INTERMOUNTAIN COMMUNITY BANCORP Form 424B3 May 02, 2012 PROSPECTUS SUPPLEMENT NO. 2 (TO PROSPECTUS DATED May 2, 2012)

FILED PURSUANT TO RULE 424(B)(3) REGISTRATION NO. 333-180071

INTERMOUNTAIN COMMUNITY BANCORP

8,700,000 SHARES OF COMMON STOCK

This prospectus supplement No. 2 supplements information contained in that certain prospectus dated April 23, 2012, (as subsequently amended or supplemented, the Prospectus) relating to the offer to shareholders of record on January 20, 2012 subscription rights to purchase up to 8,700,000 shares of common stock of Intermountain Community Bancorp.

This prospectus supplement includes a Rights Offering Slide Presentation dated May 2012 which Intermountain intends to use in presentations to its shareholders in connection with the Rights Offering.

The information contained in the Rights Offering Presentation included in this prospectus supplement is dated as of the date of such document. This prospectus supplement should be read in conjunction with the Prospectus that was previously delivered, except to the extent that the information in this prospectus supplement updates and supersedes the information contained in the Prospectus.

Neither the Securities and Exchange Commission nor any state securities commission has

approved or disapproved of these securities or determined if this prospectus is truthful or

complete. Any representation to the contrary is a criminal offense.

The date of this Prospectus Supplement is May 2, 2012

Rights Offering Presentation May 2012 8/6/10

2 Disclosure

This presentation contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements may include but are not

limited

to

statements

about

the

Company's

plans,

objectives,

expectations

and

intentions

and other statements contained in this report that are not historical facts. These forward-looking statements are inherently subject to significant business, economic and competitive uncertainties and contingencies, many of which are beyond the Company's control. Actual results may differ materially from the results discussed in these forward-looking statements because of numerous possible risks and uncertainties. These include but are not limited to the following

and

the

other

risks

described

in

the

Risk

Factors,

Business,

and

Management's

Discussion

and

Analysis

of

Financial

Condition

and

Results

of

Operations

sections,

as

applicable, of the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2011; the possibility of adverse economic developments that may, among other things,

increase default and delinquency risks in the Company's loan portfolio; shifts in interest rates that may result in lower interest rate margins; shifts in the demand for the Company's loan and other products; a continued decline in the housing and real estate market; a continued increase in unemployment or sustained high levels of unemployment; changes in accounting policies; changes in the monetary and fiscal policies of the federal government; and changes in laws, regulations and the competitive environment. Readers are cautioned that forward-looking statements in this presentation speak only as of the date of this release. The Company does not undertake any obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise.

No express or implied representations or warranties as to the accuracy or completeness of any of the information in this presentation are being made, and Intermountain expressly disclaims any and all liability for any errors or omissions herein or relating to or arising from the use of the information contained herein.

All financial data in this presentation is for Intermountain

and its

subsidiary,

Panhandle

State

Bank, on a consolidated basis, unless otherwise indicated.

Offering Overview: Offering Terms and Rights

\$8.7 million Targeted Size

Registered shares of voting common stock Securities Offered

Owners of IMCB stock as of the end of business on January 20, 2012 ($\,$ record date $\,$) Eligible Investors

5:00 p.m. New York City time, Monday, May 21, 2012 Scheduled Completion Date

Right to purchase additional shares if not fully subscribed by existing shareholders as of record date.

If

total

offering

is

oversubscribed,

individual

shareholders

oversubscription

amount

will

be

reduced on a pro-rata basis based on percentage of shares owned on the record date Oversubscription Privilege

IMCB

will

be

solely

responsible

for

and

bear

the

expenses

of

the

offering,

which

are

anticipated

to be approximately \$300,000

Expenses

4.9% of the pro forma outstanding common stock

Maximum Ownership

Strengthen the Company s balance sheet, reinvest in its communities, other general corporate purposes, and, subject to regulatory approval, using all or a portion of such proceeds to redeem

its

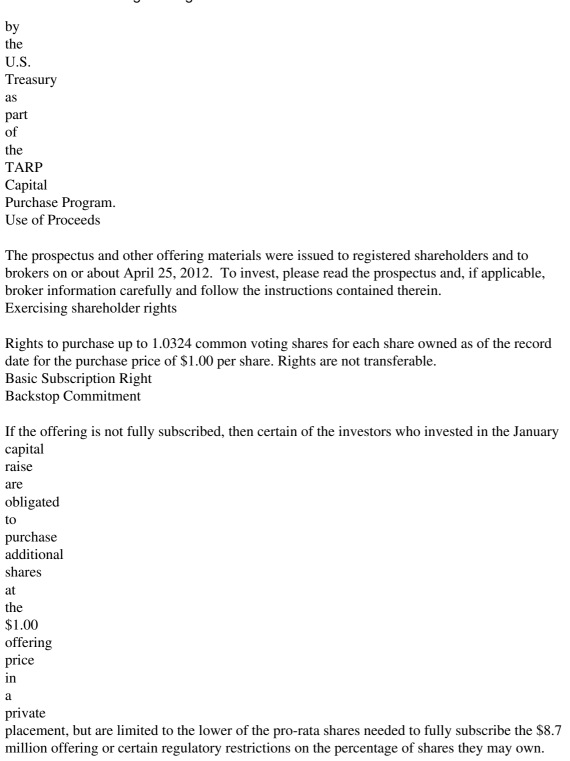
Series

Δ

Preferred

Stock

held



Travis Kaul

SVP Chief Banking Officer

Age: 42

IMCB: 15 years Banking: 25 years

Company Overview: Management Team

Curt Hecker President/CEO

Age: 51

IMCB: 17 years Bank Exec: 17 years Banking: 28 years Board of Directors

Chairman: John Parker (76)

