RIVERVIEW BANCORP INC Form DEF 14A June 15, 2018 Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934
Filed by the Registrant [X] Filed by a Party other than the Registrant []
Check the appropriate box: []Preliminary Proxy Statement []Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) [X] Definitive Proxy Statement []Definitive Additional Materials []Soliciting Material Under Rule 14a-12
RIVERVIEW BANCORP, INC. (Name of Registrant as Specified in Its Charter)
(Name of Person(s) Filing Proxy Statement, if Other Than the Registrant)
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June 15, 2018

Dear Stockholder:

You are cordially invited to attend the annual meeting of stockholders of Riverview Bancorp, Inc. The meeting will be held at the Riverview Center, 17205 S.E. Mill Plain Boulevard, Vancouver, Washington, on Wednesday, July 25, 2018 at 10:00 a.m., local time.

The Notice of Annual Meeting of Stockholders and Proxy Statement appearing on the following pages describe the formal business to be transacted at the meeting. During the meeting, we will also report on our operations. Directors and officers will be present to respond to appropriate questions of stockholders.

It is important that your shares are represented at this meeting, whether or not you attend the meeting in person and regardless of the number of shares you own. To make sure your shares are represented, we urge you to complete and mail the enclosed proxy card or vote over the Internet. If you attend the meeting, you may vote in person even if you have previously voted.

We look forward to seeing you at the meeting.

Sincerely,

/s/ Patrick Sheaffer

Patrick Sheaffer Chairman

RIVERVIEW BANCORP, INC. 900 WASHINGTON STREET SUITE 900 VANCOUVER, WASHINGTON 98660 (360) 693-6650

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS TO BE HELD ON JULY 25, 2018

Notice is hereby given that the annual meeting of stockholders of Riverview Bancorp, Inc. will be held at the Riverview Center, 17205 S.E. Mill Plain Boulevard, Vancouver, Washington, on Wednesday, July 25, 2018, at 10:00 a.m., local time, for the following purposes:

Proposal 1: Election of three directors to each serve for a three-year term.

Proposal Advisory (non-binding) vote to approve the compensation paid to our named executive officers, as disclosed in this Proxy Statement.

We will also consider and act upon such other matters as may properly come before the meeting or any adjournments or postponements thereof. As of the date of this notice, we are not aware of any other business to come before the meeting.

Important Notice Regarding the Availability of Proxy Materials for the Annual Meeting of Stockholders to Be Held on July 25, 2018. Our Proxy Statement and Annual Report to Stockholders, are available at www.snl.com/irweblinkx/docs.aspx?iid=1032031. The following materials are available for review: (1) Proxy Statement; (2) proxy card; and (3) Annual Report to Stockholders. At the same website, you will also find directions to attend the annual meeting, where you may vote in person.

The Board of Directors has fixed the close of business on May 29, 2018 as the record date for the annual meeting. This means that stockholders of record at the close of business on that date are entitled to receive notice of, and to vote at, the meeting and any adjournment thereof. To ensure that your shares are represented at the meeting, please take the time to vote by signing, dating and mailing the enclosed proxy card which is solicited by the Board of Directors or vote over the Internet using the voting procedures described on your proxy card. The proxy will not be used if you attend and vote at the annual meeting in person. Regardless of the number of shares you own, your vote is very important. Please act today.

BY ORDER OF THE BOARD OF DIRECTORS

/s/ TERESA L. BAKER

TERESA L. BAKER CORPORATE SECRETARY

Vancouver, Washington June 15, 2018

IMPORTANT: The prompt return of proxies will save us the expense of further requests for proxies in order to ensure a quorum at the meeting. A self-addressed envelope is enclosed for your convenience. No postage is required if mailed in the United States. Alternatively, you may vote over the Internet by following the voting procedures and instructions on the proxy card.

PROXY STATEMENT OF RIVERVIEW BANCORP, INC. 900 WASHINGTON STREET SUITE 900 VANCOUVER, WASHINGTON 98660 (360) 693-6650

ANNUAL MEETING OF STOCKHOLDERS JULY 25, 2018

The Board of Directors of Riverview Bancorp, Inc. is using this Proxy Statement to solicit proxies from our stockholders for use at the annual meeting of stockholders. We are first mailing this Proxy Statement and the enclosed form of proxy to our stockholders on or about June 15, 2018.

The information provided in this Proxy Statement relates to Riverview Bancorp, Inc. and its wholly-owned subsidiary, Riverview Community Bank. Riverview Bancorp, Inc. may also be referred to as "Riverview" and Riverview Community Bank may also be referred to as the "Bank." References to "we," "us" and "our" refer to Riverview and, as the context requires, Riverview Community Bank.

INFORMATION ABOUT THE ANNUAL MEETING

Our annual meeting will be held as follows:

Date: Wednesday, July 25, 2018 Time: 10:00 a.m., local time

Place: Riverview Center, located at 17205 S.E. Mill Plain Boulevard, Vancouver, Washington 98683

Matters to Be Considered at the Annual Meeting

At the meeting, you will be asked to consider and vote upon the following proposals:

Proposal 1: Election of three directors to each serve for a three-year term.

Proposal Advisory (non-binding) vote to approve the compensation paid to our named executive officers, as disclosed in this Proxy Statement.

We also will transact any other business that may properly come before the annual meeting. As of the date of this proxy statement, we are not aware of any other business to be presented for consideration at the annual meeting other

than the matters described in this proxy statement.

Who Is Entitled to Vote?

We have fixed the close of business on May 29, 2018 as the record date for stockholders entitled to notice of and to vote at our annual meeting. Only holders of record of Riverview's common stock on that date are entitled to notice of and to vote at the annual meeting. You are entitled to one vote for each share of Riverview common stock you own, unless you own more than 10% of Riverview's outstanding shares. As provided in our Articles of Incorporation, record holders of common stock who beneficially own in excess of 10% of Riverview's outstanding shares are not entitled to any vote in respect of the shares held in excess of the 10% limit. On May 29, 2018, there were 22,570,179 shares of Riverview common stock outstanding and entitled to vote at the annual meeting.

How Do I Vote at the Annual Meeting?

Proxies are solicited to provide all stockholders on the voting record date an opportunity to vote on matters scheduled for the annual meeting and described in these materials. This question provides voting instructions for

stockholders of record. You are a stockholder of record if your shares of Riverview common stock are held in your name. If you are a beneficial owner of Riverview common stock held by a broker, bank or other nominee (i.e., in "street name"), please see the instructions in the following question.

Shares of Riverview common stock can only be voted if the stockholder is present in person or by proxy at the annual meeting. To ensure your representation at the annual meeting, we recommend you vote by proxy even if you plan to attend the annual meeting. You can always change your vote at the meeting if you are a stockholder of record.

Voting instructions are included on your proxy card. Shares of Riverview common stock represented by properly executed proxies will be voted by the individuals named on the proxy card in accordance with the stockholder's instructions. Where properly executed proxies are returned to us with no specific instruction as to how to vote at the annual meeting, the persons named in the proxy will vote the shares FOR the election of each of our director nominees and FOR advisory approval of the compensation of our named executive officers. If any other matters are properly presented at the annual meeting for action, the persons named in the enclosed proxy and acting thereunder will have the discretion to vote on these matters in accordance with their best judgment. We do not currently expect that any other matters will be properly presented for action at the annual meeting.

You may receive more than one proxy card depending on how your shares are held. For example, you may hold some of your shares individually, some jointly with your spouse and some in trust for your children. In this case, you will receive three separate proxy cards to vote.

What if My Shares Are Held in Street Name?

If you are the beneficial owner of shares held in street name by a broker, your broker, as the record holder of the shares, is required to vote the shares in accordance with your instructions. If your common stock is held in street name, you will receive instructions from your broker that you must follow in order to have your shares voted. Your broker may allow you to deliver your voting instructions via the telephone or the Internet. Please see the instruction form that accompanies this Proxy Statement. If you do not give instructions to your broker, your broker may nevertheless vote the shares with respect to discretionary items, but will not be permitted to vote your shares with respect to non-discretionary items, pursuant to current industry practice. In the case of non-discretionary items, the shares not voted will be treated as "broker non-votes." Both of the proposals to be presented at the annual meeting are non-discretionary items; therefore, you must provide instructions to your broker in order to have your shares voted.

If your shares are held in street name, you will need proof of ownership to be admitted to the annual meeting. A recent brokerage statement or letter from the record holder of your shares are examples of proof of ownership. If you want to vote your shares of common stock held in street name in person at the annual meeting, you will have to get a written proxy in your name from the broker, bank or other nominee who holds your shares.

Participants in the ESOP or 401(k) Plan

If you participate in the Riverview Bancorp, Inc. Employee Stock Ownership Plan (the "ESOP") or if you hold shares through the Riverview Bancorp, Inc. Employees' Savings and Profit Sharing Plan ("401(k) Plan"), you will receive a proxy card, that will serve as a voting instruction form, that reflects all shares you may direct the trustees to vote on your behalf under the plans. Under the terms of the ESOP, the ESOP trustee votes all shares held by the ESOP, but each ESOP participant may direct the trustees how to vote the shares of common stock allocated to his or her account. The ESOP trustees, subject to the exercise of their fiduciary duties, will vote all unallocated shares of Riverview common stock held by the ESOP and allocated shares for which no voting instructions are received in the same proportion as shares for which it has received timely voting instructions. Under the terms of the 401(k) Plan, a participant is entitled to direct the trustee as to the shares in the 401(k) Employer Stock Fund credited to his or her account. The trustee will vote all shares for which no directions are given or for which instructions were not timely received in the same proportion as shares for which the trustee received voting instructions. As of the close of

business on the May 29, 2018 voting record date, 497,691 shares and 538,498 shares have been allocated to participants' accounts in the ESOP and 401(k) Plan, respectively. The deadline for returning your voting instructions to each plan's trustees is July 16, 2018.

How Many Shares Must Be Present to Hold the Meeting?

A quorum must be present at the meeting for any business to be conducted. The presence at the meeting, in person or by proxy, of at least a majority of the shares of Riverview common stock entitled to vote at the annual meeting as of the record date will constitute a quorum. Proxies received but marked as abstentions will be included in the calculation of the number of shares considered to be present at the meeting.

What if a Quorum Is Not Present at the Meeting?

