Hilltop Holdings Inc. Form 425 October 31, 2014

Merger with Hilltop Holdings Inc.

October 2014

1

Filed by SWS Group, Inc.

Pursuant to Rule 425 of the Securities Act of 1933

and deemed filed pursuant to Rule 14a-6(b)

of the Securities Exchange Act of 1934

Subject Company: Hilltop Holdings, Inc.

(Commission File No. for Registration Statement on Form S-4: 333-196367)

The following updated presentation is being used by management of SWS Group, Inc. in investor meetings commencing on the members of management of Hilltop Holdings Inc. may participate in some or all of these meetings.

Forward-Looking Statements

2

From

time

to

time

we

make

statements

(including

some

contained

in this presentation) that predict or forecast future events, depend on future events for their accuracy, or otherwise contain "forward-looking" information and constitute forward-looking statements within the meaning of applicable U.S. securities laws. Such statements are generally identifiable by terminology such as plans, expects, estimates, budgets, intends, anticipates, believes,

projects,

indicates, targets, objective, could, should, potential, may or other similar words. By their very nature, forward-looking statements require us to make assumptions that may not materialize or that may not be accurate. Readers should not place undue reliance on forward-looking statements and should recognize that such statements are predictions

of

future results, which may not occur as anticipated. Actual results may differ materially as result of various factors, some of which are outside of our control, including: failure obtain the approval of stockholders of SWS Group, Inc. (SWS or the Company connection with the

proposed transaction

with Hilltop Holdings Inc. (Hilltop); the failure to consummate delay in consummating the proposed transaction for other reasons; the timing to consummate the proposed transaction; the risk that condition closing of the proposed transaction may not be satisfied; the risk that regulatory

or is obtained subject to conditions that are not anticipated; Hilltop s ability to achieve the synergies and value creation contemplated by the proposed transaction; Hilltop s ability to promptly and effectively integrate its and SWS s businesses;

approval that may be required for the proposed transaction

is delayed,

is not obtained,

diversion of management time transaction-related issues; the interest rate environment; the volume of trading in securities; the liquidity capital markets; the volatility and general level of securities prices and interest rates; the ability to meet regulatory capital requirements administered by federal agencies;

the

the level of customer margin loan activity and the size of customer account balances; the demand for real estate in Texas, New Mexico and the national market; the credit-worthiness of our correspondents, trading counterparties and of our banking and margin customers; the demand for investment banking services;

general economic conditions, especially in Texas and New Mexico, and investor sentiment and confidence; the value of collateral securing the loans we hold; competitive conditions in each of our business segments; changes in accounting, tax and regulatory compliance requirements;

changes in

federal,

state

and

local

tax rates; the ability to attract and retain key personnel; the availability of borrowings under credit lines, credit agreements and credit facilities; the potential misconduct or errors by our employees or by entities with whom we conduct business; the ability of borrowers to meet their contractual

obligations

and

the

adequacy

of

our

allowance

for

loan

losses;

and

the

potential

for

litigation

and

other

regulatory liability.

Forward-Looking Statements (Continued)
Our
future
operating
results
also
depend
on
our
operating
expenses,

are subject to fluctuation due to: variations in the level of compensation expense incurred as a result of changes in the number of total employees, competitive factors or other market variables; variations in expenses and capital costs, including depreciation, amortization and other noncash charges incurred to maintain

which

our

infrastructure;

discussed in our reports filed with and available from the Securities and Exchange Commission (the "SEC"). Our forward-looking statements are based on current beliefs, assumptions and expectations. All forward-looking statements speak only as of the date on which they are made and, except as required by law,

we expressly disclaim

any obligation or undertaking to disseminate any updates or revisions

any

forward-looking

statements contained

herein

to

reflect any

change

in

our

expectations

with regard thereto

or

any change

in

events,

conditions

or

circumstances

upon which any

statement

is

based.

