OLD NATIONAL BANCORP /IN/ Form FWP August 11, 2014

Senior Notes Offering
August 11, 2014
ISSUER FREE WRITING PROSPECTUS
Dated August 11, 2014
Filed Pursuant to Rule 433
Related to the Preliminary Prospectus
Supplement dated August 11, 2014 and
Registration Statement No. 333-196587
Old
National
Bancorp
has
filed
a
registration

statement

(including
a
prospectus)
and
a
related
preliminary
prospectus
supplement
dated
August
11, 2014 with the U.S. Securities and Exchange Commission (the SEC) for the offering to which this communication relate
you should read the prospectus in that registration statement, the related preliminary prospectus supplement and the other docu
National Bancorp has filed with the SEC for more information about Old National Bancorp and the offering. You may get the
by visiting EDGAR on the SEC website at www.sec.gov. Alternatively, the issuer, any underwriter or any dealer participating
arrange to send you the prospectus and the related preliminary prospectus supplement if you request it by calling toll-free (866
Neither Neither
the
SEC
nor
any
state
securities
commission
has
approved
or
disapproved
of
these
securities
or
determined
if
this
free
writing
prospectus, or any related prospectus supplement or prospectus, is truthful or complete. Any representation to the contrary is a
respectively to the contract of prospectively to training of complete. This representation to the contract of the

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Disclosures

Forward Looking Statements:

Non-GAAP Financial Measures:

These slides contain non-GAAP financial measures. For purposes of Regulation G, a non-GAAP financial measure is a numer registrant's historical or future financial performance, financial position or cash flows that excludes amounts, or is subject to ac effect of excluding amounts, that are included in the most directly comparable measure calculated and presented in accordance statement of income, balance sheet or statement of cash flows (or equivalent statements) of the issuer; or includes amounts, or

that have the effect of including amounts, that are excluded from the most directly comparable measure so calculated and prese GAAP refers to generally accepted accounting principles in the United States. Pursuant to the requirements of Regulation G, G provided reconciliations within the slides, as necessary, of the non-GAAP financial measure to the most directly comparable G This presentation contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform A statements include, but are not limited to, descriptions of Old National Bancorp s financial condition, results of operations, as: profitability and projected earnings and statements about the expected timing, completion, financial benefits and other effects of proposed mergers with LSB Financial Corp. (LSB) and Founders Financial Corporation (Founders). Forward-looking st the use of the words anticipate, believe, could and should, and other words of similar meaning expect, intend, statements express management s current expectations or forecasts of future events and, by their nature, are subject to risks an are a number of factors that could cause actual results to differ materially from those in such statements. Factors that might ca include, but are not limited to: economic, market, operational, liquidity, credit and interest rate risks associated with our business. generally and in the financial services industry; expected earnings and cost savings in connection with the consolidation of recacquisitions may not be fully realized or realized within the expected time frames, and deposit attrition, customer loss and reve completed acquisitions may be greater than expected; Old National Bancorp s ability to close its pending acquisitions on curre within currently anticipated timeframes; unexpected difficulties and losses related to FDIC-assisted acquisitions, including tho National Bancorp's loss sharing arrangements with the FDIC; failure to properly understand risk characteristics of newly ente competition in the financial services industry either nationally or regionally, resulting in, among other things, credit quality det Bancorp s ability to achieve loan and deposit growth; volatility and direction of market interest rates; governmental legislation changes in accounting regulation or standards; Old National Bancorp s ability to execute its business plan; a weakening of the materially impact credit quality trends and the ability to generate loans; changes in the securities markets; changes in fiscal, more other matters discussed in this presentation and other factors identified in the prospectus and the preliminary prospectus supple offering, Old National Bancorp s Annual Report on Form 10-K and other periodic filings with the SEC. These forward-looking of the date of this presentation, and Old National Bancorp undertakes no obligation to release revisions to these forward-looking events or conditions after the date of this presentation.

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Terms of Proposed Offering

Issuer:

Old

National

Bancorp

Security

Type:

%
Senior
Notes
Aggregate
Principal
Amount:
\$150,000,000
Rating:
Moody s
A3
Coupon:
%
Maturity:
August
2024
Call
Provision:
Non
call
life
Use
of
Proceeds:
Sole Book-Running Manager:
Sandler O Neill + Partners, L.P.

