NORTHEAST BANCORP /ME/ Form FWP May 03, 2012

Investor Presentation: Common Stock Offering NASDAQ: NBN

May 2012

Filed

Pursuant

to

Rule

433

Registration

No.

333-180215

Issuer

Free

Writing

Prospectus

dated

May

3,

2012

Relating to Preliminary Prospectus dated May 3, 2012

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Safe

Harbor

Regarding

Forward-Looking

Statements

**DISCLAIMER** 

Free

Writing

Prospectus

Statement

This presentation contains certain forward-looking statements about Northeast Bancorp (the Company ) within the meaning Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, such as statements as the securities are securities.

including the redemption of Series A preferred stock. Forward-looking statements, which are based on various assumptions (so the Company s control), may be identified by reference to a future period or periods, or by the use of forward-looking termino continue, approximately, objective, expect, estimate, anticipate, plan, intend, goal, project, or oth those terms, or the future or conditional verbs such as will, may, could, and would. Actual results could should, expressed or implied by such forward-looking statements as a result of, among other factors, the factors referenced in the Regi under the heading Risk Factors; changes in interest rates and real estate values; competitive pressures from other financial in a continuing deterioration in general economic conditions on a national basis or in the local markets in which the Company opwhich adversely affect borrowers' ability to service and repay the Company s loans; changes in loan defaults and charge-off ra of securities and other assets, adequacy of loan loss reserves, or deposit levels necessitating increased borrowing to fund loans increasing government regulation, such as the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010; changes participation for the TARP Capital Purchase Program promulgated by the U.S. Department of the Treasury under the Emergen Act of 2008, which may be changed unilaterally and restrictively by legislative or regulatory actions; establishment of a consu bureau with the broad authority to implement new consumer protection regulations; the risk that the Company may not be succ implementation of its business strategy; and changes in assumptions used in making such forward-looking statements. Forward-looking statements speak only as of the date on which they are made. The Company does not undertake any obligatio forward-looking statement to reflect circumstances or events that occur after the date the forward-looking statements are made The Company has filed a registration statement (including a prospectus) with the SEC (File No. 333-180215) for the offering t communication relates. Before you invest, you should read the prospectus in that registration statement and other documents t filed with the SEC for more complete information about the Company and the offering. You may obtain these documents with EDGAR on the SEC website at www.sec.gov. Alternatively, copies of the prospectus relating to the offering may be obtained Partners, L.P., 1251 Avenue of the Americas, 6th Floor, New York, NY 10020, (866) 805-4128.

Offering Summary
Issuer:
Ticker/Exchange:
Offering:
Type of Security:
Primary Shares to be Issued by NBN:
Secondary Shares to be Sold by R3 FHB Master, L.P.:
Total Shares:
Over-Allotment Option:
Northeast Bancorp (the Company )
NBN / NASDAQ Global Market

Follow-on Public Offering

Primary and Secondary Shares of Voting and Non-Voting<sup>1</sup> Common Stock 4,760,000 Shares 149,952 Shares 4,909,952 Shares 15% Sole Book-Running Manager: Sandler O Neill + Partners, L.P. Use of Proceeds: The Company intends to contribute the net proceeds to the capital of Northeast Bank, where it is expected to be used for general corporate purposes, including leveraging Northeast Bank s balance sheet to allow for loan purchases, organic loan growth and investment in securities. The Company, subject to regulatory approval , also intends to use a portion of the net proceeds to redeem some or all of the outstanding shares of Series A preferred stock issued to the U.S. Treasury under the TARP Capital Purchase Program. The Company will not receive any proceeds from the sale of shares of common stock by the selling shareholder. (1) Certain investors may elect or be obligated to hold shares of non-voting common stock under the Company s articles of incorp The Company must establish, to its regulators satisfaction, that it has met all of the conditions repurchase and must obtain the approval of the Federal Reserve,

which it has not yet sought; if the Company does redeem all of the Series preferred stock, it may also negotiate a repurchase

of the TARP warrant

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Former members of FHB Formation LLC own approximately 60% of Company s outstanding common stock
FHB Formation LLC Merger Into Northeast Bancorp FHB Formation LLC
Management team with an established track record in the loan acquisition business (Capital Crossing Bank)
Northeast Bancorp
Established in 1872 in Maine
Seasoned community bank
management team

Merged December 29, 2010

# 5 Executive Summary

In December 2010, an investment group acquired a majority stake in Northeast Bancorp and implemented a new business plan focused on purchasing commercial loans

New management team consists of seasoned professionals with an established track record of success and time together in the loan acquisition business

Newly-installed board of directors is committed to executing the business plan

Loan Acquisition and Servicing Group has in-house capabilities for all aspects of

secondary loan market acquisitions and management, and is uniquely positioned to acquire performing loans at attractive risk-adjusted returns

