may elect to defer distribution. Payment of a deferred distribution must be made to a participant no later than 60 days after the end of the Plan year in which the participant reaches age 62. 6 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements Distribution of Benefits, continued ----- If the value of a deceased participant's Savings Contribution and Matching Contribution Accounts is \$5,000 or less, the participant's beneficiary generally will receive an automatic distribution from the Plan as soon as administratively practicable. If the value of a deceased participant's Accounts exceeds \$5,000, the beneficiary may elect to defer distribution. Payment of a deferred distribution must be made to a beneficiary other than a surviving spouse by December 31 of the calendar year containing the fifth anniversary of the participant's death. If the beneficiary is the participant's surviving spouse, distribution can be deferred until December 31 of the calendar year in which the participant would have reached age 70 1/2 or by December 31 of the calendar year immediately following the calendar year in which the participant died, whichever is later. (g) Termination of Plan ----- The Company expects to continue the Plan indefinitely, but is not contractually obligated to do so. The Company reserves the right to discontinue its contributions at any time and the right to amend or discontinue the Plan at any time. If the Plan is ever terminated, participants will be fully vested in all amounts credited to their Matching Contribution Accounts. (h) Basis of Accounting ----- The financial statements of the Plan are prepared using the accrual basis of accounting. (i) Investments ----- Investment in common stock of Publix Super Markets, Inc. is stated at fair value based upon an appraisal prepared by an independent appraiser. Publix Super Markets, Inc. common stock was split 5-for-1 effective July 1, 2006. Participants' loans are valued at their outstanding balances, which approximate fair value. The fair value of other investments is determined based upon quoted market prices. Fully benefit-responsive investment contracts are reported at fair value, which approximates contract value. Purchases and sales of securities are recorded on a trade date basis. Dividends are recorded on the ex-dividend date. Investment securities are exposed to various risks, such as interest rate, market and credit risks. Due to the level of risk associated with certain investment securities, it is at least reasonably possible that changes in the values of investment securities will occur in the near term and that such changes could materially affect the amounts reported in the financial statements and supplemental schedule of the Plan. (j) Use of Estimates ----- The preparation of financial statements in conformity with accounting principles generally accepted in the U.S. requires the Plan to make estimates and assumptions that affect the reported amounts of net assets available for plan benefits and disclosure of contingent assets and liabilities as of the date of the financial statements and the reported amounts of changes in net assets available for plan benefits during the reporting period. Actual results could differ from those estimates. 7 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements (2) Administration of the Plan ----- The Primary Trustee for the Plan, State Street Bank and Trust Company, is responsible for maintaining custody of the investment funds and other assets in which the employee contributions are invested, excluding Publix stock. Tina P. Johnson is the Trustee responsible for maintaining custody of the Publix stock component of the Publix Stock Fund. CitiStreet LLC serves as the third-party Plan Administrator. Officers and employees of the Company perform certain administrative functions for the Plan with no compensation from the Plan. The Plan administration costs are paid by Publix, except as follows: o As a result of an amendment to the Plan effective August 1, 2005, administrative fees of \$101,555 and \$42,270 for the years ended December 31, 2006 and 2005, respectively, were deducted from the Accounts of former Publix employees and beneficiaries. o Loan fees of \$411,047 and \$404,232 for the years ended December 31, 2006 and 2005, respectively, were deducted from the Accounts of Plan participants who received loans. o Redemption fees of \$4,125 and \$6,163 for the years ended December 31, 2006 and 2005, respectively, were deducted from the Accounts of Plan participants who had trading activity that met the definition of "market timing" under the applicable investment fund. (3) Investments ----- The Plan consists of the following investments in addition to participants' loans: (a) American Funds EuroPacific Growth (R-3) Fund ----- This mutual fund seeks long-term capital growth by investing in stocks of attractive valued companies located in Europe and the Pacific Basin. (b) Pennsylvania Mutual Fund (Service Class) ----- Effective September 30, 2006, the Pennsylvania Mutual Fund (Service Class) replaced the Managers Special Equity Fund as the investment fund