Old National intends to use the net proceeds for general corporate purposes, which may include providing capital to support the growth of its business, payment of the cash consideration of its pending acquisitions of LSB and Founders, payment of the components of opportunistic acquisitions of other financial institutions, and repurchases of its common stock. Other than the pulsary additional has no current commitments or agreements with respect to any additional acquisitions and may additional acquisitions.

Snapshot of Old National

Source: SNL Financial, Company filings, FactSet Estimates

Note: Market data as of

August	
8,	
2014;	
financial	
information	
as	
of	
June	
30,	
2014.	
*See	
appendix	
for	
Non-GAAP	
reconciliation	
	tions and including the impact of the completion of the United Bancorp, Inc. a
Corp. and Founders Financial Corporation trans-	
Summary Overview	actions
Company Description	
(Dollars in thousands)	
Headquarters	
Evansville, IN	
Market Cap	
-	
\$ 1,501,742 10,387,933	
Total Gross Loans (excludes HFS) 5,538,868	
Total Core Deposits	
7,517,440	
Trust Preferred Securities	
45,000	
Shareholders	
Equity	
1,277,331	
Tangible Common Equity to Tangible Assets*	
8.42%	
Tier 1 Leverage Ratio	
9.30	
Tier 1 Risk-Based Capital Ratio	
14.00	
Total Risk-Based Capital Ratio	
14.70	
Largest	
financial	
services	
bank	
holding	
company	
headquartered	
in	
111	

Indiana with a
presence throughout Indiana, Western Kentucky, Southeastern Illinois and Southwest Michigan
191 financial centers
192 ATMs Focused on community banking with a full suite of product offerings:
Retail and small business
Wealth management
Leasing Guided by three strategic imperatives
Strengthen the risk profile
Enhance management discipline
Achieve consistent quality earnings Old National s three primary initiatives for 2014
Continue to grow core revenue
Reduce operating expense
Transform franchise into higher-growth markets while maintaining a strong credit culture and capital position
Investment services
Capital markets
Insurance Pro Forma Franchise Map ONB UBMI LSBI 2 FB&T 2 Total Assets ¹

5 In

Investment Highlights

Attractive footprint with both leading share in mature markets and room to expand in higher-growth markets

Consistent financial performance with distinct revenue streams and eye on efficiency

Diverse loan portfolio focused on growth while maintaining strong credit metrics

Disciplined acquisitions driven by experienced senior management and integration teams

Steward of capital organic growth and acquisitions, dividend / share repurchases

Achieving strategic imperatives

6
Experienced Management Team
Title
Name
Years in
Banking/at ONB
Prior Experience
President and CEO

Bob Jones

35/9

25 years at KeyCorp/Society, serving

various functions

Chief Financial Officer

Chris Wolking

31 / 14

11 years at Old Kent, including treasury

and wealth management

Chief Banking Officer

Jim Sandgren

22 / 20

Background in commercial lending and

credit

Chief Credit Officer

Daryl Moore

34 / 34

34 years at Old National

Chief Risk Officer

Candice Rickard

24 / 12

12 years in public accounting specializing

in the banking industry

Director of Corporate

Development

Jim Ryan

19 / 12

6 years at Old Kent, including treasury

and investment management

```
7
Indiana s Economic Achievements
AAA
Credit Rating
Fitch, Moody s and Standard and
Poor s
1
3
```

```
rd
Best U.S. State for Manufacturing Jobs
6
th
Best State for Business
CEO Magazine
280 new manufacturing jobs created
Berry Plastics,
Evansville, Indiana
200 new jobs created
General Electric, Lafayette, Indiana
5
(1)
December
2013
(2)
June 2013; National Association of Manufacturers
(3)
May 2014
January 2014 press release of Berry Plastics
March 2014 press release of General Electric
```

Sources:

8
Returned to community bank model 2004 2005
Sold non-

strategic market Clarksville, TN 5 branches

2006 Sold nonstrategic market

O Fallon, IL 1 branch 2007

2008 2009

2010

2011

20122013

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 Indiana

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 Acquired 200 + 9 pending Sold 22 Consolidated 128 Acquired Tower Financial Enhancing Ft. Wayne, IN presence April, 2014 Transforming Old National s Landscape Acquired United Bancorp, Inc. Entry into Ann Arbor, MI July, 2014 2014 Consolidation of 3 branches Pending acquisition of LSB Financial Corp.

