HUDSON CITY BANCORP INC Form 425 September 10, 2012

Filed by M&T Bank Corporation

Pursuant to Rule 425 under the Securities Act of 1933

and deemed filed pursuant to Rule 14a-12

of the Securities Exchange Act of 1934

Subject Company: Hudson City Bancorp, Inc.

(Commission File No. 0-26001)

Cautionary Statements Regarding Forward-Looking Information

This Current Report on Form 8-K contains forward looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 giving M&T s expectations or predictions of future financial or business performance or conditions. Forward-looking statements are typically identified by words such as believe, expect, anticipate, intend, target, estimate, continue, positions, prospects or poter conditional verbs such as will, would, should, could or may, or by variations of such words or by similar expressions. These forward-looking statements are subject to numerous assumptions, risks and uncertainties which change over time. Forward-looking statements speak only as of the date they are made and we assume no duty to update forward-looking statements.

On August 27, 2012, M&T Bank Corporation, a New York corporation (M&T), entered into an Agreement and Plan of Merger (the Merger Agreement) with Hudson City Bancorp, Inc., a Delaware corporation (Hudson City) and Wilmington Trust Corporation, a Delaware corporation and a wholly owned subsidiary of M&T (WTC). The Merger Agreement provides that, upon the terms and subject to the conditions set forth therein, Hudson City will merge with and into WTC, with WTC continuing as the surviving entity (the Merger). In addition to factors previously disclosed in M&T s reports filed with the SEC and those identified elsewhere in this filing, the following factors among others, could cause actual results to differ materially from forward-looking statements or historical performance: ability to obtain regulatory approvals and meet other closing conditions to the Merger, including approval by M&T and Hudson City shareholders, on the expected terms and schedule; delay in closing the Merger; difficulties and delays in integrating the M&T and Hudson City businesses or fully realizing cost savings and other benefits; business disruption following the Merger; changes in asset quality and credit risk; the inability to sustain revenue and earnings growth; changes in interest rates and capital markets; inflation; customer acceptance of M&T products and services; customer borrowing, repayment, investment and deposit practices; customer disintermediation; the introduction, withdrawal, success and timing of business initiatives; competitive conditions; the inability to realize cost savings or revenues or to implement integration plans and other consequences associated with mergers, acquisitions and divestitures; economic conditions; and the impact, extent and timing of technological changes, capital management activities, and other actions of the Federal Reserve Board and legislative and regulatory actions and reforms.

Important Additional Information.

In connection with the Merger, M&T will file with the SEC a Registration Statement on Form S-4 that will include a Joint Proxy Statement of M&T and Hudson City and a Prospectus of M&T, as well as other relevant documents concerning the proposed transaction. SHAREHOLDERS OF M&T AND HUDSON CITY ARE URGED TO READ THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENT/PROSPECTUS REGARDING THE MERGER WHEN IT BECOMES AVAILABLE AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION.

A free copy of the Joint Proxy Statement/Prospectus, as well as other filings containing information about M&T and Hudson City, 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 M&T at www.mtb.com under the tab About Us and then under the heading Investor Relations or from Hudson City by accessing Hudson City s website at www.hcsbonline.com under the heading Investor Relations. Copies of the Joint Proxy Statement/Prospectus can also be obtained, free of charge, by directing a request to Investor Relations, One M&T Plaza, Buffalo, New York 14203, (716) 842-5445.

M&T and Hudson City and certain of their directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of M&T and Hudson City in connection with the Merger. Information about the directors and executive officers of M&T and their ownership of M&T common stock is set forth in the proxy statement for M&T s 2012 annual meeting of shareholders, as filed with the SEC on Schedule 14A on March 7, 2012. Information about the directors and executive officers of Hudson City and their ownership of Hudson City common stock is set forth in the proxy statement for Hudson City s 2012 annual meeting of shareholders, as filed with the SEC on a Schedule

14A on March 19, 2012. 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 Joint Proxy Statement/Prospectus regarding the Merger when it becomes available. Free copies of this document may be obtained as described in the preceding paragraph.