Agenda
Executive Summary
Transaction Overview
SWS Independent Special Committee
Transaction Background
Transaction Rationale
Hilltop
2011 Credit Agreement
Shareholder Approval
Appendix
4

Executive Summary

5

On

March

31,

2014,

SWS

entered

into

an

agreement

to

merge into subsidiary of Hilltop **SWS** Board (other than Messrs. Ford 1 and Crandall who recused themselves from voting) unanimously approved the merger agreement and recommend **SWS** stockholders vote FOR the merger on or before Special Meeting of Stockholders to be held on November 21, 2014 **SWS** holders of record on October 3, 2014

are entitled

to vote importantly, failing to vote has the same effect as a vote against the transaction Hilltop s price represents a significant premium to SWS s unaffected stock price3 and a substantial multiple in light of SWS s historical losses and low prospective earnings Hilltop s merger delivers immediate cash value and allows **SWS** stockholders participate significant upside potential of a larger, more profitable, more diversified organization with ample capital to grow Hilltop is the ideal buyer for SWS: Hilltop owns complementary broker / dealer and banking businesses based in Dallas, TX Low risk execution from regulatory and financing perspective Alleviated **SWS** repayment risk on \$100 million unsecured debt and burdensome conditions in related Credit Agreement 1

Refers to Gerald J. Ford, Chairman of the Board of Hilltop Holdings Inc.

2

Refers to J. Taylor Crandall, a founding Managing Partner of Oak Hill Capital Management, LLC

3

Unaffected SWS share price was \$6.06 on January 9, 2014; the day before the Hilltop initial proposal was made public

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Executive Summary (Continued)

Due to the anticipated scrutiny of merging with Hilltop, SWS formed an independent Special Committee, solicited numerous potential acquirers and discussed potential transactions with other parties

Agreement with Hilltop was reached after SWS successfully negotiated enhanced economics, though no other party submitted a binding proposal

Hilltop has since exercised all of its warrants, is the largest stockholder of SWS and is no longer a lender to SWS sacrificing certain rights and protections in the 2011 Credit Agreement

Oak

Hill

consented

to

the

merger

with

Hilltop

and

has

since

exercised

75%

of

its

warrants

becoming

the

second

largest common stockholder. Oak Hill is not subject to a voting agreement

Transaction Overview
Per share deal value at announcement was \$7.88
Hilltop originally offered \$7.00 per share on 1/9/14
Value will fluctuate with Hilltop market price
SWS per share merger consideration of 0.2496 Hilltop shares
plus \$1.94 in cash
Approximate mix 75% stock / 25% cash
Aggregate
value
of
SWS
at

```
announcement
of
$398
million
Hilltop existing investment in SWS of $80 million
Merger consideration to other SWS holders of $318
million
Transaction multiples at announcement:
Price/Fully Diluted Tangible Book Value Per Share:
97%
2
Price/Estimated FY 2015 EPS (Street): 88x
Unaffected
market
premium:
30%
Premium to 52 week low: 52%
7
1
Aggregate value includes Hilltop and Oak Hill warrants
Fully diluted tangible book value per share equaled $8.15 at announcement
Based on SWS share price on January 9, 2014 of $6.06 per share
Financial Terms
Legal Requirements
Stockholder approval requires affirmative vote of >50% of
outstanding SWS shares as of record date
Hilltop has exercised all of its warrants and has agreed to
vote its 10.2 million outstanding shares FOR the merger
(21% outstanding)
There is no voting agreement for Oak Hill s 6.5 million
outstanding shares (14% outstanding)
Conditions to close merger include regulatory approvals;
Hilltop does not have financing or other outs
SWS Board can change its recommendation of the merger,
but not terminate the merger agreement, if SWS receives an
unsolicited superior proposal or in certain other limited
circumstances
Transaction is expected to close by year end 2014 with
merger agreement termination date of 3/31/15
```