**Funding** for growth available from opportunities

within Community

Bank's

branch

footprint, with additional potential from the recently-launched ableBanking online affinity deposit platform

The Company has made significant investments in infrastructure and personnel to support growth plans

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Claire Bean
Chief Financial Officer & Chief
Operating Officer
Heather Campion
Chief Administrative Officer
Richard Wayne
President & Chief Executive Officer
Experienced Management Team

Co-founded Capital Crossing Bank in 1988

Served as President and Co-Chief Executive Officer of Capital Crossing Bank from 1991 until

sale in February 2007

Capital Crossing Bank was a national leader in the purchase and management of commercial loans

25-year record in financial services in the Greater Boston area - Benjamin Franklin Bancorp , Grove Bank and Lighthouse Bank (internet bank)

Experience focused on balance sheet management, strategic planning, financial management, commercial credit oversight, operations and information technology

Former Group Executive Vice President and Director of Corporate Affairs at Citizens Financial Group, Inc.

Extensive background at leading institutions in both the public and private sectors, including Harvard University s John F. Kennedy School of Government

7
Experienced Management Team
Blackwell ("Bojay") Taylor
Managing Director
Patrick Dignan
Chief Credit Officer
Christopher Hickey
Managing Director
Justin Wahls
Managing Director

Focuses on sourcing and underwriting loan acquisition and servicing opportunities

Former Vice President at CarVal Investors
David Ellingrud
Managing Director
James Krumsiek, Esq
Managing Director
Jim Delamater
President & Chief Executive Officer
Marcel Blais
Chief Operating Officer

Served as President and CEO of the Company and Northeast Bank from 1981 to December 2010

Long active in Maine civic and community organizations
Pender Lazenby
Chief Risk Officer

Former senior officer at FleetBoston, BankBoston, and Casco Northern Bank, specializing in corporate lending, risk management and finance Loan Acquisition & Servicing Group Risk Management Community Banking Division

Responsible for the retail banking, loan administration and operational departments of the Community Banking Division

Formerly with Casco Northern Bank and Bank of Boston

Focuses on sourcing and underwriting loan acquisition and servicing opportunities in the LASG

Former Director at CarVal Investors

Manages all underwriting and due diligence activities for the LASG

Former Senior Vice President and Director of Real Estate at Capital Crossing Bank

Oversees all aspects of the Company s commercial and managed loan portfolios nationwide

Former Senior Vice President and Director of Asset Management at Capital Crossing Bank

Oversees all legal aspects of the LASG

Former VP, Legal Counsel at Capital Crossing Bank and Partner at Riemer & Braunstein, LLP

Evaluates loan purchasing opportunities and manages all aspects of the loan purchasing transaction process

Former Senior Vice President and Director of Investment Strategy and Analytics at Capital Crossing Bank

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Robert Glauber,

Chairman

Committed Board of Directors

Matthew

Botein

Cheryl

Dorsey

Peter

McClean

John

Orestis

Adam

Shapiro David Tanner Judith E.

Wallingford

Richard

Wayne

Chairman of the Company and Northeast Bank since 2010

Lecturer at Harvard University s Kennedy School of Government

Served as Chairman and CEO of NASD (now FINRA), 2001 to 2006; as Under Secretary of the Treasury, 1989-1992

Served on many boards, including the Board of the Federal Reserve Bank of Boston

Director of the Company and Northeast Bank since 2010

Managing Director at BlackRock, Inc.; currently heads its BlackRock Alternative Investors unit

Previously a Managing Director at Highfields Capital Management

Director of the Company and Northeast Bank since 2010

President of Echoing Green since 2002

Director of the Company and Northeast Bank since 2010

Managing Director of Gulfstream Advisors LLC since 2004

Director of the Company and Northeast Bank since 2007

Owner of Schooner Estates Retirement Community as well as Chief Executive Officer of North Country Associates

Former mayor of the city of Lewiston, ME

Director of the Company and Northeast Bank since 2010

Partner and co-founder of East Rock Capital, LLC

Previously a Vice President in the Special Situations Group at Goldman Sachs

Director of the Company and Northeast Bank since 2010

Managing Director and member of the Investment Committee of Arlon Group LLC

Director of the Company and Northeast Bank since 1994

President of The Maine Water Company

Certified management accountant

Director of the Company and Northeast Bank since 2010

President & Chief Executive Officer of the Company and Northeast Bank

Significant Insider and Institutional Investment in the Company Non-Voting
Total
Investors
Voting Shares
Voting (%)
Shares

Shares

Total (%) All Directors and Executive Officers 322,636 9.74% 0 322,636 9.20% New Investors <sup>1</sup> Arlon Capital Partners II LP 317,286 9.58% 0 317,286 9.04% Highfields Capital Management LP 317,286 9.58% 0 317,286 9.04% East Rock Capital, LLC 287,150 8.67% 0 287,150 8.19% R3 FHB Master, L.P.<sup>2</sup> 114,846 3.47% 35,106 149,952 4.28% Other New Investors<sup>3</sup> 635,854 19.20% 160,245 796,099 22.70% **New Investor Totals** 1,672,422 50.50% 195,351 1,867,773 53.25% Other Investors 1,317,115 39.76% 0

1,317,115 37.55%

Total - All Shareholders 3,312,173 100.00% 195,351 3,507,524 100.00%

(1)

New investors were members of FHB Formation LLC prior to its merger with Northeast Bancorp in 2010. Included in All D additional New Investors holding shares of voting common stock aggregating 231,326, or 6.60% of total shares.