13 Members 2 Insiders

Audit Committee Chair Mike Romine

Cindy Ingram

SVP Audit & Compliance

Age: 52

IMCB: 5 years Banking: 25 years Audit: 10 years Dale Schuman

SVP Trust & Wealth and General Counsel

Age: 53

IMCB: 6 years Banking: 13 years Law: 29 years Pam Rasmussen

EVP Chief Operating Officer

Age: 52

IMCB: 7 years Banking: 23 years Doug Wright

EVP Chief Financial Officer

Age: 47

IMCB: 10 years Banking: 25 years

Dave Dean

SVP Chief Credit Officer

Age: 57

IMCB: 12 years Banking: 34 years

Seasoned banking executives with extensive financial backgrounds

and

significant local market knowledge

Cohesive management team united around thoughtful forward-looking

business plan

Krissy Peck

VP Credit Risk Manager

Credit Administration

Carolyn Shaw

SVP Risk Management

Officer

Company Overview: Company Snapshot Idaho-based community bank with \$958 million in assets
Panhandle State Bank (PSB), established in Idaho in 1981
Bancorp established in 1997 as holding company for: PSB, Intermountain Community Bank and Magic Valley Bank Idaho Market Area
Recovery accelerating. Among

the fastest growing states in the country for the past 10 years Diverse economy: agriculture, tech, manufacturing and tourism Business friendly: taxes, cheap energy and health care and high

quality of life Branch Map

Fact Sheet (3/31/12)

4 unique regions

11 counties

Northern

Idaho/Eastern

Washington

% of deposits

57% of loans

Southwest Idaho/Eastern Oregon

20% of deposits

20% of loans

Boise Area

10% of deposits

10% of loans

Magic Valley

8% of deposits

7% of loans

IDAHO

UTAH

NEVADA

OREGON

WASHINGTON

MONTANA

Boise

Company Snapshot

Bulletin Board: IMCB (prepared for NASDAQ upon

reverse split)

Unique footprint

ability to expand in 3 states

19 community bank branches

Complementary geographies

3 acquisitions

2006: Premier Financial Services

2004: Snake River Bancorp (\$74 million assets)

2003: Ontario Branch, Household International Inc

Company Snapshot Core Values Accountability

no excuses leadership

Be proactive

hit conflicts head on

Purpose

7

work with a sense of urgency

Passion

deep sense of caring

Drive

strive to be the best

People

hire and retain the best and brightest

Key Differentiators

Unrivaled local market knowledge

Proven ability to expand in new markets

Flexible

and
scalable
technology
platforms
growth
infrastructure
in
place today
Committed, capable, focused and motivated staff

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State of Industry
Banking sector still recovering from financial crisis
Credit losses are decreasing
Companies facing net interest margin pressure
Low interest rates and keen competition for loans
Future liability interest rate deductions limited
Regulatory burden increasing
Pressure on non-interest income
Compliance cost burden
Significant pressure on small banks
Lower revenues, higher fixed costs
Older board and management teams
Industry bi-furcating into haves and have nots based on capital and adequate size
Consolidation beginning to pick up

Company Overview: Management Focus

Priorities over the past 3 years:

Credit quality

Problem loans below industry average and loss provisions down significantly (comparisons as of 12/31/11 1Q bank numbers show further improvement)

Non Performing Loans/Total Assets at 1.78% vs. peer group 2.78%

30-day delinquent at 0.27% vs. peer group 0.97%

Other Real Estate owned at 0.62% vs. peer group 0.82%

Capital

successfully raised net \$42.3 million in January

Regulatory capital ratios now among strongest in peer group

Liquidity

core deposit growth and capital raise

Non-interest bearing demand deposits comprise 27% of deposits at 3/31/12

Brokered and CDARs CDs only total 3.2% of deposits at 3/31/12

Operating expense reduction

Operating expense in 2011 was down \$11.3 million or 22.8% over 2009

Efforts continue -

1Q 2012 expense down \$1.4 million or 14.8% over 1Q 2011.