option for the small cap blend asset class. This mutual fund seeks long-term capital growth by primarily investing in securities of companies with small and micro market capitalizations, using a disciplined value approach. (c) SSgA Strategic Balanced Funds ----- These funds are institutional ERISA commingled funds that use an asset allocation approach to provide for both current income and capital appreciation. The underlying investments of these funds are stock and fixed income funds. These funds offer diversification by blending risk across different types of investments (i.e., conservative, moderate and aggressive). The three SSgA Strategic Balanced Funds are: SSgA Aggressive Strategic Balanced Fund ----- This fund seeks to provide capital growth. This fund seeks to match a composite benchmark that is made up of 85% stocks and 15% bonds. The fund provides diversification of returns and market risk by incorporating a broad set of asset classes. SSgA Moderate Strategic Balanced Fund ----- This fund seeks to provide capital growth with some income for stability. This fund seeks to match a composite benchmark that is made up of 55% stocks and 45% bonds. The fund provides diversification of returns and market risk by incorporating a broad set of asset classes. 8 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements SSgA Strategic Balanced Funds, continued ----- SSgA Conservative Strategic Balanced Fund ----- This fund seeks to provide income and a modest level of capital growth. The fund seeks to match a composite benchmark that is made up of 25% stocks and 75% bonds. The fund provides diversification of returns and market risk by incorporating a broad set of asset classes. (d) SSgA S&P MidCap Index Fund ----- This fund is an institutional ERISA commingled fund. The fund seeks to replicate the Standard & Poor's MidCap 400 Index ("S&P MidCap 400 Index"). The fund buys and holds stocks in the same market-weighted proportions as the S&P MidCap 400 Index. Effective August 31, 2005, this fund was added as a new investment fund option to the Plan. (e) Legg Mason Partners Large Cap Growth (A) Fund ----- This mutual fund seeks long-term capital growth by investing primarily in securities of companies with large market capitalizations. The fund attempts to identify stocks of established companies which are dominant in their industries due to product, distribution or service strength. Effective April 7, 2006, the Smith Barney Large Cap Growth (A) Fund was renamed the Legg Mason Partners Large Cap Growth (A) Fund. Effective June 30, 2007, this fund is being replaced with the Janus Adviser Forty Fund (S Shares) as the investment fund option for the large cap growth asset class. (f) Davis New York Venture (A) Fund ----- This mutual fund seeks to invest in growing companies that are selling at value prices and holds on to them for the long term. The fund seeks companies recognizable as strong global leaders, companies that are under-followed or overlooked but have strong business fundamentals, and companies that are controversial and face negative headlines. (g) SSgA S&P 500 Index Fund ----- This mutual fund seeks to replicate the Standard & Poor's 500 Index ("S&P 500 Index"), an index made up of 500 common stocks of U.S. companies that is generally considered to be representative of the overall U.S. stock market. The fund buys and holds stocks in the same market-weighted proportions as the S&P 500 Index. (h) PIMCO Total Return (Admin.) Fund ----- This mutual fund seeks maximum total return, investing for both current income and capital growth, consistent with preservation of capital and prudent investment management. The fund focuses on intermediate maturity, fixed income securities that can include U.S. government and corporate bond securities, mortgage and other asset-backed securities, U.S. dollar-denominated securities of non-U.S. issuers and money market instruments. 9 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements (i) SSgA Stable Value Fund ----- This fund is an institutional ERISA commingled fund. The fund seeks to preserve capital while maintaining a rate of return comparable with other conservative fixed income investments. The fund invests in investment contracts issued by insurance companies, banks and other financial institutions as well as enhanced short-term investment products. All investment contracts held by the fund as of December 31, 2006, were deemed fully benefit-responsive within the meaning of Financial Accounting Standards Board Staff Position AAG-INV-1 and SOP 94-4-1, Reporting of Fully Benefit-Responsive Investment Contracts Held by Certain Investment Companies Subject to the AICPA Investment Company Audit Guide and Defined-Contribution Health and Welfare and Pension Plans. (j) Publix Stock Fund ----- This fund includes two components: shares of Publix stock and cash awaiting investment in Publix stock. Cash awaiting investment in Publix stock is invested in a short-term fixed income funding vehicle, SSgA Yield Enhanced Short Term Investment Fund, an institutional ERISA commingled fund. The cash component of this fund includes employee contributions and loan repayments, transfers from other investments to purchase Publix stock, dividends earned on Publix stock and income earned on all of these deposits. The cash component of this fund is used to purchase Publix stock on specified purchase dates. The fair value