Enhancing Lafayette, IN presence

Pending acquisition of Founders Financial Corporation Entry into Grand Rapids , MI

Shifting to higher-growth markets from lower-growth markets
Entry and fill-in of existing higher-growth markets through strategic acquisitions
Acquired 200 branches + 9 pending
Sale or consolidations in lower-growth, non-core markets
Consolidated 128 branches
Sold 22 branches

Pending LSB Locations
Pending Founders market
Transforming Old National s Landscape

Our Michigan Footprint Projected 2019 Median Household Income

Projected 2014-2019 Median HHI Growth

Source: SNL Financial and Bureau of Labor Statistics as of August 2014

(1)

(2)

Michigan named "most improved" in ranking of pro-business states in 2014 by the American Economic

Institute (improved from 39th to 18th)
\$53,941
\$48,365
\$47,494
\$62,065
\$43,734
\$53,389
USA
Indiana
Michigan
Ann Arbor
Kalamazoo
Grand Rapids
4.6%
2.6%
2.2%
5.7%
0.0%
4.7%
USA
Indiana
Michigan
Ann Arbor
Kalamazoo
Grand Rapids
10
1
2
May 2014 unemployment rate of 5.4%, compared to the
national rate of 6.3%
Home to five of the world s leading office furniture companies.
May 2014 unemployment rate of 6.3% equivalent to the
national rate of 6.3%
Popular area for healthcare and pharmaceutical
organizations, with major companies such as Pfizer, Perrigo
and Stryker housing large operations
Listed in Forbes
2013 Best Places for Business and
Careers
and was Livability.com s 13th Best Place to Live May 2014 unemployment rate of 5.3%, compared to the
national rate of 6.3%
Highest median household income MSA in Michigan
Crain s Detroit Business, article published July 16, 2014
Assuming completion of acquisition of Founders in first half of 2015
Ann Arbor, Michigan (MSA Population: 354,530)
Kalamazoo, Michigan (MSA Population: 332,269)
Grand Rapids, Michigan (MSA Population: 1,017,542)

11
Diverse and In-Market Loan Portfolio at June 30, 2014
\$ in millions
period-end balances
Average commercial/CRE loan size is less than \$350 thousand
Commercial
27%
Commercial

24%
Consumer
15%
Residential
Mortgage
26%
HELOC
5%
Covered Loans
(Integra)
3%
Commercial
\$1,498.8
Commercial Real Estate
1,354.7
Consumer
808.5
Residential Mortgage
1,425.2
HELOC
280.5
Covered Loans (Integra)
171.1

Total Loans \$5,538.8

Real Estate

Stable Deposit Portfolio at June 30, 2014
Significant core deposit franchise
Average cost of core deposits in 2Q14 of 0.24%
(1) Excludes \$36 million of brokered deposits
\$ in millions
period-end balances
Non-Interest

Bearing Deposits 28%Transaction Accounts 26% MMDA & Savings 34% Time Deposits < \$100K 9% Time Deposits > \$100K 3% Non-Interest Bearing Deposits \$2,129.7 **Transaction Accounts** 1,912.2 MMDA & Savings 2,528.2 Time Deposits < \$100K 699.4 Time Deposits > \$100K 247.9 **Total Core Deposits**

7,517.4 12

13
Executing the Plan
Fort Wayne, IN
Tower acquisition closed and fully converted
Lafayette, IN
Announced pending acquisition of LSB
June 4, 2014
Grand Rapids, MI

```
Announced pending acquisition of Founders
July 28, 2014
Ann Arbor, MI
Closing of United acquisition
July 31, 2014
Continue to
Grow Core
Revenue
Organic
loan
growth
in
2Q14
of
$139.6
million
1
or
11.4%
annualized,
over
1Q14
and growth of $214.0 million
, or 4.0%, from 2Q13
Total revenue growth
in 2Q14 of 4.1% from 2Q13
Organic growth in 2Q14 in Banking, Wealth Management and Insurance
Reduce
Operating
Expenses
Transform
Franchise
Into Higher-
Growth
Markets
Operational expenses
in 2Q14 declined $0.5 million from 2Q13
1
2
3
```

