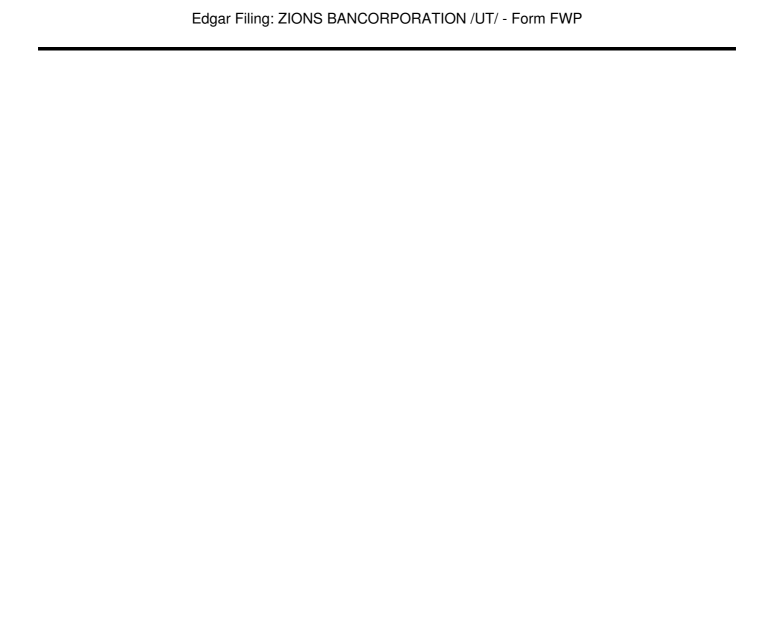
ZIONS BANCORPORATION /UT/ Form FWP June 01, 2009 Free Writing Prospectus (To the Prospectus dated March 31, 2009)

Filed Pursuant to Rule 433

Registration Statement No. 333-158319

June 1, 2009

1 June 2009 Zions Bancorporation Capital Augmentation Actions



Forward-Looking Statements

This presentation contains statements that relate to the projected performance of Zions Bancorporation and elements of or affecting such performance, including statements with respect to the beliefs, plans, objectives, goals, guidelines, expectations,

anticipations and estimates of management. These statements constitute forward-looking information within the meaning of the Private Securities Litigation Reform Act. Actual facts, determinations, results or achievements may differ materially from the statements provided in this presentation since such statements involve significant known and unknown risks and uncertainties.

Factors that might cause such differences include, but are not limited to: the level of participation in the tender offer of	or excha
offer discussed in this presentation; the purchase price actually paid by Zions Bancorporation in its modified Dutch au	ction te
offer for outstanding preferred stock; competitive pressures among financial institutions; economic, market and business	ess
conditions,	

either

nationally

or

locally

in

areas

in

which

Zions

Bancorporation

conducts

its

operations,

being

less

favorable

than

expected; changes in the interest rate environment reducing expected interest margins; changes in debt, equity and securities markets; adverse legislation or regulatory changes and other factors described in Zions Bancorporation s Annual Report on For 10-K for the year ended December 31, 2008. In addition, the statements contained in this presentation are based on facts and circumstances as understood by management of the company on the date of this presentation, which may change in the future. Zions Bancorporation disclaims any obligation to update any statements or to publicly announce the result of any revisions to a of the forward-looking statements included herein to reflect future events, developments, determinations or understandings. In addition, certain assumptions used in the presentation for illustrating the potential impact of future events on Zions performance contained in the credit losses and securities impairment charges in the slides entitled Zions Stress Loan Losses and

Example

Zions

Stress

Sensitivity

and

Capital

Actions

Impact

do

not

represent

management s

forecasts

or

expectations,

and

are included solely for illustrative purposes.

Other Information

Zions

Bancorporation

has
filed
a
registration
statement
(Registration
Statement
No.
333-158319,
including
a
prospectus)
with
the
SEC for our common stock offering. Before you invest, you should
read the Prospectus dated March
31, 2009 contained in that
registration
statement,
the
Prospectus
Supplement dated
June
1, 2009
and
other
documents
Zions
Bancorporation
has
filed
with
the
SEC
for
more
complete
information
about
Zions
Bancorporation
and
this
offering.
You
may
get
these

documents and other

documents Zions Bancorporation has filed for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, Zi
Bancorporation, any underwriter or dealer participating in the offering will arrange to send you the prospectus and other
documents
Zions
Bancorporation
has
filed
with
the
SEC
if
you
request
it experience of the second of
by
calling
toll
free
(866)
471-2526 .
This presentation does not constitute an offer to sell or the solicitation of an offer to buy any Zions Bancorporation common st
or an offer to buy or the solicitation of an offer to sell any Zions Bancorporation depositary shares, and nor shall there be any s
or purchase of securities of the company in any state or jurisdiction in which such an offer, solicitation, sale or purchase would
unlawful.
Unless an exemption from the securities laws is available, any offering of Zions Bancorporation common stock may be
made
only
by
means
of
an
effective
registration
statement
(including
related
base
prospectus)
and
prospectus
supplement.
Гhе
tender offer is being made only pursuant to the Offer to Purchase dated June 1, 2009, and the related letter of transmittal.