(2)

Intends to be a selling shareholder

(3)

Includes certain other private investment funds and institutions, management, and individuals

Note: Ownership as of March 7, 2012

Loan Acquisition & Servicing Group ( LASG ) Overview Target Loan
Profile
Transaction
Sourcing
LASG Team
Team of credit analysts, real estate
analysts, servicing specialists and legal
counsel with extensive experience in
the loan acquisition business
The LASG team has an average of over
14 years of experience in the loan

Four Managing Directors worked with Richard Wayne at Capital Crossing Bank
All loans serviced by in-house team of experienced asset managers
Variety of sellers: banks, insurance companies, investment funds and government agencies

purchasing business

The LASG competes primarily with limited number of community banks, regional banks and private equity funds

Aggregate annual volume of loans tracked by the LASG ranged from \$9 billion to \$20 billion for 2009-2011 Recent economic crisis has led to a high level of trading volume Market expected to remain active in times of economic prosperity as sellers have additional reserve capacity to sell unwanted and troubled assets Performing commercial loans secured by real estate or other business assets located throughout the country Seek to build portfolio that is diverse with respect to geography, loan type and collateral type Focus primarily on loans with balances between \$1 and \$3 million Through April 30, 2012, purchased loans for an aggregate investment of \$75.1 million with unpaid principal

balance (UPB) of \$91.7 million

LASG Portfolio Screening Process
Seller Screening
Portfolio
Screening
Understand Price
Expectations
Loan Level Triage
Portfolio
Stratification &
Yield Analysis
Decision Point

Understand sale dynamics

Determine whether seller has capital or reserves to absorb salerelated write downs

Review prior experience with seller

Review recent experience with advisor, if relevant

Assess quality of information available

Review data tape to determine which pools and/or loans are worth analyzing further

Identify poollevel reserves and pricing expectations

Determine whether portfolio is likely to trade in pools or on an all-ornone basis

Identify likely competition

Complete preliminary real estate valuation work and highlevel credit work to identify any red flags

Analyze deeper where necessary

Stratify portfolio by performance, geography, collateral type, vintage, etc.

Develop preliminary loanlevel pricing

Determine whether or not to proceed to full underwriting 1,000 loans \$1.4B UPB 93 loans \$135MM UPB 2011 Activity Loans Reviewed Loans Bid

12 LASG Asset-Level Underwriting Process

Credit review

Financial analysis

Real estate valuation

Legal documentation review

Borrower/guarantor

research

Local market research

Environmental analysis

Property inspection

Note terms

Loans Acquired<sup>1</sup>

**Underwriting Components** 

Note terms
Performance status
Borrower/guarantor strength
Collateral strength
Legal issues
Expected yield
Geographic location
Servicing restrictions, if any
Cash flow budget prepared for each asset
Specific upside and downside scenarios identified
Sensitivities tested at various price points
All elements fully documented in underwriting package
Distributed approximately 2-3 days before bid to LASG Credit Committee 2011 Activity Loans Bid

Through April 30, 2012, LASG has acquired loans with total UPB of \$92 million

Pricing Factors
Cash Flow Modeling
Underwriting Package
93 loans
\$135MM UPB
64 loans
\$64MM UPB

13 LASG Purchased Loan Book Return Through Nine Months of FY 12 <sup>1</sup>

Three components drive return:

-

Regularly scheduled interest and accretion

Gain on loan sales

Accelerated accretion and fees recognized on loan payoffs

We often achieve results in excess of our targeted yields when a loan is prepaid Regularly Scheduled Interest & Accretion 10.78% Gain on Loan Sales 0.99% Accelerated Accretion & Fees Recognized on Loan Payoffs 3.43% Total<sup>2</sup> 15.20% (1) Return on purchased loans represents interest and noninterest income recorded during the period divided by the average purchased loan balance, on an annualized basis

Yield excluding gain on sales is 14.21%

(2)

14 Investment Size

Average investment was \$766,000/loan

Largest purchased investment was \$5.5 million Collateral Type

Diverse collateral

types focused primarily in four major sectors: retail, industrial, mixed use and multifamily Collateral State