SWS Independent Special Committee
On January 15, 2014, SWS formed a Special Committee to review Hilltop s unsolicited original offer, consider other strategic alternatives and lead the negotiations for any potential transaction
Members of the Special Committee:
SWS directors unaffiliated with Hilltop or Oak Hill
Disinterested and non-executives
Have relevant experience and industry knowledge
Able and willing to devote significant time and thoughtfulness
Special Committee engaged independent advisors after

discussions with several candidates

Legal advisor -

Davis Polk & Wardwell (Davis Polk)

was retained on 1/29/14

Investment bank -

Sandler O Neill (Sandler) was

retained on 2/3/14

From formation through the announcement of the Hilltop transaction, the Special Committee met a total of 21 times

8

Formation

Tyree Miller -

Chair

SWS director since November 2011

Has been in the private equity and money management business since 2004

Currently President of A.G. Hill Partners, LLC

From 2005 to 2008 served as a partner of Austin Ventures From 1974 to 2004 built career at Bank One Corporation (merged with JP Morgan in 2004), advancing to roles which included Chairman and CEO of Bank One Texas from 1998 to 2000 and President and CEO of Global Treasury Services from 2000 to 2004

Robert Buchholz

SWS director since May 2008

Served as an officer of SWS from 1985 to 1995, advancing to President and a director

Chairman and founder of Town Center Holdings, former parent company to Town Center Bank

Prior experiences as an attorney and certified public accountant

Joel Williams III

SWS director since November 2009

President of Bristol Investment Company, Inc., a private investment firm, since 1985

Formerly served as President and CEO of Texas Federal Financial Corporation prior to its sale in 1984

Special Committee Bios

Transaction Background
Process Overview¹
9
1
The
information
in
this
section
and
in

the

Transaction Background set forth in this presentation isselected from the definitive SWS/Hilltop Proxy Statement/Prospectus filed with the Securities and Exchange Commission and is not complete summary of the transaction background. For the complete summary, please refer to the Background of the Merger section of the SWS/Hilltop Proxy Statement/Prospectus.

Notes
Hilltop offer in public
domain for 81
days
before signing merger
agreement
17
- ,
companies contacted
(including all that
contacted SWS)
Other than Hilltop, only 2
companies continued to
pursue a transaction after
early stage conversations
Other than Hilltop, only 1
suitor was financially
capable of closing
transaction but that party
did not make a binding
proposal
1/9/14:
Hilltop delivered to SWS Board an unsolicited letter of intent to acquire all shares it did not own for
\$7.00 per share in a 50% stock / 50% cash transaction
2/13/14:
Special Committee instructed Sandler to contact third parties that:
2/14
3/14:
17
parties were
were
were contacted
were contacted 2/14
were contacted 2/14 3/14:
were contacted 2/14 3/14: Special Committee, Sandler and/or Davis Polk held discussions with or negotiated potential
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to

receive

regulatory

approval,

and

Would

not

require

material

conditions

complete

transaction

acquire SWS

Transaction Background Esposito Global & Party B

2/18/14:

Esposito Global publicly disclosed a proposal to acquire SWS for \$8.00 per share, expressly contingent on third-party financing being arranged

2/20/14:

Special Committee instructed Sandler and Davis Polk to speak with Esposito Global and its legal advisor to understand their plans for arranging outside financing and their ability to obtain regulatory approval 2/24/14:

Esposito Global and its legal advisors indicated that Esposito Global was not in a position to obtain regulatory approval and would require additional resources to meet financing requirements 2/27/14:

Esposito Global informed the Special Committee that it would be working with Party B,

a bank holding

company

Over the ensuing several weeks, multiple conversations were held

with Esposito Global, Party B, and their financial and

legal advisors

Party B informed the Special Committee that significant external

financing would be required to complete a

transaction; multiple private equity firms would need to be involved

3/17/14:

Party B s financial advisor indicated that sixty days would be required to finalize price and secure necessary financing

3/20/14:

Special Committee informed Party B that it was uncomfortable with the uncertainty surrounding their extended timeline to secure financing, complete due diligence and affirm their price