Capital Actions Announced Today
Expected Tangible
Common Impact
Common Equity Distribution Program
~ \$250 mm
Up to \$250 million, about 16%
of current market cap

Over 2-3 quarters
Proceeds used for Ser A
preferred tender and for
general corporate purposes
Goldman Sachs is sales agent
Ser A \$25 par Preferred Tender
~ \$50 mm
Cash tender for 4 mm shares;
Modified Dutch auction
Tender range \$10.00-11.50
per \$25.00 par security
Goldman Sachs is dealer manager

Capital Actions Announced Today Expected Tangible Common Impact Common Equity Distribution Program ~ \$250 mm Ser A \$25 par Preferred Tender ~ \$50 mm

Subordinated Debt Modification

~ \$218 mm

Unilateral addition of option to convert to Ser A or Ser C preferred

Applies to all \$1.4 billion of outstanding sub debt

Debt holders can 'opt out' of accepting the option

Triggers debt extinguishment and new debt issuance--

GAAP and tax

Part of Face - Fair value difference recognized as income, part is direct addition to common equity Common impact amortizes over ~6 years or upon conversion to preferred Sub debt becomes preferred capital if conversion option is exercised Deferred swap gain recognition

~ \$110 mm Recognize gain on debt swaps previously terminated, to the extent sub debt holders do not 'opt out' Flows through income, does not amortize

Capital Actions Announced Today

Expected Tangible Common Equity increase of up to \$628 mm, which is ~111 bps of tangible assets

All except Common Equity Distribution

Program equity expected to be completed 2Q2009

Capital Ratios Pro Forma for Capital Actions Pro Forma 1Q09 Actual Actual 14.21% 9.94%*

9.18%

6.37%

Scenario 1*

14.32%

10.22%

8.86%

5.89%

4Q08

9.18%

8.28%

Tangible Equity

14.21%

13.39%

Total Risk Based

10.29%

9.43%

Tier 1 Risk Based

6.37%

5.26%

Tangible Common Equity

Scenario 2

1Q09

^{*}Assumes regulatory disallowance of \$218 MM of Tangible Equity from Subordinated Debt modification, and that no debt elects to convert to preferred stock

Reason for Capital Actions

Replenishes capital levels to historical ranges

Provides additional capital cushion against potential stress losses

Minimizes dilution to current shareholders

Not the result of Fed stress testing, but guided by SCAP results

Net Charge-offs: Zions consistently ~50-80 bps annualized better than avg of large BHC s (Annualized % of Avg Loans) 1.47%

2.39% 0.00% 0.50% 1.00% 1.50%

2.00%

2.50%

3.00%

Zions

Peer (weighted average)

Note: Peer group defined as bank holding companies with assets >= \$10 billion.

Peer data source: SNL.

CNB, IBOC, and DRL excluded due to lack of NCO and average loan data in SNL.

Peer Comparison NCOs & NALs Source: SNL (Regulatory Data) Note: HBAN adjusted to exclude Franklin 4Q08 NCOs / Average Loans (annualized) 4Q08 NALs / Loans (period end) First Lien Mortgages 0.38%

0.69% 0.76% 0.82%1.38% 1.86% 3.47% **HBAN ZION** BBT**KEY** RF STI **FITB** 2nd/Junior Lien Mortgages 0.30% 1.22% 1.24% 1.29% 1.74% 2.17% 2.70% **ZION HBAN KEY BBT** RF **FITB** STI Commercial & Industrial 0.93% 1.00% 1.16% 1.35% 1.79% 1.99% 5.79% BBT STI **ZION** RF **HBAN KEY FITB** Commercial Real Estate 1.18% 1.43% 1.64% 1.92% 2.33%

6.35%

18.65% **BBT HBAN** STI **KEY ZION** RF **FITB** Other Loans & Leases 1.28% 1.44% 1.58% 1.66% 1.75% 1.80% 2.48% STI RF **ZION FITB KEY HBAN BBT** Total Loans & Leases 1.29% 1.35% 1.68% 1.71% 1.75% 3.20% 7.57% BBT **HBAN** STI **ZION KEY** RF **FITB** First Lien Mortgages 0.67% 1.38% 1.50% 1.63% 2.13% 5.08% 5.22% RF **ZION**

KEY BBT

HBAN FITB STI 2nd/Junior Lien Mortgages 0.08%0.38% 0.52% 0.62% 0.81% 1.80% 3.00% RF **ZION HBAN** BBT**KEY FITB** STI Commercial & Industrial 0.59% 0.90% 0.95% 1.35% 1.71% 1.87% 2.10% BBTRF STI **ZION FITB KEY HBAN** Commercial Real Estate 2.24% 3.16% 3.20% 3.45% 3.80% 5.55% 7.18% BBT RF **ZION KEY HBAN** STI **FITB** Other Loans & Leases