If a quorum is not present at the scheduled time of the meeting, a majority of the stockholders present or represented by proxy may adjourn the meeting until a quorum is present. The time and place of the adjourned meeting will be announced at the time the adjournment is taken, and no other notice will be given unless the meeting is adjourned for 120 days or more. An adjournment will have no effect on the business that may be conducted at the meeting.

Vote Required to Approve Proposal 1: Election of Directors

Directors are elected by a plurality of the votes cast, in person or by proxy, at the annual meeting by holders of Riverview common stock. Accordingly, the three nominees for election as directors who receive the highest number of votes actually cast will be elected. Pursuant to our Articles of Incorporation, stockholders are not permitted to cumulate their votes for the election of directors. Votes may be cast for or withheld from each nominee. Votes that are withheld and broker non-votes will have no effect on the outcome of the election because the three nominees receiving the greatest number of votes will be elected. Our Board of Directors unanimously recommends that you vote FOR the election of each of its director nominees.

Vote Required to Approve Proposal 2: Advisory Approval of Named Executive Officer Compensation

Approval of the advisory (non-binding) resolution to approve named executive officer compensation requires the affirmative vote of a majority of the votes cast at the annual meeting. Abstentions and broker non-votes will have no effect on the proposal. Our Board of Directors unanimously recommends that you vote FOR approval of the compensation of our named executive officers.

May I Revoke My Proxy?

You may revoke your proxy before it is voted by:

submitting a new proxy with a later date;

notifying the Corporate Secretary of Riverview in writing before the annual meeting that you have revoked your proxy; or

voting in person at the annual meeting.

If you plan to attend the annual meeting and wish to vote in person, we will give you a ballot at the annual meeting. However, if your shares are held in street name, you must bring a validly executed proxy from the nominee indicating that you have the right to vote your shares.

The following table sets forth, as of May 29, 2018, the voting record date, information regarding share ownership of:

those persons or entities (or groups of affiliated persons or entities) known by management to beneficially own more than five percent of Riverview's common stock other than directors and executive officers;

each director and director nominee of Riverview;

each executive officer of Riverview or Riverview Community Bank named in the Summary Compensation Table appearing under "Executive Compensation" below (known as "named executive officers"); and

all current directors and executive officers of Riverview and Riverview Community Bank as a group.

Persons and groups who beneficially own in excess of five percent of Riverview's common stock are required to file with the Securities and Exchange Commission ("SEC"), and provide a copy to us, reports disclosing their ownership pursuant to the Securities Exchange Act of 1934 ("Securities Exchange Act"). To our knowledge, no other person or entity, other than those set forth below, beneficially owned more than five percent of the outstanding shares of Riverview's common stock as of the close of business on the voting record date.

Beneficial ownership is determined in accordance with the rules and regulations of the SEC. In accordance with Rule 13d-3 of the Securities Exchange Act, a person is deemed to be the beneficial owner of any shares of common stock if he or she has voting and/or investment power with respect to those shares. Therefore, the table below includes shares owned by spouses, other immediate family members in trust, shares held in retirement accounts or funds for the benefit of the named individuals, and other forms of ownership, over which shares the persons named in the table may possess voting and/or investment power. In addition, in computing the number of shares beneficially owned by a person and the percentage ownership of that person, shares of common stock subject to outstanding options that are currently exercisable or exercisable within 60 days after the voting record date are included in the number of shares beneficially owned by the person and are deemed outstanding for the purpose of calculating the person's percentage ownership. These shares, however, are not deemed outstanding for the purpose of computing the percentage ownership of any other person.

	Number of Shares	Percent of Shares
Name	Beneficially Owned (1)	Outstanding (%)
Beneficial Owners of More Than 5% (Other than Directors and Executive Officers)		
BlackRock, Inc. 55 East 52 nd Street New York, NY 10055	2,114,674 (2)	9.4
Dimensional Fund Advisors LP Building One, 6300 Bee Cave Road Austin, TX 78746	1,453,080 (3)	6.4
DePrince, Race & Zollo, Inc. 250 Park Avenue South, Suite 250 Winter Park, FL 32789	1,279,607 (4)	5.7
Directors		
Jerry C. Olson	26,151 (5)	*
Gerald L. Nies	152,522 (6)	*
Bess R. Wills	30,000 (7)	*
Bradley J. Carlson	6,400 (8)	*
David Nierenberg John A. Karas	72,084 (9) 80,407 (10)	*
Named Executive Officers		
Patrick Sheaffer**	709,070 (11)	3.1
Kevin J. Lycklama**	145,904	*
Christopher P. Cline	475	*
David Lam	12,272	*
Kim J. Capeloto	117,024 (12)	*
Daniel D. Cox	6,067	*
Ronald A. Wysaske	224,888 (13)	*
All Executive Officers and Directors as a Group (14 persons)	1,589,395	7.0

^{*} Less than one percent of shares outstanding.

(2)

^{**} Messrs. Sheaffer and Lycklama are also directors of Riverview.

The amounts shown include the following shares of common stock which the named individuals have the right to acquire within 60 days of the voting record date through the exercise of stock options granted pursuant to our

⁽¹⁾ stock option plans: Mr. Olson, 6,000 shares; Messrs. Karas, Sheaffer and Lycklama, 18,000 shares each; Mr. Lam, 6,011 shares; Mr. Capeloto, 11,000 shares; Mr. Cox, 1,511 shares; and all Riverview executive officers and directors as a group, 65,033 shares.

Based solely on a Schedule 13G filed with the SEC on February 1, 2018, reporting that BlackRock, Inc. has sole voting power over 2,093,929 shares and sole dispositive power over 2,114,674 shares.

- (3) Based solely on a Schedule 13G/A filed with the SEC on February 9, 2018, reporting sole voting over 1,378,491 shares and sole dispositive power over 1,453,080 shares.
- (4) Based solely on a Schedule 13G filed with the SEC on February 13, 2018, reporting sole voting and dispositive power over the shares.
- (5) Includes 5,151 shares held jointly with his wife.
- (6) Held in trust jointly with his wife.
- (7) Held jointly with her husband.
- (8) Held jointly with his wife.
- (9) Includes 13,000 shares held solely by his wife.
- (10) Includes 25,000 shares held jointly with his wife.
- (11) Includes 13,910 shares held jointly by his wife and daughter and 331,894 shares held in trusts directed by Mr. Sheaffer.
- (12) Includes 4,154 shares held solely by his wife and 992 shares held jointly with his wife.
- (13) Includes 60,848 shares held jointly with his wife.

PROPOSAL 1 – ELECTION OF DIRECTORS

Age as of

Our Board of Directors consists of eight members and is divided into three classes. Approximately one-third of the directors are elected annually to serve for a three-year period or until their respective successors are elected and qualified. The table below sets forth information regarding each director of Riverview and each nominee for director. The Nominating Committee of the Board of Directors selects nominees for election as directors. Each of our nominees currently serves as a Riverview director. On March 31, 2018, Gary R. Douglass retired from the Board of Directors and Kevin J. Lycklama was appointed to fill the vacancy. Mr. Lycklama was recommended by the Nominating Committee.

Each nominee has consented to being named in this Proxy Statement and has agreed to serve if elected. If a nominee is unable to stand for election, the Board of Directors may either reduce the number of directors to be elected or select a substitute nominee. If a substitute nominee is selected, the proxy holders will vote your shares for the substitute nominee, unless you have withheld authority. At this time, we are not aware of any reason why a nominee might be unable to serve if elected.

Term to

The Board of Directors recommends a vote FOR the election of Messrs. Karas, Lycklama and Olson, each for a three-year term.

Year First Elected or

Name	March 31, 2018	Appointed Director (1)	Expire			
BOARD NOMINE	ES					
John A. Karas	69	2017	2021 (2)			
Kevin J. Lycklama	40	2018	2021 (2)			
Jerry C. Olson	76	2007	2021 (2)			
DIRECTORS CONTINUING IN OFFICE						
Gerald L. Nies	69	2009	2019			
David Nierenberg	64	2016	2019			
Patrick Sheaffer	78	1979	2020			
Bess R. Wills	64	2010	2020			

2014

Bradley J. Carlson 65

Set forth below is the principal occupation of each nominee for director and each director continuing in office, as well as a brief description of the qualifications, attributes, skills and areas of expertise of each nominee or director that led to the conclusion that the person should serve as a director of Riverview. All nominees and directors have held their present positions for at least five years unless otherwise indicated.

⁽¹⁾ For Mr. Sheaffer, includes service on the Board of Directors of Riverview Community

⁽²⁾ Assuming election or reelection.

John A. Karas is Chairman of the Board of Riverview Trust Company, a position he has held since 2001. He served as President and Chief Executive Officer of Riverview Trust Company from 1999 until his retirement in 2016, and has over 30 years of trust experience. Mr. Karas received his Bachelor of Arts degree from Willamette University and his Juris Doctor degree from Lewis & Clark Law School's Northwestern School of Law. He is a member of the Oregon, Multnomah County and American Bar Associations and is a Certified Trust and Financial Advisor. Mr. Karas is also active in numerous civic organizations. He is familiar with all phases of the trust business and his experience includes trust administration, trust legal counsel, investments and real estate.

Kevin J. Lycklama was appointed as President and Chief Executive Officer of Riverview and Riverview Community Bank effective April 2, 2018. Prior to that, he served as Executive Vice President and Chief Operating Officer from July 27, 2017 until April 2, 2018, Executive Vice President and Chief Financial Officer from February 2008 until July 2017 and Vice President and Controller from 2006 until 2008. Prior to joining Riverview, Mr. Lycklama was an audit manager for an Oregon CPA firm. He holds a Bachelor of Arts degree from Washington State University, is

a graduate of the Pacific Coast Banking School and is a certified public accountant. Mr. Lycklama's career has given him a range of banking experience with particular emphasis on financial expertise.

Jerry C. Olson is President and Chief Executive Officer of Olson Engineering, Inc. A graduate of Oregon State University with a Masters in Forest Engineering, Mr. Olson holds many professional designations including Professional Engineer, Professional Land Surveyor, and Certified Forester. He is actively involved in many regional and local organizations, including Responsible Growth Forum, North Country EMS, Association of Washington Business and the Clark College Business Advisory Council. In addition, Mr. Olson has been on the Board of the Columbia River Economic Development Council, Engineering and Surveying Licensing Board, The Building Industry of Clark County, the Commercial Real Estate Economic Coalition and is Chairman of the North County EMS District Board. Mr. Olson's career has given him strong leadership experience and knowledge of owning and operating a long-established business.