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Transaction Background

Party A

11

1 The

Merger

Covenant

in

the

Credit

Agreements

prohibits

SWS from undergoing Fundamental Change, which includes any merger or substantial asset sale, without the approval of each lender 2/18/14: Initial conversation with Party A regarding a potential acquisition of SWS During late February and early March, SWS s financial advisor had several calls with Party A 3/18/14: CEO of Party A stated they were valuing SWS at approximately \$8.00 per share, though the price could be higher 3/25/14: SWS and Party A executed a non-disclosure agreement 3/27/14: Party A was informed that **SWS** was under deadline execute a merger agreement by March 31, 2014 3/29/14 3/31/14: Party A conducted in-person due diligence at SWS headquarters in Dallas

3/31/14:

SWS received a letter from Party A stating they:

Party A indicated an interest in acquiring SWS at a price approximating tangible book value of SWS liquid assets; believed approximate the fully diluted tangible book value of \$8.15 per share as of December 31, 2013

Also discussed were issues regarding the Merger Covenant, due diligence and terms of a non-disclosure agreement

Party A provided a non-binding indication of interest to acquire SWS for \$8.65 per share, subject to due diligence and describing the process that it would require to meet the March 31, 2014 deadline

Were

not

able

to

execute

a

definitive

agreement

by

the

March

31,

2014

deadline,

Had

serious

concerns

agreeing

to

a

transaction

if

Hilltop

would

not

waive

the

Merger

Covenant,

and

Needed

more

time

for their

due

diligence

Party

Α

also

discussed

the

Merger

Covenant

1

with

Hilltop s financial

advisor

who

informed

Party

A

that

Hilltop would

not

waive it

Transaction Background

Hilltop

3/3/14:

Special Committee rejected Hilltop s original offer

3/5/14:

Hilltop

indicated

that

it

did

not

believe

book

3/31/14:

value (\$8.15 per share) was the correct method to value SWS. based on, among other things, its lack of historical and prospective earnings 3/19/14: Hilltop submitted a revised proposal at \$7.50 per share, 75% stock / 25% cash Hilltop indicated that it was approaching its limit on price and would not leave the offer outstanding for a prolonged period time 3/20/14: Hilltop agreed to increase offer price to \$7.75 per share, 75% stock 25% cash Hilltop reiterated its intention not to waive the Merger Covenant with respect to any deal with another party Hilltop said that if the merger agreement was not signed by March 31, 2014, Hilltop would withdraw its offer; this position was subsequently repeated on several occasions 3/31/14: Special Committee members met with Hilltop to negotiate remaining issues of merger agreement Hilltop refused again to eliminate the force the vote provision and refused to accept a possible two-tier termination fee that would provide for a lower payment if a deal was done with Party A Hilltop did agree to reduce the termination fee to \$8 million from original \$12 million

Later in the day, SWS Board (other than Messrs. Ford and Crandall, who were recused from voting) unanimously approved the

agreement and recommended its adoption by SWS stockholders based on, among other things:

Enhanced value and improved terms (including higher price and lower termination fee) achieved through negotiations with Hill Risk of Hilltop withdrawing its offer without a binding proposal

from either of the interested parties

Concern over the repayment risk of the \$100 million of loans under the 2011 Credit Agreement and Hilltop s unwillingness to Merger Covenant

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Transaction Rationale
SWS Six-Year Financial Performance
(\$ in Millions, Except per Share Data)
Source: SWS SEC Filings. SWS fiscal years ending June 30.

Fully Diluted Tangible Book Value per Share is Non-GAAP and includes Hilltop and Oak Hill warrant shares. See calculation Bank credit losses,
prolonged low shortterm interest rates
and declining broker /

dealer revenues have primarily resulted in net losses over past 5 years
Hilltop s deal value is attractive given limited earnings visibility of SWS as standalone company

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Transaction Rationale

SWS Stock Price Performance

Prior to 2011

July

2010:

Bank

entered

into

MOU

with

OTS

Dec.

