LSB FINANCIAL CORP Form 425 June 04, 2014

Old National Bancorp To Acquire LSB Financial Corp. June 4, 2014 Filed by Old National Bancorp Pursuant to Rule 425 under the Securities Act of 1933 Subject Company: LSB Financial Corp. Commission File No.: 000-25070 A Winning Combination

Lynell Walton Investor Relations Old National Bancorp

3 Additional Information for Shareholders of LSB Financial

Corp. Communications in this document 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 or ONB) will file with the Securities and

Exchange

Commission (SEC) a Registration Statement on Form S-4 that will include a Proxy Statement of LSB Financial Corp. (LSB or LSBI) and Prospectus of Old National, as well as other relevant documents concerning the proposed transaction. Shareholders are urged to read the Registration Statement and the Proxy Statement/Prospectus

regarding

the merger when it becomes available and any other relevant documents filed with the SEC, as well as any amendments 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 about

Old National and LSB,

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 LSB by accessing LSB s website at www.lsbank.com under

may be obtained

the

heading

About

and

then

under

the

heading

Investor

Relations

Old

National

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LSB

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directors

and

executive

officers

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participants

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the

solicitation

of

proxies

from

the

shareholders

of

LSB

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 2014 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 14, 2014. Information about the directors and executive officers of LSB is set forth in the

proxy statement for LSB s

2014 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 14, 2014. 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.

4
Additional
Information
for
Shareholders
of
United
Bancorp,

Inc. Communications this document 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 or ONB) has filed with the Securities and

Exchange

Commission (SEC) Registration Statement on Form S-4 (Registration Statement No. 333-193868) that includes Proxy Statement of United Bancorp, Inc. (United or UBMI) and Prospectus of Old National, well as other relevant documents concerning the proposed transaction. The **SEC** declared the Form S-4 Registration Statement effective

May

15,
2014.
Shareholders
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
or
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 United, 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 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 is set forth in the proxy statement for Old National s 2014 annual meeting of shareholders, as filed with the **SEC** on a Schedule 14A on March 14,

2014. Information about

the

directors

and

executive

officers

of

United

is

set

forth

in

United s

Annual

Report

on

Form

10-K,

10 1

as filed

with

the

SEC

on

February

28,

2014.

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 in the

preceding paragraph.

5
Disclosures
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. 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

to

differ

materially

from

those

in

such

statements.

Factors

that

might

cause

such

a

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

United

Bancorp,

Inc.

and

LSB

Financial

Corp.;

changes

in

the

economy

which

could

materially

impact

credit

quality

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

matters discussed in this presentation and other factors identified in Old National s Annual Report on Form 10-K and other periodic filings with the Securities and Exchange Commission. These forwardlooking statements are made only as of the date of this presentation, and Old National undertakes obligation to release

other

revisions to these forward-looking statements to reflect events or conditions after the date of this presentation. Non-GAAP Financial Measures These slides contain non-GAAP financial measures. For purposes of Regulation G, non-GAAP financial measure is 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 or statement of cash flows (or equivalent statements) of the

issuer; or includes

amounts, or issubject to adjustments that have the effect of including amounts, that are excluded from the most directly comparable measure 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, necessary, of the non-GAAP financial measure to the most directly comparable

GAAP financial measure.

6
Old National Bancorp to Acquire LSB Financial Corp.
Expansion in Lafayette is a key part of
ONB s strategy.
Consistent with ONB s goal of
transforming the franchise into higher
growth markets
Significantly enhances ONB s

presence in the strong college market with a #3 pro forma deposit market share ranking LSB (NASDAQ: LSBI), the largest bank headquartered in Lafayette, offers 5 branches and \$312 million of deposits in Lafayette, Indiana, more than doubling ONB s presence in the area.

(1) Pending branches from UBMI transaction

7 1 Excluding Chicago-Naperville-Elgin IL-IN-WI, Cincinnati OH-KY-IN and Louisville/Jefferson County KY-IN MSAs 2 Tippecanoe county employment figures as of January 28, 2014 Using U.S. census data, **SNL** Financial **FDIC** Summary of Deposits data as of June 30, 2013 2 nd fastest household growth in Indiana 5 th most populated in Indiana 1 with 207k