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Barclays Global Financial Services Conference September 10, 2012

This presentation contains forward looking statements

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within
the
meaning
of
the
Private
Securities
Litigation
Reform
Act
of
1995
giving M&T s expectations or predictions of future financial or business performance or conditions. Forward-looking stateme
typically identified
by
words
such
as
 believe,
 expect,
 anticipate,
 intend,
 target,
 estimate,
 continue,
 positions,
 prospects
or
 potential,
by
future
conditional
verbs
such
as
 will,
 would,
 should,
 could
or
 may,
or
by
variations
of
such
words
or
by
similar
```

expressions. These forward-looking statements are subject to numerous assumptions, risks and uncertainties which change over Forward-looking statements speak only as of the date they are made and we assume no duty to update forward-looking statements. On August

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Annualized, pro forma, projected and estimated numbers are used for illustrative purpose only, are not forecasts and may not reactual results.

Disclaimer

3 Financial Update Opportunity in Metropolitan NYC with Hudson City Bancorp The M&T Bank Story Today s Agenda

Financial Update

Strong 2Q12 Earnings Results

Net Operating Income and Net Operating EPS are non-GAAP financial measures (Excludes merger-related gains and expenses amortization expense associated

with

intangible assets). Refer to the Appendix for reconciliation between these measures and **GAAP GAAP** Earnings 2006 2007 2008 2009 2010 2011 1Q12 2Q12 Net Income (\$MM) 839 654 556 380 736 859 206 233 EPS (\$ per share) 7.37 5.95 5.01 2.89 5.69 6.35 1.50 1.71 Net Operating Earnings Net Operating Income (\$MM) 881 704 599

455 755 884 218 247 Net Operating EPS (\$ per share) 7.73 6.40 5.39 3.54 5.84 6.55 1.59

1.82

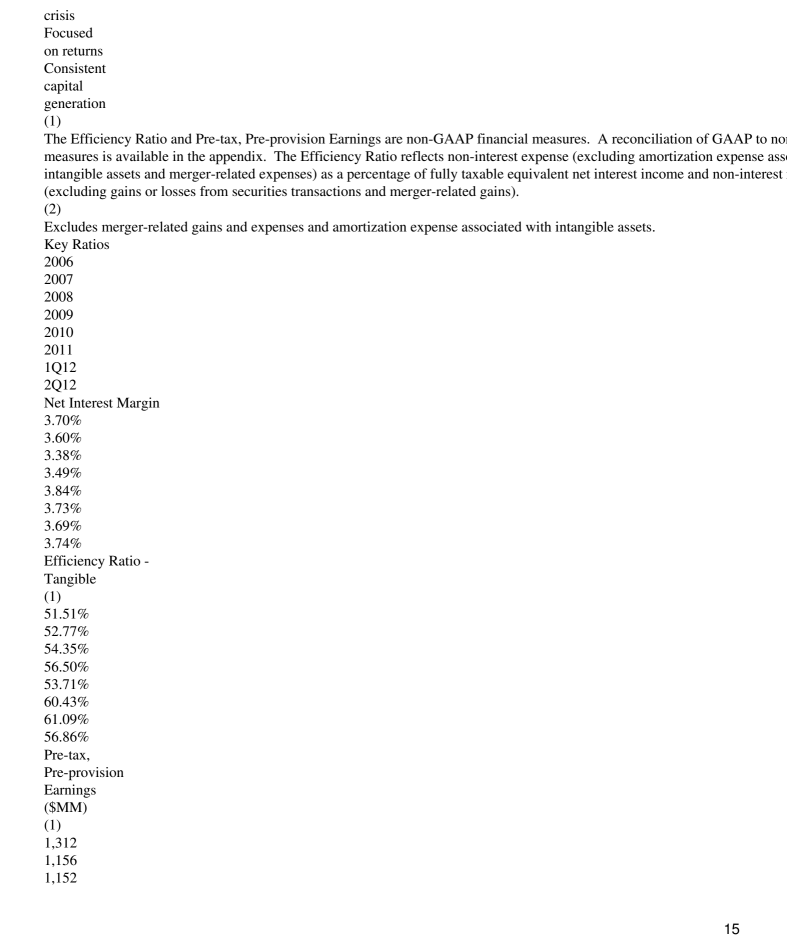
6

2Q12 Earnings Results (continued)
Continued strong linked-quarter loan / core deposit growth
EOP loans up 13% annualized
EOP core deposits up 14% annualized
Continued benefit from HSBC branch divestitures in Upstate NY

C&I loans up 18% annualized

Average core deposits up 15% annualized Credit trends continue improvement, NPLs down to 1.54% of loans Net interest margin expanded by 5bp to 3.74% Wilmington Trust cost synergies driving improved efficiency

7 Superior pre-credit earnings Strong credit through



1,123 1,461 1,495 357 412 Allowance to Loans (As At) 1.51% 1.58% 1.61% 1.69% 1.74% 1.51% 1.49% 1.46% Net Charge-Offs to Loans 0.16% 0.26% 0.78% 1.01% 0.67% 0.47% 0.32% 0.34% Net Operating Return on **Tangible Assets** (2) 1.67% 1.27% 0.97% 0.71% 1.17% 1.26% 1.18% 1.30% **Tangible Common Equity** (2) 29.55% 22.58% 19.63% 13.42% 18.95% 17.96% 16.79% 18.54% Common Equity to Assets -Tangible 5.84% 5.01% 4.59%

5.13%

6.19% 6.40% 6.51% 6.65% Tier 1 Common Capital Ratio 6.42% 5.62% 6.08% 5.66% 6.51% 6.86% 7.04% 7.15% Tier 1 Capital Ratio 7.74% 6.84% 8.83% 8.59% 9.47% 9.68% 9.85% 9.92% **Total Capital Ratio** 11.78% 11.18% 12.83% 12.30% 13.08% 13.26% 13.43% 13.29% Leverage Ratio 7.20% 6.59% 8.35%8.43% 9.33% 9.28% 9.53% 9.49% TBV per Share 28.57 27.98 25.94 28.27 33.26 37.79 38.89

40.52