Gerald L. Nies is retired after 42 years in the insurance business. He was President and Chief Executive Officer of Nies Insurance Agency from 1985-2011 and then was Executive Vice President after selling the business to Brown & Brown, Inc. Currently, he is the owner of a small investment property management company. He attended Western Washington University and became a Chartered Property Casualty Underwriter. Mr. Nies is a past Board member of the Washington Independent Agents Association and past President of the National Agent Advisory Council for Safeco Insurance. He also served as one of the five Clark County Emergency Medical Services Administrative Board members, elected Council Member for the City of Battle Ground and Fire Chief for the City of Battle Ground. Mr. Nies' diverse career has afforded him expertise in managing financial and operational aspects of business, as well as customer relations.

David Nierenberg is the Founder and President of Nierenberg Investment Management Company (NIMCO), which manages The D3 Family Funds. Before founding NIMCO in 1996, Mr. Nierenberg was a General Partner of Trinity Ventures' first four venture capital partnerships. In 1987, he led an investor group which contracted with the U.S. government to recapitalize a bankrupt savings and loan company named Far West Federal Bank. From 1978 to 1985, Mr. Nierenberg worked at Bain & Company in San Francisco, Boston, and London. He received his Bachelor of Arts degree from Yale College and his Juris Doctor degree from Yale Law School and is a retired member of the Massachusetts Bar. He is a past director of PeaceHealth Southwest Washington Medical Center, Electro Scientific Industries and Radisys. He currently serves as a director of Rosetta Stone (RST). He has served on numerous not for profit and public and private for profit boards during the past thirty years. In addition to his public company experience, Mr. Nierenberg's career has afforded him expertise in capital allocation, strategic planning, cost reduction, executive compensation and turnarounds.

Patrick Sheaffer joined Riverview Community Bank in 1963 and has served as Chairman of the Board of the Bank since 1993 and of Riverview since its inception in 1997. Effective April 2, 2018, Mr. Sheaffer retired as Chief Executive Officer of Riverview Community Bank, a position he had held since 1976, and as Chief Executive Officer of Riverview, a position he had held since Riverview's inception in 1997. Mr. Sheaffer is active in numerous professional and civic organizations. Mr. Sheaffer's career has given him expertise in all areas of banking.

Bess R. Wills is General Manager/Co-Owner of Gresham Ford in Gresham, Oregon and is responsible for all matters of the day-to-day operation. She has over 30 years of experience in fiscal and corporate administration and management of businesses, including having managed a group of auto dealerships in Southern California. She is active with many business and community organizations and has received statewide recognition for her work with local charities. She has been recognized as Woman Executive of the Year by the Portland Business Journal, as well as received numerous other awards in the Automotive Industry. Ms. Wills' career has given her strong leadership experience and knowledge of owning and operating a long-established business.

Bradley J. Carlson is President and General Manager of Evergreen Memorial Gardens Cemetery, Funeral Chapel and Crematory, a position he has held since 1995. A graduate of Washington State University with a Bachelor of Arts in

Communications and Advertising, Mr. Carlson spent over 10 years in the computer industry as a sales person and sales manager before joining the family business in 1987. He is a past Chair of the Board for the Association of Washington Business, which is a statewide business lobbying group with over 8,000 members. He is also past President of the Washington Cemetery, Cremation and Funeral Association, as well as serving for 11 years on the Washington State Funeral Directors, Embalmers and Cemetery Board as appointed by the Governor. Currently he is on the Boards

of Directors of the Fort Vancouver National Trust, Legacy Salmon Creek Hospital Foundation, Identity Clark County and the Washington State University Foundation Board of Trustees. His expertise in community banking and finance, as well as his knowledge of, and business and personal contacts in the local market, make him a valuable resource to the Board.

MEETINGS AND COMMITTEES OF THE BOARD OF DIRECTORS AND CORPORATE GOVERNANCE MATTERS

Board of Directors

The Boards of Directors of Riverview and Riverview Community Bank conduct their business through Board and committee meetings. During the fiscal year ended March 31, 2018, the Riverview Board of Directors held 11 regular meetings and one work session. The Bank Board of Directors held 13 regular meetings. A work session is an abbreviated meeting, covering limited subjects. No director attended fewer than 75% of the total meetings of the Boards and committees on which he or she served during this period.

Committees and Committee Charters

Riverview's Board of Directors has a number of committees, including Executive, Audit, Stock Option and Nominating Committees. Riverview Community Bank's Board of Directors has standing Executive, Audit, Personnel/Compensation, Risk Management, Senior Loan, Nominating and Compliance Committees, as well as several other committees. Riverview's Board of Directors does not have its own compensation committee because Riverview has no employees. Riverview's Audit and Nominating Committees have adopted written charters, as has the Bank's Personnel/ Compensation Committee, copies of which are available on our website at www.riverviewbank.com.

Committees of the Riverview Board of Directors

The Executive Committee consists of Directors Sheaffer (Chairman), Carlson and Nies. This Committee meets as necessary in between meetings of the full Board of Directors. The Executive Committee met three times during the fiscal year ended March 31, 2018.

The Audit Committee consists of Directors Olson (Chairman), Wills and Nies, and is responsible for developing and monitoring the audit program. It also has the sole authority to appoint or replace our independent registered public accounting firm. The Committee meets with the independent registered public accounting firm to discuss the results of the annual audit and quarterly procedures. The members of the Committee also receive and review all the reports, findings and other information presented to them by the officers regarding financial reporting policies and practices. Each member of the Audit Committee is "independent," in accordance with the requirements for companies listed on The Nasdaq Stock Market LLC ("NASDAQ"). In addition, Mr. Olson has been designated by the Board of Directors as the "audit committee financial expert," as defined by the SEC. The Audit Committee met four times during the fiscal year ended March 31, 2018.

The Stock Option Committee consists of Directors Nierenberg (Chairman) and Olson, and is responsible for approving all stock option grants. The Committee did not meet during the fiscal year ended March 31, 2018.

The Nominating and Governance Committee consists of Directors Nies (Chairman), Nierenberg and Carlson, and is

responsible for selecting nominees for the election of directors and developing a list of nominees for Board vacancies. Each member of the Committee is "independent," in accordance with the requirements for companies listed on NASDAQ. The Committee met three times during the fiscal year ended March 31, 2018.

Only those nominations made by the Committee or properly presented by stockholders will be voted upon at the annual meeting. The Committee actively considers diversity in its recruitment and nomination of directors, and in its assessment of the effectiveness of the Board of Directors and its Committees. In its deliberations for selecting candidates for nominees as director, the Nominating Committee evaluates the qualifications of individual candidates, including identifying the beneficial impact a candidate will have on Riverview and the Board in terms of skill set,

knowledge of the banking business, the candidate's independence, communication skills, education, individual success in chosen fields, business development contributions, character, gender, expertise, experience and involvement in community, business and civic affairs. The Committee also considers whether the candidate would provide for adequate representation of the market area of Riverview Community Bank. Any nominee for director made by the Committee must be highly qualified with regard to some or all these attributes. In searching for qualified director candidates to fill vacancies in the Board, the Committee solicits its current Board of Directors for names of potentially qualified candidates. Additionally, the Committee may request that members of the Board of Directors pursue their own business contacts for the names of potentially qualified candidates. The Committee would then consider the potential pool of director candidates, select the candidate the Committee believes best meets the then-current needs of the Board, and conduct a thorough investigation of the proposed candidate's background to ensure there is no past history that would cause the candidate not to be qualified to serve as a Riverview director. The Committee will consider director candidates recommended by our stockholders. If a stockholder submits a proposed nominee, the Committee would consider the proposed nominee, along with any other proposed nominees recommended by members of our Board of Directors, in the same manner in which the Committee would evaluate its nominees for director. For a description of the proper procedure for stockholder nominations, see "Stockholder Proposals and Nominations" in this Proxy Statement.

As noted above, the Committee considers a number of criteria when selecting new members of the Board of Directors. Those criteria as well as professional background, industry expertise and differences of viewpoint are considered to provide for diversity on our Board of Directors. These diversity factors are considered when the Committee and Board are seeking to fill a vacancy or new seat on the Board.

Director Qualifications and Experience

As described in the previous paragraph, the Nominating Committee considers a number of criteria when selecting new members of the Board. The following table identifies the experience, qualifications, attributes and skills that the Committee considered in making its decision to nominate directors to our Board; however, the fact that a particular attribute was not considered should not be construed to be a determination that the director lacks such an attribute.

	Carls	son Kar	asLyck	dama Nierenb	erg Nie	es Olse	on Shea	ffer Wills
Experience, Qualification, Skill or Attribute								
Professional standing in chosen field	X	X	X	X	X	X	X	X
Expertise in financial services or related industry	X	X	\mathbf{X}	X			X	
Audit Committee Financial Expert (actual or potential)						X		
Civic and community involvement	X	X	X	X	X	X	X	X
Other public company experience	X			X			X	
Leadership and team building skills	X	X	\mathbf{X}	X	X	X	X	X
Diversity by race, gender or culture								X
Specific skills/knowledge								
Finance	X	X	\mathbf{X}	X	X		X	X
Technology					X			X
Marketing	X	X	\mathbf{X}	X	X	X	X	X
Public affairs	X			X	X	X	X	
Human resources	X	X	X	X	X	X	X	X
Governance	X	X	X	X	X	X	X	X

Leadership Structure

With the recent retirement of Mr. Sheaffer, the positions of Chairman of the Board and Chief Executive Officer are now held by separate people. In addition, Director Gerald L. Nies serves as Vice-Chairman of the Board and lead independent director. The lead independent director acts as the principal liaison between the independent directors of

the Board and the Chairman of the Board. The lead independent director also leads the Board in the absence of the

Chairman of the Board. The lead independent director is selected by the nominating committee. The Board believes the leadership structure is appropriate for Riverview because it capitalizes on the Chairman's experience guiding Riverview, while allowing the Chief Executive Officer to focus on the day-to-day business of managing our operations.

