SCHEDULE 14A INFORMATION Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.____) Filed by the Registrant [X] Filed by a Party other than the Registrant Check the appropriate box: Preliminary Proxy Statement] Confidential, for the Use of the Commission Only (as permitted by Rule 14a-6(e)(2)) [X] Definitive Proxy Statement Definitive Additional Materials] Soliciting Material Pursuant to Section 240.14a-11(c) or Section 240.14a-12 NORTHWEST INDIANA BANCORP (Name of Registrant as Specified in Its Charter) (Name of Person(s) Filing Proxy Statement if other than the Registrant) Payment of Filing Fee (Check the appropriate box): [X] No fee required.] Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. 1) Title of each class of securities to which transaction applies: _____ 2) Aggregate number of securities to which transaction applies: 3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (Set forth the amount on which the filing fee is calculated and state how it was determined): _____ 4) Proposed maximum aggregate value of transaction: ______ 5) Total fee paid: ______ Fee paid previously with preliminary materials. Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. 1) Amount Previously Paid: 2) Form, Schedule or Registration Statement No.:

NorthWest Indiana Bancorp

3) Filing Party:

4) Date Filed:

9204 Columbia Avenue Munster, Indiana 46321 (219) 836-9690

NOTICE OF ANNUAL MEETING OF SHAREHOLDERS TO BE HELD APRIL 22, 1998

Notice is hereby given that the Annual Meeting of Shareholders of NorthWest Indiana Bancorp (the "Company"), will be held at Wicker Park Social Center, located in Highland, Indiana, on Wednesday, April 22, 1998, at 8:30 A.M., for

the following purposes:

- (1) To elect three directors;
- (2) To ratify the appointment by the Board of Directors of Crowe, Chizek and Company LLP as auditors for the year ending December 31, 1998; and
- (3) To consider and act upon any other business as may properly come before the meeting or any adjournment thereof.

All shareholders of record at the close of business on February 28, 1998 will be entitled to vote at the meeting or any adjournment thereof.

IT IS IMPORTANT THAT YOUR SHARES BE REPRESENTED AT THIS MEETING. WHETHER OR NOT YOU EXPECT TO BE PRESENT, PLEASE FILL IN, DATE, SIGN AND RETURN THE ENCLOSED PROXY CARD IN THE ACCOMPANYING ADDRESSED, POSTAGE-PREPAID ENVELOPE. IN ORDER TO AVOID THE ADDITIONAL EXPENSE OF FURTHER SOLICITATION, WE ASK YOUR COOPERATION IN MAILING YOUR PROXY CARD PROMPTLY. IF YOU ATTEND AND VOTE AT THE MEETING, YOUR PROXY WILL BE CANCELED.

FRANK J. BOCHNOWSKI, Secretary

Dated: March 25, 1998

(ANNUAL REPORT CONCURRENTLY MAILED)

NorthWest Indiana Bancorp 9204 Columbia Avenue Munster, Indiana 46321 (219) 836-9690

PROXY STATEMENT

ANNUAL MEETING OF SHAREHOLDERS APRIL 22, 1998

This Proxy Statement is furnished in connection with the solicitation by the Board of Directors of NorthWest Indiana Bancorp (the "Company"), of proxies to be voted at the Annual Meeting of Shareholders (the "Meeting") to be held at 8:30 A.M., on Wednesday, April 22, 1998, at Wicker Park Social Center, located in Highland, Indiana, for the purposes set forth in the accompanying Notice of Annual Meeting. The Board of Directors knows of no matters, other than those reported below, which are to be brought before the Meeting. However, if other matters properly come before the Meeting, it is the intention of the persons named in the enclosed form of proxy to vote such proxy in accordance with their judgment on such matters.

At the close of business on February 28, 1998, the record date for the Meeting, there were 1,381,512 shares of the Company's Common Stock outstanding and entitled to vote at the Meeting. (All share numbers herein are rounded to the nearest whole share.) On all matters, including the election of directors, each shareholder will have one vote for each share held.