Continued execution of our M&A strategy of adding higher-growth markets

Excluding change in FDIC covered loans, loans acquired in acquisitions and loans sold Excluding changes in securities gains, accretion income and amortization of the FDIC indemnification asset Refer to Appendix - Noninterest Expense for definition of Operational expenses

```
14
Loan Growth
Excluding Covered Loans
(
)
$4,912.8
$5,379.1
```

\$360.8

\$214.0

\$108.5

2Q13 Loan Sales

Loans Obtained

Through

Acquisitions

Organic Growth

2Q14

\$ in millions period-end balances

```
15
Fee-Based Business Revenue
$ in millions
(1)

YTD June 30, 2014, Old National's noninterest income 1
as a percent of total revenue
```

1 was 36.9% \$0.6 \$6.4 \$7.5 2Q13 2Q14 Wealth Management \$9.3 \$9.8 2Q13 2Q14 Insurance Brokerage \$4.1 \$4.1 2Q13 2Q14 Investment Brokerage Net of change in FDIC indemnification asset

(2) Assets under management as of June 30, 2014 of \$6.5 billion

```
16
$ in millions
1
Loans less those acquired through the Tower acquisition
Credit Quality
Excluding Covered Loans
ONB
```

```
Risk Grade
Grade
Name
Investment Grade
Minimal Risk
Modest Risk
Average Risk
Monitor
5
Weak Monitor
Watch
Criticized (Special Mention)
Classified (Substandard Accruing)
Nonaccruing + Doubtful
$152.8
$112.3
$112.9
2Q13
1Q14
2Q14
Special Mention Loans
$68.9
$85.7
$107.2
$99.5
1
2Q13
1Q14
2Q14
Substandard Accruing Loans
$98.8
1
$129.5
$84.8
$96.7
$75.9
1
2Q13
1Q14
2Q14
```

Substandard Nonaccruing + Doubtful

Loans

Note: Credit quality was impacted by the addition of several acquired loan portfolios which, in accordance with accounting for recorded at fair value with no allowance brought forward on these acquired loans

```
17
Asset Quality Trends
Net Charge-Offs
ALLL
/
Non-Performing
Assets
1
```

2 (1) Nonaccrual, restructured & OREO Excludes covered loans **ALLL** Loans Non-Performing Loans 2 / Total Loans 0.90% 0.85% 0.79% 2Q13 1Q14 2Q14 2.83% 2.15% 2.20% 2Q13 1Q14 2Q14 30.03% 36.86% 34.08% 2Q13 1Q14 2Q14 0.01% (0.02%)0.01% 0.51% (0.39%)1.94% 2Q13 1Q14 2Q14

Non-Covered

Covered

Note: Credit quality was impacted by the addition of several acquired loan portfolios which, in accordance with accounting for recorded at fair value with no allowance brought forward on these acquired loans

```
Credit Quality
Excluding Covered Loans
See Appendix for definition of Peer Group

1
As a % of end of period total loans
Peer Group data as of June 30, 2014 or most recent quarter per SNL Financial 30+
```

Day
Delinquent
Loans
1
1.07%
0.85%
2Q13
1Q14
2Q14
ONB
Peer Group Average
0.42%
0.34%
0.43%
0.02%
0.00%
0.01%
0.44%
0.30%
2Q13
1Q14
2Q14
90+
Day
Delinquent
Loans
1
ONB

Peer Group Average

Capital Ratios
See Appendix for definition of Peer Group
Peer Group ratios as of June 30,
2014 or most recent quarter per SNL Financial
\$ in millions
1
See Appendix for Non-GAAP reconciliation

```
Tangible
Common
Equity
3/31/2014
$808.4
2Q14 Earnings
18.8
2Q14 Dividend
(11.6)
Issuance of Shares for Tower Acquisition
78.7
Changes
in
OCI
Securities
6.3
Increase in Goodwill & Intangibles
(62.5)
Tangible Common Equity
6/30/2014
$838.1
14.4%
14.8%
14.0%
13.1%
13.1%
13.1%
2Q13
1Q14
2Q14
Tier 1 Risk-Based Capital Ratio
ONB
Peer Group Average
8.7%
8.8\%
8.4%
%
8.1%
8.4%
8.5%
2Q13
1Q14
2Q14
Tangible Common Equity to Tangible Assets
1
ONB
```