Board Involvement in Risk Management Process

Risk management is the responsibility of management and risk oversight is the responsibility of the Board. The Board administers its risk oversight function principally through the division of responsibility within its committee structure, with each board committee being responsible for overseeing risk within its area of responsibility. For example, our Risk Management Committee plays an important role overseeing our internal audit function and is responsible for reviewing significant reports prepared by the internal audit department. Significant risk oversight matters considered by the committees are reported to and considered by the Board. Some significant risk oversight matters are reported directly to the Board, including matters not falling within the area of responsibility of any committee. Types of risk with the potential to adversely affect Riverview include credit, interest rate, liquidity, compliance risks, and risks relating to our operations and reputation.

Directors keep themselves informed of the activities and condition of Riverview and of the risk environment in which it operates by regularly attending Board and assigned Board committee meetings, and by review of meeting materials, auditors' findings and recommendations, and supervisory communications. Directors stay abreast of general industry trends and any statutory and regulatory developments pertinent to Riverview and the Bank by periodic briefings by senior management, counsel, auditors or other consultants, and by more formal director education.

The Board oversees the conduct of Riverview's business and administers the risk management function by:

selecting, evaluating, and retaining competent senior management;

establishing, with senior management, Riverview's long- and short-term business objectives, and adopting operating policies to achieve these objectives in a legal and sound manner;

monitoring operations to ensure that they are controlled adequately and are in compliance with laws and policies; overseeing Riverview's business performance; and

ensuring that the Bank helps to meet our communities' credit needs.

These responsibilities are governed by a complex framework of federal and state law and regulation as well as regulatory guidelines applicable to the operation of Riverview and the Bank.

The Board ensures that all significant risk-taking activities are covered by written policies that are communicated to appropriate employees. Specific policies cover material credit, market, liquidity, operational, legal and reputation risks. The policies are formulated to further Riverview's business plan in a manner consistent with safe and sound practices. The Board ensures that all such policies are monitored by senior management to make certain that they conform with changes in laws and regulations, economic conditions, and Riverview's and the Bank's circumstances. The policies are implemented by senior management who develop and maintain procedures, including a system of internal controls, designed to foster sound practices, to comply with laws and regulations, and to protect Riverview against external crimes and internal fraud and abuse. To assist Riverview with respect to risk management, and to assist the Board and Board committees with respect to risk oversight, the Bank employs a Vice President, Audit and Risk Manager, who works to identify and assess risks in all areas of Riverview and the Bank. The Audit and Risk Manager reports to the Audit Committee, attends meetings of the Audit and Risk Management Committees on a regular basis, and attends Board and other committee meetings as needed.

Management regularly provides the Board and its various committees with a significant amount of information regarding a wide variety of matters affecting Riverview. This includes senior management reports to the Board.

These reports present information in a form meaningful to members of the Board, who recognize that the level of detail and frequency of individual senior management reports will vary with the nature of risk under consideration and Riverview's and the Bank's unique circumstances. Matters presented to the Board and Board committees generally include information with respect to risk. The Board and Board committees consider the risk aspects of such information and often request additional information with respect to issues that may involve risk to Riverview. The Board and Board committees also raise risk issues on their own initiative.

The Board has established a mechanism for independent third party review and testing of compliance with policies and procedures, applicable laws and regulations, and the accuracy of information provided by senior management. This is accomplished, for example, by an internal auditor reporting directly to the Audit Committee. In addition, an external audit is performed. The Audit Committee reviews the auditors' findings with senior management and monitors senior management's efforts to resolve any identified issues and recommendations. The Audit Committee provides regular reports of its activities to the Board.

The Board also reviews reports of inspection and examination or other supervisory activity, and any other material correspondence received from Riverview's regulators. Findings and recommendations, if any, are carefully reviewed, and progress in addressing such matters is routinely monitored.

Committees of the Riverview Community Bank Board of Directors

The Executive Committee, which consists of Directors Sheaffer (Chairman), Carlson and Nies, meets as necessary in between meetings of the full Board of Directors. This Committee met three times during the fiscal year ended March 31, 2018.

The Audit Committee consists of Directors Olson (Chairman), Wills and Nies and is responsible for developing and monitoring the audit program. The Committee meets with the independent registered public accounting firm to discuss the results of the annual audit and quarterly procedures. The members of the Committee also receive and review all the reports, findings and other information presented to them by the officers regarding financial reporting policies and practices. The Audit Committee met four times during the fiscal year ended March 31, 2018.

The Personnel/Compensation Committee consists of Directors Wills (Chairman), Carlson, Nierenberg and Olson. The Committee has overall responsibility for: (1) approving and evaluating the compensation programs and policies for Riverview's executive officers, which are designed to attract, motivate and retain key individuals responsible for the success of Riverview as a whole; (2) administering and maintaining such programs in a manner that will benefit the long-term interests of Riverview and its stockholders; (3) approving the salary, bonus, stock equity-based and other compensation of Riverview's executive officers; and (4) periodically reviewing management development activities and succession plans. Each member of the Personnel/Compensation Committee is "independent," in accordance with the requirements for companies listed on NASDAQ. The Personnel/Compensation Committee met seven times during the fiscal year ended March 31, 2018.

The Risk Management Committee consists of all directors, with Director Olson as Chairman. The Bank's Risk Manager also sits on the Committee but does not vote on matters presented to the Committee. This Committee is responsible for directing and monitoring the internal audit and compliance programs. The Risk Management Committee did not meet during the fiscal year ended March 31, 2018.

The Senior Loan Committee consists of Directors Sheaffer, Karas and Carlson, and is chaired by Executive Vice President Daniel Cox, who does not vote on matters presented to the Committee. If Mr. Sheaffer is unable to attend a meeting, Mr. Lycklama acts in his absence. The Committee reviews and approves all aggregate lending relationships over \$5 million to Riverview Community Bank's internal loan limit. The Senior Loan Committee met 24 times during the fiscal year ended March 31, 2018.

The Nominating and Governance Committee consists of Directors Nies (Chairman), Nierenberg and Carlson, and is responsible for selecting nominees for the election of directors and developing a list of nominees for Board vacancies. The Committee met three times during the fiscal year ended March 31, 2018.

Corporate Governance

We are committed to establishing and maintaining high standards of corporate governance. The Board of Directors is cognizant of its responsibility to comply with the provisions contained in the Sarbanes-Oxley Act of 2002 and the rules and regulations of the SEC adopted thereunder, as well as NASDAQ rules with respect to corporate governance. The Board and its committees will continue to evaluate and improve our corporate governance principles and policies as necessary and as required.

Code of Conduct. On April 25, 2018, the Board of Directors revised the Officer and Director Code of Conduct, Conflict of Interest and Whistleblower Policy that had originally been adopted on December 17, 2003. The Code is applicable to each of Riverview's directors and officers, including the principal executive officer and senior financial officers, and requires individuals to maintain the highest standards of professional conduct. A copy of the Code of Conduct, Conflict of Interest and Whistleblower Policy is available on our website at www.riverviewbank.com.

Communication with the Board of Directors. The Board of Directors maintains a process for stockholders to communicate with the Board. Stockholders wishing to communicate with the Board should send any communication to the Corporate Secretary, Riverview Bancorp, Inc., 900 Washington Street, Suite 900, Vancouver, Washington 98660. Any communication must state the number of shares beneficially owned by the stockholder making the communication. The Corporate Secretary will forward such communication to the full Board of Directors or to any individual director or directors to whom the communication is directed unless the communication is unduly hostile, threatening, illegal or similarly inappropriate, in which case the Corporate Secretary has the authority to discard the communication or take appropriate legal action.

Annual Meeting Attendance by Directors. We do not have a policy regarding Board member attendance at annual meetings of stockholders. All members of the Board of Directors attended the 2017 annual meeting of stockholders.

Related Party Transactions. Federal regulations require that all loans or extensions of credit to executive officers and directors must be made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with other persons (unless the loan or extension of credit is made under a benefit program generally available to all other employees and does not give preference to any insider over any other employee) and does not involve more than the normal risk of repayment or present other unfavorable features. Riverview Community Bank is therefore prohibited from making any new loans or extensions of credit to its executive officers and directors at different rates or terms than those offered to the general public and has adopted a policy to this effect. The aggregate amount of loans by the Bank to its executive officers and directors was approximately \$981,000 at March 31, 2018. These loans (i) were made in the ordinary course of business, (ii) were made on substantially the same terms and conditions, including interest rates and collateral, as those prevailing at the time for comparable transactions with the Bank's other customers and (iii) did not involve more than the normal risk of collectibility or present other unfavorable features when made. All loans are made pursuant to the Bank's normal loan approval and review procedures, which are governed by written policies. In addition, all loans and aggregate loans to individual directors and executive officers are required to be reviewed by the Executive Committee and reported to the Board.

Director Independence. Our common stock is listed on the NASDAQ Global Select Market. In accordance with NASDAQ requirements, at least a majority of our directors must be independent directors. The Board has determined that five of our eight current directors are independent, as defined by NASDAQ. Directors Carlson, Nierenberg, Nies, Olson and Wills are all independent. Directors Sheaffer, Lycklama and Karas are each either an officer or a former officer and are not independent. Former Directors Douglass was independent, while former Director Wysaske was not.

DIRECTORS' COMPENSATION

The following table shows the compensation paid to our directors for the fiscal year ended March 31, 2018, with the exception of Patrick Sheaffer and Kevin J. Lycklama, who are also employees and whose compensation is included in

the section entitled "Executive Compensation." Our directors did not receive any option awards, stock awards or non-equity incentive plan compensation, nor did they participate in a pension or nonqualified deferred compensation plan; therefore, these columns have been omitted from the table below.

Name	Fees Earned or Paid in Cash (\$)	All Other Compensation (\$)	Total (\$)
Jerry C. Olson	26,800		26,800
Gerald L. Nies	26,900		26,900
Bess R. Wills	25,300		25,300
Bradley Carlson	23,800		23,800
David Nierenberg	22,350		22,350
John A. Karas	29,900		29,900
Gary R. Douglass (1)	24,200		24,200

(1)Mr. Douglass retired effective March 31, 2018.

Directors receive an annual retainer of \$6,000 and a fee of \$1,000 for each Board meeting attended. Outside directors also receive \$300 for each committee meeting or work session attended and \$750 each quarter for serving as a director on the Riverview Trust Company Board. The Personnel/Compensation Committee recommends to the Board of Directors the amount of fees paid for service on the Board.