Geographically diverse with collateral in 16 different states

CA, NY and FL represent combined 46% of portfolio Purchase Price

Weighted average purchase price of 80.9%

3% of portfolio acquired for less than 60%

(1)

Based on the composition of the Company s purchased loans through March 31, 2012 by initial investment LASG

-

Summary

Purchased

Loan

Portfolio

**Statistics** 

1

15
LASG
Purchased Loan Credit Quality
Purchased Loan Book Delinquency<sup>1</sup>
(1)
Based on investment amount at March 31, 2012

Total investment amount of \$56.9 million at March 31, 2012

2 loans totaling \$1.0 million are more than 30 days delinquent

No loans more than 59 days delinquent

No nonperforming loans

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Community Banking Division: Overview

Ten branches, four investment centers and three mortgage loan production offices (LPOs) located in south central and western Maine

Diverse loan mix with stable credit profile

Expanded residential mortgage group with broader geographic focus

Sold insurance division in 2011

At March 31, 2012

Locations

Maine

New

Hampshire

Portland

Portsmouth

17 Loan and Deposit Mix **Total Loans** \$345.8 Million **Total Deposits** \$403.7 Million

(1)

Core deposits are defined as non-maturity deposits and non-brokered insured time deposits Financial data at March 31, 2012

1.50% NPLs/loans

Largest originated loan \$3.7 million and largest

purchased loan \$5.5 million (invested dollars)

Average originated CRE loan size of \$253 thousand and average purchased loan investment size of \$780 thousand

Purchased loan yield of 14.21% for the nine months ended March 31, 2012, compared to 5.99% for originated loans

Core deposits<sup>1</sup> of \$396.4 million, or 98.2% of total deposits

Cost of interest-bearing deposits of 0.96% for the nine months ended March 31, 2012

aBleBanking deposits of \$1.1 million Stable Core Deposit Base Diversified Loan Portfolio

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Funding

(1)

Core deposits are defined as non-maturity deposits and non-brokered insured time deposits

(2)

NBN s market includes the following Maine counties: Androscoggin, Cumberland, Kennebec and Oxford

The purchase and origination of loans is funded 100% by core deposits<sup>1</sup> which totaled \$396 million at March 31, 2012

98.2% of total deposits

The Community Banking Division, which consists of ten branches in south central and western Maine, is the primary source of core deposit funding

The pilot of ableBanking, an online affinity deposit program, was launched in March 2012 to provide an additional source of core deposit funding 2011 Maine Deposit Universe (\$ millions)

Total Maine Bank Deposits

\$30,694.1

Portland, ME Bank Deposits

\$11,582.7

**Deposits** 

% of

Top 10 Banks in NBN's Market<sup>2</sup>

in Market

Market

By 2011 Deposits

(\$ millions)

Share

Toronto-Dominion Bank

\$11,272.8

59.79%

KeyCorp

\$1,614.4

8.56%

Bank of America Corp.

\$1,125.7

5.97%

Norway Bancorp MHC

\$666.9

3.54%

Gorham Bancorp MHC

\$627.3

3.33%

Kennebec Savings Bank

\$524.0

2.78%

Androscoggin Bancorp MHC

\$500.2

2.65%

Camden National Corp.

\$408.6

2.17%

Northeast Bancorp

\$402.2

2.13%

SBM Financial Inc.

\$368.6

1.96%

Deposits as of June 30, 2011

Source: FDIC

Financial Data

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**Summary Overview** 

(1)

Financial data at March 31, 2012; dollars in millions, other than per share amounts

(2)

See Appendix for a reconciliation of non-GAAP financial measures

(3)

At March 31, 2012

(4)

At May 2, 2012

Financial Overview<sup>1</sup>

Corporate Overview

**Total Assets** 

\$595.0 **Total Loans** \$345.8 **Total Deposits** \$403.7 **Total Common Equity** \$60.6 Tangible Book Value per Share <sup>2</sup> \$15.94 Tangible Common Equity / Tangible Assets<sup>2</sup> 9.47% Tier 1 Leverage Ratio 11.85% Tier 1 Risk-based Capital Ratio 19.28% Total Risk-based Capital Ratio 19.49% Nonperforming Assets / Total Assets 1.02% Nonperforming Loans / Total Loans 1.50% **TARP Preferred Stock** \$4.2 **TARP Warrants Underlying Shares of Common Stock** 67,958 **Exercise Price** \$9.33 Bank Headquarters Lewiston, ME Corporate Offices Lewiston, ME Boston, MA Charter / Primary Regulators State of Maine Federal Reserve Composition of Shares Outstanding **Voting Shares** 3,312,173 Non-Voting Shares 195,351 **Total Shares Outstanding** 3,507,524 Current Market Data 4

**Current Stock Price** 

\$10.19 Market Capitalization \$35.7 Price / Tangible Book Value 64% Annual Dividend \$0.36 Current Dividend Yield 3.53%