```
8
Total
Commercial, finance, leasing, etc.
1,217
$
Commercial real estate
3,222
```

```
Residential real estate
814
Consumer
1,835
Total
7,088
Carrying Amount of Purchased Loan Portfolio as of June 30, 2012
Accretable Difference Rollforward
Disclosures on Acquired Loans in 10-K & 10-Q
($ millions)
2011
1Q12
2Q12
Balance at beginning of period
457
$
839
$
770
Additions
688
Interest income
(295)
(81)
(90)
Reclassified from (to) nonaccretable balance, net
11
0
140
Other
(22)
12
(31)
Balance at end of period
839
$
770
$
789
$
($ millions)
(1) As disclosed in M&T Bank s 2011 SEC Form 10-K (page 117), 1Q12 SEC Form 10-Q (page 14), and 2Q12 SEC Form 1
```

9

51.53%

61.09%

56.86%

57.78%

65.02%

65.15%

45%

50%

55%

60%

65%

70%

'01

'02

'03

'04

'05

'06

'07

'08

'09

'10

'11

1Q12

2Q12

MTB

Peer Median

Efficiency Ratio

The Efficiency Ratio is a non-GAAP financial measure. M&T s Efficiency Ratio reflects non-interest expense (excluding amount of the efficiency Ratio is a non-GAAP financial measure.) associated with intangible assets and merger-related expenses) as a percentage of fully taxable equivalent net interest income a revenues (excluding gains from securities transactions and merger-related gains). Refer to the Appendix for a reconciliation of with GAAP.

All Peer bank data as noted by SNL Financial; non-recurring income/expenses excluded from efficiency ratio as noted by SNL Wilmington Trust cost synergies help to mitigate

increased environment costs

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Sold to third-party investors in two series:

Series A -\$230mm

remainder of \$600mm issued by M&T in Dec 2008

Series C -\$151.5mm issued by Provident Bankshares in Nov 2008 Modified certain terms of the two series 1 :

Modify dividend at step-up to 6 3/8%, Fixed for Life (previously 9%)

Conform step-up date of the two series to November 2013

NC 5 years from step-up
No change to M&T s capital ratios; continues to qualify as Tier 1 capital
Public Offering of M&T s TARP Preferred Stock by US Treasury

(1) Step-up modification change subject to approval at next Meeting of Shareholders

11 Opportunity in Metropolitan NYC with Hudson City Bancorp

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Hudson City Merger: Accretive to Earnings & Capital

 $1.\ Preliminary\ estimate\ based\ on\ Federal\ Reserve\ Basel\ III\ and\ Standardized\ Approach\ NPRs\ dated\ June\ 7,\ 2012.$

Accretive to

Capital

Tier

1

8.50% pro forma at closing Immediate 30 40 bps benefit to Tier 1 common ratio Comparable benefit under recent Basel IIIproposals (1) Improves tangible capital generation Financially Attractive IRR of 18%+ Accretive to earnings in 2013; high single-digit EPS accretion by 2014 Attractive Returns 10% accretive to tangible book value per share Improves return on tangible equity Enhanced Risk Profile Hudson City s wholesale borrowings and securities restructured post-closing Mitigates interest rate risk; immediately enhances earnings Combines two institutions with superior credit performance Extends M&T s Community Banking Franchise Hudson City s retail network + M&T s full commercial banking product suite Expanded presence throughout attractive metro New York / New Jersey region

Increased access to broad base of middle-market / small businesses

Common ratio 8.25%

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M&T s Commercial Portfolio and Infrastructure in HCBK s Markets
Hudson City Markets
(\$ in billions)
NYC Market
Philadelphia
NJ