EXECUTIVE COMPENSATION

Compensation Discussion and Analysis

In this section, we discuss our our executive compensation philosophy and programs. Because Riverview does not have its own employees, the Personnel/Compensation Committee of Riverview Community Bank is responsible for establishing and monitoring compensation policies, and for evaluating performance and approving and evaluating compensation programs. The Committee is responsible for evaluating the performance of our Chief Executive Officer, while the Chief Executive Officer evaluates the performance of other senior officers of the Bank and makes recommendations to the Committee regarding compensation levels.

Fiscal Year 2018 Corporate Highlights. Fiscal year 2018 was a year of strong earnings and growth for Riverview. Riverview continues to be the largest community bank headquartered in the Portland/Vancouver metropolitan market. For the year ended March 31, 2018, Riverview reported net income of \$10.2 million, or \$0.45 per diluted share. Management achieved success on several key initiatives during the year, which included the successful MBank integration, focus on expense management, continued expansion in the Portland/Vancouver market and maintaining strong asset quality. Riverview's operating results for the year were impacted by the write-down of deferred tax assets following the passage of the Tax Cuts and Jobs Act on December 22, 2017, which resulted in an additional tax expense of \$1.8 million, or \$0.08 per diluted share.

Highlights for fiscal year 2018 include:

completion of the successful integration of Mbank;

oan growth of \$31.9 million, or 4.1%;

\$58.1 million, or 14.0%, growth in checking account deposits;

\$15.6 million, or 1.6%, growth in core deposits;

pre-tax income increased \$7.2 million, or 66.8%, compared to prior year;

return on assets increased to 0.90%, and was impacted by the write-down of its deferred tax asset by 0.16%;

net interest income increased \$8.9 million, or 26.2%, compared to prior year;

total cost of deposits decreased to 0.12%;

non-performing assets decreased to 0.24% of total assets compared to 0.27% in prior year;

improved efficiency ratio from 75.35% to 66.43%;

dividends to shareholders increased from \$0.08 per share to \$0.105 per share;

regulatory capital ratios remained strong with Tier 1 Leverage Capital ratio of 10.25% and Total Risk Based Capital ratio of 15.41% at year end;

completed successful management succession plan; and

over the past five years, Riverview's stock has outperformed the KBW Nasdaq Regional Bank Index and the S&P 500.

Objectives and Overview of the Compensation Program. Our executive compensation policies are designed to establish an appropriate relationship between executive pay and the annual and long-term performance of Riverview and Riverview Community Bank, to reflect the attainment of short- and long-term financial performance goals, to enhance our ability to attract and retain qualified executive officers, and to align to the greatest extent possible the interests of management and stockholders. The principles underlying the executive compensation policies include the following:

to attract and retain key executives who are vital to our long-term success and are of the highest caliber;

to provide levels of compensation competitive with those offered throughout the financial industry and consistent with our level of performance;

to motivate executives to enhance long-term stockholder value by building their equity interest in Riverview; and

to integrate the compensation program with our annual and long-term strategic planning and performance measurement processes.

The Committee considers a variety of subjective and objective factors in determining the compensation package for individual executives, including: (1) total compensation of executives at similarly situated financial institutions; (2) the performance of Riverview and Riverview Community Bank as a whole, with emphasis on annual performance factors and long-term objectives; (3) the responsibilities assigned to each executive; (4) the performance of each executive of assigned responsibilities as measured by our progress during the year; (5) potential for future advancement; and (6) length of time in the position.

Compensation Consultant. The Personnel/Compensation Committee, from time-to-time as deemed appropriate, has engaged the services of Pearl Meyer & Partners ("Pearl Meyer"), an independent compensation consulting firm. In 2017, Pearl Meyer was engaged to review our executive compensation structure, review our incentive compensation plans and assist in developing a long-term equity incentive strategy. The work has been completed and the Committee incorporated Pearl Meyer's recommendations into the incentive compensation and long-term incentive plans for the fiscal year ending March 31, 2019. Pearl Meyer does not perform any services for Riverview other than those directed by the Committee. After the Committee's review of applicable rules for independence, the Committee determined that there are no known conflicts of interest between Pearl Meyer and its affiliates and Riverview and its affiliates. Pearl Meyer reports directly to the Committee.

Compensation Program Elements. The Personnel/Compensation Committee focuses primarily on the following four components in forming the total compensation program for our executive officers: base salary; incentive compensation; deferred compensation; and long-term incentive compensation. The current compensation plans involve a combination of salary and incentive compensation to reward short-term performance, and deferred compensation and stock option grants to reward long-term performance.

Base Salary. The purpose of base salary is to create a secure base of cash compensation for our employees. Salary levels are designed to be competitive within the banking and financial services industries. In setting competitive salary levels, the Personnel/Compensation Committee regularly evaluates current salary levels by surveying similar institutions in Washington, Oregon and the Northwest. The survey analysis focuses primarily on asset size, nature of ownership, type of operation and other common factors. Specifically, the Committee annually reviews the Northwest Financial Industry Salary Survey prepared by Milliman, Inc. ("Milliman") in association with the Washington Bankers Association and the Oregon Bankers Association, covering 108 Northwest financial organizations, and the Portland Area Cross-Industry Survey prepared by Milliman, which covers 85 major local employers. We analyze the results of the surveys by position, and the midpoint of each position/grade, as it compares to Riverview Community Bank. Midpoints of each grade for Riverview are compared to midpoints of survey data to determine if grade adjustments

are necessary to remain competitive.

Incentive Compensation Program. We believe it is appropriate to provide individuals who are responsible for managing existing business and/or generating new business with competitive incentive compensation opportunities. Our incentive compensation plan is designed to provide for incentive compensation with established targets of up to 40% of salary for the Chief Executive Officer, 30% to 40% of salary for executive vice presidents and 15% to 30% of salary for senior management. Certain other officers may participate in the plan at a level of 10% to 30% of salary. By rewarding the attainment of goals, we truly utilize incentive for actual individual and corporate performance, and are competitive in the marketplace. We may utilize the services of compensation consultants, as needed, to remain fair and competitive in the future.

The Personnel/Compensation Committee reviews and approves goals and incentive participation each year. Individual participant goals and performance modifier targets are communicated to participants in writing in the first quarter of the fiscal year to which the goals apply. Goals are measured against performance after the end of the fiscal year. Results are communicated the month following year-end for each participant. The performance modifier ranges from zero to a maximum of two times the salary at risk percentage. In making awards under the incentive compensation plan, the Personnel/Compensation Committee, the Chief Operating Officer and Chief Executive Officer or executive officers, as appropriate, review quantifiable data versus a plan approved by the Board. The plan also provides for subjective evaluation of performance by the Committee, the Chief Operating Officer and Chief Executive Officer or executive officers, as appropriate.

Currently, performance measures include financial objectives such as profitability, efficiency, financial margin and loan growth. Participant salaries are recorded, with specific goals tied to Riverview's goals for the year, and a percentage of compensation is noted as a target award opportunity. For example, if the Chief Executive Officer's salary is \$235,937 per year with a 30% target award opportunity, the opportunity for incentive compensation is \$70,781 if goals are met at 100%. The target award opportunity is divided into several goals based on Riverview's annual goals. A performance modifier is used to determine the percentage of the goal met. A goal partially met at 88% with a weight factor of 25% would look like this:

\$235,937 x 30% target award opportunity = \$70,781

Goal Weight	Performance Modifier	Result
0.25	0.88	0.22

 $$70,781 \times 0.22 = $15,572$

Performance goals are assessed annually and paid following the fiscal year end. For the fiscal year ended March 31, 2018, the performance goals for the named executive officers other than Mr. Cline were as follows:

Goal	Weighting	Total (\$)
Before tax profit	50%	Increase pre-tax return on asset ratio to 1.29%
Efficiency	10%	Reduce efficiency ratio to 69%
Financial margin	20%	Increase net interest margin to 3.89%
Loan growth	20%	Increase loans receivable to \$857 million

Mr. Cline, who is the President and Chief Executive Officer of Riverview Trust Company, typically has goals based on the performance of Riverview Trust Company. His 2018 goals were as follows:

Goal	Weighting	Target
Before tax profit	60%	\$ 400,000
	15%	Increase new managed assets by \$42
New managed assets	25%	million Increase new relationships
Oregon Growth		by 10

Incentive compensation is only awarded if Riverview achieves a minimum level of performance (measured by net income), regardless of whether other individual performance goals were achieved. For 2018, the minimum level of

achievement was net income of at least \$6 million, which Riverview achieved. Additionally, incentive compensation is limited to no more than 20% of net income.

Deferred Compensation. Officers at the level of senior vice president and above may elect to defer up to 50% of salary, with no income tax payable by the officer until benefits are received. This alternative is available through the non-qualified deferred compensation plan described below in the section entitled "Nonqualified Deferred Compensation."

Long Term Incentive Compensation. We believe that performance-based pay opportunities and equity awards motivate high levels of performance, align the interests of the directors and officers with those of our stockholders and effectively recognize director and officer contributions to Riverview's success. On July 26, 2017, our shareholders approved the 2017 Equity Incentive Plan. This plan provides for the award of stock options, restricted stock and restricted stock units. The 2017 Equity Incentive Plan is intended to provide us flexibility in our ability to motivate, recruit and retain the highly qualified officers and other key personnel who help Riverview meet its goals, as well as reward and encourage current directors and employees. Awards are allocated based upon regulatory practices and policies, and the practices of other publicly-traded financial institutions as verified by external surveys. Awards are based upon the executive officers' level of responsibility and expected contributions to Riverview and Riverview Community Bank. These factors differ from year to year, but are fundamentally driven by the Committee's view on what is necessary to most effectively support Riverview's business and leadership strategies.

In connection with the 2017 Equity Incentive Plan, on April 18, 2018 the Committee established the 2018 Long-Term Incentive Plan, under which the Committee determined to grant both time-based and performance-based awards to each of the named executive officers. The time-based awards vest ratably over a three-year period. Awards of performance-based restricted stock ("performance shares") are contingent on attaining pre-established performance goals. The Committee reviews and approves goals in consultation with management. The Committee established threshold, target and stretch performance levels and associated payouts. At the end of the performance period, resulting payouts are determined based on Riverview's performance relative to the performance goals. No awards were granted for the fiscal year ended March 31, 2018. In connection with Riverview Community Bank's reorganization into the holding company structure, the Board of Directors adopted the 1998 Stock Option Plan for executive officers, employees and non-employee directors. This plan was approved by Riverview's stockholders. The Board of Directors also adopted the 2003 Stock Option Plan, which was approved by stockholders at the 2003 annual meeting of stockholders. The plans provided for the award of stock options to non-employee directors, executive officers and other employees. Both the 1998 and 2003 Stock Option Plans have expired. Accordingly, no further option awards may be granted; however, any awards granted prior to expiration remain outstanding subject to their terms.