**Balance Sheet Overview** 

**Total Assets** 

**Total Loans** 

**Total Deposits** 

Total Common Equity<sup>2</sup>

(1)

Core deposits are defined as non-maturity deposits and non-brokered insured time deposits

(2)

As a result of the sale of Northeast Bank Insurance Group, Inc. in August 2011, tangible equity increased by approximately \$8 \$346

\$310

21

\$382 \$309 \$289 \$1 \$57 \$200 \$250 \$300 \$350 \$400 06/30/2010 06/30/2011 03/31/12 Originated Purchased \$51 \$61 \$61 \$15.19 \$13.58 \$15.94 \$10.00 \$12.00 \$14.00 \$16.00 \$18.00 \$35 \$40 \$45 \$50 \$55 \$60

06/30/2010 06/30/2011

03/31/12

\$623

\$65 \$70

\$596

\$595

\$500

\$550

\$600

\$650

06/30/2010

06/30/2011

03/31/12

\$287

\$373

\$396

\$97 \$28

\$7

\$384

\$401

\$404

74.6%

92.9%

98.2%

\$0

\$100

\$200

\$300

\$400

\$500

06/30/2010

06/30/2011

03/31/12

Core Deposits<sup>1</sup>

Other Deposits

22
Online Affinity Depo

Online Affinity Deposit Program: ableBanking Pilot

Build a brand, attract customers and costeffectively obtain core deposits

Online

affinity

deposit

program

designed

to allow customers to designate bank

marketing funds to any 501(c)(3) charity

\$25.00 when a new customer opens a savings or time deposit account

Thereafter, 25 bps of average annual deposit balance (remitted annually)

As part of ableBanking pilot, the Company has formed partnerships with non-profit organizations in the Boston area to highlight needs of the community

Boston-based pilot expected to continue for approximately six months

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Asset Quality Metrics
NPAs / Total Assets & NPLs / Total Loans
Allowance for Loan Losses / Gross Loans
Classified Loans<sup>3</sup>

NCOs / Average Loans

(1)

Regional peers include all public banks and thrifts in New England with assets between \$300 million and \$1 billion, as of Dece (2)

Nationwide peers include all public banks and thrifts with assets between \$500 million and \$700 million

(3)

Classified loans includes commercial real estate, commercial business, and construction loans risk rated under the Company s (4)

Calculated as net charge-offs divided by average loans for the previous 12 months. 6/30/11 ratio represents annualized experie (5) Excludes \$751 thousand of accruing loans over 90 days past due that were well secured and in the process of collection 0.47% 0.16% 0.17%0.35% 1.15% 0.00%0.25%0.50%0.75% 1.00%1.25% 1.50% 6/30/10 6/30/11 3/31/12 Regional Peers 1 Nationwide Peers 2 1.52% 0.14%0.22% 1.37% 2.03% 0.00%0.50%1.00% 1.50% 2.00%2.50% 6/30/10 6/30/11 3/31/12 Regional Peers 1 Nationwide Peers <sup>2</sup> Decrease reflects reversal of ALL through purchase accounting. \$17.2 \$10.1

\$5.3 \$0.0 \$5.0 \$10.0

\$15.0

\$20.0

\$25.0

6/30/10

6/30/11

3/31/12

1.63%

1.32%

1.02%

2.16%

4.64%

2.31%

2.33%

1.50%

3.03%

5.35%

0.00%

1.00%

2.00%

3.00%

4.00%

5.00%

6.00%

6/30/10

6/30/11

3/31/12

Regional

Peers 1

Nationwide

Peers 2

NPAs/Assets

NPLs/Loans

5

5

4

#### 24 Profitability

Substantial investments have been made in staffing, new software, and hardware

Current infrastructure has significant capacity for growth

The yield on purchased loans is meaningfully above that for loans originated by the Community Bank

Growth in purchased loans and leveraging of current expense structure positions the Company for an increase in profitability

Yield on Loans<sup>1</sup>

5.99%

14.21%

6.71%

0.00%

4.00%

8.00%

12.00%

16.00%

Originated Loan Yield Purchased Loan Yield

Total Yield

(1)

Yield fiscal year to date through March 31, 2012

25

Pro Forma Capital Ratios

(1)

Assumes \$48.3 million of net proceeds and 20% risk-weighting of new capital

(2)

Assumes redemption of TARP preferred stock at par and repurchase of warrants for an aggregate of \$285 thousand, or \$4.20 p time, no discussions with the Federal Reserve have taken place regarding the ability to repay TARP or to repurchase warrants (3)