Tarrytown Long Island Total Loans \$7.6 \$2.4 \$0.4 \$1.9 \$0.4 \$12.7 Deposits \$2.1 \$1.0 \$0.1 \$0.9 \$0.8 \$4.9 Cmcl. Rel. Mgrs / Lenders 30 14 17 9 109 M&T s regional teams have successfully expanded its lending portfolio within these regions despite a limited branch network Established commercial lending presence would be augmented by expanded branch network (\$ in billions) M&T s Commercial Loans in Hudson City s Footprint Opportunity to make these regions self-funded M&T s Current Total Loans & Deposits in Selected Regions \$1.4 \$1.7 \$1.9 \$2.1 \$2.3 \$2.5 \$0.0 \$0.5 \$1.0 \$1.5 \$2.0 \$2.5 \$3.0 2007 2008 2009

2010

2011 Jun-12

14

Summary of Key Terms

Consideration:

Consideration per Share:

Consideration Mix: 60% stock, 40% cash

Total Value at Announcement

Value fixed at 0.08403 M&T shares

(1) \$7.22 per share, or \$3.7 billion 0.8x tangible book value Due Diligence: Comprehensive review, including loans, securities, and borrowings Synergies and Expenses: 24% operating cost savings driven by redundant outsourced operations No near-term revenue synergies assumed, but anticipated \$223 million in merger-related charges; \$120 million through income statement (pre-tax) **Expected Closing:** Second quarter of 2013 Required Approvals: Approval of Hudson City and M&T shareholders Customary Regulatory approvals **Board Representation:** Ronald E. Hermance, Jr., Chairman and **CEO** of Hudson City to join M&T s Board of Directors 1.

Based on M&T s closing price of \$85.87 on 8/24/2012

Disposition of Investment
Securities & Expected Pre-closing
run off of Mortgage Portfolio
Restructuring Deleverages Balance Sheet and Improves Liquidity
Total = \$44 B
Total = \$28 B

Hudson City Assets Hudson City Liabilities & Equity Total = \$44 BTotal = \$28 BRepayment of Borrowings Unwind high cost **FHLB** and repo borrowings Q2 12 borrowing cost 4.20% Including fair value adjustments (\$2.5 billion), M&T would retire \$15.4 billion of Hudson City s long-term debt Prepayment to be funded by liquidating Hudson City s investment securities portfolio (Q2 12 yield = 2.66%), cash equivalents and FHLB stock Balance sheet reduction results in a de-risked balance sheet comprised of residential mortgages funded with core deposits 28.3 25.9 2.0 1.7 13.3 \$-\$10 \$20 \$30 \$40

\$50 6/30/2012

Post -Restructure
At Close
Investment securities
Other assets
Loans
4.7
2.2
24.6
23.6
0.9
1.8
13.4
\$-
\$10
\$20
\$30
\$40
\$50
6/30/2012
Post -Restructure
At Close
FHLB/Repo Borrowings
Other liabilities
Deposits
Common equity

16 Loan Credit Marks Extensive due diligence by M&T, including detailed on-site loan-level file reviews Favorable underwriting characteristics

Original LTV: 68%

Average current FICO: 730

~80% of loans in Hudson City s core Tri-State footprint (NJ, NY, CT)

<0.25% of portfolio in sunshine

states

million

Small commercial portfolio of 109 loans; Only 12 loans > \$1 million with the largest loan balance of \$6 million

Portfolio Review

1. Includes AZ, CA, FL, GA, NV

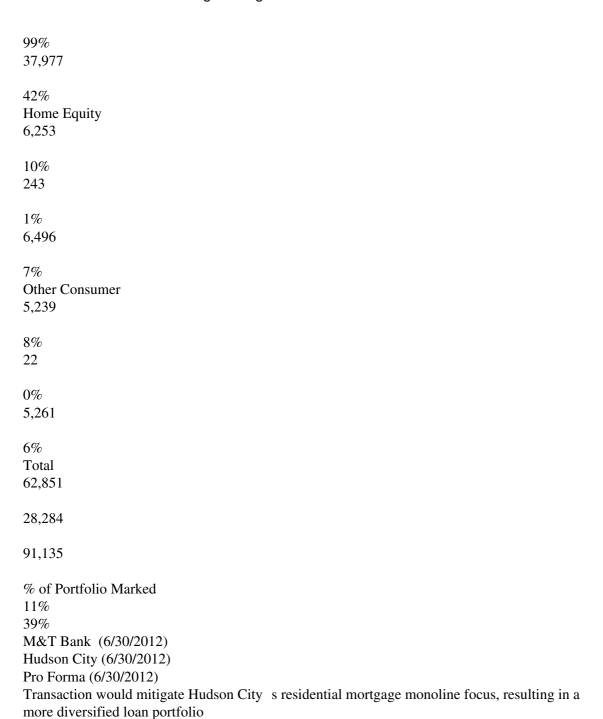
Favorable residential mortgage portfolio characteristics mitigate credit risk exposure Granular loan portfolio: 69,937 loans, Only 9 loans > \$3 million and 161 loans > \$2 million Estimated credit mark of \$433

~1.5% of total loans Represents >6 years of Hudson City s annualized YTD 6/30/12 net charge-offs

17
Commercial real estate (CRE) would comprise smaller share of M&T s pro forma loan portfolio Acquired residential mortgage portfolio is

expected

to run off quickly historical annual pay down of 20-23% Approximately 40% of the combined company s loan portfolio marked to fair value Diversified and De-Risked Loan Portfolio Source: Regulatory Filings Note: Owner Occupied CRE is included in C&I segment, as the repayment source for these loans are cash flow from operation than the real estate. Loan Portfolio Breakdown (\$ millions) \$ % \$ % \$ % Loans **CRE** 17,877 29% 34 0% 17,911 19% C&I (Incl. Owner Occupied CRE) 23,470 37% 20 0% 23,490 26% Residential Mortgage 10,012 16% 27,965



18

Low Integration Risk