Stock ownership is also enhanced through participation in our ESOP, under which eligible employees receive an allocation of Riverview stock based on a percentage of eligible wages. The Board of Directors has appointed an administrative committee of Riverview officers to administer the ESOP and the 401(k) Plan, and the named executive officers are eligible to participate in both of these plans. On an annual basis, Riverview allocates shares to the ESOP, which applies to all eligible participants including the named executive officers. In fiscal year 2018, Riverview contributed 24,633 shares into the ESOP on behalf of eligible participants, and matched 100% of the first three percent and 50% of the next two percent of participants' contributions into the 401(k) Plan each payroll period.

Allocation of Compensation. We do not have any specific policies regarding allocation of total compensation between short-term and long-term elements, or cash and non-cash elements. For the year ended March 31, 2018, the composition of total compensation for our named executive officers was as follows:

Type of Compensation

Percentage of Total Compensation

Base salary	59.7
Incentive compensation	29.5
Long-term incentive and other compensation	10.8

Results of Stockholder Vote on Executive Compensation. We are required to periodically permit stockholders to vote to approve executive compensation, commonly known as a say-on-pay proposal. At last year's annual meeting of stockholders, the resolution was approved by over 87% of the shares present for purposes of voting

on executive compensation. The Board and the compensation committee considered the affirmative vote of the stockholders on the say-on-pay resolution at last year's annual meeting as additional confirmation that our existing compensation practices were reasonable and aligned with the interests of our stockholders.

Personnel/Compensation Committee Report

The Personnel/Compensation Committee of Riverview Community Bank's Board of Directors has submitted the following report for inclusion in this Proxy Statement:

We have reviewed and discussed the Compensation Discussion and Analysis contained in this Proxy Statement with management. Based on the Committee's review of and the discussion with management with respect to the Compensation Discussion and Analysis, we recommended to the Board of Directors that the Compensation Discussion and Analysis be included in this Proxy Statement.

The foregoing report is provided by the following directors, who constitute the Personnel/Compensation Committee:

Personnel/Compensation Committee

Bess R. Wills, Chairman Bradley J. Carlson Jerry C. Olson David Nierenberg

This report shall not be deemed to be incorporated by reference by any general statement incorporating by reference this proxy statement into any filing under the Securities Act of 1933 or the Securities Exchange Act of 1934, and shall not otherwise be deemed filed under such acts.

Compensation Policies and Risk

Riverview develops and implements compensation plans that provide strategic direction to each participant and engages him or her in Riverview's success, which contributes to stockholder value. We believe our approach to goal setting, establishing targets with payouts at multiple levels of performance and evaluation of performance results help to mitigate excessive risk taking that could harm Riverview's value or reward poor judgment by our executives or employees. Performance incentive rewards for all plans will continue to be focused on results that impact earnings, profitability, credit quality, loan growth and capital adequacy.

All members of the Compensation Committee are aware of Riverview's financial performance and they use this information when reviewing and approving incentive programs and payouts to all employees and approving participation and goals for incentive programs. The Compensation Committee reviewed the incentive compensation plans and concluded that the compensation plans do not encourage unnecessary or excessive risk and that management and the Board have effective controls in place utilizing outside auditors, internal auditors and Board oversight to ensure adequate controls are in place to mitigate risk within Riverview.

Summary Compensation Table

The following table shows information regarding compensation earned by our named executive officers: (1) Patrick Sheaffer, our principal executive officer; (2) Kevin J. Lycklama and David Lam, who each served as our principal financial officer for a portion of the fiscal year; (3) our three other most highly compensated executive officers, who are Christopher P. Cline, Kim J. Capeloto and Daniel D. Cox and (4) Ronald A. Wysaske, our former President and Chief Operating Officer, who retired during the fiscal year. As part of a multi-step succession plan, Mr. Sheaffer

served as Chairman and Chief Executive Officer until July 27, 2017, when he added the title of President. At that time, Mr. Lycklama was promoted to Executive Vice President and Chief Operating Officer (from Executive Vice President and Chief Financial Officer), Mr. Lam was promoted to Executive Vice President and Chief Financial Officer and Mr. Capeloto was promoted to Executive Vice President and Chief Banking Officer. On April 2, 2018, Mr. Sheaffer retired as President and Chief Executive Officer and Mr. Lycklama was appointed to those positions.

Name and Principal Position	Year	Salary (\$)	Bonus (\$)	Non-Equity Incentive Plan Compensation (\$)	_	All Other Compensation (\$)(2)	Total (\$)
Patrick Sheaffer	2018	244,220		122,198		47,401	413,819
Chairman		240,073		122,533		46,498	409,104
		237,110		89,671		41,449	368,230
Kevin J. Lycklama		266,375		163,791		22,675	452,841
President and Chief		214,272		106,912		20,049	341,233
Executive Officer	2016	200,535		73,000		15,493	289,028
Christopher P. Cline (3)	2018	279,685		71,910	9	18,983	370,587
President and Chief Executive Officer of Riverview Trust Company						17,573	343,741
David Lam (5) Executive Vice President and Chief Financial Officer	2018	171,515		73,236	12	14,895	259,658
Kim J. Capeloto	2018	240,663		149,032		23,879	413,574
Executive Vice President and	2017	201,000		101,525		21,714	324,239
Chief Banking Officer	2016	194,144		72,784		16,077	283,005
Daniel D. Cox (5) Executive Vice President and Chief Credit Officer	2018	178,146		89,122		21,088	288,356
Ronald A. Wysaske (6)		144,375		61,099	671	122,345	328,490
President and Chief	2017	240,073		122,533	566	43,575	406,747
Operating Officer	2016	237,110		89,671	285	37,657	364,723

Consists of above-market earnings on balances in the nonqualified deferred compensation plan; calculated based (1)on the earnings adjustment in excess of 120 percent of the applicable federal long-term rate in effect on January 1st of each year.

All Other Compensation. The following table sets forth details of "All other compensation" for 2018, as presented above in the Summary Compensation Table. The amounts reflected constitute contributions by Riverview Community Bank.

Name ESOP 401(k) Life Company Board Fees Total (\$)

⁽²⁾ Please see the table below for more information on the other compensation paid to our named executive officers in the year ended March 31, 2018.

⁽³⁾Mr. Cline was hired on April 2, 2016.

⁽⁴⁾ Represents a hiring bonus.

⁽⁵⁾ Not a named executive officer in 2017 or 2016.

⁽⁶⁾ Mr. Wysaske retired on July 27, 2017.

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	Contribution (\$)		Insurance Premium (\$)	Car Allowance (\$)	(\$)	Retirement Payment (\$)	
Patrick Sheaffer	4,257	10,800	4,944	8,400	19,000		47,401
Kevin J. Lycklama	4,257	11,878	540	6,000			22,675
Christopher P. Cline	4,118	6,543	2,322	6,000			18,983
David Lam	3,201	8,732	462	2,500			14,895
Kim J. Capeloto	4,257	11,300	2,322	6,000			23,879
Daniel D. Cox	3,961	10,589	538	6,000			21,088
Ronald A. Wysaske	4,257	8,230	2,858	3,000	4,000	100,000	122,345
Kevin J. Lycklama Christopher P. Cline David Lam Kim J. Capeloto Daniel D. Cox	4,257 4,257 4,118 3,201 4,257 3,961	10,800 11,878 6,543 8,732 11,300 10,589	(\$) 4,944 540 2,322 462 2,322 538	(\$) 8,400 6,000 6,000 2,500 6,000 6,000	[']	(\$)	22,675 18,983 14,895 23,879 21,088

Employment and Change in Control Agreements. We have entered into employment agreements with Messrs. Lycklama, Cline, Capeloto and Cox and change in control agreements with Messrs. Lycklama, Cline, Lam, Capeloto and Cox. The employment agreement expire on September 30, 2019, and are subject to three-year renewal provisions. The change in control agreement, which are also subject to three-year renewal provisions, expire on September 30, 2020, with the exception of Mr. Cline's, which expires on September 30, 2018. For the year ending March 31, 2019, the annual salaries of Messrs. Sheaffer, Lycklama, Cline, Lam, Capeloto and Cox are \$81,370, \$320,000, \$281,100, \$175,890, \$257,221 and \$195,536, respectively. The salaries, which are paid by Riverview Community Bank, must be reviewed annually and may be increased at the discretion of the Board. The employment agreements also provide that the executives will participate in our salary at risk incentive compensation program and receive all benefits that we provide to our employees generally. The employment agreements provide that compensation must be paid in the event of disability, termination without cause or termination by the executive for specified reasons. The change in control agreements provide that compensation must be paid in connection with a termination in the event of a change in control. These termination payments are described below under "Potential Payments Upon Termination."

Grants of Plan-Based Awards

The following table shows information regarding grants of plan-based awards made to our named executive officers for the fiscal year ended March 31, 2018. We did not grant any equity awards; therefore, these columns have been omitted from the table below.

Name	Estimated Possible Payouts Under Non-Equity Incentive Plan Awards (1)			
	Threshold	(\$)	Target (\$)	Maximum (\$)
Patrick Sheaffer			73,233	146,466
Kevin J. Lycklama			98,160	196,320
Christopher P. Cline			83,872	167,744
David Lam			42,012	84,024
Kim J. Capeloto			89,314	178,628
Daniel D. Cox			53,411	106,822
Ronald A. Wysaske			36,617	73,234

⁽¹⁾ Amounts represent the possible payouts under our annual incentive plan.

Outstanding Equity Awards

The following information with respect to outstanding option awards as of March 31, 2018 is presented for the named executive officers. The named executive officers have no unvested stock awards or equity incentive plan awards outstanding.