2010:

Terminates

planned

debt

offering

Feb. 2011: Bank enters

into C&D with OTS

March 2011: Agrees to

\$100M capital raise with

Hilltop and Oak Hill

(closed July 2011)

Historical price has

lingered around

warrant exercise price

as company

performance has

declined and exercise

price provided floor

For the three years

prior to Hilltop s initial

proposal, SWS s stock

price averaged \$5.77

August 2011:

Announces

FY 2011 loss

per share of

\$0.71

Sep. 2012:

Announces

FY 2012 loss

per share of

\$0.14

August 2013:

Announces

FY 2013 loss

per share of

\$1.02

Jan. 2014:

Hilltop

Announces

LOI for \$7.00

per share

March 2014:

Announces

definitive

agreement for

\$7.88 per share

Jan. 2013: OCC

lifts C&D order

for Bank

```
Hilltop s offer at announcement
Transaction Rationale
Provides Immediate and Long-Term Value
1
Unaffected stock price is equal to $6.06 per share, the price preceding Hilltop s initial proposal.
2
Research
coverage
on
Hilltop
```

is published by KBW, Raymond James, Stephens and Sterne Agee. Provided a 30% premium to SWS s unaffected stock price¹ Exceeded SWS likely value as a standalone entity Provided a 12.5% premium to Hilltop s original offer Discount to tangible book value merited due to SWS historical losses and low prospective earnings SWS stockholders will own approximately 10% of Hilltop Hilltop median analyst price target of \$26.25 implies \$8.49 SWS deal value² Larger, diversified organization will benefit from synergies and more efficient platform Complementary businesses create leading Texas-based broker / dealer with bolstered market share and scale Combined bank enhanced by significant source of additional low-cost, core deposits Following merger, Hilltop will be well capitalized with excess capital to deploy on future transactions 25% cash / 75% stock mix offers SWS stockholders immediate cash value and significant upside potential Transaction alleviated **SWS** from repayment risk of \$100 million of loans and lenders blocking rights to merger Hilltop

transaction has low execution risk no financing contingencies $\quad \text{and} \quad$ high likelihood of regulatory approvals With Dallas-based broker/dealer and bank, Hilltop is best suited to extract benefits in excess of the risk and costs of integration Numerous potential acquirers were solicited following public announcement of Hilltop s initial proposal, none of whom made a binding proposal. In the absence of other binding proposals, there was significant risk to **SWS** of

Hilltop withdrawing its offer

Hilltop is best buyer for SWS and transaction uniquely benefits SWS stockholders

16 Hilltop Overview

Hilltop is a diversified financial holding company based in Dallas Led by Chairman Gerald J. Ford, who has acquired, managed and sold banking businesses and other financial services companies for over 35 years

Hilltop provides banking, mortgage origination, financial advisory and insurance through its wholly owned subsidiaries, PlainsCapital Corporation and National Lloyds Corporation

PlainsCapital

Bank

```
(PCB)
is
the
5th
largest
Texas-based
bank with 78 branches located in all major Texas markets
PrimeLending is the 4th largest mortgage originator in the U.S.
by purchase units (2013) with 300 locations in 42 states
First Southwest (FSW), primarily a public finance advisor,
ranked #1 nationally and in Texas for number of issues
completed over past five years
National Lloyds provides fire and homeowners insurance for
low value dwellings in Texas and other southern states with a
distribution network of over 6,500 independent agents
With $9.4 billion in assets and $158 million in freely usable cash,
Hilltop seeks to build a premier Texas-based bank and diversified
financial services holding company through acquisitions and organic
growth
Q2 2014 LTM Pre-Tax Income by Segment ($000)
Organizational Structure
Source: SWS/Hilltop Proxy Statement/Prospectus, SNL Financial (deposit market share),
Ipreo MuniAnalytics (public finance rankings), Marketrac (origination ranking),
Hilltop website (number of National Lloyds independent agents)
1.
As of Oct. 6, 2014, Hilltop owned 21% of the outstanding common stock of SWS.
Deposit
data
as
of
June
30,
2014
and
pro
forma
for
acquisitions.
Includes
banks
and
thrifts
headquartered
in
Texas.
2
```

```
17
Hilltop
Financial Highlights
2013 Q2
2013 Q3
2013 Q4
2014 Q1
2014 Q2
Income to Common ($000)
$20,943
$38,174
$29,528
```