8 th out of

```
184
in
Forbes
 2013
Best
Small
Places
for
Business and Careers
Recently selected by GE to house a $100 million jet
engine assembly factory
Top
Employers
2
Purdue
University
15,612
Subaru
of
Indiana
3,700
Wabash
National
3,323
Notable business operations in Lafayette
Projected HHI & Pop. Change 13- 18
Lafayette MSA
Branches
Deposits
Mkt. Share
JPMorgan Chase & Co.
$541,594
20.1%
First Merchants Corp.
10
493,776
18.4%
3
Pro Forma
```

```
384,137
14.3%
3
Regions Financial Corp.
358,511
13.3%
LSB Financial Corp.
5
314,955
11.7%
5
Salin Bancshares Inc.
152,581
5.7%
Huntington Bancshares Inc.
3
131,237
4.9%
Lafayette Community Bancorp
130,852
4.9%
Farmers and Merchants Bancorp
96,173
3.6%
First Financial Bancorp.
93,126
3.5%
10
Fifth Third Bancorp
87,493
3.3%
11
Benton Financial Corp.
77,733
2.9%
12
Old National Bancorp
```

3

69,182 2.6% Market Total 70 2,690,656 Lafayette-West Lafayette, IN MSA 16.1% 19.2% 21.1% 23.6% 3.6% 2.8% 2.1% 4.6% US Midwest Indiana Lafayette HHI Pop. HHI Pop. HHI Pop.

HHI Pop.

Bob Jones President and CEO Old National Bancorp

9 Transaction Highlights

2.269 common shares 1 of

in cash (fixed) for each common share of LSBI Approximately 75% stock / 25% cash Assumes 3.6 million shares of ONB common stock issued Expected to be immediately accretive in 2015 by approximately \$7.5 million, or \$.03 per share Modest tangible

ONB + \$10.63 per share

book value dilution of approximately 2% expected at closing, inclusive of \$8.2 million of pre-tax merger and acquisition charges Projected capital ratios exceed well-capitalized

Expected

guidelines

to

create

goodwill

and

intangibles

of

approximately

\$43.0

million

No

additional

common

equity

raise

necessary

Transaction anticipated

to

close

mid

to

late

4Q14,

subject

to

regulatory

and

LSBI

shareholder

approval

and

other

customary

closing

conditions

Approximately

40%

of

non-interest

expense,

or

\$4.4

million

on

a

pre-tax

basis,

expected

to

be

fully

achieved

in

2015

1

The

exchange

ratio

is

subject

to

adjustment

under

certain

circumstances

as

provided

in

the

2 Includes the in-the-money value of the outstanding stock options. 3 See Appendix for Non **GAAP** Reconciliation Modeling assumes merger and acquisition charges to be booked in 4Q14 Consideration Financial Impact Operating Efficiencies Capital Closing Loan credit mark estimated at \$11.7 million,

or 4.5% of total gross loans

merger agreement.

Loan interest rate mark estimated \$13.0 million, or 5.0% of total gross loans Loan Mark Deal Value \$41.67 per LSBI share, approximately \$66.7 million in the aggregate 2 assuming an ONB price of \$13.68 (closing price as of June 3, 2014) 13.0x

LTM earnings with cost

savings

158%
price
/
tangible
book
value
3
(3/31/14)

10 Transaction Rationale Compelling Strategic Rationale

Meaningful extension

in

Lafayette

that

strengthens

ONB s

overall

Indiana

footprint

by

reinforcing

its

high-quality

markets

Adds

5

full-service

branches

with

\$312

million

in

deposits

and

\$261

million

in

loans

2

Further

distances

ONB

from

the

\$10B

Durbin

threshold

with

over

\$11.6B

in

pro

forma

assets

at

close

Well-defined, achievable

operating
efficiencies
that
drive
enhanced
operating
leverage
and
profitability
Financially
Attractive

Allows

Old

National

to

prudently

and

accretively

deploy

excess

capital,

based

upon

conservative

assumptions

Approximately

\$7.5

million,

or

\$.03

per

share,

accretive

to

2015

earnings

Tangible

book

value

dilution

of

approximately

2%

at

closing

Tangible

book value earn back period of approximately 5 years 3 (inclusive of acquisition costs) Internal rate

Internal
rate
of
return
exceeds
internal
hurdle
Low Risk
Opportunity

Comprehensive

due
diligence
completed,
including
extensive
credit
review

In-market

transaction
with
an
established
and
complementary
customer
base
and
business

Retention

of key

mix

management members Positive relationship with Lafayette management and board Financial data as of March 31, 2014, per **SNL** Financial and Company documents Modeling assumes merger and acquisition charges to be booked in 4Q14 Consideration of 2.269 common shares 1 of ONB \$10.63

per share in cash (fixed) for each

common

share

of

LSBI

Implied

Transaction

value

of

approximately

\$41.67

per

LSBI

share

and

\$66.7

million

in

the

aggregate,

assuming

ONB

price

of

\$13.68

(closing

price

as

of

June

3,

2014)

1

The

exchange

ratio

is

subject

to

adjustment

under

certain

circumstances

as

provided

in

the

merger

agreement.