If the enclosed form of proxy is executed and returned, it may nevertheless be revoked at any time prior to the time it is voted. A proxy may be revoked by written notice to the Company's Secretary or by attendance at the Meeting. UNLESS REVOKED, A PROXY WILL BE VOTED AT THE MEETING IN ACCORDANCE WITH THE INSTRUCTIONS THEREON, OR, IF NO INSTRUCTIONS ARE GIVEN, FOR THE ELECTION AS DIRECTORS OF ALL NOMINEES LISTED UNDER PROPOSAL 1 AND FOR ALL OTHER PROPOSALS. Directors will be elected by a plurality of the votes cast. Each other proposal is subject to the vote of the holders of a greater number of shares favoring such proposal than those opposing it. A proxy may indicate that all or a portion of the shares represented by such proxy are not being voted with respect to a specific proposal. This could occur, for example, when a broker is not permitted to vote shares held in street name on certain proposals in the absence of instructions from the beneficial owner. Shares that are not voted with respect to a specific proposal will be considered as not present and entitled to vote on such proposal, even though such shares will be considered present for purposes of determining a quorum and voting on other proposals. Abstentions on a specific proposal will be considered as present, but not as voting in favor of such proposal. Because none of the proposals to be considered at the meeting requires the affirmative vote of a specified number of outstanding shares (they require only a plurality or a majority of the shares voted), neither the non-voting of shares nor abstentions on a specific proposal will affect the determination of whether such proposal will be approved.

The cost of this solicitation will be borne by the Company. In addition to solicitation by mail, the Company's directors, officers and regular employees may solicit proxies personally or by telephone without additional compensation. It is expected that this Proxy Statement and the accompanying Notice of Annual Meeting and form of proxy will first be mailed to shareholders on or about March 25, 1998.

ELECTION OF DIRECTORS (Proposal No. 1)

NOMINEES

The Company currently has eight directors divided into two classes of three directors each and one class of two directors, with the term of one class expiring each year. Each director serves until the annual meeting of shareholders held in the year that is three years after such director's election and thereafter until such director's successor is elected and qualified. Each of the Company's directors also serves on the Board of Directors of the Company's wholly owned subsidiary, Peoples Bank SB (the "Bank"), for a term running concurrently with his or her term on the Company's Board of Directors.

The nominees whose terms expire this year are Leroy F. Cataldi, Stanley E. Mize and John J. Wadas, Jr. Each has been nominated by the Board of Directors for reelection as a director for a term to expire at the 2001 annual meeting of shareholders and until his successor is elected and has qualified. It is the intention of the persons named in the accompanying form of proxy, absent contrary instructions thereon, to vote such proxy for the election to the Board of Directors of these three individuals. Each nominee has consented to be named herein and to serve as a director if elected. However, if any nominee becomes unavailable for election, it is the intention of the persons named in the accompanying form of proxy to nominate such other person as director as they may in their discretion determine, in which event the shares will be voted for such other person.

Unless otherwise indicated in a footnote to the following table, the principal occupation of each director and nominee has been the same for the last five years, and each such director or nominee possesses sole voting and investment power with respect to the shares of Common Stock indicated as beneficially owned by him or her.

<TABLE>
<CAPTION>

NAME 	AGE 	PRESENT PRINCIPAL OCCUPATION	DIRECTOR SINCE	SHARES BENEFICIALLY OWNED ON FEBRUARY 28, 1998	PERCENT OF CLASS
		NOMINEES FOR DIRECT (Term expiring at annual of shareholders in 20	meeting		
<s></s>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
Leroy F. Cataldi	62	Manager of Cataldi Prescription Shop, Dyer, Indiana	1977	34,932	2.53%
Stanley E. Mize	56	President, Stan Mize Town & Countree Auto Sales, Inc. Schererville, Indiana	1997	8,657	0.63%
John J. Wadas, Jr.					

 58 | Dentist practicing in Munster and East Chicago, Indiana | 1984 | 84,266(1) | 6.10% |-2-

SHABES

NAME	AGE	OCCUPATION	SINCE	1998	CLASS
		DIRECTORS CONTINUING IN O (Term expiring at annual m of shareholders in 199	eeting		
<s></s>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
James J. Crandall	74	Retired attorney	1987	32,237(2)	2.33%
Lourdes M. Dennison	56	Administrative Director, Kumpol Dennison Surgical Corp., Merrillville, Indiana	1983	58,847(3)	4.26%
Gloria C. Gray	68	Retired	1982	33,216(4)	2.40%
		(Term expiring at annual m of shareholders in 200			
David A. Bochnowski	52	President and Chief Executive Officer of the Company (5)	1977	138,926(1)	10.03%
Jerome F. Vrabel	48	Vice President, Grain Division of ED & F Man International Inc. Chicago, Illinois, a commodities brokerage firm on the Chicago Board of Trade	•	71,546(1)	5.18%

