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FIRST CITIZENS BANCSHARES INC /DE/ Form 8-K September 21, 2007

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 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): September 17, 2007

FIRST CITIZENS BANCSHARES, INC. (Exact name of registrant as specified in its charter)

DELAWARE (State or other jurisdiction of incorporation) 0-16471 (Commission File Number) 56-1528994 (IRS Employer Identification No.)

4300 Six Forks Road Raleigh, North Carolina (Address of principal executive offices)

27609 (Zip Code)

Registrant's telephone number, including area code: (919) 716-7000

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

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements with Certain Officers.

Our wholly-owned subsidiaries, First-Citizens Bank & Trust Company and IronStone Bank (collectively, the "Banks"), have entered into written agreements with certain of their officers, including our executive officers named below, which provide for payments to the officers or their beneficiaries following the officers' separation from service at an

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agreed upon age or death. The new agreements supersede and replace similar agreements that previously were in effect with certain of those officers and reflect increases in the amounts of payments provided for in the previous agreements, as well as revisions to update other terms. Under the new agreements between each Bank and its officers, the Bank will make monthly payments to each officer for a period of ten years, beginning six months and one week following the officer's separation from service at an agreed upon age (or, in the case of Lewis R. Holding, following his separation from service on January 1, 2011, or on a later date elected by him at least 12 months prior to his original separation from service date). In return for those payments, each officer has agreed to provide limited consulting services to, and not to "compete" (as defined in the agreements) against the Bank during the payment period. If an officer dies while employed by the Bank, or before all payments have been made following separation from service, remaining payments under the officer's agreement will be made to the officer's designated beneficiary or estate. If an officer's employment is terminated for any reason other than separation from service at an agreed upon age or death, the officer's agreement also will terminate and no payments will be made. The Banks may terminate an officer's agreement for any reason without obligation at any time prior to separation from service at an agreed upon age or death. The following table lists the monthly payment amount provided for in the agreement with three of our executive officers who are named executive officers, three additional executive officers who also serve as our directors, and our chief financial officer.

Name	Relationship with us	Date	Monthly
	Chairman, Chief Exeuctive		payment amount
	Officer and principal		
Lewis R. Holding	shareholder	9/17/2007	\$39,489
	Vice Chairman, Chief		
James B. Hyler, Jr.	Operating Officer	9/17/2007	\$28,652
	Executive Vice President		
	and Wealth Management		
Carol B. Yochem	Manager	9/17/2007	\$12,792
	President and principal		
Frank B. Holding, Jr.	shareholder	9/17/2007	\$17,163
	Executive Vice President		
	and Business Segment		
	Manager; President of		
	IronStone Bank; Principal		
Hope Holding Connell		9/17/2007	\$6,469
	Vice Chairman; Executive		
	Vice President and Chief		
	Operating Officer of		***
James M. Parker	IronStone Bank;	9/17/2007	\$15,829
	Executive Vice President		40 -05
Kenneth A. Black	and Chief Financial Officer	9/17/2007	\$8,706

The agreements were approved by the Banks' Boards of Directors following the review and favorable recommendation of the joint Compensation Committee of our and the Banks' Boards of Directors.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, we have duly caused this Report to be signed on our behalf by the undersigned thereunto duly authorized.

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FIRST CITIZENS BANCSHARES, INC.

(Registrant)

Date: September 17, 2007 By: /s/ Kenneth A. Black

Kenneth A. Black Chief Financial Officer