of investments in the following funds each represented 5% or more of the Plan's net assets available for plan benefits. December 31, ----- 2006 2005 ---- ---- Publix Stock Fund \$939,869,219 714,286,154 Legg Mason Partners Large Cap Growth (A) Fund --- 51,492,421 During 2006 and 2005, the Plan's investments (including gains on investments bought and sold, as well as held during the year) appreciated in value by \$187,288,437 and \$146,873,893, respectively, as follows: Year Ended December 31, ----- 2006 2005 ---- ---- Publix Stock Fund \$174,963,834 140,003,872 Mutual Funds 8,606,357 4,622,001 Commingled Funds 3,718,246 2,248,020 ----- \$187,288,437 146,873,893 =====

10 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements (4) Employer Contribution Receivables ----- The employer contribution receivables are contributed in the form of common stock of Publix Super Markets, Inc. The matching contribution, net of forfeitures, of \$18,263,182 for the 2006 Plan year was recorded as a receivable in the financial statements as of and for the year ended December 31, 2006 and funded by the Company in the 2007 Plan year with the transfer of 917,748 shares of common stock. The matching contribution, net of forfeitures, of \$16,625,528 for the 2005 Plan year was recorded as a receivable in the financial statements as of and for the year ended December 31, 2005 and funded by the Company in the 2006 Plan year with the transfer of 1,032,640 shares of common stock, adjusted for the 5-for-1 stock split effective July 1, 2006. Participants who are eligible to receive a matching contribution may request a transfer of the match and the earnings thereon from the Publix Stock Fund to any of the other investment fund options. The Plan Administrator processes transfer requests on the next valuation effective date for the common stock of Publix Super Markets, Inc. Valuation effective dates are generally March 1, May 1, August 1 and November 1. (5) Reconciliation of Financial Statements to Form 5500

----- The following is a reconciliation of net assets available for plan benefits per the financial statements to the Form 5500: December 31, ----- 2006 2005 ---- ---- Net assets available for plan benefits per the financial statements \$1,202,186,025 948,641,451 Amounts allocated to withdrawing participants (3,835,997) (2,208,363) ----- Net assets available for plan benefits per the Form 5500 \$1,198,350,028 946,433,088 ===== 11 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements Reconciliation of Financial Statements to Form 5500, continued

----- The following is a reconciliation of benefit payments to participants per the financial statements to the Form 5500: Year ended December 31, ----- 2006 2005 ---- ---- Benefits paid to participants per the financial statements \$56,637,449 49,308,243 Amounts allocated to withdrawing participants at end of year 3,835,997 2,208,363 Amounts allocated to withdrawing participants at beginning of year (2,208,363) (1,916,212) Accrued excess contributions payable at end of year (3,759,905) (3,934,199) ----- Benefits paid to participants per the Form 5500 \$54,505,178 45,666,195 ===== Distributions of excess contributions for years ended December 31, 2006 and 2005 per the Form 5500 \$ 3,759,905 3,934,199 =====