2

Excludes loans held for sale 3 Defined as the number of years for pro forma TBV per share to exceed stand-alone projected TBVper share,

inclusive of

acquisition costs

Covering Durbin
Anticipated
2015
earnings
per
share
accretion

```
from
recent
acquisitions
1
Tower Financial Corp. $.08 to $.10
United Bancorp
                       $.06
LSB Financial Corp.
                       $.03
Durbin amendment expected to impact earnings $.04 to $.07 per share after-
tax on an annualized basis
Actual 2015 Durbin impact expected to impact earnings $.02 to $.04 per share
after-tax (due to July 1
st
, 2015 effective date)
$.17 to $.19 cumulative accretion
Our recent acquisitions are expected to cover our
anticipated Durbin impact
1
Anticipated
earnings
accretion
at
each
respective
deal s
announcement
date
```

12

Summary

ONB has a proven track record of performance

Last

four

bank

deals

met

or

exceeded

expectations

on

expense

saves,

internal

rate

of

return,

earnings

per

share

accretion,

credit

performance

and

tangible

book

value

earn

back

Financially

attractive

Meaningful

earnings

accretion

expected

while

retaining

strong

capital

position

Achievable

cost

saves

expected

Revenue

potential

(not

built

into

model)

from

Wealth

Management

and

Insurance
Efficient
use
of
capital
Integration
experience
and
retention
of
key
management
minimizes

risk

Strategic fill-in

execution

of

attractive Lafayette market

expected

to

enhance

franchise

value

Old National Bancorp Thank You Q&A

Old National Bancorp Appendix

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 182 + 23 pending Sold 22 Consolidated 128 Acquired Tower Financial Enhancing Ft. Wayne, IN presence April, 2014 Pending acquisition of United Bancorp Entry into Ann Arbor, MI 2014 Consolidation of 3 branches Pending acquisition of LSB Financial

Corp.,

Lafayette, IN

Transforming Old National s Landscape

Transforming Old National s Landscape Pending UBMI and LSBI locations

17

New markets since 2004 Per SNL Financial 2014 map includes pending UBMI locations Market MSA Population

Adding Markets with Greater Populations

2004

Bloomington, IN

162,131

Kalamazoo, MI

328,709

South Bend, IN

319,575

Indianapolis, IN

1,913,665

>50k

<50k

Counties with Populations

Columbus, IN

77,943

Ft. Wayne, IN

421,029

Lafayette, IN

205,437

Louisville, KY

1,247,256

Ann Arbor, MI

348,690

2014

Integra Bank
_
Indiana
community
BofA - 24
Branches
Tower
Financial
United
Bancorp ¹
Deal Type
Traditional
FDIC-Assisted
Traditional
Branch Deal
Traditional
Traditional
Principal Geography
Bloomington,
IN
Evansville, IN
Columbus, IN /
I-65 Corridor
Southwest MI /
Northern IN
Fort Wayne, IN
Ann Arbor, MI
Purchase Price
\$84
NM
\$79
\$23
\$108
\$173
Total Assets
\$838
\$1,900
\$985
1
\$756
\$681
\$919
% Stock Consideration
100%
NM
100%
0%
71%
80%
Announce Date
10/6/2010
7/29/2011
114714011

1/25/2012 1/9/2013 9/10/2013 1/8/2014 Close Date 1/1/2011 7/29/2011 9/15/2012 7/12/2013 4/25/2014 Early 3Q14 Cost Saves 30% 75% 35% N/A 35% 32% Credit Mark 5.5% to 6.5% N/A 12.0% N/A 10.2% 8.6% Interest Rate Mark 3.0% N/A 4.4% N/A 3.8% 3.5% EPS Accretion (First Full Year) \$.06 to \$.07 \$0.23 \$.06 to \$.08 \$.03 to \$.05 \$.08 to \$.10 \$0.06 Deposit Premium 5.5% 1.0% 1.6% 2.9% 9.7% 13.0% At deal announcement date \$ in millions 1

Anticipated closing early 3Q14

NM

=

Not

Meaningful

19

MMDA & Sav.

