

BERKSHIRE HILLS BANCORP

America's Most Exciting BankSM



THE FUTURE OF BANKING

1846

2012

**Acquisition of Beacon Federal Bancorp, Inc.
May 31, 2012**

Forward Looking Statements

This document contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 about the proposed merger of Berkshire and Beacon. These statements include statements regarding the anticipated closing date of the transaction and anticipated future results. Forward-looking statements can be identified by the fact that they do not relate strictly to historical or current facts. They often include words like "believe," "expect," "anticipate," "estimate," and "intend" or future or conditional verbs such as "will," "would," "should," "could" or "may." Certain factors that could cause actual results to differ materially from expected results include delays in completing the merger, difficulties in achieving cost savings from the merger or in achieving such cost savings within the expected time frame, difficulties in integrating Berkshire and Beacon, increased competitive pressures, changes in the interest rate environment, changes in general economic conditions, legislative and regulatory changes that adversely affect the business in which Berkshire and Beacon are engaged, changes in the securities markets and other risks and uncertainties disclosed from time to time in documents that Berkshire files with the Securities and Exchange Commission.

Additional Information for Shareholders

In connection with the proposed merger, Berkshire will file with the Securities and Exchange Commission ("SEC") a Registration Statement on Form S-4 that will include a Proxy Statement of Beacon and a Prospectus of Berkshire, as well as other relevant documents concerning the proposed transaction. Stockholders are urged to read the Registration Statement and the Proxy Statement/prospectus regarding the merger when it becomes available and any other relevant documents filed with the SEC, as well as any amendments or supplements to those documents, because they will contain important information. A free copy of the Proxy Statement/Prospectus, as well as other filings containing information about Berkshire Hills and Beacon, 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 Berkshire Hills Bancorp at www.berkshirebank.com under the tab "Investor Relations".

Berkshire and Beacon and certain of their directors and executive officers may be deemed to be participants in the solicitation of proxies from the stockholders of Beacon Bancorp in connection with the proposed merger. Information about the directors and executive officers of Berkshire Hills Bancorp is set forth in the proxy statement for Berkshire Hills Bancorp's 2012 annual meeting of stockholders, as filed with the SEC on a Schedule 14A on March 30, 2012. Information about the directors and executive officers of Beacon is set forth in the proxy statement for Beacon Federal Bancorp's 2012 annual meeting of stockholders, as filed with the SEC on a Schedule 14A on April 16, 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 Proxy Statement/Prospectus regarding the proposed merger when it becomes available. Free copies of this document may be obtained as described in the preceding paragraph.

Banking · Insurance · Wealth Management

Merger Benefits

- Financial Pro Forma
 - 10% core EPS accretion in year one
 - 15% IRR
 - 4 Year approximate payback of TBV dilution; 6 month payback from total pro forma core earnings
- Strategic
 - Enhances position in markets with 1 million population
 - Builds on successful expansion in New York region
 - Commercial market share opportunities
- Operational
 - Improves core profitability metrics
 - Leverages recent investment in Rome acquisition
 - Adds first Eastern Mass. branch, complementing commercial and residential lending offices

