CLAYTON THOMAS F

Form 4

February 10, 2003

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 194 OMB APPROVAL OMB Number: 3235-0287 Expires: January 31, 2005

Estimated average burden hours per response...0.5

(Print or Type Responses)

0

	0								
1. Name and Address of Reporting Person*	2. Issuer Name and Tickler or Trading Sold National Bancorp ONB	6. Relationship of Reporting Person(s) to Issuer (Check all applicabl							
Clayton, Thomas F.				Director	10% O				
			X	Officer (give title below)	Other (specify below)				
				Executive Vic	e President				
(Last) (First) (Middle) 8004 Washington Ave	3. I.R.S. Identification Number of Reporting Person, if an entity (voluntary)	4. Statemen for Month/Day. January 10, 2003	7. Individual or Joint/Group Fi t (Check Applicable Line) Year						
		5. If Amendment, Date of	X Form filed by One Reportin Person						
(Street) Evansville, IN 47715		Original (Month//Day/Year)		Form filed by More than O Reporting Person					
(City) (State) (Zip)	Table I — Non-Derivative Securities Acquired, Disposed of, or Beneficially Own								
1. Title of Security (Instr. 3)	2A. Deemed 2. TransExtention Date Date, if any (Month/ Day/Year) 2A. Deemed Code (Instr. (Month/Day/ Code V	(Instr. 3, 4 and		5. Amount of Securities Beneficially Owned Following Reported	6. 7. OwneNetation Form:Indi Direct Ben (D) Owr or Indirectns				

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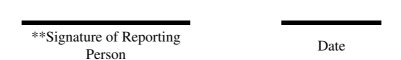
				Year	·)				or (D)		Tr	ransaction	(s)	(l) (ln 4)	str.
											an	(Instr. 3 ad 4)			
Common stock	ζ	01/2	7/03			J	V	63.497	A			1,333.4	134	D	
										<u> </u>	Ц				
Common stock	(01/2	7/03			J	V	51.956	A	<u> </u>	Ц	1,091.0)68	I1	
Common stock	ζ	01/2	7/03			J	V	54.636	A	$oxed{oxed}$	Ц	1,147.3	50	I2	
Common stock	ζ										Ц	10,747.8	38	I 3	
Common stock	ζ	01/1	0/03			L	V	8.440	A	23.725	2	13,328.80	00	I4	
		01/2	7/03	_		J	V	634.303	A	<u> </u>	Ц				
									╄	╙	Ц				
J Shrs recd pur dividend on O															
common stock date of 1/6/200															
D Thomas F C	layton	+					╁		\vdash		Н			\dashv	
I1 T F Clayton Clayton	CF Laurel Jar	ne													
I2 T F Clayton Carter Clayton															
I3 ONB Emp S Profit Sharing															
I4 Susan Clayt	on spouse														
FORM 4 (c	continued)						7	Table II `				ties Acqui warrants, o			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Deriv-ative Security	3. Transaction Date (Month/ Date/ Year)	3A. Deeme Execut Date, i (Month Date/	t-ion f any	4. Transa Code (Instr.	8) of S (A) (A) (Dis	Deriv Secur Acqu	ative (ities ired d	Date Expund Exp	iration	Dat	te Am	noun Unde curit	erlyir ies	ng nd 4)

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					and 5)					
			Code	V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amou or Numb of Share
\$23.9365	6/27/01		A	V	78,057		(1)	6/27/2011	common stock	78,0
\$23.9365	6/27/01		A	V	14,433		(2)	6/27/2011	common	14,4
\$22.6952	1/22/02		A	V	87,150		(3)	1/22/2012	common stock	87,1
	\$23.9365	\$23.9365 6/27/01	\$23.9365 6/27/01	\$23.9365 6/27/01 A \$23.9365 6/27/01 A	\$23.9365 6/27/01 A V	Code V (A) \$23.9365 6/27/01 A V 78,057 \$23.9365 6/27/01 A V 14,433 \$22.6952 1/22/02 A V	Code V (A) (D) \$23.9365 6/27/01 A V 78,057 \$23.9365 6/27/01 A V 14,433 \$22.6952 1/22/02 A V	Code V (A) (D) Exercisable \$23.9365 6/27/01 A V (A) (D) (D) \$23.9365 (A) (B) (A) (D) (D) (D) \$23.9365 (A) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B	Code V (A) (D) Date Expiration Date \$23.9365 6/27/01 A V 78,057 \$23.9365 6/27/01 A V 14,433 \$22.6952 1/22/02 A V (3) 1/22/2012	Code V (A) (D) Exercisable Expiration Title

Explanation of Responses:

- (1) The Option vests in 4 equal annual installments beginning on February 1, 2002.* (*) Subject to Accelerated Vesting in Certain Circumstances.
- (2) The Option is Immediately Exercisable.
- (3) The Option vests in 4 equal annual installments beginning on January 22, 2003.* (*) Subject to Accelerated Vesting in Certain Circumstances.



Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See

18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Last Update: 09/05/2002