\$23,760

\$27,085

EPS -

Diluted

\$0.24

\$0.43

\$0.34

\$0.26

\$0.30

ROAE

7.29%

13.02%

10.97%

7.65%

7.99%

Book Value Per Share

\$12.59

\$13.00

\$13.27

\$13.76

\$14.22

Tier 1 Leverage Ratio

13.66%

13.96%

12.81%

13.12%

13.51%

Source: Hilltop 10-Qs and 10-K

Note: Hilltop also includes a corporate segment, which is excluded in bar chart for illustrative purposes

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Hilltop and SWS

Five Year Stock Price Relative Performance

Note: Includes the total return of the HTH stock price, the SWS stock price, and the S&P 500 Financials Index from October 2 Source: SNL Financial

82.5%

(46.8%)

63.8%

(100.0%)

(50.0%)

0.0%

50.0%

100.0%

150.0%

10/28/09

10/28/10

10/28/11

10/28/12

10/28/13

10/28/14

HTH Stock Price

SWS Stock Price

S&P 500 Financials

Hilltop and SWS
Stock Price Relative Performance & Short Interest
Current deal value is
\$7.35; down from \$7.88 at
announcement
Bank market is down
2.5% in that time
Elevated short interest is
impeding Hilltop and SWS
stock prices

Although Lone Star Value has built a 8.15% long position in SWS, they have a 6.28% short position, leaving them an economic interest of only 1.88% Research analysts of Hilltop have median price target of \$26.25, a premium of 21.1% over the current market price Note: Based on closing prices as of October 28, 2014 **Short Interest** (8.9%)(2.9%)(2.5%)(20.0%)(15.0%)(10.0%)(5.0%)0.0% 5.0% 10.0% 4/3/14 5/3/14 6/3/14 7/3/14 8/3/14 9/3/14 10/3/14 Relative Stock Price Performance **HTH Stock Price SWS Stock Price KBW** Bank Index 0 500 1,000 1,500 2,000 2,500 3,000 3,500 3/31/14 4/30/14 5/31/14 6/30/14 7/31/14 8/31/14

9/30/14

HTH Short Interest SWS Short Interest

```
20
```

Hilltop

SWS Combination

Pro Forma Balance Sheet Highlights (6/30/14)

\$bn

HTH

SWS

Pro Forma

Loans HFI

\$4.5

\$0.9

\$5.4

Assets \$9.4 \$4.1 \$13.3 **Deposits** \$6.2 \$1.4 \$7.5 **Equity** \$1.4 \$0.3 \$1.6 **Combination Opportunity** Transaction creates the largest full service brokerage firm headquartered in the Southwestern US based on number of financial advisors Fortifies strong presence in Texas, while adding complementary offices throughout the United States Significant opportunity to bolster market share and scale of complementary broker / dealer businesses Larger, diversified organization will benefit from synergies and more efficient operating platform Combined bank will have a larger, more scalable deposit base given ability to source additional deposits from broker / dealer customers through the sweep program Following the acquisition, Hilltop will be well capitalized with excess cash to deploy on future transactions Continues to build on Hilltop s goal of building the premier Texas financial holding company franchise with a dominant Texas broker / dealer Complementary Businesses **SWS FSW** Taxable Fixed Income, Retail Public Finance, Capital Markets, Clearing, Stock Loan, Bank Housing, Asset Management