See Appendix for a reconciliation of non-GAAP financial measures

9.47%

11.85%

19.28%

19.49%

16.32% 18.52% 31.75% 31.95% 16.39% 17.94% 30.62% 30.82% 0.00%5.00%10.00% 15.00% 20.00% 25.00% 30.00%35.00% TCE / TA <sup>3</sup> Tier 1 Leverage Ratio Tier 1 RBC Ratio Total RBC Ratio As of March 31, 2012 Pro Forma Capital Raise<sup>1</sup> Pro Forma Capital Raise and TARP Redemption<sup>2</sup>

\$0.00 \$5.00 \$10.00 \$15.00

26

\$20.00

\$25.00

12/06 05/07

10/07

02/08

07/08

11/08

04/09 09/09 01/10 06/10 10/10 03/11 08/11 12/11 NBN Valuation Stock Price Since 2007 \$10.19 (1) Nationwide peers include all public banks and thrifts with assets between \$500 million and \$700 million Regional peers include all public banks and thrifts in New England with assets between \$300 million and \$1 billion Source: SNL Financial As of May 2, 2012 Price / Tangible Book Value Since 2007 63.9% 112.9% 105.2% May 02, 2012 Price \$10.19 Current Price / TBV 63.9% 5/2/12 5/2/12 25% 50% 75% 100% 125% 150% 175% 200% 225% 12/06 05/07 10/07 03/08 08/08 01/09 06/09 11/09 04/10 09/10 02/11 07/11

12/11 NBN NBN Nationwide Peers<sup>1</sup> NBN Regional Peers<sup>2</sup>

27 Well-Positioned for Performance

Proven ability to execute loan purchasing strategies

Strong position in bidding for performing commercial loans

Experienced management team and committed board of directors

Attractive valuation opportunity to invest at key growth and profitability juncture

Appendix

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Summary of Recent Financials

(1)

Predecessor

Company

means

Northeast

Bancorp

and

its

subsidiary

before

the

closing
of
the
merger
with
FHB
Formation
LLC
on
December
29,
2010
(2)
Successor
Company
means
Northeast
Bancorp
and
its
subsidiary
after
the
closing
of
the
merger with
FHB
Formation
LLC
on December
December
29,
2010
(3) As a result of the sale of Northeast Bank Insurance Group, Inc. in August 2011, tangible equity was increased by approxima
Dollars in thousands
Predecessor
Company 1
As of
As of
As of
As of 6/20/2010
6/30/2010
12/31/2010
6/30/2011
3/31/2012

Balance

12/28/2010
6/30/2011
3/31/2012
Income Statement
Interest and dividend income
\$31,262
\$14,378
\$13,304
\$18,659
Interest expense
\$13,314
\$5,877
\$3,207
\$4,711
Provision for loan losses
\$1,864
\$912
\$707
\$634
Income before taxes
\$2,614
\$2,564
\$12,492
\$1,506
Net income
\$1,719
\$1,796
\$12,552
\$1,115
Preferred stock dividends and accretion
\$243
\$119
\$197
\$294
Net Income available to common
\$1,476
\$1,677
\$12,355
\$821
Cash dividends per share
\$0.36
\$0.18
\$0.18
\$0.27
Weighted average diluted shares outstanding
2,334,339
2,354,385
3,548,164
3,494,498

6/30/2010

#### Diluted earnings per common share \$0.63 \$0.71 \$3.47 \$0.23 Net interest margin 3.18%2.92% 3.58% 3.36%Noninterest expense / Average total assets 3.18% 3.03% 5.58% 4.67% Efficiency Ratio 82.4%74.3% 56.6% 98.1% Successor Company 1 Predecessor Successor Company 2

Company 2

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Merger Requirements <sup>1</sup>

Maintain a Tier 1 leverage ratio of at least 10%;

Maintain

a total risk-based capital ratio of at least 15%;

Limit purchased loans to 40% of total loans;

At March 31, 2012 purchased loans of \$56.9 million represent 16.2% of total loans;

Fund 100% of loans with core deposits<sup>2</sup>

At March 31, 2012 core deposits exceeded loans by \$45.0 million

Hold commercial real estate loans including owner-occupied commercial real estate
to within 300% of total risk-based capital
At March
31,
2012
commercial
real
estate
loans
of
\$168.4
million
represent
238%
of
total
risk-based
capital
(1)
Certain
commitments
made
to
the
Maine
Bureau
of
Financial
Institutions
and
the
Federal
Reserve
in
connection
with
the
merger
of
FHB
Formation
LLC into Northeast Bancorp on December 29, 2010.
(2)
Core deposits are defined as non-maturity deposits and non-brokered insured time deposits

31 Financial Description of the Merger

On December 29, 2010, the merger of the Company and FHB Formation LLC was consummated. FHB was the entity through which a group of independent accredited investors purchased 937,933 shares of the Company s outstanding common stock and 1,161,166 shares of newly-issued voting and non-voting common stock, at a price equal to \$13.93 per share. As a result of this transaction, \$16.2 million of new capital was contributed to the Company and the Investors collectively own approximately 60% of the outstanding common shares of the Company. We have applied the acquisition method of accounting, as described in Accounting Standards Codification 805, Business Combinations, to this transaction, which represents an acquisition by FHB of Northeast, with Northeast as the surviving company. As a result of application of the acquisition method of accounting to the Company s balance sheet, the Company s financial statements from the periods prior to the transaction date are not directly comparable to the financial statements for periods subsequent to the transaction date. To make this distinction, we have labeled balances and results of operations for periods

subsequent to the transaction date as Successor Company. The lack of comparability arises from the assets and liabilities having new accounting bases as a result of recording them at their fair values as of the transaction date rather than at historical cost basis.