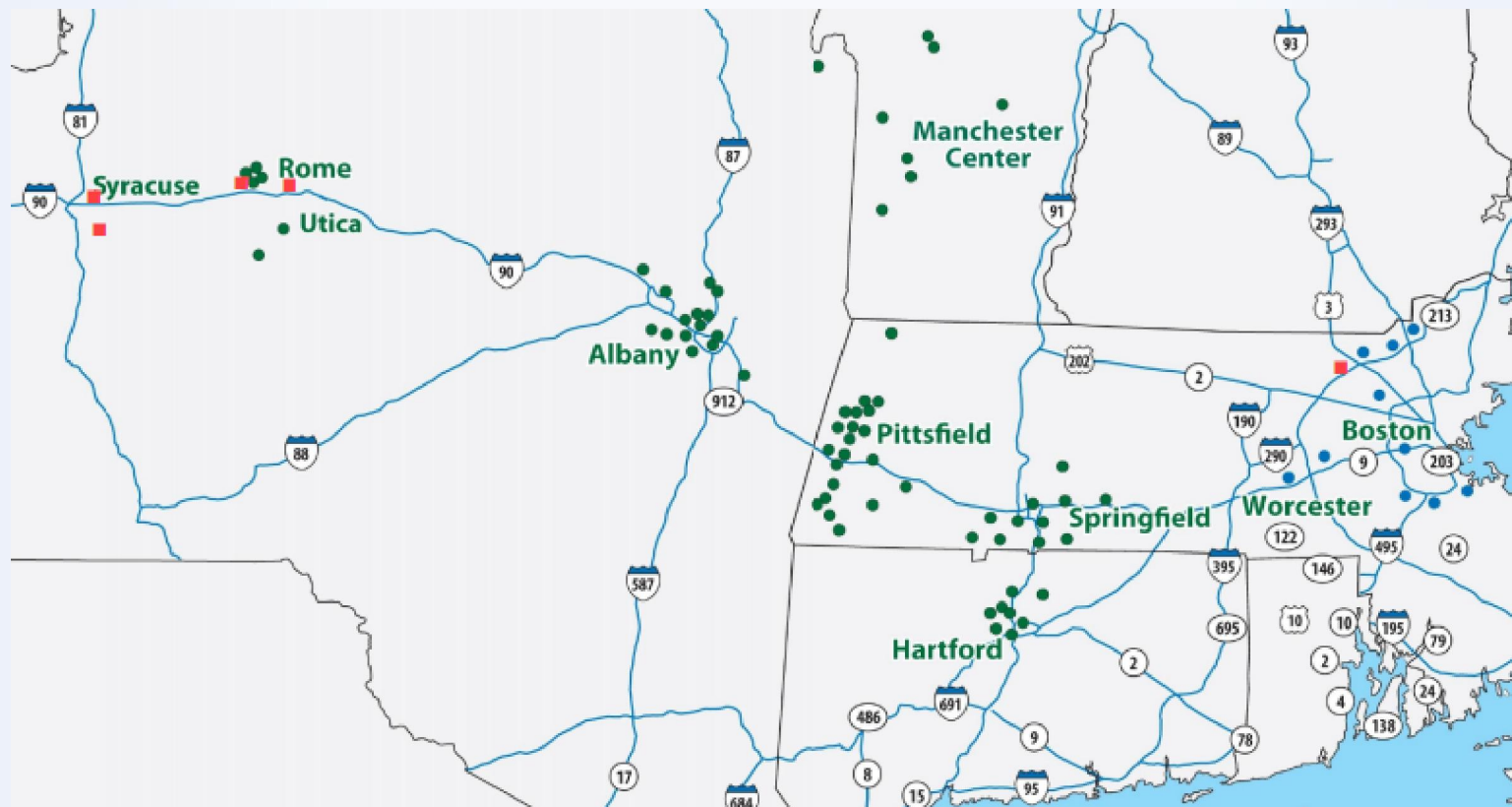
Overview of Beacon Federal Bancorp

- Beacon, founded in 1953, is a \$1.0 billion bank headquartered in East Syracuse, New York.
- Beacon operates 7 branches, with a primary focus on local consumer banking, and a presence concentrated in central New York, in the Syracuse and Rome/Utica MSAs
- Stock symbol – BFED
- Financial profile (as of and for LTM ending 3/31/12):
 - Loans: \$756 million
 - Deposits: \$677 million
 - Tangible common equity: \$114 million
 - Net income: \$5.5 million
 - Net interest margin: 2.99%
 - Efficiency ratio: 60.4%
 - Net loan charge-offs/Average loans: 1.45%
 - NPA/s/Assets: 4.00%
 - Risk based capital ratio: 15.3%

Banking · Insurance · Wealth Management

Contiguous Expansion in New York

- Creates third largest regional bank presence in Syracuse/Rome/Utica
- First eastern Massachusetts branch, adding to new lending offices



Note: Beacon branches in red, Berkshire branches in green, and Berkshire lending offices in blue.

Banking · Insurance · Wealth Management

Central New York Market Opportunity

- Attractive demographics
 - Syracuse MSA population: 700,000
 - Rome/Utica MSA population: 300,000
 - Projected five year household income growth of 18-19% exceeds U.S. average
- Combined Berkshire/Beacon deposit market share among top three regional banks
- Long term revenue synergy potentials
 - Higher lending capacity
 - Commercial banking capabilities
 - Insurance and wealth management

Merger Summary

- Berkshire to acquire Beacon in transaction valued at approximately \$132 million or \$20.35 per Beacon share
- Consideration will be 50% Berkshire stock and 50% cash, subject to election and proration procedures
 - Stock exchange ratio fixed at .92 Berkshire shares for each Beacon share (50%)
 - Cash will be \$20.50 for each Beacon share (50%)
- Subject to customary regulatory approvals and Beacon shareholder approval

Notes: Transaction value based on assumed 6,088,482 shares outstanding at closing . Deal value includes option consideration described in merger agreement for 649,345 options outstanding . Berkshire currently owns 129 thousand Beacon shares. Deal value per share based on \$21.96 Berkshire closing stock price as of May 30, 2012.