Extensive prior integration experience: 23 acquisitions in last 25 years

Demonstrated success in previous thrift conversions to M&T commercial banking model (East NY, Empire, Goldome, OnBanc, Partners Trust)

Established presence and operating experience in Hudson City s markets

Strong M&T management team and organization already in place in Hudson City s markets

Hudson City s monoline residential mortgage-focused business model streamlines integration
Active involvement of Hudson City s long-tenured management team
Hudson

City s core

operating

systems

outsourced

minimizes

systems

integration

complexities

M&T will leverage its extensive integration experience, which includes integration of institutions significantly more complex than Hudson City

19
M&T Integration Approach and Experience
Transaction
Announcement
Date
Closing
Date

Conversion
Date
Allfirst
9/26/02
4/1/03
7/4/03
Citibank Branches
4/25/06
6/30/06
Simultaneous
Partners Trust
7/19/07
11/30/07
Simultaneous
Provident
12/19/08
5/23/09
Simultaneous
Wilmington
11/1/10
5/16/11
8/27/11
Integration
Timeline
Recent
M&T
Acquisitions
Our commitment to seamless merger and integration activity is practiced and refined. The
following are staples of our approach:
For our 70 most senior people, the
Wilmington Trust merger was on
average,
the
12th
such
deal
on
which
they ve worked
13 senior M&T executives have
worked on all 23 acquisitions
undertaken in the past 25 years
Placement of
M&T s management
in new markets
Significant commitment
on the part of thousands
of back office and front
line employees who

touch each component of the customer experience M&T has demonstrated a consistent ability to efficiently integrate transactions simultaneous close and conversion

20
2008-2013 Expanding the Franchise in a shareholder friendly manner Compact geography compatible with M&T s hands-on management Radius = 230 miles
2008 M&T Bank
Pre Provident
2013 Proforma

M&T & Hudson City Radius = 203 miles

21 The M&T Bank Story

Top 20 US-based full-service commercial bank holding company by assets and Top 15 by market cap Founded in 1856 \$81 billion total assets 735 domestic branches and more than

2,000 ATMs
15,223 employees located in New York,
Maryland, Pennsylvania, Washington,
D.C., Virginia, West Virginia and Delaware
Over 2 million consumer/retail household
customers
208,000 commercial customers
As of 06/30/12
M&T Bank Corporate Profile

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M&T: A Super-Community Bank

We provide banking services in communities where we live and work

We focus on carefully underwritten lending, based on local knowledge

We take a prudent approach to acquisitions

we grow when and where it makes sense We view our long-tenured and engaged employees as key to our success The result is a history of above-average shareholder returns Our approach is simple:

24

Commitment to Our Communities

Charitable Giving

Donated more than \$147 million to community-based organizations over the past 10 years

Community Investment

Earned highest possible Community Reinvestment Act rating on every exam since 1982

Volunteerism

In the first half of 2012, over 3,600 M&T employees reported volunteering their time with over 1,200 community and not-for-profit organizations, logging more than 30,000 volunteer hours Consistent and Conservative Lending

Winner of 14 2011 Greenwich Excellence Awards for small business banking #1 SBA lender in core Mid-Atlantic markets of Baltimore, Wilmington, Washington, DC and Philadelphia and Upstate New York markets of Binghamton, Buffalo, Syracuse and Rochester ranked 6

th

nationally

25
#1 Small Business Administration
Lender in:
Baltimore
Binghamton
Buffalo
Philadelphia

