BB&T CORP Form SC 13G January 26, 2010

### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13G

| Under | the | Securities | Exchange | Act | ΟÍ | 1934 |
|-------|-----|------------|----------|-----|----|------|
|       |     |            |          |     |    |      |

|                              | onder the securities Exchange Act of 1934 |                |         |                      |                         |  |
|------------------------------|---|----------------|---------|----------------------|-------------------------|--|
|                              |   | (Amendment No) |         |                      |                         |  |
| Mcrae Industries Inc Class A |   |                |         | c Class A            |                         |  |
|                              |   |                |         | Name of Issuer       |                         |  |
|                              |   |                |         | Common Stock         |                         |  |
|                              |   |                |         | le Class of Securiti |                         |  |
|                              |   |                |         | 582757209            |                         |  |
|                              |   |                |         | Cusip Number         |                         |  |
| Check                        | k the follow                              | wing line      | if a f  | ee is being paid wit | h this statement:       |  |
| 1.                           | Name of Rep                               | porting Pe     | erson/I | RS Identification Nu | mber:                   |  |
|                              | Branch Banl                               | king and ?     | Trust C | ompany               |                         |  |
|                              | 56-0939887                                |                |         |                      |                         |  |
| 2.                           | Check the                                 | appropria      | ate lin | e if a Member of Gro | up                      |  |
|                              | Α.  | N/A            |         |                      |                         |  |
|                              | В.  | N/A            |         |                      |                         |  |
| 3.                           | SEC use or                                | _              |         |                      |                         |  |
| 4.                           | Citizensh                                 | ip or plac     | ce of o |                      | State of North Carolina |  |
| Numbe                        | er of                                     |                | 5.      | Sole voting power:   | 203,345                 |  |
| share<br>ficia               | es bene-<br>ally                          |                | 6.      | Shared voting power  |                         |  |
| owned<br>each                | d by<br>report-                           |                | 7.      | Sole dispositive po  | wer: -0-                |  |

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| person with:                        |                                  | 8.  | Shared disp              | ostive power: -0-   |                  |  |
|-------------------------------------|----------------------------------|---|--------------------------|---|------------------|--|
| 9. Aggregate amount bene            |                                  | ate amount beneficial   | ly owned by              | each reporting person:  | 203 <b>,</b> 345 |  |
| 10.                                 | Check                            | if the aggregate amou   | nt in Row 9              | excludes certain shares:  | N/A<br>          |  |
| 11. Percent of class represented by |                                  |   |                          |   |                  |  |
| 12.                                 | . Type of reporting person: BANK |   |                          |   |                  |  |
| *                                   | _                                | authority is assumed<br>st rule.  | by all Co-               | Fiduciaries due to conflic  | t of             |  |
| Item                                | 1(a)                             | Name of Issuer:   |                          | Mcrae Industries Inc Clas   | s A              |  |
| Item                                | 1(b)                             | Address of Issuer's principal executive   | e offices:               | N/A   |                  |  |
| Item                                | 2(a)                             | Name of person filing   | g:                       | Branch Banking and Trust  | Company          |  |
| Item                                | 2 (b)                            | Address of principal business office:   |                          | 223 West Nash Street<br>Wilson, North Carolina 2  | 7893             |  |
| Item                                | 2(c)                             | Citizenship:  |                          | State of North Carolina   |                  |  |
| Item                                | 2(d)                             | Title of class of sec   | curities:                | Common stock  |                  |  |
| Item                                | 2(e)                             | CUSIP Number:   |                          | 582757209   |                  |  |
| Item                                | 3                                | If this statement is filed pursuant to Rules $13d-1(b)$ or $13d-2(b)$ , check whether the person filing is a: |                          |   |                  |  |
|                                     |                                  | (a)   |                          | dealer registered under<br>of the Act   |                  |  |
|                                     |                                  | (b) X   | Bank as de               | fined in Section 3(a) (6)   | of the Act       |  |
|                                     |                                  | (c)   | Insurance<br>(19) of th  | company as defined in Sect<br>e Act   | ion 3(a)         |  |
|                                     |                                  | (d)   |                          | company registered under<br>estment Company Act   | Section 8        |  |
|                                     |                                  | (e)   |                          | adviser registered under<br>estment Advisers Act of 19  |                  |  |
|                                     |                                  | (f)<br>   | subject to<br>Retirement | enefit Plan, Pension Fund<br>the provisions of the Emp<br>Income Security Act of 19<br>Fund; see Section 240.13d- | loyee<br>74 or   |  |

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(1) (ii) (F) Parent Holding Company, in accordance with (g) ----- Section 240.13d-1(b)(ii)(G) (Note: See Item 7) Group, in accordance with Section 240.13d-1(b) ---- (1) (ii) (H) Item 4 Ownership: If the percent of the class owned, as of December 31 of the year covered by the statement or as of the last day of any month described in Rule 13d-1(b)(2), if applicable, exceeds five percent, provide the following information as of that date and identify those shares which there is a right to acquire. (a) Amount beneficially owned: 203,345 (b) Percent of class: 9.660095% Item 4 Ownership (cont.): (c) Number of shares which such person has: (i) sole power to vote or to direct the vote: 203,345 shared power to vote or to direct the vote: -0-(ii) sole power to dispose or to direct the (iii) disposition of: -0-\_\_\_\_\_ shared power to dispose or to direct (iv) the disposition of: -0-Item 5 Ownership of five percent or less of a class: N/A Item 6 Ownership of more than five percent on behalf of another person: N/A \_\_\_\_\_ Identification and classification of the subsidiary which acquired the Security being

reported on by the parent holding company:

Identification and classification of members

Item 8

of the group:

Item 9 Notice of dissolution of group:

N/A

N/A

N/A

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#### Item 10 Certification:

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired in the ordinary course of business and were not acquired for the purpose of and do not have the effect or changing or influencing the control of the issuer of such securities and were not acquired in connection with or as a participant in any transaction having such purposes or effect.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Branch Banking and Trust Company

| December 31, 2009                              |
|--|
| Date   |
|  |
| Signature                                      |
| Patricia P. Balentine<br>Senior Vice President |
| Name/Title                                     |