Stephen Whatley Chief Executive Officer Southern States Bancshares, Inc. 615 Quintard Ave. Anniston, AL 36201

> Re: Southern States Bancshares, Inc. Draft Registration Statement on Form S-1 Submitted on March 19, 2020 CIK No. 0001689731

Dear Mr. Whatley:

We have reviewed your draft registration statement and have the following comments. In

some of our comments, we may ask you to provide us with information so we may better

understand your disclosure.

Please respond to this letter by providing the requested information and either submitting $\ensuremath{\mathsf{S}}$

an amended draft registration statement or publicly filing your registration statement on $% \left(1\right) =\left(1\right) +\left(1\right) +$

 ${\tt EDGAR.}$ If you do not believe our comments apply to your facts and circumstances or do not

believe an amendment is appropriate, please tell us why in your response.

After reviewing the information you provide in response to these comments and your $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left($

amended draft registration statement or filed registration statement, we may have additional

 $\hbox{comments.}\\$

Draft Registration Statement on Form S-1 filed March 19, 2020

Industry and Market Data, page ii

have not independently verified this information and this information could prove to be

inaccurate or incomplete. Please revise to clarify that, notwithstanding the foregoing, you

believe this information is reliable.

Prospectus Summary

Our History and Growth, page 1

2. We note that you completed the acquisition of East Alabama Financial Group, Inc. in

September 2019. We also note that you have included the financial statements of East $\,$

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Alabama Financial Group, Inc. in this filing as well as pro forma information on page ${\sf F-}$

45. Please address the following:

The pro forma information provided on page F-45 appears to include information $% \left(1\right) =\left(1\right) \left(1\right) \left($

required by ASC 805-10-50. Please revise to include this information within your $\,$

page F-16).

Tell us your consideration and how you have complied with the requirements of $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left$

providing full pro forma financial information in accordance Article 11 of Regulation

S-X (i.e., a complete pro forma income statement for the period ending December 31, $\,$

2019 along with footnotes supporting the pro forma adjustments).

Ensure your

response addresses your consideration of the specific criteria in 11-01(a)(1) and 11-

01(b)(1), as well as the preparation requirements in 11-02.

3. On page 6, in the first full paragraph, please clarify what "digital banking products" you

offer and tell us whether they are different than your mobile and online services. Please

make conforming revisions to the similar disclosure on page 85 of the Business section.

Selected Historical Consolidated Financial Data and Other Information, page 12

4. We note your disclosure in footnote (1) on page 14 states that other noninterest expense

includes \$2.0 million received from State of Alabama Loan Guarantee Fund dissolution

for 2019. However, the table you present on page 55 shows this \$2.0 million amount

included in noninterest income, rather than noninterest expense.

Please revise your table

on page 12 to cross-reference to the appropriate line item where the $\$2.0\ \text{million}$ has been

recorded.

Non-GAAP Financial Measures, page 15

5. We note your calculation and reconciliation of pretax pre-provision core net income

excludes a \$2.0 million charge recognized through your provision relating to

the dissolution of a loan guarantee program from the state of Alabama. However, you do

not exclude the related \$2.0 million gain. Please tell us how you believe this presentation

is consistent with Question 100.03 of the Non-GAAP Financial Measures C&DI.

Similarly, tell us whether you consider the \$2.0 million gain to be a recurring or non-

recurring item and your consideration of whether it should be excluded from your core net

income as well.

Risk Factors

Southern States ability to pay dividends, page 34

6. Please quantify, to the extent practicable, the "certain capital levels" referred to in this risk

factor, that the Bank must maintain, which may restrict the ability of your Bank to pay

dividends to you, and your ability to pay dividends to your stockholders.

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Use of Proceeds, page 44

7. We note that one of the intended use of proceeds is the potential acquisition of other banks

or closely related businesses. Please revise to disclose any current plans for acquisitions

or revise to indicate you have no current plans.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Results of Operations, page 51

8. We note that you recognized a \$2.0 million gain in noninterest income during 2019 for

funds received from the State of Alabama as a result of the dissolution of a loan guarantee $\,$

 $\,$ program that the Bank participated in. Please provide us with more information about the

nature of this program and arrangement, including any relevant terms, services, criteria

and reference to accounting guidance applied to account for the arrangement.

Recently Issued Accounting Pronouncements, page 78

arrangements; however, you make no reference to your adoption or pending adoption of

 $\,$ ASC 842. Please revise to include disclosures regarding your adoption or plans for

adoption in future periods, including any necessary transition disclosures. Refer to ${\sf SAB}$

74 for additional guidance.

Principal and Selling Stockholders, page 110

10. Please disclose in a footnote the natural person or persons that have voting and dispositive

control of the shares for any entities listed in the table. Examples include Patriot Financial

Partners and Davis Partnership, L.P.

Exclusive Forum, page 116

11. We note your disclosure that your exclusive forum provision would not apply to suits

brought to enforce any duty or liability created by the Securities Act or Exchange Act.

Please ensure that the exclusive forum provision in your amended and restated bylaws

states this clearly, or tell us how you will inform investors in future filings that the $\,$

provision does not apply to any actions arising under the Securities $\mbox{\sc Act}$ or Exchange $\mbox{\sc Act}.$

Notes to Consolidated Financial Statements Note 1. Summary of Significant Accounting Policies General, page F-8

12. Please revise your disclosure to include a footnote addressing subsequent events. Refer to

ASC 855.

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Earnings Per Share, page F-14

13. We note your presentation of basic and diluted earnings per share. We also note that you

have restricted stock and stock options; however, it is unclear how you considered the

applicability of the two-class method in your earnings per share computation. Please tell

 $\dot{}$ us how you considered the application of the two-class method in accordance with ASC

260-10-45-59A through 70, including a discussion of the dividend and various other rights

of the restricted stock and stock options. To the extent that you are applying the two-class $% \left(1\right) =\left(1\right) +\left(1\right$

method, revise to clarify in your disclosures accordingly.

Accounting Standards Adopted, page F-15

14. We note that you adopted ASC 606 on January 1, 2018. As it relates to your in-scope ${}^{\circ}$

revenue streams, please tell us where you have provided, or revise to include, the $\,$

disclosures required by ASC 606-10-50. For example, tell us where or revise to include $\,$

disclosures describing the nature of the services, performance obligations and timing of

recognition for each in-scope revenue stream.

Accountants' Compilation Report, page F-87

15. We note that your independent accountant has included a compilation report which states

that they have not audited or reviewed the accompanying financial statements. Please note $% \left(1\right) =\left(1\right) +\left(1\right) +$

compilation reports are not appropriate because the association of the accountant provides

no basis for reliance. Please revise your document to remove the Independent

Accountant's Compilation Report from your registration statement along with any

references thereto. Additionally, although the staff does not require your auditor's to file a

written review report, we do require that you engage an independent

accountant to review your interim financial statements and related footnotes. Refer to Rule 10-01(d) of Regulation S-X and PCAOB -- AU Section 722. General

Please provide us mockups of any pages that include any additional 16. pictures or graphics to

be presented, including any accompanying captions. Please keep in

mind, in scheduling

your printing and distribution of the preliminary prospectus, that we may have comments

after our review of these materials.

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You may contact Robert Klein at 202-551-3847 or Hugh West at 202-551-3872 if you have questions regarding comments on the financial statements and related matters. Please contact Susan Block at 202-551-3210 or Dietrich King at 202-551-8071 with any other questions.

FirstName LastNameStephen Whatley Comapany NameSouthern States Bancshares, Inc. Sincerely,

Division of

Corporation Finance April 13, 2020 Page 5 FirstName LastName

Office of Finance