Syracuse Washington, DC Wilmington Ranked 6 th Nationally Ranked 3 rd in Eastern U.S. #1 market share for lead bank relationships among middle market clients in: (1)Baltimore Binghamton Buffalo Harrisburg Northern Pennsylvania Rochester Syracuse State of Maryland overall State of Delaware overall (1) Independent 3 rd party market research Reflects in-market deposits only #1 or #2 deposit market share in 8 of top 10 communities: #2 in Baltimore #1 in Binghamton #1 in Buffalo #2 in Harrisburg #2 in Rochester #1 in Syracuse #1 Wilmington / State of Delaware (2)

Rochester

#1 in York Strong Presence In Our Communities

We lend in the markets where we live and work to people and enterprises whom we know

26 M&T has been profitable in every

quarter of the last 36 years 144 consecutive quarters Since 1983, when Chairman Robert Wilmers came to M&T, achieved compound annual growth in operating earnings per share of 17% M&T is the only commercial bank in S&P 500 not to cut dividend and execute dilutive equity offering during the financial crisis Over 16% annualized total return shareholders from 1983 through 6/30/12 22 nd highest annual total return to shareholders among the universe of 687 USbased stocks that have traded continuously since 1980 M&T s stock has outperformed the S&P Bank Index by 18%, 37% and 47% over the 3-, 5-, and

10-year

periods ending 6/30/12 Highest stock price appreciation among 100 largest banks in 1983, of which only 23 remain today A History of Above-Average Shareholder Returns

model is validated through our long-term results

Our super-community bank

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Appendix

29 For FY2012, expect NIM lower than FY2011 s 3.73%

Expect growth in net interest income throughout 2012 Loan growth remains steady; usual seasonal slowdown in floor plan activity in 3Q12 Mortgage banking activity remains strong

Expect continued improvement in the non-accrual and criticized loan ratios

Net charge-offs remain stable

Expect

expenses

will

be

well

controlled

through

the

remainder

of

the

year.

No further Wilmington merger-related expenses. Outlook Consistent with Remarks on July earnings call

30

51.5%

60.4%

46.0%

48.0%

50.0%

52.0%

54.0% 56.0% 58.0% 60.0% 62.0%

3.0%

MTB Efficiency Ratio - 2006

Elevated Credit Cycle Expenses Higher FDIC Expenses Lower Revenue from Reg E & Durbin Wilmington Trust **Impact** MTB Efficiency Ratio - 2011 Efficiency Ratio reflects non-interest expense (excluding amortization expense associated with intangible assets, merger-related expenses and non-recurring expenses) as a percentage of fully taxable equivalent net interest income and non-interest revenues (excluding gas transactions and merger-related gains). Estimated Drivers of M&T s Increased Efficiency Ratio: 2006 2011 1.5 2.0% 2.5

1.0

1.5%

2.5

3.0%

Drivers of Increase in Efficiency Ratio 2006 -

2011

Reconciliation of GAAP and Non-GAAP Measures

Net Income

2004 2005 2006 2007 2008 2009 2010 2011 1Q12 2Q12 \$'s in millions Net income \$268.2 \$353.1 \$456.7 \$573.9 \$722.5 \$782.2 \$839.2 \$654.3 \$555.9 \$379.9 \$736.2 \$859.5 \$206.5 \$233.4 Intangible amortization* 56.1 99.4 32.5 47.8 46.1 34.7 38.5 40.5 40.5 39.0

35.3

37.6

10.2 9.7 Merger-related items* 16.4 4.8 39.2 3.0 9.1 2.2 36.5 (16.3)(12.8)1.7 4.3 Net operating income \$340.7 \$457.3 \$489.2 \$660.9 \$768.6 \$816.9 \$880.7 \$703.8 \$598.6 \$455.4 \$755.2 \$884.3 \$218.4 \$247.4

Pre-Tax, Pre-Provision

Income Net Income for EPS \$268.2 \$353.1 \$456.8 \$573.9 \$722.5 \$782.2 \$839.2 \$654.3 \$555.1 \$332.0 \$675.9 \$781.8 \$188.2 \$214.7 Preferred Div., Amort. of Pref. Stock & Unvested Stock Awards \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.0 \$0.8 \$47.9 \$60.3 \$77.7 \$18.2 \$18.7 Income Taxes \$154.1 \$198.5 \$219.1 \$276.8 \$344.0 \$388.7 \$392.4 \$309.2 \$183.9 \$139.4 \$356.6 \$365.1 \$102.0 \$118.8 GAAP Pre-tax Income

\$422.3 \$551.6

