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FIRST HORIZON NATIONAL CORP Form 8-K April 20, 2011

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

### FORM 8-K

# CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of report (Date of earliest event reported): April 18, 2011

## **First Horizon National Corporation**

(Exact Name of Registrant as Specified in Charter)

TN
(State or Other Jurisdiction of Incorporation)

**001-15185** (Commission File Number)

**62-0803242** (IRS Employer Identification No.)

165 MADISON AVENUE MEMPHIS, TENNESSEE (Address of Principal Executive Office)

38103

(Zip Code)

Registrant stelephone number, including area code (901) 523-4444

(Former name or former address, if changed from last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

#### ITEM 5.03. Amendments to Articles of Incorporation or Bylaws; Change in Fiscal Year

#### Restatement of Charter

- (1) On April 18, 2011, the Company solutions Board of Directors approved the restatement of the Company Charter. The restatement was filed with the Tennessee Secretary of State on April 19, 2011 and was effective immediately upon filing. The Restated Charter is filed herewith as Exhibit 3.1.
- (2) The restatement removed obsolete provisions of the Charter added in 2008 in connection with the designation of the Company $\square$ s Series CPP preferred stock. All shares of that Series of stock were redeemed in 2010 and none of that Series may be reissued.

#### ITEM 5.07. Submission of Matters to a Vote of Security Holders.

#### **Voting Results for 2011 Annual Meeting**

- (a) On April 19, 2011, the Company held its annual meeting of shareholders.
- (b) At the annual meeting, four vote items were acted upon by the shareholders. The number of votes cast for, against, or withheld as to each such matter or nominee, the number of votes in favor of each alternative presented in vote item 3, and the number of abstentions and broker non-votes as to each such matter or nominee, have been certified and are set forth below:

#### **Vote Item 1: Election of Directors**

Outcome: All nominees were elected Nominee For Withheld <u>Abstain</u> **Broker Nonvote** Robert B. Carter 189,602,195 8,984,592 2,636,182 33,830,269 John C. Compton 197,191,790 2,093,394 1,937,785 33,830,269 Mark A. Emkes 188,053,759 10,539,746 2,629,464 33,830,269 Vicky B. Gregg 193,009,297 7,139,638 1,074,034 33,830,269 James A. Haslam, III 191,640,362 8,815,358 767,249 33,830,269 D. Bryan Jordan 196,731,632 3,706,217 785,120 33,830,269 R. Brad Martin 188,146,186 11,556,719 1,520,064 33,830,269 Vicki R. Palmer 188,824,909 10,844,199 1,553,861 33,830,269 Colin V. Reed 189,948,674 10,435,539 838,756 33,830,269 Michael D. Rose 798,637 196,237,397 4,186,935 33,830,269 William B. Sansom 195,304,612 5,092,035 826,322 33,830,269 Luke Yancy III 184,557,046 15,563,392 1,102,531 33,830,269

#### **Vote Item 2: Advisory Proposal on Executive Compensation**

Outcome: Approved

<u>For Against Abstain Broker Nonvote</u>

prove 193,257,098 6,746,895 1,218,976 33,830,269

Advisory proposal to approve compensation of certain executive officers as described in the Proxy Statement

Details

## Vote Item 3: Advisory Proposal on Frequency of Advisory Vote on Executive Compensation

Outcome: Every Year received a majority of the votes cast

		Every	Every		
	Every	Two	Three		Broker
<u>Details</u>	<u>Year</u>	<u>Years</u>	<u>Years</u>	<u>Abstain</u>	<u>Nonvote</u>
Advisory proposal on the	172,809,383	2,843,496	24,135,999	1,434,091	33,830,269
frequency (whether every					
year, every two years, or					
every three years) of the					
advisory vote to approve					
compensation of certain					
executive officers as					
described in the Proxy					
Statement					

## **Vote Item 4: Ratification of Auditor**

Outcome: Ratified

<u>Auditor</u>	<u>For</u>	<u>Against</u>	<u>Abstain</u>	Broker Nonvote
KPMG LLP	224,173,771	10,511,692	367,775	- 0 -

(c) Not applicable.

#### ITEM 9.01. Financial Statements and Exhibits

(d) Exhibits

The following exhibits are filed herewith:

Exhibit #	Description
LXIIIDIL#	Description

3.1 Restated Charter of First Horizon National Corporation

All summaries and descriptions of documents, and of amendments thereto, set forth above are qualified in their entirety by the documents themselves, whether filed as an exhibit hereto or filed as an exhibit to a later report.

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#### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

#### **First Horizon National Corporation**

(Registrant)

Date: April 20, 2011 By: <u>/s/ Clyde A. Billings, Jr.</u>

Senior Vice President, Assistant

General Counsel, and Corporate Secretary

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## EXHIBIT INDEX

EX-3.1

Restated Charter of First Horizon National Corporation