</TABLE>

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- (1) For further information regarding the beneficial ownership of these shares, see "Security Ownership By Certain Beneficial Owners and Management" below.
- (2) Includes 2,030 shares owned by Mr. Crandall's spouse.
- (3) Includes 48,643 shares owned by Mrs. Dennison's spouse.
- (4) Includes 200 shares owned by Mrs. Gray's spouse.
- (5) David A. Bochnowski is the first cousin of Frank J. Bochnowski, the Company's Senior Vice President and Secretary.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR THE NOMINEES LISTED ABOVE.

-3-

MEETINGS AND COMMITTEES OF THE BOARD OF DIRECTORS

The Board of Directors conducts its business through meetings of the Board and its committees. During the year ended December 31, 1997, the Board held six meetings. No director attended fewer than 75% of the total meetings of the Board of Directors and committees on which such Board member served.

The Board of Directors has appointed an Audit Committee composed of Directors Crandall, Wadas, Dennison and Mize. The Audit Committee functions as the Company's liaison with its external auditors and reviews audit findings presented by the Company's internal auditor. The Audit Committee, along with the external auditors and internal auditor, monitors controls for material weaknesses and/or improvements in the audit function. The Audit Committee also monitors or, if necessary, establishes policies designed to promote full disclosure of the Company's financial condition. The Audit Committee is independent of management. During the year ended December 31, 1997, the Audit Committee held five meetings.

The Board of Directors has appointed a Compensation Committee composed of Directors Bochnowski, Dennison, Gray and Vrabel. The Compensation Committee is responsible for reviewing, determining and establishing the compensation of directors and (as the Bank's Compensation Committee) the salaries, bonuses and other compensation of the executive officers of the Bank. During the year ended December 31, 1998, the Compensation Committee held three meetings.

The Board of Directors has not appointed a Nominating Committee. It has, however, appointed an Executive Committee, composed of Directors Bochnowski, Crandall, Dennison and Vrabel. The Executive Committee is authorized to exercise the powers of the Board of Directors between regular Board meetings, except with respect to the declaration of dividends and other extraordinary corporate

transactions. All actions of the Executive Committee are reviewed and ratified by the full Board of Directors.

COMPENSATION OF AND TRANSACTIONS WITH OFFICERS AND DIRECTORS

SUMMARY COMPENSATION TABLE

The following table sets forth, for the years ended December 31, 1997, 1996, and 1995, the cash and non-cash compensation received by each executive officer who earned in excess of \$100,000 from the Bank during 1997. The Company itself pays no compensation to its employees, and each of the named executive officers holds a similar position with the Bank. Each of the named executive officers has been employed by the Company or the Bank for more than five years.

<TABLE>

NAME AND		ANNUAL COM	IPENSATION	LONG-TERM COMPENSATION	ALL OTHER	
PRINCIPAL POSITION	PERIOD	SALARY	BONUS (1)	OPTIONS (2)	COMPENSATION (3)	
<\$>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	
David A. Bochnowski Chairman and Chief Executive Officer	1997	\$190,961	\$70 , 615	2,000	\$38,745	
	1996	181,867	45,942	1,000	36,017	
	1995	173,273	49,069	4,000	38,487	
Joel Gorelick Vice President	1997	\$108,850	\$27,100	1,250	\$10,885	
	1996	103,666	20,300	1,000	9,330	
	1995	98,748	21,500	2,000	9,874	