Under the acquisition method of accounting, the Company assets acquired and liabilities assumed are recorded at their respective fair values as of the transaction date. In this transaction, the estimated fair values of the Company s net assets were greater than the purchase price. This resulted in a bargain purchase gain of \$14.9 million, which was reported by the Company as income in the three-day period ended December 31, 2010.

Sale of Northeast Bank Insurance Group, Inc.

On August 31, 2011, the Company sold customer lists and certain fixed assets of its wholly-owned subsidiary, Northeast Bank Insurance Group, Inc. ( NBIG ) to local insurance agencies in two separate transactions. The Varney Agency, Inc. of Bangor, Maine purchased the assets of nine NBIG offices in Anson, Auburn, Augusta, Bethel, Livermore Falls, Scarborough, South Paris, Thomaston and Turner, Maine. The NBIG office in Berwick, Maine, which operates under the name of Spence & Matthews, was acquired by Bradley Scott, previously a member of NBIG s senior management team. The following is a summary of the sale transactions.

Operations associated with NBIG have been classified as discontinued operations in the consolidated statements of income.

The

Company

has

eliminated all intercompany transactions presenting discontinued operations. Insurance commissions associated with **NBIG** were \$965 thousand for the nine months ended March 31, 2012, all of which was recognized in the first quarter of fiscal 2012. Insurance commissions were \$1.5 million for the three months and 93 days ended March 31, 2011 and \$2.7 million for 181 days ended December 28, 2010. Intangible and fixed assets associated with discontinued operations totaled approximately \$7.4 million and \$168 thousand, respectively, at June 30, 2011. In connection with the transaction, the Company repaid borrowings associated with NBIG totaling \$2.1 million. Dollars in thousands Sale proceeds \$9,863 Less: Customer lists and other intangible assets, net 7,379 Fixed assets, net of accumulated depreciation

Severance and other direct expenses

Pre-tax gain recognized

768

\$1,551

75

Historical Balance Sheet

(1)

Successor Company means Northeast Bancorp and its subsidiary after the closing of the merger with FHB Formation LLC (2)

Predecessor Company means Northeast Bancorp and its subsidiary before the closing of the merger with FHB Formation Li Dollars in thousands

Predecessor

Company

2

As of

As of

As of

As of 6/30/2010 12/31/2010 6/30/2011 3/31/2012 Assets 20,435 \$ 72,182 \$ 83,931 \$ 64,880 164,188 153,521 148,962 136,730 14,254 8,195 5,176 6,354 382,309 361,233 309,913 345,777 5,806 437 748 Loans, net 376,503 361,233 309,476 345,029 7,997 8,013 8,271 8,918 1,292 965 690 915 2,081 1,878 1,244 1,659 4,889 4,889

4,889 4,602

```
597
597
871
871
11,371
13,739
13,133
4,749
13,286
13,540
13,794
14,171
5,714
6,068
5,956
6,074
Total Assets
622,607
$
644,820
596,393
594,952
384,197
380,366
401,118
403,735
Federal Home Loan Bank Advances
50,500
52,244
43,922
43,567
Structured repurchase agreements
65,000
68,877
68,008
66,636
Short-term borrowings
46,168
62,034
2,515
1,836
Junior subordinated debentures issued to affiliated trusts
```

16,496

```
7,889
7,957
8,066
Capital lease obligation
2,231
2,154
2,075
1,953
Other borrowings
2,630
2,134
2,229
Other liabilities
4,479
4,147
3,615
4,289
Total Liabilities
571,701
579,845
531,439
530,082
4,227
4,227
4,227
4,227
46,679
60,748
60,727
60,643
50,906
64,975
64,954
64,870
Total Liabilities and Equity
622,607
$
644,820
596,393
594,952
$
Successor
Common equity
Total Equity
Bank owned life insurance
Other assets
```

Liabilities

Deposits Equity TARP preferred equity Intangible assets, net Company 1 Cash and cash equivalents Available-for-sale Securities, at fair value

Loans held for sale

Loans

Less: Allowance for Loan Losses Premises and equipment, net Repossessed collateral, net Accrued interest receivable Federal Home Loan Bank Stock, at cost Federal Reserve Bank Stock, at cost