Comparative Transaction Multiples

	Beacon Transaction	Regional Transactions
Price/Tangible Book Value	111%	162%
Core Deposit Premium	3.4%	8.6%
Price/LTM Earnings Per Share	37X	24X

Note: Regional transactions are median value of all bank and thrift transactions announced since January 1, 2010 where target is headquartered in New England or New York with deal values greater than \$50 million, through May 30, 2012.

LTM earnings per share excludes nonrecurring income and includes loan loss provision and professional fees that are not continuing after merger. Core deposit premium based on \$525 million core deposit balance at 3/31/12.

Source: SNL Financial.

Banking · Insurance · Wealth Management

Transaction Assumptions

- Deal costs are \$14 million pre-tax; \$10 million after-tax. Model assumes they are an adjustment to equity at close. Most are expected to be recorded as non-core expenses
- Cash consideration for 50% of outstanding shares expected to be financed 10% with liquid assets and 40% with subordinated debt
- Cost saves are projected at 30% of non-interest expense, with 90% capture in first full year. Additional cost saves from termination of ESOP
- Net fair value adjustments for purchase accounting are estimated at \$31 million after-tax. These include \$44 million in gross credit marks (5.8% of total loans), including \$17 million of credit discount accretable over 5 years SYD
- All outstanding Beacon options rolled into equivalent Berkshire options
- Core deposit intangible of 2.5% based on non-jumbo CD deposits; 10 year SYD amortization
- Anticipate the divestiture of Tennessee operations. Assume \$57 million in deposits and \$98 million in loans divested
- Closing expected in Q4 2012; date assumed to be December 31, 2012 for modeling purposes

Pro Forma Financial Benefits

- \$0.22 (10%) accretive to core EPS in 2013. \$0.30 per share tangible capital accretion in 2013 including \$0.08 in CDI amortization
- 15% internal rate of return
- 4 year earnback of tangible book value dilution from deal accretion; 6 month earnback from total earnings. TBV dilution is \$1.26 (7.7%) per share
- 7.2% tangible common equity/tangible assets at closing, rising to 7.6% in first year

Note: See exhibits for further pro forma details.

Exhibit A - Pro Forma Combined Balance Sheet

<i>in millions except per share data</i>	Berkshire	Beacon	Purchase Accounting Marks	Financing	Tennessee Divestiture	Pro Forma Combined
Cash and Liquidity	\$ 47	\$ 39	\$ -	\$ (9)	\$ -	\$ 77
Securities	588	179	(2)	(12)	42	795
Gross Loans	3,418	758	(39)	-	(98)	4,039
Loan Loss Allowance	34	14	(14)	-	-	34
Net Loans	3,384	744	(25)	-	(98)	4,005
Intangibles	234	-	-	47	-	281
Other assets	232	63	6	-	-	301
Total Assets	4,485	1,025	(21)	26	(56)	5,459
Deposits	3,518	677	1	-	(57)	4,139
Other Liabilities	373	234	8	50	-	665
Common Equity	594	114	(30)	(24)	1	655
Total Liabilities & Equity	4,485	1,025	(21)	26	(56)	5,459
Tangible Equity	\$ 360	\$ 114	\$ (30)	\$ (71)	\$ 1	\$ 374
Shares	22.102	6.199	-	(3.398)	-	24.903
Tangible Book Value per Share	\$ 16.29					\$ 15.03
Tangible Equity/Tangible Assets	8.47%					7.22%

Notes: Berkshire based on 12/31/12 median analyst estimate. Beacon based on 3/31/12 balances. Financing includes deal costs after-tax charged to equity, and assumes issuance of subordinated debt included in other liabilities.

Banking · Insurance · Wealth Management

Exhibit B - Pro Forma Combined Income Statement

<i>in millions except per share data</i>	Berkshire	Beacon	Purchase Accounting Marks	Financing	Tennessee Divestiture	Pro Forma Combined
Net Interest Income	\$ 146.2	\$ 34.0	\$ 6.5	\$ (4.2)	\$ (3.6)	\$ 178.9
Non-Interest Income	51.9	6.5	-	-	-	58.4
Total Net Revenue	198.1	40.5	6.5	(4.2)	(3.6)	237.3
Loan Loss Provision	8.5	5.1	(4.3)	-	-	9.3
Non- Interest Expense	123.8	23.8		(5.5)	(0.7)	141.4
Net income Before Tax	65.8	11.6	10.8	1.3	(2.9)	86.6
Income Tax Expense	18.4	4.8	4.4	0.5	(1.2)	27.0
<i>Tax Rate</i>	<i>28%</i>	<i>41%</i>	<i>41%</i>	<i>41%</i>	<i>41%</i>	<i>31%</i>
Net Income	\$ 47.4	\$ 6.8	\$ 6.4	\$ 0.8	\$ (1.7)	\$ 59.6
Diluted Shares Outstanding	22.014			3.164		25.178
Earnings per Share	\$ 2.15					\$ 2.37
ROE	7.62%					8.89%

Notes: Berkshire based on 2013 consensus analyst estimates. Beacon based on 2013 management projections following due diligence. Non-interest financing expense adjustments include 30% estimated cost saves with 90% first year capture plus ESOP expense savings, less \$2.1 million estimated core deposit intangible amortization.