</TABLE>

-4-

<TABLE>

NAME AND		ANNUAL COM	IPENSATION	LONG-TERM COMPENSATION	NII OTUTO
NAME AND PRINCIPAL POSITION	PERIOD	SALARY	BONUS (1)	OPTIONS (2)	ALL OTHER COMPENSATION (3)
<pre><s> Edward J. Furticella Vice President, Chief Financial Officer and Treasurer</s></pre>	<c> 1997</c>	<c> \$106,510</c>	<c> \$27,100</c>	<c> 1,000</c>	<c> \$10,651</c>
	1996 1995	101,514 96,680	20,300 21,500	4,000	9,136 9,667
Frank J. Bochnowski Senior Vice President and Secretary	1997	\$ 94,788	\$22 , 050	1,000	\$ 9,479
- /mani na	1996 1995	90 , 275 85 , 992	16,650 17,500	1,000 2,000	8,125 8,598

 | | | | |

- (1) "Bonus" amounts represent annual payments under the Bank's incentive plan, which is open to all employees who meet the eligibility requirements of the Pension Plan described below. The incentive plan is based upon the Company's return on assets, return on equity and earnings per share.
- (2) "Options" reflects options granted to acquire the listed number of shares of Common Stock. The Company does not have a stock appreciation rights (SAR) plan and has not granted restricted stock awards.
- (3) "All Other Compensation" includes the following for Messrs. David Bochnowski, Gorelick, Furticella and Frank Bochnowski: (i) contributions on their behalf by the Bank under its Pension Plan of \$14,400, \$9,796, \$9,586 and \$8,531, respectively, for 1997; \$13,500, \$9,330, \$9,136 and \$8,125, respectively, for 1996; and \$15,000, \$9,874, \$9,667 and \$8,598, respectively, for 1995; and (ii) contributions on their behalf by the Bank under its Employee Stock Ownership Plan of \$1,600, \$1,089, \$1,065 and \$948, respectively, for 1997. David Bochnowski's other compensation also includes for each of 1997, 1996, and 1995, (i) premiums in the amount of \$19,649 per year paid by the Bank for disability insurance and term insurance on

Mr. Bochnowski's life pursuant to his employment agreement described below and (ii) credits in the amount of \$3,096, \$2,868 and \$3,838, respectively, under the Bank's Unqualified Deferred Compensation Plan.

COMPENSATION OF DIRECTORS

All directors who are not also officers of the Company or the Bank receive an annual director's fee from the Bank of \$14,420.00.

EMPLOYMENT AGREEMENT

The Bank entered into an employment agreement with David A. Bochnowski as President and Chief Executive Officer, effective March 1, 1988 and amended January 18, 1992. The agreement has a three-year term and provides for annual extensions for additional one-year terms, subject to annual review by the Bank's Board of Directors, unless Mr. Bochnowski gives written notice that the agreement will not be extended further. The agreement provides for a minimum annual salary of \$150,000 and for annual salary review by the Board of Directors, as well as inclusion of Mr. Bochnowski in any discretionary bonus plans, customary fringe benefits, vacation and sick leave. The agreement is terminable by the Bank for "cause", defined in the agreement as termination for dishonesty, incompetence, willful misconduct, breach of fiduciary duty

-5-

involving personal profit, intentional failure to perform stated duties, willful violation of any law, rule or regulation (other than traffic violations or similar minor offenses) or final cease-and-desist order or a material breach of the agreement. If the Bank were to terminate Mr. Bochnowski without cause, or in the event of his death during the term of the agreement, Mr. Bochnowski or his estate would be entitled to a continuation of his salary for a period of one year thereafter. Mr. Bochnowski may terminate his agreement upon three months' notice to the Bank.

The agreement provides that in the event of the termination of Mr. Bochnowski's employment after any change in "control" of the Company or a change in the capacity or circumstances in which he is employed as contemplated by the agreement, he will be promptly paid a sum equal to 2.99 times the average annual compensation he received during the five-year period immediately prior to the date of change of control. "Control" is defined in the agreement by reference to the control determinations set forth in federal banking regulations, which generally define "control" as the acquisition by any person or entity of the ownership or power to vote more than 25% of the stock of a bank or its holding company, although under certain circumstances control may occur upon the acquisition of 10% of such stock unless successfully rebutted.

Mr. Bochnowski's agreement provides that in the event he becomes disabled during the term of the agreement, he shall continue to receive his full compensation for the first 18 months from the date of such disability, at which time the Bank may terminate the agreement and Mr. Bochnowski shall receive 60% of his monthly salary at the time he became disabled until the earlier of his death or his normal retirement date under the Bank's Pension Plan. The agreement provides that these amounts shall be offset by any amounts paid to Mr. Bochnowski under any other disability program maintained by the Bank. The agreement also requires the Bank to maintain term insurance on Mr. Bochnowski's life in the amount of \$750,000, payable to his designated beneficiaries.