Amounts allocated to withdrawing participants are recorded on the Form 5500 for benefit claims that have been processed and approved for payment on or before December 31, 2006 and 2005, but not yet paid as of that date. Distributions of excess contributions and any allocable income that were paid for the 2006 and 2005 Plan years were recorded as liabilities in the financial statements as of and for the years ended December 31, 2006 and 2005. 12 PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Notes to Financial Statements (6) Related-Party Transactions ----- Certain Plan investments are commingled funds and mutual funds managed by State Street Global Advisors (SSgA), the investment management division of State Street Bank and Trust Company, which is the Primary Trustee for the Plan. The Smith Barney Large Cap Growth (A) Fund was a mutual fund that was managed by Smith Barney Fund Management LLC. Citigroup Asset Management served as the asset management arm of Citigroup Inc. and provided investment management services through various affiliated entities, which included Smith Barney Fund Management LLC. However, Citigroup Inc. sold substantially all of Citigroup Asset Management to Legg Mason on December 1, 2005, and the Smith Barney Large Cap Growth (A) Fund was renamed the Legg Mason Partners Large Cap Growth (A) Fund on April 7, 2006. Citigroup Inc. and State Street Bank and Trust Company have 50/50 ownership interests in CitiStreet LLC, the third-party Plan Administrator, as a joint venture. Therefore, the transactions involving these investments, in addition to Publix Super Markets, Inc. common stock, qualify as party-in-interest transactions. The Plan received cash dividends on Publix Super Markets, Inc. common stock of \$9,062,947 and \$5,819,230 for the years ended December 31, 2006 and 2005, respectively. Such dividends were invested in the Publix Stock Fund. (7) Tax Status ----- The Plan, as amended and restated as of July 1, 2001, received a favorable tax determination letter, dated April 30, 2002,

from the Internal Revenue Service under Section 401(a) of the Internal Revenue Code (the "Code"), as amended. As such, the Plan's design is exempt from Federal income taxes under Code Section 501(a). Though the Plan has been amended since July 1, 2001, the Plan Administrator believes the Plan continues to be qualified and the Plan has been and is currently being operated in compliance with the applicable requirements of the Code and the Plan document. 13 Supplemental Schedule PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Schedule H, Line 4i, Schedule of Assets (Held at End of Year) December 31, 2006 Number of Fair Name of Issuer and Title of Issue Units/Shares Cost Value ----- Marketable: American Funds EuroPacific Growth (R-3) Fund 309,139 \$ 12,328,281 14,189,467 Pennsylvania Mutual Fund (Service Class) 881,351 10,054,431 10,161,976 SSgA Strategic Balanced Funds: SSgA Aggressive Strategic Balanced Fund * 550,166 5,872,827 7,526,484 SSgA Moderate Strategic Balanced Fund * 793,582 8,616,499 10,808,211 SSgA Conservative Strategic Balanced Fund * 298,556 3,453,494 3,991,841 SSgA S&P MidCap Index Fund * 45,984 1,624,595 1,723,532 Legg Mason Partners Large Cap Growth (A) Fund 1,953,127 40,000,374 46,816,449 Davis New York Venture (A) Fund 323,878 9,659,604 12,475,774 SSgA S&P 500 Index Fund * 1,395,073 26,650,836 32,491,250 PIMCO Total Return (Admin.) Fund 1,131,673 12,042,382 11,746,768 SSgA Stable Value Fund * 18,586,153 30,063,037 33,361,178 Publix Stock Fund ----- Marketable: SSgA Yield Enhanced Short Term Investment Fund * 1,507,555 17,282,138 17,347,909 Non-Marketable: Common stock of Publix Super Markets, Inc. * 47,229,609 483,387,526 939,869,219 Participants' Loans at rates of 4.00% to 8.25% --- 45,172,690 ----- \$661,036,024 1,187,682,748 ===== * Parties-in-interest 14 SIGNATURE Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the Publix Super Markets, Inc. 401(k) SMART Plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized. PUBLIX SUPER MARKETS, INC. 401(k) SMART PLAN Date: June 25, 2007 By: _____ Linda S. Kane Vice President Benefits Administration and Assistant Secretary Publix Super Markets, Inc., Plan Administrator 15