```
$675.9
$850.7
$1,066.5
$1,170.9
$1,231.6
$963.5
$739.8
$519.3
$1,092.8
$1,224.6
$308.4
$352.2
Provision for credit losses
38.0
103.5
122.0
131.0
95.0
88.0
80.0
192.0
412.0
604.0
368.0
270.0
49.0
60.0
Pre-Tax, Pre-Provision Income
$460.3
$655.1
$797.9
$981.7
$1,161.5
$1,258.9
$1,311.6
$1,155.5
$1,151.8
$1,123.3
$1,460.8
$1,494.6
$357.4
$412.2
Earnings Per Share
Diluted earnings per share
$3.24
$3.58
$4.78
$4.95
```

\$6.00 \$6.73

0	
\$7.37	
\$5.95	
\$5.01	
\$2.89	
\$5.69	
\$6.35	
\$1.50	
\$1.71	
Intangible amortization*	
0.67	
1.00	
0.34	
0.41	
0.38	
0.30	
0.00	
0.33	
0.27	
0.37	
0.26	
0.36	
0.34	
0.34	
0.29	
0.27	
0.31	
0.51	
0.08	
0.00	
0.08	
Merger-related items*	
0.20	
0.05	
-	
0.34	
-	

0.03 0.08 0.02 0.31 (0.14)(0.10)0.01 0.03 Diluted net operating earnings per share \$4.11 \$4.63 \$5.12 \$5.70 \$6.38 \$7.03 \$7.73 \$6.40 \$5.39 \$3.54 \$5.84 \$6.55 \$1.59 \$1.82 Efficiency Ratio \$'s in millions Non-interest expenses \$718.6 \$980.6 \$961.6 \$1,448.2 \$1,516.0 \$1,485.1 \$1,551.7 \$1,627.7 \$1,727.0 \$1,980.6 \$1,914.8 \$2,478.1 \$639.7 \$627.4

less: intangible amortization

73

69.6
121.7
51.5
78.2
75.4
56.8
63.0
66.5
66.6
64.3
58.1
61.6
16.8
15.9
less: merger-related expenses 26.0
less: merger-related expenses
less: merger-related expenses 26.0
less: merger-related expenses 26.0 8.0
less: merger-related expenses 26.0 8.0
less: merger-related expenses 26.0 8.0 - 60.4
less: merger-related expenses 26.0 8.0 - 60.4
less: merger-related expenses 26.0 8.0 - 60.4 -
less: merger-related expenses 26.0 8.0 - 60.4 - 5.0
less: merger-related expenses 26.0 8.0 - 60.4 - 5.0 14.9

83.7 2.7 7.2 Non-interest operating expenses \$623.0 \$850.9 \$910.1 \$1,309.6 \$1,440.6 \$1,428.3 \$1,483.7 \$1,546.3 \$1,656.8 \$1,827.2 \$1,856.0 \$2,332.8 \$620.2 \$604.3 Tax equivalent revenues \$1,189.4 \$1,653.3 \$1,773.6 \$2,446.2 \$2,694.9 \$2,761.3 \$2,883.1 \$2,804.1 \$2,900.6 \$3,125.7 \$3,399.6 \$3,998.6 \$1,003.8 \$1,046.3 less: gain/(loss) on sale of securities (3.1)1.9 (0.6)2.5 2.9

1.2

29.1 27.5 64.9 Denominator for efficiency ratio \$1,192.5 \$1,651.4 \$1,774.2 \$2,443.7 \$2,692.0 \$2,789.5 \$2,880.5 \$2,930.2 \$3,048.4 \$3,233.7 \$3,455.6 \$3,860.5 \$1,015.3 \$1,062.9 Net operating efficiency ratio 52.3% 51.5% 51.3% 53.6% 53.5% 51.2% 51.5% 52.8% 54.4%

56.5%

53.7%

60.4%

61.1%

56.9%

*Net of tax

Reconciliation of GAAP and Non-GAAP Measures

Average Assets