Peer Group Average

20 Appendix

21

\$ in millions

N/A equals not applicable

(1) Based on end of quarter assets immediately preceding announcement date

Completed and Pending Acquisitions

Acquisition

RBS Citizens-

65 Branches

Monroe
Integra Bank
Indiana
Community
BofA-24
Branches
Tower Financial
United
Bancorp
LSB
Founders
Deal Type
Branch Deal
Traditional
FDIC-Assisted
Traditional
Branch Deal
Traditional
Traditional
Traditional
Traditional
Principal Geography
Indianapolis, IN
Bloomington, IN
Evansville, IN
Columbus,
IN /I-65
Corridor
Southwest MI /
Northern IN
Fort Wayne, IN
Ann Arbor, MI
Lafayette, IN
Grand
Rapids, MI
Purchase Price at Announcement
\$16
\$84
N/A
\$79
\$23
\$108
\$173
\$67
\$88
Total
Assets
at
Announcement

1 N/A \$838 \$1,900 \$985 N/A \$681 \$919 \$366 \$466 % Stock Consideration at Announcement 0% 100% N/A 100% 0% 71% 80% 75% 54%Announce Date 11/24/2008 10/6/2010 7/29/2011 1/25/2012 1/9/2013 9/10/2013 1/8/2014 6/4/2014 7/28/2014 Close Date 3/20/2009 1/1/2011 7/29/2011 9/15/2012 7/12/2013 4/25/2014 7/31/2014 **Expected Early**

1Q15

Expected 1st Half 2015

Average Total Loan Trends \$ in millions 1 Includes both covered and non-covered loans 22

Credit Quality ALLL and Mark Summary \$ in millions Non-GAAP financial measure which Management believes useful to demonstrate that the remaining loan mark considers credit part of total coverage N/A = not applicableAt June 30, 2014 **ONB** Legacy Monroe Integra Indiana Community Tower Total Allowance for Loan Losses (ALLL) \$40.4 \$1.5 \$3.9 \$0.1 \$0.2 \$46.2 Loan Mark N/A \$8.9 \$70.5 \$28.9 \$26.0 \$134.3 Total ALLL/Mark \$40.4 \$10.4 \$74.3 \$29.0 \$26.2 \$180.5 Pre-Mark Loan Balance \$4,688.0 \$140.6 \$251.7 \$214.1 \$378.7 \$5,673.1 ALLL/Pre-Mark Loan Balance 0.86% 1.10% 1.54% 0.06% 0.05% 0.81% Mark/Pre-Mark Loan Balance

N/A 6.31% 27.99% 13.51% 6.87% 2.37% Combined ALLL & Mark/Pre-Mark Loan Balance 1 0.86%7.41% 29.53% 13.56% 6.92% 3.18% Allowance For Loan and Lease Loss/Loan Mark Summary

24 Investment Portfolio

Includes market value for both available for sale and held to maturity securities

Old National s investment portfolio as of June 30, 2014, had a YTD weighted-average yield of 2.92% and an effective duration of 4.34 years \$ in millions

Book Value Mar. 31, 2014 Book Value June 30, 2014 Market Value Mar. 31, 2014 Market Value June 30, 2014 Market Value \$ Change Federal National Mortgage Association \$417.1 \$423.0 \$417.1 \$423.7 Federal Home Loan Mortgage Corporation 166.4 216.4 161.4 213.1 Federal Farm Credit Bank 77.3 77.3 75.8 76.7 Federal Home Loan Bank and Other 13.9 87.4 13.8 87.3 Subtotal U.S. Government Agencies-Senior Debentures \$674.7 \$804.1 \$668.1 \$800.8 \$132.7 U.S. Treasury \$15.6

