CAMCO FINANCIAL CORP Form FWP October 19, 2012

Camco Financial Corporation Advantage Bank Investment Overview October 2012 Free Writing Prospectus

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Financial Disclosure

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Some of our statements contained in this presentation are forward-looking statements within the meaning of the Section 272 and Section 21E of the Securities Exchange Act of 1934, as amended. We intend such forward-looking statements to be cover forward-looking statements contained in the Private Securities Litigation Reform Act of 1995 and are including this statement provisions. Forward-looking statements are not guarantees of performance or results. When we use words such as may, printend, continue, expect, project, predict, estimate, target, could, is likely, should, would, wi identifying forward-looking statements, although we may use other phrasing.

All statements other than statements of historical fact included in this presentation regarding our outlook, financial position and resources and interest rate sensitivity are forward-looking statements. These forward-looking statements also include, but are conditions created by state and federal legislation and regulations; anticipated changes in general interest rates and the impact of profitability, capital adequacy and the fair value of our financial assets and liabilities; retention of our existing customer base a development of new products and services and their success in the marketplace; the adequacy of the allowance for loan losses; loan and deposit account growth, expense levels, liquidity and capital resources and projections of earnings.

The forward-looking statements contained in this presentation are based on our beliefs and assumptions and on the information disclosures were prepared and involve known and unknown risks, uncertainties and other factors which may cause our actual results expressed or implied by such forward-looking statements. Although we believe the expectations reflected in suc we can give no assurance such expectations will prove to have been correct. Important factors that could cause actual results to forward-looking statements included herein include, but are not limited to, competition in the industry and markets in which we changes in general interest rates; loan demand; rapid changes in technology affecting the financial services industry; real estate and general economic and business conditions.

For other factors, risks and uncertainties that could cause our actual results to differ materially from estimates and projections of statements, please read the *Risk Factors* section of the Prospectus that relates to the rights offering. All written or oral forw expressly qualified in their entirety by this cautionary note. Any forward-looking statement speaks only as of the date which s required by law, we expressly disclaim any obligation or undertaking to disseminate any updates or revisions to any forward-locking statement and updates or revisions and updates or rev

this

offering.

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on

the

SEC

Website

www.sec.gov.

Alternatively,

CAFI

or

ParaCap

Group,

LLC,

financial

Offering Considerations

Offering Overview

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Issuer:

Camco Financial Corporation (NASDAQ: CAFI)

Securities Offered: Common stock Offering Price:

\$1.75 per share

Offering Size:

Up to \$10.0 million (no minimum)

Warrant Terms:

For every 2 shares purchased in the offering, investors will receive one non-transferrable warrant to purchase common stock within five years at \$2.10 per

share

Insider Commitment:

\$2.45 million -

\$3.50 million on the same terms

as all offering participants

Financial Advisor &

Information Agent:

ParaCap Group LLC

Offering Overview
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Rights Offering Terms:
Basic subscription rights allow existing shareholders to purchase one new share for each share owned as of the record date, subject to pro rata cutback

Oversubscription Privilege:

Existing shareholders may subscribe for additional shares over their basic rights; oversubscription shares are subject to pro rata cutback if total rights offering proceeds exceed \$10.0 million

Record Date:

Record Date:

July 29, 2012

Rights Offering Expiration:

October 31, 2012, unless extended

Public Offering:

To the extent that any shares remain unsold in the rights offering, Camco may elect to conduct a public offering on the same terms as the rights offering

Investment Highlights
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Unique franchise combining Columbus and Cincinnati with community banking markets on I-77 corridor
New, committed management
Improved asset quality
Strengthened balance sheet

Return to profitability Significant progress with consent order requirements Attractive valuation

Camco Financial Overview

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Unique Franchise Assets: \$767 Million*

Branches: 22 I-77 Corridor

9 branches / \$322 million deposits**

Cincinnati / Dayton

8 branches / \$183 million deposits** Columbus / Washington Court House 5 branches / \$137 million deposits** * Asset data as of 6/30/12; ** Branch deposit data as of 6/30/11 per

FDIC

Ohio

has

posted

the

fourth

largest

increase

in jobs of all 50 states, on a year-over-year basis from August 2011 From August 2011 to August 2012, Ohio added 98,300 jobs, trailing only Texas, New York and California All of Camco s markets have witnessed a significant decline in the unemployment rate over the last year and remain notably below the national unemployment rate: Cambridge, OH Cincinnati-Middletown, OH-KY-IN Parkersburg-Marietta-Vienna, WV-OH Washington Court House, OH Columbus, OH Dayton, OH New Philadelphia-Dover, OH Ohio Nationwide Unique Franchise (23.7%)(23.0%)(20.0%)(24.2%)(24.4%)(22.3%)(27.9%)(22.7%)(13.3%)7.4%

6.7%

6.8%

6.9%

5.9%

7.3%

6.2%

6.8%

7.8%

Year-Over-Year Change in Unemployment Rate

August 2012

Unemployment Rate

Source: Bureau of Labor Statistics and SNL

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Committed Management

Following its terminated merger with First Place Financial in 2008, Camco welcomed in a new management team, led by Jim Huston, that has successfully resolved legacy credit quality issues, returned the Company to profitability and positioned Camco to begin lending again in a meaningful way.