1994 STOCK OPTION AND INCENTIVE PLAN

The Board of Directors adopted the 1994 Stock Option and Incentive Plan (the "Option Plan"), which was approved by shareholders at the 1994 annual meeting. Pursuant to the Option Plan, an aggregate of 120,000 shares of the Company's Common Stock are reserved for issuance in respect of incentive awards granted to officers and other employees of the Company and the Bank. Awards granted under the Option Plan may be in the form of incentive stock options within the meaning of Section 422 of the Internal Revenue Code of 1986, as amended (the "Code"), or non-incentive stock options or restricted stock. The purposes of the Plan are to attract and retain the best available personnel, to provide additional incentives for all employees and to encourage their continued employment by facilitating employees' purchases of an equity interest in the Company. The Option Plan is administered by a committee composed of Directors Dennison, Gray and Vrabel, none of whom is eligible to receive awards under the Plan. The committee has discretion as to the persons who will receive awards and in what amount. As of December 31, 1997, approximately 73 employees were eligible to be considered for incentive awards under the Option Plan.

OPTION GRANTS

were granted under the Option Plan to the executive officers named in the Summary Compensation Table. In each case, the exercise price per share was equal to the fair market value of the Common Stock at the time of the grant.

-6-

The table below sets forth further information regarding grants of stock options pursuant to the Option Plan during the year ended December 31, 1997, to the persons named in the Summary Compensation Table.

<TABLE> <CAPTION>

POTENTIAL REALIZABLE

VALUE AT ASSUMED

OF STOCK ANNUAL RATES

PRICE

% OF TOTAL

APPRECIATION FOR					
(2)	NUMBER OF	OPTIONS GRANTED	EXERCISE		OPTION TERM
(2)	OPTIONS	TO EMPLOYEES	PRICE	EXPIRATION	
NAME 10%	GRANTED	IN FISCAL YEAR	(PER SHARE)	DATE (1)	5%
 <\$> <c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
David A. Bochnowski \$39,073	2,000	25.0%	\$32.00	1/16/07	\$17,682
Joel Gorelick 24,420	1,250	15.6%	32.00	1/16/07	11,051
Edward J. Furticella 19,536	1,000	12.5%	32.00	1/16/07	8,841
Frank J. Bochnowski 19,536	1,000	12.5%	32.00	1/16/07	8,841

</TABLE>

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- (1) All options listed in the table first become exercisable on the fifth anniversary of the date of grant and expire upon the executive's termination of employment for cause or for any other reason other than death, disability or retirement. All options become immediately exercisable upon the commencement of a tender or exchange offer for the Common Stock, or upon a change in control of the Company.
- (2) The dollar amounts under these columns are based on the 5% and 10% rates set by the Securities and Exchange Commission and are not intended to forecast possible appreciation of the Company's stock price. The calculations assume a five-year option term.

OPTION EXERCISES AND YEAR-END OPTION VALUES

The table below sets forth certain information regarding each exercise of options during the year ended December 31, 1997 by the persons named in the Summary Compensation Table and the unexercised options held by them at December 31, 1997.

<TABLE>

	NUMBER			ER OF		UNEXERCISED
	OF SHARES ACQUIRED	VALUE		RCISED HELD AT		E-MONEY ONS AT
NAME	ON EXERCISE	REALIZED		31, 1997		31, 1997
			EXERCISABLE	UNEXERCISABLE	EXERCISABLE	UNEXERCISABLE
<s></s>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
David A. Bochnowski			4,000	7,000	\$126,024	\$118,910
Joel Gorelick				4,250		69,553