0.32%

0.34% 0.37% 0.51% 0.51% 0.53% 0.60% **FITB HBAN** STI BBT**KEY ZION** RF Total Loans & Leases 1.43% 1.49% 1.70% 2.09% 2.26%

3.01% 3.23% BBT RF KEY HBAN ZION STI FITB

Zions Stress Loan Losses
Based on Published Aggregate Treasury Adverse
Loss Factors
Zions
Stress Test Loss Results
Zions
12/31/08 Balance

```
Treasury Adverse (%)
Losses
First Lien Mortgage
3,878
$
8.8%
341
$
Second Lien Mortgage
2,504
$
13.8%
346
Commercial & Industrial**
18,036
$
6.1%
1,100
Commercial Real Estate
15,393
$
8.5%
1,308
All Other Consumer
1,980
$
10.0%
***
198
Credit Cards
119
$
22.5%
27
$
41,910
7.9%
3,320
$
From Table 2 page 6 of SCAP Overview, May 7, 2009
Includes $7,882 MM of Commercial & Industrial Owner Occupied
```

All Other Consumer loss factor not published in SCAP Overview, May 7, 2009. Used high loss factor for these loans.

Example Zions Stress Sensitivity and Capital Actions Impact (\$'s Millions) 2-Yr Cumulative Loss 6.9% 7.9%

8.9%

EC	igar Filing: ZIONS
9.9%	
Loan Losses	
(1)	
\$2,988	
\$3,320	
\$3,682	
\$4,014	
Assumed Securities Impairm	nent
(2)	
\$200	
\$300	
\$400	
\$500	
Total Pre-tax Losses	
\$3,188	
\$3,620	
\$4,082	
\$4,514	
Tier 1 Common required	
(3)	
(\$183)	
\$43	
\$356	
\$582	
Planned Capital Actions	
Common Equity Issued	
~\$250	
~\$250	
~\$250	
~\$250	
Repurchase of Preferred	
~\$50	
~\$50	
~\$50	
~\$50	
Post Tax Gain on Subordina	ted Debt Exchange
~\$218	
~\$218	
~\$218	
~\$218	
After Tax Recognition of Ga	un on Previously
Terminated Sub Debt Swap	
~\$110	
~\$110 \$110	
~\$110 \$110	
~\$110	eficit)
Tier 1 Common surplus / (de	211C1T)
\$811	
\$585	

\$272

\$46

- (1) Total loan losses for 2009 & 2010; assumes no net change to Loan Loss Reserves
- (2) In addition to portfolio and Lockhart related losses taken in Q1 2009 which are already reflected in this analysis. Securities losses contain both OTTI and OCI.
- (3) Assumes \$1,000 MM annually pre-tax, pre-provision revenue; balance sheet shrinkage by amount of Net Charge Off's; 35% tax rate; 4.0% Tier 1 Common to RWA ratio threshold; assumes securities losses 50% OTTI and 50% OCI; assumes full utilization of Deferred Tax Asset

Appendix Calculation of estimates of tangible common equity impacts

Potential Preferred Tender Impact on Tangible Common Equity

4.0 mm shares tendered @ \$10.00 = \$60 mm tangible common (\$15 per share FV discount times 4.0 mm shares)

3.0 mm shares tendered @ \$11.50 = \$40.5 mm tangible common (\$13.50 per share FV discount times 3.0 mm shares)

Amount shown in Capital Actions: ~\$50 million

Potential Deferred Swap Gain Recognition Impact on Tangible Common Equity

Total deferred gain on terminated FAS 133 swaps that hedged Zions sub debt as of 1Q09 = \$200 mm

The gain will be immediately recognized as pre-tax income for all debt that its modified by the conversion feature; for illustrative purposes only, assumes 15 - 20% will choose to exchange (opt out) to notes that are not modified

Pre-tax earnings: \$160

170 mm (\$200 mm times 0.80 or 0.85)

After tax tangible common increase: \$104 -

110.5 mm (35% tax

rate

Amount shown in Capital Impact: ~ \$110 mm

Potential Sub Debt Modification Impact on Common Equity Illustrative Hypothetical Scenarios (\$'s Millions) Face Value of Current Sub Debt \$1,400 \$1,400

```
$1,400
$1,400
Assumed % Accepting Modification
60%
80%
80%
85%
Face Value of Modified Debt
$840
$1,120
$1,120
$1,190
Actual Fair Value of Debt May 29 (70% of par)
$588
$784
$784
$833
Assumed Trading % of Par ~ June 29
70%
70%
80%
90%
FV of Modified Debt ~ June 29
$588
$784
$896
$1,071
Assumed Value of Option to Convert
 (= FV June 29 - FV May 29)
$0
$0
$112
$238
Pre-tax Gain of Debt Extinguishment
$252
$336
$224
$119
 (=Face Val of Modified Debt - FV June 29
  - Assumed Value of Option)
Tangible Common Equity Increase
$164
$218
$258
$315
 (= Value of Option + (Pre-Tax Gain x .65))*
Amount Shown in Capital Impact
~$218 mm
```

* Assumes 35% tax rate

Zions Bancorporation Capital Augmentation Discussion 1 June 2009