James

E.

Huston was named Chief Executive Officer, President and Chairman

of the

Financial

Jeffrey

Corporation and

Board
of
Camco
Financial
Corporation in
December 2008. Mr. Huston worked as an Independent Consultant for financial institutions from July 2006 through December
including for Camco from September 2008 through December 2008. From February 2006 until July 2006, Mr. Huston served
interim Chief Financial Officer for the Federal Home Loan Bank of Des Moines. Mr. Huston was employed by First Consume
National Bank in Portland, Oregon, from November 2001 until November 2005, serving as the Chief Executive Officer from N
2002 until November 2005. Mr. Huston served as Executive Vice President and Chief Financial Officer of Aames Financial
Corporation, Los Angeles, California, from August 2000 to November 2001. He was employed by Bank One Corporation,
Columbus, Ohio, from 1992 to 2000 where he held several executive positions, including Senior Vice President and Chief Fina
Officer, Bank One Consumer Financial Services from May 1997 to August 2000.
John
E.
Kirksey
has
been
the
Senior
Vice
President,
Chief
Financial
Officer
and
Treasurer
of 2
Camco

Advantage Bank since March 2011. Mr. Kirksey was previously employed by Modern Medical, Inc. from 2008 through 2010, serving as the Director of Operations. Prior to that, Mr. Kirksey served in several financial leadership roles at JPMorgan Chas including Vice President/Planning and Analysis Manager, Retail Banking from 2002 to 2008; Vice President/Senior Finance Manager, Retail Group from 1997 to 2002; and Vice President/Strategic Planning in 1996 (with Banc One Corporation). At B One, Richmond, Mr. Kirksey served as Chief Financial Officer from 1989 to 1996. Mr. Kirksey holds a Master of Business Administration, Finance degree from Indiana University, Bloomington, Indiana, and a Bachelor of Science degree in Business

Administration and Economics from Manchester College, North Manchester, Indiana.

T.
Tucker
is
a
Certified
Public
A

Accountant

and

Sole

Member

of

the

accounting

firm

Tucker

&

Tucker

CPAs,

LLC,

Cambridge, Ohio, a position he has held since 1984. Mr. Tucker was named Lead Independent Director of Camco Financial Corporation in February 2009.

Committed Management
Camco s directors
and
officers
currently
own

approximately 7.2% of the Company s outstanding shares (10.5% on a fully diluted basis). They have indicated their intention to collectively invest an additional \$2.45 million to \$3.50 million through the exercise of their basic and oversubscription rights. The insiders will be investing on the same terms as all other offering participants, and their involvement is subject to being cut back if the rights offering is oversubscribed. As shown below. assuming \$10.0 million offering, the insiders aggregate pro forma ownership could be as high as 19.2% (23.1% on a fully diluted basis). * Existing Ownership as of 9/21/12 **Total Shares Outstanding** 7,468,087 **Total Options Outstanding** 585,900 Pro Forma Shares (\$10MM Offering) 13,182,373 Pro Forma Warrants and Options (\$10MM Offering) 3,443,043 Warrants and % of Total Shares **Directors & Officers** Common Stock **Options** Basic Diluted Existing Ownership* 535,000 310,000 7.2% 10.5% \$2.45 Million Commitment 1,400,000 700,000

14.7% 17.7% \$3.50 Million Commitment 2,000,000 1,000,000 19.2%

23.1%

12
Dollars In Thousands
* Based on management internal reports
Improved Asset Quality
\$85,000
\$63,324
\$51,219

\$48,343

\$30,000

\$40,000

\$50,000

\$60,000

\$70,000

\$80,000

\$90,000

12/31/2009

12/31/2010

12/31/2011

6/30/2012

Classified Assets*

Dollars In Thousands Improved Asset Quality \$53,484 \$32,848 \$33,779 \$24,918

\$23,653 \$0 \$10,000 \$20,000 \$30,000 \$40,000 \$50,000

\$60,000 12/31/2008

12/31/2009

12/31/2010

12/31/2011

6/30/2012

Nonperforming Loans

14 Dollars In Thousands Improved Asset Quality * Through 6/30/2012 \$21,440 \$17,689 \$4,617

\$1,489 \$0 \$5,000 \$10,000 \$15,000 \$20,000 \$25,000 2009 2010 2011

Dollars In Thousands Strengthened Balance Sheet \$167,106 \$97,291 \$92,934 \$63,604

\$58,445

\$25,000

\$50,000

\$75,000

\$15,000

\$100,000

\$125,000

\$150,000

\$175,000

12/31/2008

12/31/2009

12/31/2010

12/31/2011

6/30/2012

FHLB Borrowings

Strengthened Balance Sheet

0%

10%

20%

30%

40%

50%

60%

12/31/2009

12/31/2010

12/31/2011

6/30/2012

Deposit Composition (% of Total Deposits)