Edward J. Furticella --- --- 5,000 --- 93,650

Frank J. Bochnowski 1,760 \$41,674 --- 4,000 --- 67,020

</TABLE>

-7-

BENEFITS

Profit Sharing Plan and Trust (Pension). The Bank maintains a Profit Sharing Plan and Trust (the "Pension Plan") for the benefit of its eligible employees. All employees are eligible to participate in the Pension Plan if they have completed one year of employment with more than 1,000 hours of service, and have reached their 21st birthday. This plan is non-contributory on the part of the employee. Each plan year the Bank's Board of Directors determines the amount to be contributed by the Bank. This contribution is discretionary and is based on the Bank's financial performance. During the year ended December 31, 1997, the Bank contributed \$204,361 to the Pension Plan. The amounts of these contributions on behalf of the executive officers named in the Summary Compensation Table are included in that table under the column "All Other Compensation." Pension benefits vest on the following scale: two years of service, 40% of benefits accrued through the prior fiscal year; three years of service, 60% of benefits accrued through the prior fiscal year; four years of service, 80% of benefits accrued through the prior fiscal year; and five years of service, 100% of benefits accrued through the prior fiscal year. The normal retirement age is the first day after reaching age 65, at which time the employee is entitled to receive 100% of the contributions previously made.

Employee Stock Ownership Plan. The Bank adopted an Employee Stock Ownership Plan (the "ESOP") effective July 1, 1990. The purpose of the ESOP is to assist employees in the accumulation of funds for retirement and to enhance the interest of employees in the Bank's efficient and successful operation. All employees are eligible to participate in the ESOP upon reaching the age of 21 and completing one year of employment and 1,000 hours of service. Each year, a contribution is made to the ESOP of the Company's Common Stock, cash, or any combination of Common Stock and cash, as determined by the Board of Directors. The amounts of these contributions credited to the accounts of the executive officers named in the Summary Compensation Table are included in that table under the column "All Other Compensation." All contributions to the ESOP must be invested primarily in the Company's Common Stock. All Common Stock contributed to the ESOP is credited to eligible participants in proportion to each participant's compensation. Contributions and earnings allocated to each participant's account vest at the rate of 40% after two years of service and 20% for each year thereafter until the participant becomes 100% vested after five years of service. Participants also become immediately 100% vested upon attaining age 65, or in the event of disability or death. Participants who retire may elect to receive distributions from the ESOP in a lump sum or in annual installments extending over a period not exceeding the lesser of five years or the maximum period permitted by law. Other participants who terminate employment may elect to receive distributions in a lump sum. For the fiscal year ended December 31, 1997, the Bank made a contribution to the ESOP in the amount of \$22,706. The amounts of these contributions on behalf of the executive officers named in the Summary Compensation Table are included in that table under the column "All Other Compensation." At December 31, 1997, there were 1,094 shares of the Company's Common Stock held under the ESOP and allocated to participants.

401(k) Plan. The Bank maintains a 401(k) defined contribution retirement plan for the benefit of its eligible employees. All employees are eligible to participate in the plan if they have completed one year of employment and 1,000 hours of service and have reached their 21st birthday. This plan is non-contributory on the part of the Bank. Participating employees may elect to contribute up to ten percent of their compensation on a pre-tax basis into the plan through regular payroll deduction. Such funds will be invested as directed by participants into eight investment options. All participants are always 100% vested in their contributions and the earnings on their investments. Distributions of participant account assets can occur upon retirement, for hardship, upon attainment of age 59-1/2, upon disability, upon the death of the participant and upon termination of service. The normal retirement age is 65; participants may request early

Unqualified Deferred Compensation Plan. The Bank adopted an Unqualified Deferred Compensation Plan (the "Deferred Compensation Plan") during 1995. The purpose of the Deferred Compensation Plan is to provide deferred compensation to key senior management employees of the Bank in order to recognize their substantial contributions to the Bank and to provide them with additional financial security as inducement to remain with the Bank. The Deferred Compensation Plan is administered by the Bank's Compensation Committee. In order to be eliqible for participation in the Deferred Compensation Plan, an employee must hold a key management, full-time position in which he has the opportunity to impact significantly on the annual operating success of the Bank. Of those eligible employees, the Compensation Committee selects which persons shall be participants in the Deferred Compensation Plan. Participants' accounts are credited each year with an amount based on a formula involving the participant's employer-funded contributions under all qualified plans and the limitations imposed by Code subsection 401(a)(17) and Code section 415. Following the cessation of the employment of the participant by the Bank for any reason, including the participant's death, the participant's account is distributed to the participant (or, in the event of his death, to his designated beneficiary) in a lump sum cash payment. Currently, David A. Bochnowski is the only participant in the Deferred Compensation Plan. For the year ended December 31, 1997, the Bank credited \$3,096 to Mr. Bochnowski's account under the Deferred Compensation Plan. This amount is included in Mr. Bochnowski's compensation in the Summary Compensation Table under the column "All Other Compensation."

