UNITED BANCORP INC /MI/ Form 425 February 26, 2014

Old National Bancorp
Keefe, Bruyette &
Woods
Boston Bank Conference
February 26, 2014
Filed by Old National Bancorp
Pursuant to Rule 425 under the Securities Act of 1933
Subject Company: United Bancorp, Inc.
Commission File No.: 000-16640

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Additional Information for Shareholders of Tower Financial Corporation
Communications
in
this
presentation
do
not

an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. In connection with the proposed merger, Old National Bancorp (Old National) has filed with the Securities and Exchange Commission (SEC) Registration Statement on Form S-4 (Registration

constitute

No. 333-192671) that includes a Proxy Statement of Tower Financial Corporation (Tower) and a Prospectus of Old National, well as other relevant documents concerning the proposed transaction. The **SEC** declared the Form S-4 Registration Statement effective on December 19, 2013. Shareholders of Tower are urged to read the

Registration

Statement and the Proxy Statement/Prospectus regarding the merger and any other relevant documents filed with the SEC, as well as any amendments supplements to those documents, because they contain important information. A free copy of the Proxy Statement/Prospectus, as well as other filings containing information about Old National and

Tower,
may
be
obtained
at
the
SEC s
Internet
site
(http://www.sec.gov).
You
will
also
be
able
to
obtain
these
documents,
free
of
charge,
from
Old
National
at
www.oldnational.com
under
the
tab
Investor
Relations
and
then
under
the
heading Financial
Information
or
from
Tower
by
accessing Tower s
website
at
www.towerbank.net
under
the

tab

Investor

Relations

and

then

under

the

heading

SEC

Filings.

Old

National

and

Tower

and

certain

of

their

directors

and

executive

officers

may

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deemed

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participants

in

the

solicitation

of

proxies

from

the

shareholders

of

Tower

in

connection

with

the

proposed

merger.

Information

about

the

directors

and

executive

officers of Old National is set forth in the proxy statement for Old National s 2013 annual meeting of shareholders, as filed with the **SEC** on a Schedule 14A on March 15, 2013. Information about the directors and executive officers of Tower is set forth in the proxy

statement for Tower s

2013 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 28, 2013. Additional information regarding the interests of those participants and other persons who may be deemed participants in the transaction may be obtained by reading the Proxy Statement/Prospectus regarding the proposed merger.

Free

copies of this document may be obtained as described

preceding paragraph.

Additional Information for Shareholders of United Bancorp, Inc. Communications in this presentation do not

constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval. In connection with the proposed merger, Old National Bancorp (Old National) has filed with the Securities and Exchange Commission (SEC) preliminary Registration Statement on

Form S-4

that includes preliminary Proxy Statement of United Bancorp (United) and preliminary Prospectus of Old National, and each of Old National and United has filed and will file other documents concerning the proposed transaction. A definitive Proxy Statement/Prospectus will be mailed shareholders of United.

Shareholders

are urged to

the
Registration
Statement
and
the
Proxy
Statement/Prospectus
regarding
the
merger
and
any
other
relevant
documents
filed
with
the
SEC,
as
well
as
any
amendments
or
supplements
to
those
documents,
because
they
will
contain
important
information.
A
free
copy
of
the
Proxy
Statement/Prospectus,
as
well
as
other
filings
containing
information

read

about Old National and United, may be obtained at the SEC s Internet site (http://www.sec.gov). You will also be able to obtain these documents (when available), free of charge, from Old National www.oldnational.com under the tab Investor Relations and then under the heading Financial Information or from United by

accessing

United s website at www.ubat.com under the heading About Us and then under the tab Investor Relations and then under the tab SEC Filings. Old National and United and certain of their directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of

United in connection with the proposed merger. Information about the directors and executive officers of Old National isset forth in the proxy statement for Old National s 2013 annual meeting of shareholders, as filed with the SEC on Schedule 14A on March 15, 2013. Information about the directors

and

executive officers of United is set forth in the proxy statement for United s 2013 annual meeting of shareholders, filed with the SEC on a Schedule 14A on March 25, 2013. Additional information regarding the interests of those participants and other persons who may be deemed participants

in the

transaction

may be obtained by reading the Proxy Statement/Prospectus regarding the proposed merger when it becomes available. Free copies of this document may be obtained as described

in the preceding paragraph.

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Forward-Looking Statements
This
presentation
contains
certain
forward-looking
statements

within the meaning of the Private Securities Litigation Reform Act of 1995. These statements include, but are not limited to, descriptions of Old National s financial condition, results of operations, asset and credit quality trends and profitability and statements about the expected timing, completion, financial benefit and other effects

of the

proposed mergers with Tower and United. Forward-looking statements can be identified by the use of the words anticipate, believe, expect, intend, could and should, and other words of similar meaning. These forward-looking statements express management s current expectations or forecasts of future events and, by their nature, are subject to

risks

and uncertainties and there are a number of factors that could cause actual results differ materially from those in such statements. Factors that might cause such difference include, but are not limited to: market, economic, operational, liquidity, credit and interest rate risks associated with

Old National's business; competition;

government legislation and policies (including the impact of the Dodd-Frank Wall Street Reform and Consumer Protection Act and its related regulations); ability of Old National to execute its business plan (including the proposed acquisitions of Tower and United); changes in the economy which could materially impact credit quality trends

and

the ability generate loans and gather deposits; failure or circumvention of Old National s internal controls; failure or disruption of our information systems; failure to adhere to or significant changes accounting, tax or regulatory practices or requirements; new legal obligations or liabilities or unfavorable resolutions of

litigations; other matters

this presentation and other factors identified in the Company s Annual Report on Form 10-K and other periodic filings with the Securities and Exchange Commission. These forward-looking statements are made only as of the date of this presentation, and Old National undertakes no obligation to release revisions to these

discussed

in

forward-looking statements to reflect events or conditions after the date of this

presentation.