Historical Income Statement

(1)

Successor

Company

means

Northeast

Bancorp

and

its

subsidiary

after

the

closing of the merger with **FHB** Formation LLC on December 29, 2010 (2) **Predecessor Company** means Northeast Bancorp and its subsidiary before the closing of the merger with FHB Formation LLC on December 29, 2010 Dollars in thousands 181 184 Nine Year Ended Days Ended Days Ended Months Ended 6/30/2010 12/28/2010 6/30/2011 3/31/2012 31,262 \$ 14,378 13,304 \$ 18,659 13,314 5,877 3,207 4,711 17,948 8,501 10,097 13,948 1,864 912 707 634 16,084 7,589 9,390

13,314 1,504 698 670 1,036 (18)17 1,200 1,111 1,264 1,867 830 2,482 2,054 1,174 1,435 2,111 502 250 258 377 15,441 377 225 348 120 5,683 4,231 20,182 7,237 9,921 4,949 7,681 11,539 2,772 1,352 1,627 2,735 Professional fees 845 509 819 1,231

663935

## Goodwill impairment 408 FDIC insurance premiums 745 346 269 364 Merger expense 547 94 3,189 4,235 2,205 2,900 3,978 19,473 9,455 17,148 20,782 2,294 2,365 12,424 (231)782 698 (83)(209)Net income (loss) from continuing operations 1,512 1,667 12,507 (22)Net income (loss) from discontinued operations 207 129 45 1,137 Net income 1,719 1,796 12,552 1,115 243 119 197

294

```
1,476
$
1,677
12,355
$
821
$
Weighted-average diluted common shares outstanding
2,334,339
2,354,385
3,548,164
3,494,498
0.54
$
0.66
$
3.46
$
(0.09)
$
0.09
0.05
0.01
0.32
Total diluted earnings per common share
0.63
$
0.71
$
3.47
0.23
Net interest and dividend income after provision for loan losses
Successor Company<sup>1</sup>
Interest and dividend income
Interest expense
Net Interest Income
Provision for Loan Losses
Predecessor Company
2
Other expense
Fees for other services to customers
Net security gains (losses)
Gain on sales of loans
Investment commissions
Bank-owned life insurance income
Bargain purchase gain
Other income
```

Total noninterest income

Salaries and employee benefits

Occupancy and equipment expense

Intangible asset amortization

Diluted earnings (loss) per common share:

Continuing operations

Discontinued operations

Total noninterest expense

Income (loss) from continuing operations before income tax expense (benefit)

Income tax expense (benefit)

Preferred stock dividends and discount accretion

Net income available to common stockholders

Non-GAAP Reconciliation

(1)

Successor Company means Northeast Bancorp and its subsidiary after the closing of the merger with FHB Formation LLC (2)

Predecessor Company means Northeast Bancorp and its subsidiary before the closing of the merger with FHB Formation LI We calculate tangible common equity by excluding the balance of intangible assets from common stockholders equity. We calculate tangible book value per share by dividing tangible common equity by actual common shares outstanding, as compared to book value per common share, which we calculate by dividing common stockholder s equity by actual common shares outstanding. We calculate tangible common equity to tangible assets by dividing tangible common equity by tangible assets. We believe that this is consistent with the treatment by bank regulatory agencies, which exclude intangible assets from the calculation of risk-based capital ratios. Accordingly, we believe that these non-GAAP financial measures provide information that is important to investors and that is useful in understanding our capital position and

ratios. A reconciliation of the non-GAAP measures of tangible assets, tangible common equity and tangible book value per share to the GAAP measures of common stockholder s equity and book value per share is set forth below.

```
Dollars in thousands
Predecessor
Company
2
As of
As of
As of
As of
6/30/2010
12/31/2010
6/30/2011
3/31/2012
Total Assets
622,607
$
644,820
596,393
594,952
Less: Intangible Assets
11,371
13,739
13,133
4,749
Tangible Assets
611,236
$
631,081
583,260
590,203
Total Shareholders' Equity
50,906
$
64,975
$
64,954
$
64,870
Less: Preferred Stock
4,227
```

4,227 4,227

```
4,227
Common Shareholders' Equity
46,679
60,748
60,727
60,643
Less: Intangible Assets
11,371
13,739
13,133
4,749
Tangible Common Equity
35,308
$
47,009
$
47,594
55,894
Book Value Per Common Share
20.08
$
17.33
17.33
$
17.29
Less: Intangible Assets Per Common Share
4.89
3.92
3.75
1.35
Tangible Book Value Per Common Share
15.19
$
13.41
13.58
$
15.94
Tangible Common Equity / Tangible Assets
5.78%
7.45%
8.16%
9.47%
Share Information:
```

**Common Shares Outstanding** 

2,323,832 3,505,524 3,507,524 3,507,524 Company 1 Successor