Banking · Insurance · Wealth Management

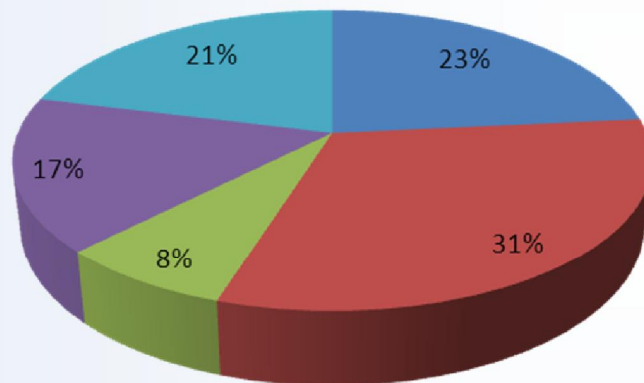
Exhibit C - Beacon Financial Summary

(source: SNL) Period Ended	2008 FY 12/31/2008	2009 FY 12/31/2009	2010 FY 12/31/2010	2011 FY 12/31/2011	2012 FQ1 YTD 3/31/2012
Balance Sheet (\$000)					
Total Assets	1,021,343	1,066,897	1,032,478	1,026,829	1,024,743
Cash and Securities	218,368	206,449	195,119	208,200	231,021
Gross Loans Held for Investment	781,241	831,692	807,793	792,491	757,940
Loan Loss Allowance	10,546	15,631	15,240	19,150	13,831
Total Deposits	626,467	693,297	677,384	680,856	677,264
Total Borrowings	288,641	268,830	241,166	229,170	229,170
Total Equity	102,085	101,259	109,710	112,070	113,942
Profitability (%)					
Net Income (\$000)	(3,004)	3,523	5,365	5,731	1,265
ROAA	(0.31)	0.34	0.50	0.55	0.50
ROAE	(2.73)	3.70	5.09	4.99	4.53
Net Interest Margin	2.61	2.79	3.03	3.07	2.81
Efficiency Ratio	51.22	53.92	54.61	58.70	69.60
Asset Quality and Capital Ratios (%)					
NPAs/ Assets	0.39	1.53	1.11	4.44	4.00
NCOs/ Avg Loans	0.68	0.32	0.92	0.75	3.02
Total Equity/ Total Assets	10.00	9.49	10.63	10.91	11.12
Risk-based Capital Ratio	12.81	12.35	13.42	14.53	15.29
Per Share Information (\$)					
Common Shares Outstanding (actual)	7,662,315	6,533,378	6,432,922	6,192,727	6,198,751
EPS after Extra	(0.43)	0.54	0.88	0.93	0.21
Reported: Book Value	13.32	15.48	17.05	18.10	18.38
Reported: Tangible Book Value	13.32	15.48	17.05	18.10	18.38

Banking · Insurance · Wealth Management

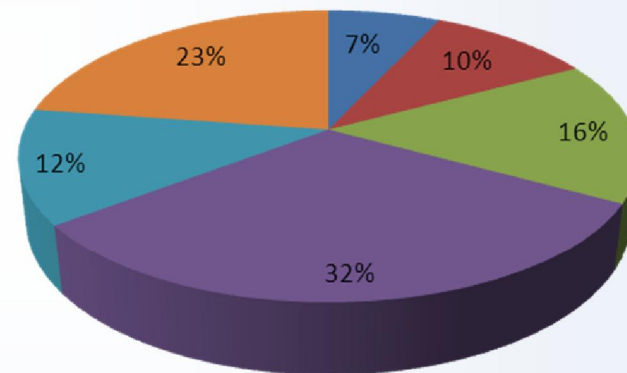
Exhibit D - Beacon Loan and Deposit Composition

Loan Composition



- Mortgage
- Commercial Real Estate
- Commercial Business
- Home Equity
- Other Consumer

Deposit Composition



- Demand Deposit
- NOW
- Savings
- Money Market
- Time < 100M
- Time > 100M

Source: Company filings as of March 31, 2012

Banking · Insurance · Wealth Management