5 Non-GAAP Financial Measures These slides contain non-GAAP financial measures.

For purposes of Regulation G, a non-GAAP financial measure is a numerical measure of the registrant's historical or future financial performance, financial position or cash flows that excludes amounts, or is subject to adjustments that have the effect of excluding amounts, that are included in the

most directly comparable measure

calculated and presented in accordance with **GAAP** in the statement of income, balance sheet statement of cash flows (or equivalent statements) of the issuer; or includes amounts, or is subject to adjustments that have the effect of including amounts, that are excluded from the most directly

comparable measure so

calculated and presented. In this regard, **GAAP** refers to generally accepted accounting principles in the United States. Pursuant to the requirements of Regulation G, Old National Bancorp has provided reconciliations within the slides, as necessary, of the non-GAAP financial measure to the most directly comparable **GAAP** financial

measure.

6 Who is Old National Bancorp? At \$9.6 billion in assets, ONB is the largest Indianabased financial holding company

169 branches

\$9.6 billion in assets

\$5.1 billion in loans

\$7.2 billion in core deposits
Guided by a community-banking philosophy, Old
National s services include commercial and retail
banking, insurance, investments, wealth
management and mortgage lending
Data as of December 31, 2013

Commitment to Excellence

8
2014
8
Pending Tower and United locations
Who is Old National Bancorp?
Market statistics use ONB closing price as of 2-20-2014
Market Statistics
Listing exchange: symbol

NASDAQ: ONB Market capitalization

\$1.3 billion

Quarterly cash dividend

\$.11

Cash dividend yield

3.4%

Book value per common share

at 12-31-2013

\$11.64

Price / 2014 consensus estimate

12.2x

Institutional ownership

at 9-30-2013

65.7%

YTD average daily trading volume

638,480 shares

9 Returned to community bank model 2004 2005 Sold nonstrategic

market

Clarksville, TN

5 branches

2006

Sold non-

strategic market

O Fallon, IL

1 branch

2007

2008

2009

2010

2011

2012

2013

Acquired St.

Joseph Capital

Entry into

Northern IN

market

February, 2007

Acquired 65

Charter One

branches

throughout

Indiana

March, 2009

Acquired Monroe

Bancorp

Enhanced

Bloomington, IN

presence

January, 2011

Acquired IN

Community

Entry into

Columbus, IN

September, 2012

FDIC-assisted

acquisition of

Integra Bank

July, 2011

Sold non-

strategic

market

Chicago-area -

4 branches

Consolidation of

21 branches Acquired 24 MI / IN branches July, 2013 Consolidation of 2 branches Consolidation of 8 branches Consolidation of 1 branch Consolidation of 10 branches Consolidation of 12 branches Consolidation of 44 branches Consolidation of 5 branches Sold 12 branches Consolidation of 22 branches Purchased 175 + 25 pending Sold 22 Consolidated 125 Pending acquisition of Tower Financial Enhancing Ft. Wayne, IN presence Pending acquisition of United Bancorp

Transforming Old National s Landscape

Entry into Ann Arbor, MI

2014

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Why Old National Bancorp?
Focused on driving *core* net income
Conservative
and *consistently*applied credit stance since
before most recent cycle has led to strong credit quality

No subprime business

Lending to clients we know in our footprint Transforming footprint to *higher-growth* markets

Commitment to providing *long-term* shareholder value

Strategic decisions valued for long-term potential Strong capital, excess liquidity provide *flexibility* for future acquisition opportunities
Continued *opportunities*on expenses
Commitment
to communities within our footprint

94,005 associate volunteer hours in 2013

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Executing the Plan
2013 Highlights
1
See Appendix for Non-GAAP reconciliation
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Thank You

Appendix
Non-GAAP Reconciliation
\$ in millions
end of period balances
FY2013
Total Shareholders Equity
\$1,162.6

Deduct: Goodwill and Intangible Assets

(378.7)

Tangible Common Shareholders Equity

\$784.0

Total Assets

\$9,581.7

Add: Trust Overdrafts

0.1

Deduct: Goodwill and Intangible Assets

(378.7)

Tangible Assets

\$9,203.1

Tangible Equity to Tangible Assets

8.52%

Tangible Common Equity to Tangible Assets

8.52%

Net Income

\$100.9

After-Tax Intangible Amortization

6.5

Tangible Net Income

\$107.4

ROTCE

13.70%

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Appendix
Investor Contact
Additional information can be found on the
Investor Relations web pages at
www.oldnational.com
Investor Inquiries:
Lynell J. Walton, CPA

SVP Director of Investor Relations 812-464-1366 lynell.walton@oldnational.com