		Number of Securities	Number of Securities	Ontion	Ontion
	G . F .	Underlying	Underlying	Option	
Name	Grant Date	Unexercised Options	Underlying Unexercised Options	Exercise	Expiration
1,44110		(#) Exercisable	(#) Unexercisable	Price (\$)	Date
		(II) LACICIBADIC	(II) CHEACICISABIC		

Patrick Sheaffer	09/22/09 07/16/13	12,000 6,000		3.84 2.78	09/22/19 07/16/23
Kevin J. Lycklama	09/22/09 07/16/13	12,000 6,000		3.84 2.78	09/22/19 07/16/23
Christopher P. Cline	03/17/16	1,000 (1)	1,500	75.00	03/17/21
David Lam	06/18/08 09/22/09 07/16/13	2,500 2,000 1,511	 	6.17 3.84 2.78	06/18/18 09/22/19 07/16/23

(Table continues on following page)

Name	Grant Date	Underlying	Number of Securities Underlying Unexercised Options (#) Unexercisable	Option Exercise Price (\$)	Option Expiration Date
Kim J. Capeloto	09/22/10 07/16/13	5,000 6,000	 	1.97 2.78	09/22/20 07/16/23
Daniel D. Cox	07/16/13	1,511		2.78	07/16/23
Ronald A. Wysaske					

Consists of a non-statutory option to purchase shares of common stock of Riverview's subsidiary, Riverview Trust (1)Company, which vests pro rata over the five-year period from the grant date, with the first 20% vesting one year after the grant date.

Nonqualified Deferred Compensation

The following information is presented with respect to plans that provide for the deferral of base salary compensation on a basis that is not tax-qualified in which the named executive officers participated in the year ended March 31, 2018.

Name	Executive Contributions in Last FY (\$)	Registrant Contributions in Last FY (\$)	•	Aggregate Withdrawals/ Distributions (\$)	Aggregate Balance at FYE (\$)(2)
Patrick Sheaffer					
Kevin J. Lycklama					
Christopher P. Cline	6,000		40		6,040
David Lam	1,800		114	4,988	
Kim J. Capeloto					
Daniel D. Cox					
Ronald A. Wysaske			4,971	67,500	67,500

⁽¹⁾ The following amounts, constituting above-market earnings, were reported as compensation in 2018 in the Summary Compensation Table: for Mr. Cline, \$9; for Mr. Lam, \$12; and for Mr. Wysaske, \$671

We currently offer a deferred compensation plan. Under the plan, officers at the level of senior vice president and above may elect to defer up to 50% of salary until the time specified by the officer (or upon separation from service or a change in control, if elected by the officer), with no income tax payable by the officer until benefits are received under the deferred compensation plan adopted by Riverview Community Bank. Once a deferral election is made for a year, it cannot be changed during that year except under limited circumstances, such as hardship or disability. We credit an earnings adjustment on assets under the plan based on the rate of the Bank's average yield on assets for the prior year, less 100 basis points. For the calendar year ended December 31, 2017, this crediting rate was 3.68%.

Under the plan, upon the time specified by the officer, or upon an earlier separation from service or a change in control, if elected by the officer when he commences participation in the plan, we will pay the officer or his

Of these amounts, the following amounts were reported as compensation to the officers in previous years in the Summary Compensation Table: for Mr. Wysaske, \$956.

designated beneficiaries his plan benefit in a lump sum or in annual installments over ten years, as elected by the officer. The payment election was made at the same time the officer makes his compensation deferral election. The payment election may be changed only if the change election is made sufficiently in advance, generally at least 12 months, and payments are delayed for at least five years. The payment will be based on an amount equal to the balance in the officer's account immediately before the date on which benefits commence, plus interest, as measured above, on the unpaid balance if the payment is made in installments. Payments will be made as described below under "Potential Payments Upon Termination." The estimated liability under the plan is accrued as earned by the officer. At March 31, 2018, our aggregate liability under the plan for the named executive officers was \$73,540.

Potential Payments Upon Termination

We have entered into agreements with the named executive officers that provide for potential payments upon disability, termination and retirement. In addition, our equity plans also provide for potential payments upon termination. The following table shows, as of March 31, 2018, the value of potential payments and benefits following a termination of employment under a variety of scenarios.

	Disability (\$)	Termination Without Cause by Employer or Termination for Good Reason by Employee (\$)	Termination	Normal Retirement (\$)	Death (\$)
Patrick Sheaffer Change in Control Agreement			277,527		
Kevin J. Lycklama Employment Agreement Change in Control Agreement	87,138	823,780	 988,536	 	
Christopher P. Cline Employment Agreement Change in Control Agreement Deferred Compensation Plan	47,422 6,040	435,918 6,040	 871,836 6,040	 6,040	 6,040
David Lam Change in Control Agreement			555,300		
Kim J. Capeloto Employment Agreement Change in Control Agreement	74,064 	666,730	 800,076	 	
Daniel D. Cox Employment Agreement Change in Control Agreement	35,162	305,942	 611,883	 	
Ronald A. Wysaske Deferred Compensation Plan	67,500	67,500	67,500	67,500	67,500

Employment Agreements. We have entered into employment agreements with Messrs Lycklama, Cline, Capeloto and Cox. Each agreement provides for payments to the executive upon his disability or termination. If the executive becomes disabled during the term of his employment agreement, his employment will terminate. Riverview Community Bank must then pay the executive as disability pay, a monthly payment equal to three-quarters of his bi-weekly rate of base salary on the effective date of the termination, with payments beginning on the effective date of his termination. The disability pay shall be reduced by the amount, if any, paid to the executive under any plan of the Bank providing disability benefits to the executive. In addition, the Bank must provide continued coverage or pay a cash amount equal to the premiums that the Bank would have paid on the executive's behalf for life, medical, dental and disability coverage. The disability payments will end on the earlier of: (1) the date of the executive's full-time

employment by another employer; (2) the executive's death; or (3) 30 months (18 months for Messrs. Cline and Cox).

The employment agreements also provide for benefits in the event of the executive's termination. If the executive's employment is terminated for any reason other than a change in control or cause, or the executive terminates his employment for good reason (as defined in the agreement), the Bank must pay the executive a severance benefit in an aggregate amount equal to the sum of the following: (1) 30 months of executive's base salary (18 months for Messrs Cline and Cox); (2) prorated incentive compensation for the fiscal year in which the termination occurs based on performance through the month ended before the date of termination; (3) cash amount equal to the premiums that the Bank would have paid on the executive's behalf for life, medical and disability coverage for 30 months (18 months for

Messrs Cline and Cox); and (4) any bonus earned for a prior performance period but not yet paid. The employment agreements restrict each executive's right to compete against Riverview or Riverview Community Bank for a one-year period following termination of employment.

Change in Control Agreements. We have entered into change in control agreements with each of the named executive officers that provide for severance payments and other benefits in the event of certain terminations of employment in connection with a change in control of Riverview. If within 36 months after a change in control, the executive's employment is terminated other than for cause, or the executive terminates his employment for good reason, Riverview must pay a lump sum severance payment of the following: (1) 36 months of executive's base salary; (2) prorated incentive compensation for the fiscal year in which the termination occurs based on performance through the month ended before the date of termination; (3) any bonus earned for a prior performance period but not yet paid; and (4) accelerated vesting to 100% on all stock options or restricted stock issued to executive. The change in control agreements also require continued coverage under life, medical and disability insurance for 36 months, or a lump sum equal to the premiums that would have been paid if continued coverage is not possible. The change in control agreements contain provisions requiring reduction of any payments that would be deemed to constitute an excess parachute payment under Section 280G of the Internal Revenue Code.

Deferred Compensation Plan. Each of the named executive officers is eligible to participate in the Riverview Community Bank Directors' and Executive Officers' Deferred Compensation Plan, as described in more detail above on page 20. The current plan allows the officers to elect to defer up to 50% of salary until separation from service, with no income tax payable by the officer until benefits are received. An "override election" can be made in the initial participation agreement and participants may elect to receive payment upon the occurrence of an "override event." Participants may elect either or both of the following as an override event: separation from service and/or change in control. Participants elect in their initial participation agreement either a specific date (lump sum payment) or a fixed schedule of payments (made annually over ten years) starting on a specified date for distribution of their plan benefits. Distributions will be made in accordance with the participant's election, other than in the event of a hardship withdrawal, death, disability, cashout of small accounts, required delayed distributions to key employees or the termination of the plan. The participating named executive officers may elect both separation from service and change in control as an override event.

Equity Plans. Our 1998 and 2003 Stock Option Plans provide for accelerated vesting of awards in the event of a change in control. Specifically, if a tender offer or exchange offer for Riverview's shares is commenced, or if a change in control occurs, unless the committee administering the plan has provided otherwise in the award agreement, all options granted and not fully exercisable shall become exercisable in full upon the happening of that event. The named executive officers do not currently have any options that are not fully exercisable under the 1998 and 2003 Stock Option Plans. The 2017 Equity Incentive Plan provides that unvested awards will become exercisable or vest in connection with a change in control only if the participant experiences an involuntary termination other than for cause within 365 days following the change in control event or the acquiring company does not either assume the outstanding award or replace the outstanding award with an equivalently-valued award. The named executive officers do not have any awards outstanding under the 2017 Equity Incentive Plan.

Chief Executive Officer Pay Ratio

In August 2015 pursuant to a mandate of the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act"), the SEC adopted Item 402(u) of Regulation S-K, requiring annual disclosure of the ratio of the annual total compensation of the Chief Executive Officer to the median employee's annual total compensation. For 2018, this information is as follows:

Mr. Sheaffer, Chief Executive Officer, annual total compensation: \$413,819

Median employee annual total compensation: \$51,406

Ratio of Chief Executive Officer to median employee compensation: 8.8:1.0

In determining the median employee, we used a listing of all employees, excluding our Chief Executive Officer, as of March 31, 2018. To identify our median employee, we included all elements of total direct compensation (defined as the total value of salaries, commissions, bonuses, and short-term incentive provided regularly and consistently to the

employee base) paid in fiscal year 2018 as our consistently applied compensation measure. Compensation for full-time employees hired during fiscal year 2018 was annualized.

As a result of the flexibility permitted by Item 402(u), the method we used to determine our median employee may differ from the methods used by our peers, so the ratios may not be comparable.

Compensation Committee Interlocks and Insider Participation

The members of the Personnel/Compensation Committee are Directors Olson, Wills, Carlson and Nierenberg. No members of this Committee were officers or employees of Riverview or any of its subsidiaries during the year ended March 31, 2018, nor were they formerly Riverview officers or had any relationships otherwise requiring disclosure.