Noninterest-bearing

Other Transaction

MMDA & Savings

16

Return to Profitability

2009

2010

2011

2012

YTD*

Gross

Earning Assets 5.39% 5.41% 5.12% 4.62% Cost of Funds 2.54% 1.97% 1.54% 1.31% NIM 2.91% 3.50%3.66% 3.42%17 * Through 6/30/2012 5.39% 5.41% 5.12% 4.62% 2.54% 1.97% 1.54% 1.31% 2.91% 3.50% 3.66%3.42% 1.00%2.00%3.00% 4.00% 5.00% 6.00%2009 2010 2011 2012 YTD Gross COF

NIM

Return to Profitability 18 2008 Pretax Loss (\$20,440) 2009 Pretax Loss (\$17,514) 2010 Pretax Loss

(\$14,041)

2011 Pretax Earnings

\$758

2012 Pretax Earnings:

Quarter Ended March 31, 2012

\$450

Quarter Ended June 30, 2012

\$420

2012 YTD

\$870

Dollars In Thousands

Return to Profitability

19

- -30%
- -25%
- -20%
- -15%
- -10%

-5% 0% 5% 10% 15% 20%

Return on Average Equity (%)

Following an extended period of consistent attractive returns, the economic downturn led to substantial losses in 2008-2010. Camco returned to profitability beginning in the second half of 2011 and the trend has accelerated into 2012.

20 Regulatory Compliance Retain qualified management and increase

board participation Tier 1 Leverage Ratio of 9.0% / Total Risk-Based Capital of 12.0% Establish acceptable capital plan Establish acceptable concentration of credit plan Reduce CRE concentration to less than 300% of Total Risk-Based Capital Establish plan for reduction of classified assets / charge off loss-rated assets Establish plans for liquidity risk management and sensitivity to interest rate risk Establish acceptable strategic plan and test on a quarterly basis Establish comprehensive methodology for determining adequacy of ALLL Establish profit plan and budget for 2012-2013 and test on a quarterly basis Assess officer incentive plan to ensure appropriate alignment of incentives Establish acceptable IT strategic plan and business continuity plan Advantage Bank was issued a consent order by the FDIC and Ohio DFI on February 9, 2012, that effectively replaced its original order issued July 31, 2009. The order sought improvements in several areas, both financial and administrative. Management believes that

the bank has achieved compliance with substantially all of the order s requirements except for those that are dependent upon raising additional capital. Camco believes that the successful completion of its rights offering will strengthen its position with regard to any remaining

outstanding items.

Attractive Valuation

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SNL Bank Index Historical Price to Book Multiples (%)

SNL Bank Index Historical Price to Earnings Multiples (x)

101

98

107

11.4 12.1 16.8 21.8 14.1 12.6

- 13.8
- 14.9
- 15.1
- 15.6
- 19.2
- 19.0
- 17.6
- 22.0
- 20.8
- 17.6
- 14.0
- 11.6
- 10.6
- 15.3
- 0.0
- 5.0 10.0
- 15.0
- 20.0
- 25.0
- 2012
- YTD
- 2011
- 2010
- 2009
- 2008
- 2007
- 2006
- 2005
- 2004
- 2003
- 2002
- 2001
- 2000
- 1999
- 1998
- 1997
- 1996
- 1995
- 1994 1993

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Attractive Valuation

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*Assumes \$2.0mm sold to insiders, \$3.0mm through basic rights and \$5.0mm through oversubscription rights CAFI

Rights Offering

CAFI

(dollars in thousands)

```
6/30/2012
Adjustments*
Pro Forma
Consolidated Financial Summary
Total Reserves
14,185
$
$
14,185
Total Goodwill and Intangibles
Trust Preferred
5,000
5,000
Stockholders' Equity:
Accumulated Other Comprehensive Income net of
Related Tax Effects
36
36
Common Stock
46,740
9,361
56,101
Total Stockholders' Equity
46,776
9,361
56,137
Total Capitalization
51,776
$
9,361
61,137
Regulatory Capital Ratios
Tier 1 Capital to Tangible Assets (Leverage Ratio)
6.62%
7.65%
Total Risk-Based Capital to Risk Weighted Assets
10.00%
11.21%
Consolidated Financial Data
Consolidated Tangible Common Equity to Assets
```

6.10%

```
7.23%
Common Book Value Per Share
6.26
$
4.26
Tangible Common Book Value Per Share
6.26
$
4.26
Offering Price / Tangible Book Value Per Share
27.94%
41.09%
Ownership
Shares Outstanding
7,468,087
5,714,286
13,182,373
Pro Forma Ownership -
Existing Shares
100.00\%
56.65%
Pro Forma Ownership -
Newly Issued Shares
0.00%
```

43.35%

Investment Highlights
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Unique franchise combining Columbus and Cincinnati with community banking markets on I-77 corridor
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Strengthened balance sheet

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Additional Information
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To request additional information, please contact our Information Agent:
(866) 404-2951
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