Bank Loans. From time to time, the Bank makes loans to the Company's directors and officers and their family members. All of such loans are made on substantially the same terms, including interest rates and collateral, as those prevailing at the time for comparable transactions with the general public and do not involve more than the normal risk of repayment or present other unfavorable features. Loans made to a director or executive officer in excess of \$50,000 must be approved in advance by the disinterested members of the Bank's Board of Directors.

Health and Insurance Benefits. The Bank provides health and accident benefits for all full-time employees. Dependent coverage is provided at the employee's expense through a group insurance plan upon request. Term life insurance is provided for all employees who have completed one year of employment with more than 1,000 hours of service and have reached their 21st birthday.

COMPENSATION COMMITTEE REPORT ON EXECUTIVE COMPENSATION

The Compensation Committee of the Board of Directors establishes the compensation of the Bank's executive officers. In setting compensation levels, the Company seeks to create a cost-effective and fair package that will attract, retain, and motivate the finest employees available to the Company and the Bank. The Bank compensates each executive officer based primarily on the following factors:

- * The executive's level of job responsibility and performance;
- * The Company's performance; and
- * Compensation available from comparable companies and rivals for an executive's services.

-9-

The Company structures compensation to motivate executives to achieve the Company's strategic goals. Accordingly, executive compensation is linked to the Company's short-term and long-term performance.

Stock options, for example, provide a direct link between executive compensation and long-term creation of shareholder value. Customarily, options awarded by the Company do not become exercisable until five years after the grant (barring a change in control in the Company). Further, the options are forfeited immediately upon the termination of employment of an executive for cause or for any reason other than death, disability, or retirement. An Options Committee, composed of Compensation Committee members Dennison, Gray, and Vrabel, proposed awards of options for 1997 based upon (1) the Company's earnings, (2) the Company's performance when compared to its peers, (3) the Company's achievement of strategic goals, and (4) the executive's performance. Options were awarded as set forth in the "Option Grants" table above.

Similarly, the Bank's incentive plan provides additional compensation based upon the Company's performance relative to targets set for return on assets, return on equity, and earnings per share. The Company's performance satisfied conditions for payments under the incentive plan.

Finally, the Committee attempted to maintain the Company's compensation package at a level consistent with compensation paid by comparable firms. The Committee considered various surveys, including those available from Sheshunoff, Cole Financial, Inc. and America's Community Bankers.

David A. Bochnowski's compensation for 1997 was determined in accordance with the same procedures and standards as for the other executive officers of the Company; however, Mr. Bochnowski does not vote upon his own compensation, his option awards under the Company's Option Plan, or his bonus awards under the Bank's incentive plan. Further, for 1997, the Committee procured a report on executive compensation from Cole Financial, Inc. to assist the Committee in evaluating Mr. Bochnowski's compensation under the comparability standards described above. Taking into account the Company's asset and net income growth, return on assets and return on equity results, and operating expenses, the Cole Report concluded that Mr. Bochnowski's compensation (salary, incentive and options) was competitive when compared to similarly performing peers. (The Cole Report also found that the compensation (salary, incentive and options) paid to Messrs. Gorelick, Furticella and Frank Bochnowski was also competitive.) The Board of Directors and the Compensation Committee approved Mr. David Bochnowski's compensation for 1997, as well as the 1997 compensation of Messrs. Gorelick, Furticella and Frank Bochnowski.

Compensation Committee

David A. Bochnowski Lourdes M. Dennison Gloria C. Gray Jerome F. Vrabel

-10-

COMPARATIVE STOCK PERFORMANCE

The performance graph and table below compare the cumulative total shareholder return for the Company with the cumulative total return for the Nasdaq Stock Market ("CRSP Market Index") and for Nasdaq Bank Stocks ("CRSP Bank Index"), the latter two as calculated by the Center for Research in Security Prices at the University of Chicago.*

<TABLE> <CAPTION>

	12/31/92	12/31/93	12/31/94	12/31/95	12/31/96	12/31/97
<s> The Company</s>	<c> 100</c>	<c> 129</c>	<c> 179</c>	<c> 232</c>	<c> 272</c>	<c> 367</c>
CRSP Bank Index	100	114	114	169	223	377
CRSP Market Index	100	115	112	159	195	240

* The Company incorporated on January 31, 1994 and adopted a calendar fiscal year. On July 31, 1994, the Company acquired all of the outstanding common stock of the Bank. Prior to that time, the Bank's stock traded independently, and the Bank had a fiscal year end of June 30. In order to furnish a five-year comparison, the performance graph and table provide calendar year-end data based on the performance of the Bank for years ended prior to 1994 and the Company thereafter.