30.7%

Retail

33.3%

Jumbo

5.6%

Non-int.

bearing
14.1%
NOW & Trans.
16.2%
MMDA & Sav.
73.2%
Retail
10.3%
Jumbo
3.8%
Non-int.
bearing
7.6%
NOW & Trans.
5.1%
1-4 Family
·
35.5% Makifornila
Multifamily
2.1%
CRE
19.7%
C&D
2.8%
Farm & Ag.
4.5%
C&I
17.2%
Cons. & Other
18.2%
Balance Sheet Mix as of March 31, 2014
Old National
LSBI
Pro Forma
Old National
LSBI
Pro Forma
Per SNL Financial/company documents as of March 31, 2014, including Tower and pending United transactions
1-4 Family
35.9%
Multifamily
2.8%
CRE
20.0%
C&D
2.8%
Farm & Ag.
4.4%
C&I
16.7%
Cons. & Other
Cons. & Outel

17.4% 1-4 Family 44.2% Multifamily 18.8%**CRE** 28.3% C&D 1.8% Farm & Ag. 2.5% C&I 4.0% Cons. & Other 0.4% MMDA & Sav. 71.7% Retail 11.1% Jumbo 3.8% Non-int. bearing

7.8%

5.5%

NOW & Trans.

Estimated Merger and Acquisition Charges HR-related expenses \$2.6 Processing and communication expense 3.8 Professional fees

1.0

```
Occupancy expense
.4
Marketing
.4
Total estimated merger and acquisition charges 1
$8.2
$ in millions, pre-tax
1
Modeling assumes merger and acquisition charges to be booked in 4Q14
```

21 Non GAAP Reconciliation Deal Price Per Share to LSBI s TBV GAAP Shareholders Equity at March 31, 2014 \$41,283 Deduct: Goodwill and Intangibles 0

Tangible Common Shareholders

Equity

41,283

Common Shares Issued and Outstanding at Period End

1566.9

Tangible Common Book Value at March 31, 2014

\$26.35

Deal Consideration Per Common Share

\$41.67

Price to Tangible Book Value

158%

\$ in millions

Per SNL Financial based on LSBI company filings

ONB s Peer Group 1st Source Corporation SRCE Heartland Financial USA, Inc. HTLF BancFirst Corporation BANF

IBERIABANK Corporation
IBKC
BancorpSouth, Inc.
BXS
MB Financial, Inc.
MBFI
Bank of Hawaii Corporation
BOH Powk National Comparation
Park National Corporation PRK
Chemical Financial Corporation
CHFC
Pinnacle Financial Partners, Inc.
PNFP
Commerce Bancshares, Inc.
CBSH
Prosperity Bancshares, Inc.
PB
Cullen/Frost Bankers, Inc.
CFR
Renasant Corp.
RNST
F.N.B. Corporation
FNB S&T Bancorp, Inc.
STBA
SIDA
First Commonwealth Financial Corporation
First Commonwealth Financial Corporation FCF
FCF
•
FCF Susquehanna Bancshares, Inc.
FCF Susquehanna Bancshares, Inc. SUSQ
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc.
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc.
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc. UBSI
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc. UBSI First Midwest Bancorp, Inc.
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc. UBSI First Midwest Bancorp, Inc. FMBI Valley National Bancorp VLY
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc. UBSI First Midwest Bancorp, Inc. FMBI Valley National Bancorp VLY FirstMerit Corporation
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc. UBSI First Midwest Bancorp, Inc. FMBI Valley National Bancorp VLY FirstMerit Corporation FMER
FCF Susquehanna Bancshares, Inc. SUSQ First Financial Bancorp. FFBC Trustmark Corporation TRMK First Interstate BancSystem, Inc. FIBK UMB Financial Corporation UMBF First Merchants Corporation FRME United Bankshares, Inc. UBSI First Midwest Bancorp, Inc. FMBI Valley National Bancorp VLY FirstMerit Corporation

Fulton Financial

FULT

Wintrust Financial Corporation

WTFC

Glacier Bancorp, Inc.

GBCI

Like-size, publicly-traded financial services companies, generally in the Midwest, serving comparable demographics with comparable services as ONB

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Old National Investor Relations 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