```
2010
2011
1Q12
2Q12
$'s in millions
Average assets
55,839
$
58,545
$
65,132
$
67,472
$
68,380
$
73,977
$
78,026
$
80,087
$
Goodwill
(2,908)
(2,933)
(3,193)
(3,393)
(3,525)
(3,525)
(3,525)
(3,525)
Core deposit and other
intangible assets
(191)
(221)
(214)
(191)
(153)
(168)
(168)
(151)
Deferred taxes
38
24
30
33
29
43
48
```

44

```
Average tangible assets
52,778
$
55,415
$
61,755
$
63,921
64,731
70,327
74,381
76,455
$
Average Common Equity
$'s in millions
Average common equity
6,041
$
6,247
6,423
6,616
$
7,367
$
8,207
$
8,510
8,668
Goodwill
(2,908)
(2,933)
(3,193)
(3,393)
(3,525)
(3,525)
(3,525)
(3,525)
Core deposit and other
intangible assets
(191)
(221)
```

(214)

```
(191)
(153)
(168)
(168)
(151)
Deferred taxes
38
24
30
33
29
43
48
44
Average tangible common equity
2,980
$
3,117
$
3,046
3,065
$
3,718
4,557
$
4,865
$
5,036
```

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Important Additional Information

In connection with the Merger, M&T Bank Corporation (M&T) will file with the U.S. Securities and Exchange Commissio (the SEC) a Registration Statement on Form S-4 that will include a Joint Proxy Statement of M&T and Hudson City Bancorp, Inc. (Hudson City) and a Prospectus of M&T, as well as other relevant documents concerning the proposed transaction. SHAREHOLDERS OF M&T AND HUDSON CITY ARE URGED TO READ THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENT/PROSPECTUS REGARDING THE

MERGER WHEN IT BECOMES

AVAILABLE AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDME OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION.

A free copy of the Joint Proxy Statement/Prospectus, as well as other filings containing information about M&T and Hudson City, 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 M&T at www.mtb.com under the tab About Us

and then

under SEC Filings

or from Hudson City by accessing Hudson City s website at www.hcsbonline.com under the heading Investor Relations.

Copies of the Joint Proxy Statement/Prospectus can also be obtained, free of charge, by directing a request to Investor Relations, One M&T Plaza, Buffalo, New York 14203, (716) 842-5445.

M&T and Hudson City and certain of their directors and executive

officers may be deemed to be participants in the

solicitation of proxies from the shareholders of M&T and Hudson City in connection with the Merger. Information about the directors and executive officers of M&T and their ownership of M&T common stock is set forth in the proxy statement for M&T s 2012 annual meeting of shareholders, as filed with the SEC on Schedule 14A on March 7, 2012. Information about the directors and executive officers of Hudson City and their ownership of Hudson City common stock is set forth in the proxy statement for Hudson City s 2012 annual meeting of shareholders, as filed with the SEC on a Schedule 14A on March 19, 2012. 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 Joint Proxy Statement/Prospectus regarding the Merger when it becomes available. Free copies of this document may be obtained as described in the preceding paragraph.