Source: SWS/Hilltop Proxy Statement/Prospectus

Hilltop
SWS / FSW Business Opportunity
FSW was formed in Dallas in 1946 and is a diversified investment banking firm and a registered broker-dealer
25 locations nationwide (9 in Texas) and employs approximately 400 people
Four primary lines of business: (1) public finance, (2) capital markets, (3) correspondent clearing services and (4) asset management
Combining SWS with FSW s franchise will improve overlapping business lines, while providing expansion into new areas

Public Finance will have the premier Southwestern franchise with the ability to build both the municipal advisory and underwriting practices combined company will be the number one ranked financial advisor in the nation by taxexempt issues Capital Markets able to add key traders and sales reps and bolster its distribution for the municipal business, particularly on west coast Stock Loan will benefit from addition of hard-to-borrow balances and significant stock borrow/loan conduit business Clearing meaningfully increases scale with significant addition of correspondents and balances but with minimal overlap **Back Office** substantial opportunity to improve overhead efficiency and streamline operations **New Businesses** addition of Taxable Fixed Income and Retail will improve diversification and top line growth while expanding product breadth and distribution capabilities Financial Advisor Number of Tax-Exempt Issues: 2009

2013

Source:

SWS/Hilltop

Proxy

Statement/Prospectus

and

Ipreo

MuniAnalytics
Opportunity Summary

2011 Credit Agreement

Two \$50 million unsecured loans with 8.00% coupon Equal commitments from Hilltop and Oak Hill; each offered 1 seat on the

board

Each lender was issued warrants to purchase up to 8.7 million shares of SWS common stock at fixed exercise price of \$5.75 per share Loan pre-payable with Make-Whole Premium¹

if SWS closing price exceeds \$8.625 for 20 of 30 consecutive trading days Credit agreement includes Merger Covenant prohibits SWS from undergoing a Fundamental Change, which includes any merger or substantial asset sale, without the approval of each lender Any exercise of warrants results in pro-rata elimination of loan Closed on July 29, 2011 after SWS stockholder and regulatory approval 22 1 Make-Whole Premium (defined Applicable Premium in Credit Agreement) equal to the present value of all required interest payments from prepayment date through maturity date. 2011 Credit Agreement Credit Agreement Rationale Southwest Securities, FSB (Bank) suffered from significant credit losses and was operating under a Cease & Desist Order with heightened capital requirements Bank had a \$68 million pre-tax loss over 12 months preceding Credit Agreement Bank issues were negatively impacting core brokerage businesses and jeopardizing SWS viability

Efforts to raise capital in public and private markets were unsuccessful

2014 Consent and Warrant Exercises

Hilltop has exercised **100**% of its warrant for 8.7 million SWS shares eliminating its rights under Credit Agreement At the time the merger was announced, Oak Hill agreed to consent to the merger with Hilltop and exchange any outstanding warrants for same merger consideration as SWS common holders plus Make-Whole Premium it is entitled to for its outstandin Oak Hill has subsequently exercised **75**% of its warrant for 6.5 million shares preserving its rights under Credit Agreement III.

eliminating 75% of its Make-Whole Premium

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Shareholder Approval
The Board of Directors of SWS
Group

unanimously
recommends
that SWS stockholders vote FOR
the transaction with Hilltop

Other than Mr. Ford and Mr. Crandall who recused themselves from voting
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APPENDIX

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Fully Diluted Tangible Book Value (Non-GAAP)
See
discussion
of
Non-GAAP
reconciliation
on
next
slide.
($ in Thousands, Except per Share Data)
6/26/09
```