\$11.0

\$15.7 \$11.2 (\$4.5) Issued or guaranteed by FNMA, FHLMC, GNMA 1,269.3 1,238.0 1,263.2 1,234.6 Nonagency guaranteed 16.1 15.4 16.6 15.9 Subtotal Mortgage Backed Securities \$1,285.4 \$1,253.4 \$1,279.8 \$1,250.5 (\$29.3)Trust Preferred 31.6 31.6 19.4 19.5 Other Corporate 290.3 293.6 291.4 296.2 **Subtotal Corporate Securities** \$321.9 \$325.2 \$310.8 \$315.7 \$4.9 **Municipal Securities** Taxable \$231.6 \$218.3 \$257.0 \$255.6 (\$1.4) **Municipal Securities** Tax Exempt \$587.4 \$733.6 \$596.4

\$745.1

\$148.7 Federal Reserves & FHLB Stock, Other \$94.8 \$98.9 \$94.8 \$98.9 \$4.1 Totals \$3,211.4 \$3,444.5 \$3,477.8 \$255.2

1

25
End of period balances
2Q13
1Q14
2Q14
Total Shareholders
Equity
\$1,167.0

\$1,185.2 \$1,277.3 Deduct: Goodwill and Intangible Assets (364.4)(376.8)(439.3)Tangible Common Shareholders **Equity** \$802.6 \$808.4 \$838.1 **Total Assets** \$9,641.1 \$9,544.8 \$10,387.9 Add: Trust Overdrafts 0.1 0.0 0.0 Deduct: Goodwill and Intangible Assets (364.4)(376.8)(439.3)**Tangible Assets** \$9,276.7 \$9,168.0 \$9,948.7 Tangible Equity to Tangible Assets 8.65% 8.82% 8.42% Tangible Common Equity to Tangible Assets 8.65% 8.82% 8.42% Non-GAAP Reconciliations

\$ in millions

26

Noninterest Income

\$ in millions

Note: Securities gains/losses and derivatives gains are excluded

\$(1.5)

\$(7.3)

\$(10.5)

\$11.8

\$11.1

\$11.8

\$6.7

\$8.1

\$7.4

\$21.4

\$22.3

\$22.7

\$5.9 \$5.7

\$6.5

\$44.3

\$39.9

\$37.9

2Q13

1Q14

2Q14

Debit Card and ATM Fees

Fee-based business: Wealth Management, Insurance Brokerage,

Mortgage and Investment Brokerage

Other Income

Service Charges on Deposits

Amortization of FDIC Idemnification Asset

27
\$ in millions
Noninterest Expense
*Other Expenses include:
In
2Q13,
\$1.3
million

impairment
on
property
held
for
sale,
\$0.6
million
for
the
BSA/AML
project,
a
\$0.5
million
litigation
settlement,
\$0.3
million
for
ATM/branch
optimization,
\$0.3
million
for
debt
extinguishment
charges,
a
\$2.1
million reversal of provision for unfunded commitments and a \$1.3 million refund of FDIC assessment.
In
1Q14,
\$2.3
million
real
estate
tax
refund
and
\$0.4
million
in
professional
fees
related
to
the
real

estate

tax refund In 2Q14, \$0.4 million in accelerated retirement expenses and \$0.4 million in state tax receivable write-off \$85.2 \$83.6 \$84.7 \$0.8 \$0.9 \$2.5 \$6.3 \$1.2 \$0.8 \$0.9 \$2.2 \$3.3 \$3.2 \$86.9 \$88.3 \$98.1 2Q13 1Q14 2Q14 2Q14 operational expenses include \$0.8 million in annual merit increases (\$1.9)(\$0.4)

Operational expenses is defined as Noninterest Expense less Tower Operational Costs, MI / N IN Branches Operational Costs, Acquisition Costs, Integra-Related OREO and Other Expenses

28
Old National s Peer Group
Like-size, publicly-traded financial services companies, serving comparable demographics with comparable services as ONB
1st Source Corporation
SRCE
Heartland Financial USA, Inc.

BXS MB Financial, Inc. **MBFI** Bank of Hawaii Corporation **BOH** 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** First Commonwealth Financial Corporation 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

HTLF

BANF

IBKC

BancFirst Corporation

BancorpSouth, Inc.

IBERIABANK Corporation

FMER

WesBanco, Inc.

WSBC

Fulton Financial

FULT

Wintrust Financial Corporation

WTFC

Glacier Bancorp, Inc.

GBCI