Restructuring for the future

Community-focused

Leaner operation

Scalability

Source: Company financial statements and FFIEC Uniform Bank Performance Report, 112-31-11

Company Overview: Management Focus

New Priorities
Loan growth
Continued expense reduction
Capitalizing on potential expansion opportunities

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IMCB Balance Sheet
Key Balances & Ratios
IMCB
3/31/11
IMCB
12/31/11
IMCB
3/31/12
Investments Available for Sale
\$173,484

\$219,039 \$264,313 Cash & Cash Equivalents 160,071 109,868 102,785 Loans Receivable, Net 540,614 502,252 492,983 **ALLL** 12,482 12,690 11,372 **Total Assets** 980,873 934,218 958,631 **Transaction Deposits** 501,908 498,787 517,373 Savings, CDs and IRAs 265,733 230,586 214,085 **Total Deposits** 767,641 729,373 731,458 Equity 59,118 61,616 102,949 **Tangible Common Equity** 32,957 35,278 47,814 Loans/Deposits 70.4% 68.9% 67.4% Transaction Deposits/Total Deposits 65.4% 68.4% 70.7% Brokered +CDARs/Tot Dep 6.6% 5.7% 3.8%

Tangible Common Equity/Tangible Assets

3.36%

3.78%

4.99%

Tangible Book Value per Common Share

\$3.92

\$4.19

\$2.30

IMCB Income Statement

Key Totals & Ratios

IMCB

1Q 2011

IMCB

4Q 2011

IMCB

1Q 2012

IMCB

FY 2011

Interest Income

```
$10,488
$9,770
$9,120
$41,657
Interest Expense
1,777
1,428
1,498
6,819
Net Interest Income
8,711
8,342
7,622
34,838
Provision for Loan Losses
1,633
706
959
7,289
Other Income
2,663
2,690
2,506
10,678
Operating Expenses
9,740
9,166
8,298
38,342
Security gains/(losses) & Hedge Fair Value Adjustments
0
55
(70)
(53)
Net Income (Loss) before tax
$1
$1,215
$801
($168)
Tax benefit (provision)
0
152
0
Net income (loss) after tax
$1
$1,367
$801
($168)
```

Preferred stock dividend

433 460 466 1,808 Net Income (Loss) to common shareholders (\$442)\$907 \$335 (\$1,976)Earnings (Loss) per common share diluted (\$0.05)\$0.11 \$0.01 (\$0.21)Return on Average Assets 0.00% 0.58% 0.34% 0.00%Return on Average Common Equity (5.37%)10.28%3.23% (5.27%)

```
IMCB Asset Quality
Key Metrics
March 31,
2011
December 31,
2011
March 31,
Non Performing Loans ( NPL ) & 90 day past dues
$18,717
$9,292
$8,000
OREO
3,686
6,650
6,852
Total Non Performing Assets ( NPA )
22,403
15,942
```

14,852 NPA/Total Assets 2.28% 1.71% 1.55% NPA to Tangible Equity + Allowance for Loan Loss (ALLL) aka the Texas Ratio 31.41% 21.51% 13.01% ALLL/Total Loans 2.26% 2.46% 2.25% ALLL Coverage of NPLs 66.69% 136.57% 142.15% 30-day delinquency/Total Loans 0.54% 0.28% 0.19% Quarterly chargeoffs, net of recoveries \$1,607 \$2,383

\$2,277

```
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Pro Forma Impacts of Raise -
IMCB and PSB Capital Ratios
Adjustments from
Rights Offering/
Estimated (1)
Priv Plac Backstop (2)
Pro Forma
INTERMOUNTAIN COMMUNITY BANCORP:
Tier 1 Capital
108,985
$
8,334
$
117,319
Tier 2 Capital
7,616
7,616
Total Risk-Based Capital
116,601
8,334
124,935
Average Assets for Leverage Capital
939,097
8,334
```

947,431

Total Risk Weighted Assets 605,496 605,496 Tier 1 Capital/Average Assets (Leverage Ratio) 11.61% 12.38% Tier 1 Capital to Risk-Weighted Assets 18.00% 19.38% Total Risk-Based Capital to Risk-Weighted Assets 19.26% 20.63% Tangible Common Equity to Tangible Assets with Preferred Conversion 7.99% 8.78% Tangible Common Equity per Share with Preferred Conversion 1.37 \$ 1.32 PANHANDLE STATE BANK: Tier 1 Capital 105,757 \$ 105,757 Tier 2 Capital 7,616 7,616 Total Risk-Based Capital 113,373 113,373 Average Assets for Leverage Capital 937,921 937,921 Total Risk Weighted Assets 605,496 605,496

Tier 1 Capital/Average Assets (Leverage Ratio)

11.28%

11.28%

Tier 1 Capital to Risk-Weighted Assets

17.47%

17.47%

Total Risk-Based Capital to Risk-Weighted Assets

18.72%

18.72%

- (1) Assumes that the 698,993 shares of Series B Preferred Stock are converted to 34,949,648 shares of Non-Voting Common shareholder approval authorizing Non Voting Common Stock at the Company's Annual Meeting on May 17.
- (2) Assumes full subscription of 8,700,00 shares at \$1 per share price, net of estimated transaction expenses.

As of March 31, 2012

(Dollars in thousands)

Questions

Please direct questions to:

Susan Pleasant, IMCB Shareholder Relations

Phone: 208-255-3432

Email:

Susan.Pleasant@intermountainbank.com

American Stock Transfer and Trust (AST), Subscription

Agent

Phone: 877-478-5038