```
6/25/10
6/24/11
6/29/12
6/30/13
6/30/14
Book Value
340,357
383,394
357,469
355,702
315,286
309,872
Less: Goodwill
(7,552)
(7,552)
(7,552)
(7,552)
(7,552)
(7,552)
Less: Intangible (Ameritrade)
(1,734)
(791)
(6)
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Tangible Book Value
331,071
375,051
349,911
348,150
307,734
302,320
Pro-Forma Adjustments:
New Equity from exercise (Common & APIC)
NA
NA
NA
92,696
94,783
126,609
Loss on debt extinguishment
NA
NA
NA
(20,924)
(16,898)
(12,231)
Gain on warrant extinguishment
```

NA

NA NA 35,114 29,414 1,187 Less: Unamortized debt issuance costs NA NA NA (2,009)(1,517)(1,025)Embedded gain on exercise before tax NA NA NA 12,181 10,999 (12,069)Less taxes (35%) NA NA NA (4,263)(3,850)4,224 Embedded gain after tax 7,918 7,150 (7,845)Pro-forma Tangible Book Value 331,071 375,051 349,911 448,764 409,666 421,084 **Shares Outstanding** 27,263 32,342 32,285 32,576 32,629 32,757 **Deferred Compensation Shares** 187 216 262 306

302

```
311
Warrant Shares
NA
NA
NA
17,391
17,391
17,391
Pro-forma Shares Outstanding
27,450
32,558
32,547
50,273
50,322
50,459
Fully Diluted Tangible Book Value per Share
$12.06
$11.52
$10.75
$8.93
$8.14
$8.35
1
1
```

Use of Non-GAAP Measures

26

SWS

has

included

in

the

presentation

Fully Diluted

Tangible

Book

Value

Per

Share.

Fully

Diluted

Tangible

Book

Value

Per

Share

reflects

book

value

per

share,

less

goodwill,

assuming

exercise

of

all

of

the

Company s

outstanding

warrants

and

resulting

repayment

of

the

\$100

million

loan

from

Hilltop

and

Oak

Hill.

Fully

Diluted

Tangible

Book

Value

Per

Share

is

a

non-GAAP

financial

measure

as

defined

in

Item

10(e)

of

Regulation

S-K.

SWS

believes

that

the

presentation

of

this

non-GAAP

financial

measure

provides

useful

information.

While

management

believes

this

non-GAAP

financial

measure

is

useful

in

evaluating

SWS,

this

information

should

be

considered

as

supplemental

in

nature

and

not

as

substitute

for,

or

superior to, the related financial information prepared in accordance with GAAP.

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of such jurisdiction. Hilltop Holdings Inc. (Hilltop) has filed with the Securities and Exchange Commission (SEC) a registration statement on Form S-4 containing a definitive proxy statement of SWS Group, Inc. (SWS) that also constitutes a prospectus of Hilltop, and SWS and Hilltop have each filed and will each file other documents with respect to the proposed transaction and the definitive proxy statement/prospectus has been mailed to shareholders of SWS. Investors and security holders of SWS are urged to read the definitive proxy statement/prospectus and other documents filed or that will be filed with the SEC carefully and in their entirety because they contain important information. Investors and security holders of SWS are able to obtain free copies of the registration statement and the proxy statement/prospectus and other documents filed with the SEC by SWS or Hilltop through the website maintained by the SEC at www.sec.gov. Copies of the documents filed with the SEC by SWS are available free of

charge on SWS s internet website at www.swst.com or by contacting SWS s Investor Relations Department at (214) 859-1800. Copies of the documents filed with the SEC by Hilltop are available free of charge on Hilltop s internet website at www.hilltop-holdings.com or by contacting Hilltop s Investor Relations Department at (214) 252-4029.

SWS, Hilltop, their respective directors and certain of their executive officers and other members of management and employees may be considered participants in the solicitation

of proxies in connection with the proposed

transaction. Information about the directors and executive officers of SWS is set forth in its Annual Report on Form 10-K/A (Amendment No. 1) for the year ended June 30, 2014, which was filed with the SEC on September 26, 2014. Information about the directors and executive officers of Hilltop is set forth in its most recent proxy statement, which was filed with the SEC on May 2, 2014. Other information regarding the participants in the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the definitive proxy statement/prospectus and other relevant materials to be filed with the SEC when they become available.

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Important Information for Investors & Shareholders