PROPOSAL 2 – ADVISORY VOTE TO APPROVE NAMED EXECUTIVE OFFICER COMPENSATION

Under the Dodd-Frank Wall Street Reform and Consumer Protection Act ("Dodd-Frank Act"), we are required to periodically include in our annual meeting proxy statements and present at the annual meeting of stockholders a non-binding stockholder resolution to approve the compensation of our named executive officers, as disclosed in the proxy statement pursuant to the compensation disclosure rules of the SEC. This proposal, commonly known as a "say-on-pay" proposal, gives stockholders the opportunity to endorse or not endorse the compensation of Riverview's named executive officers as disclosed in the proxy statement. The proposal will be presented at the annual meeting in the form of the following resolution:

RESOLVED, that the stockholders approve, on an advisory basis, the compensation of Riverview Bancorp Inc.'s named executive officers, as disclosed in the Compensation Discussion and Analysis, the compensation tables and related material in Riverview's Proxy Statement for the 2018 annual meeting of stockholders.

This vote will not be binding on our Board of Directors or Personnel/Compensation Committee and may not be construed as overruling a decision by the Board or create or imply any additional fiduciary duty on the Board. It will also not affect any compensation paid or awarded to any executive. The Personnel/Compensation Committee and the Board may, however, take into account the outcome of the vote when considering future executive compensation arrangements.

The purpose of our compensation policies and procedures is to attract, retain and motivate key executives of proven ability who are critical to our future success. We believe that our compensation policies and procedures are strongly aligned with the long-term interests of our stockholders. Our compensation programs are designed to balance short-term and long-term objectives, and to attract executive talent, retain a team of effective leaders and provide stability for Riverview. Our compensation program is guided by the philosophy that total executive compensation should vary based on achievement of corporate goals and objectives, and should closely align with Riverview's financial performance. The Compensation Committee of the Board of Directors believes that the executive compensation for fiscal 2018 is reasonable and appropriate, is justified by Riverview's performance in an extremely difficult environment and is the result of a carefully considered approach.

The Board of Directors recommends that you vote FOR approval of the compensation of our named executive officers as disclosed in this Proxy Statement.

AUDIT COMMITTEE MATTERS

Audit Committee Charter. The Audit Committee operates pursuant to a charter approved by our Board of Directors. The charter sets out the responsibilities, authority and specific duties of the Audit Committee. The charter specifies, among other things, the structure and membership requirements of the Audit Committee, as well as the relationship of the Audit Committee to the independent registered public accounting firm, the internal audit department and management. The Audit Committee reports to the Board of Directors and is responsible for overseeing and monitoring financial accounting and reporting, the system of internal controls established by management and the audit process.

Report of the Audit Committee. The Audit Committee reports as follows with respect to Riverview's audited financial statements for the year ended March 31, 2018:

•The Audit Committee has reviewed and discussed the 2018 audited financial statements with management;

The Audit Committee has discussed with the independent registered public accounting firm, Delap LLP, the matters •required to be discussed by Auditing Standard No. 1301, Communications with Audit Committees, as amended, as adopted by the Public Company Accounting Oversight Board;

The Audit Committee has received written disclosures and the letter from the independent registered public accounting firm required by the applicable requirements of the Public Company Accounting Oversight Board regarding the independent registered public accounting firm's communications with the Audit Committee concerning independence, and has discussed with the independent registered public accounting firm the firm's independence; and

The Audit Committee has, based on its review and discussions with management of the 2018 audited financial statements and discussions with the independent registered public accounting firm, recommended to the Board of Directors that Riverview's audited financial statements for the year ended March 31, 2018 be included in its Annual Report on Form 10-K.

The foregoing report is provided by the following directors, who constitute the Audit Committee:

Audit Committee:

Jerry C. Olson, Chairman Bess R. Wills Gerald L. Nies

This report shall not be deemed to be incorporated by reference by any general statement incorporating by reference this proxy statement into any filing under the Securities Act of 1933 or the Securities Exchange Act of 1934, and shall not otherwise be deemed filed under such acts.

Section 16(a) of the Securities Exchange Act requires our executive officers and directors, and persons who own more than 10% of any registered class of Riverview's equity securities, to file reports of ownership and changes in ownership with the SEC. Executive officers, directors and greater than 10% stockholders are required by regulation to furnish us with copies of all Section 16(a) forms they file. Based solely on our review of the copies of such forms we have received and written representations provided to us by the above-referenced persons, we believe that during the fiscal year ended March 31, 2018, all filing requirements applicable to our reporting officers, directors and greater than 10% stockholders were properly and timely complied with.

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Delap LLP served as our independent registered public accounting firm for the year ended March 31, 2018. The Audit Committee of the Board of Directors has appointed Delap LLP as its independent registered public accounting firm for the year ending March 31, 2019. A representative of Delap LLP is expected to attend the annual meeting of stockholders to respond to appropriate questions and will have an opportunity to make a statement if he or she so desires.

The following table sets forth the aggregate fees billed, or expected to be billed, to Riverview for professional services rendered by Delap LLP for the fiscal years ended March 31, 2018 and 2017.

	Year Ended		
	March 31,		
	2018	2017	
Audit Fees	\$270,000	\$227,000	
Audit-Related Fees	3,000	80,000	
Tax Fees			
All Other Fees		6,375	

The Audit Committee will establish general guidelines for the permissible scope and nature of any permitted non-audit services to be provided by the independent registered public accounting firm in connection with its annual review of its charter. Pre-approval may be granted by action of the full Audit Committee or by delegated authority to one or more members of the Audit Committee. If this authority is delegated, all approved non-audit services will be presented to the Audit Committee at its next meeting. In considering non-audit services, the Audit Committee or its delegate will consider various factors, including but not limited to, whether it would be beneficial to have the service provided by the independent registered public accounting firm and whether the service could compromise the independence of the independent registered public accounting firm. For the year ended March 31, 2018, the Audit Committee approved all, or 100%, of the services provided by Delap LLP that were designated as audit fees, audit-related fees and all other fees as set forth in the table above.

STOCKHOLDER PROPOSALS AND NOMINATIONS

In order to be eligible for inclusion in our proxy solicitation materials for next year's annual meeting of stockholders, any stockholder proposal to take action at such meeting must be received at our main office at 900 Washington Street, Suite 900, Vancouver, Washington 98660, no later than February 15, 2019. Any such proposal shall be subject to the requirements of the proxy solicitation rules adopted under the Securities Exchange Act.

Our Articles of Incorporation provide that if a stockholder intends to nominate a candidate for election as a director or submit a stockholder proposal, the stockholder must deliver written notice of his or her intention to the Corporate Secretary of Riverview not less than 30 nor more than 60 days prior to the date of a meeting of stockholders; provided, however, that if less than 31 days' notice of the date of the meeting is given or made to stockholders, such written notice must be delivered to the Corporate Secretary not later than the close of the tenth day following the day on which notice of the meeting was mailed to stockholders. The notice must set forth certain information specified in our Articles of Incorporation.

MISCELLANEOUS

The Board of Directors is not aware of any business to come before the annual meeting other than those matters described above in this Proxy Statement. However, if any other matters should properly come before the meeting, it is intended that proxies in the accompanying form will be voted in respect thereof in accordance with the judgment of the person or persons voting the proxies.

We will bear the cost of solicitation of proxies. In addition to solicitations by mail, our directors, officers and employees may solicit proxies personally or by telephone without additional compensation.

Riverview's Annual Report to Stockholders, which includes the Annual Report on Form 10-K as filed with the SEC, has been mailed to stockholders as of the close of business on the voting record date. Any stockholder who has not received a copy of the Annual Report may obtain a copy by writing to the Corporate Secretary. The Annual Report is not to be treated as part of the proxy solicitation material or as having been incorporated herein by reference.

BY ORDER OF THE BOARD OF DIRECTORS

/S/ TERESA L. BAKER

TERESA L. BAKER CORPORATE SECRETARY

Vancouver, Washington June 15, 2018

VOTE BY INTERNET - www.proxyvote.com

Use the Internet to transmit your voting instructions and for electronic delivery of information up until 11:59 P.M. Eastern Time on July 24, 2018. Have your proxy card in hand when you access the website and follow the instructions to obtain your records and to create an electronic voting instruction form.

RIVERVIEW BANCORP, INC. 900 WASHINGTON STREET SUITE 900 VANCOUVER, WASHINGTON 98660-3409

ELECTRONIC DELIVERY OF FUTURE PROXY MATERIALS

If you would like to reduce the costs incurred by Riverview Bancorp, Inc. in mailing proxy materials, you can consent to receiving all future proxy statements, proxy cards and annual reports, electronically via e-mail or the Internet. To sign up for electronic delivery, please follow the instructions above to vote using the Internet and, when prompted, indicate that you agree to receive or access proxy materials electronically in future years.

VOTE BY MAIL

Mark, sign and date your proxy card and return it in the postage-paid envelope we have provided or return it to Vote Processing, c/o Broadridge, 51 Mercedes Way, Edgewood, NY 11717.

TO VOTE, MARK BLOCKS BELOW IN BLUE OR BLACK INK AS FOLLOWS: KEEP THIS PORTION FOR YOUR RECORDS

KEEP THIS PORTION FOR YOUR RECORDS

DETACH AND RETURN THIS PORTION ONLY THIS PROXY CARD IS VALID ONLY WHEN SIGNED AND DATED

THIS PROX I CARD IS VALID ONL I WHEN SIGN	NED ANI	DATED.		
withhold authority to vote for any individual	For	Withhold	For All	То
All All Except The Board of Directors recommends you vote	nominee		or All Except" and write $r(s)$ of the nominee(s) of	
FOR the following	[]			ii the line below
1. Election of Directors Nominees:				
01) John A. Karas 02) Kevin J. Lycklama	03) Je	erry C. Olson	ı	
The Board of Directors recommends you vote FOR the	e followin	g proposal:		
For Against Abstain 2. Advisory (non-binding) approval of the compensation officers.	on of our	named execu	tive	

NOTE: Such other business as may properly come before	ore the meeting or any adjournment thereof
For address changes and/or comments, mark here (see reverse for instruction)	[]
Please sign exactly as your name(s) appear(s) hereon. Vadministrator, or other fiduciary, please give full title, a sign personally. All holders must sign. If a corporation corporate or partnership name by authorized officer.	as such. Joint owners should each