-11-

COMPENSATION COMMITTEE INTERLOCKS AND INSIDER PARTICIPATION

Of the members of the Company's Compensation Committee (Directors Bochnowski, Dennison, Gray, and Vrabel), only Mr. Bochnowski serves or has served as an officer or employee of the Company or its subsidiaries. As stated above under "Benefits -- Bank Loans," from time to time the Bank makes loans to the Company's directors, including members of the Compensation Committee, and their families. No Compensation Committee member has any other relationship requiring disclosure as an interlocking executive officer or director or otherwise under the rules of the Securities and Exchange Commission (the "SEC").

RATIFICATION OF APPOINTMENT OF AUDITORS (PROPOSAL NO. 2)

The Board of Directors has renewed the Company's arrangements with Crowe, Chizek and Company LLP, independent auditors, to be its auditors for the year ending December 31, 1998, subject to ratification by shareholders. A representative of Crowe, Chizek and Company LLP is expected to be present at the meeting, will have the opportunity to make a statement if he so desires and will be available to respond to appropriate questions.

During 1997, Crowe, Chizek and Company LLP provided services in connection with the firm's audit function, which included an examination of the Company's financial statements, assistance in preparation of reports filed with the SEC, and meeting with the Company's Board of Directors and Audit Committee relative to the audit. Non-audit services were primarily related to assistance in the development of internal audit and loan review programs and the preparation and review of the Company's federal and state tax returns. Crowe, Chizek and Company LLP performs similar audit and non-audit services for the Bank.

THE BOARD OF DIRECTORS RECOMMENDS A VOTE FOR RATIFICATION.

SECURITY OWNERSHIP BY CERTAIN BENEFICIAL OWNERS AND MANAGEMENT

The following table sets forth, as of February 28, 1998, certain information as to those persons who were known by management to be beneficial owners of more than 5% of the Company's Common Stock and as to the shares of the Common Stock beneficially owned by the persons named in the "Summary Compensation Table" and by all directors and executive officers as a group. Persons and groups owning more than 5% of the Common Stock are required to file certain reports regarding such ownership with the Company and the SEC pursuant to the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Based on such reports, management knows of no persons, other than as set forth in the table below, who owned more than 5% of the Common Stock at February 28, 1998. Individual beneficial ownership of shares by the Company's directors is set forth in the table above under "Election of Directors." Beneficial ownership by directors and officers includes shares underlying stock options held by such persons under the Company's Option Plan that are exercisable within 60 days of February 28, 1998.

-12-

<TABLE>

<pre><caption></caption></pre>	AMOUNT AND NATURE OF BENEFICIAL OWNERSHIP	PERCENT OF SHARES OF COMMON STOCK OUTSTANDING
<s> David A. Bochnowski 515 Wilderness Drive Schererville, IN 46375</s>	<c> 138,926(1)</c>	<c> 10.03%</c>
Dr. John J. Wadas, Jr. 6608 Forest Avenue Hammond, IN 46324	84,266(2)	6.10%
Jerome F. Vrabel 506 Wilderness Drive Schererville, IN 46375	71,546(3)	5.18%
Joel Gorelick 8589 West 85th Street Schererville, IN 46375	22,401(4)	1.62%
Edward J. Furticella 1348 McCoy Drive Schererville, IN 46375	19,764(5)	1.43%
Frank J. Bochnowski 140 Vickroy Drive Crown Point, IN 46307	19,747(6)	1.43%
All directors and executive officers as a group (11 persons)	524,538(7)	37.86%

</TABLE>

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- (1) Includes 20,684 shares as to which Mr. Bochnowski's spouse has voting and dispositive power, 13,200 shares which are owned by their minor children for which his spouse is custodian or trustee, and 4,000 shares owned by a living trust for which Mr. Bochnowski is trustee. Also includes stock options representing 4,000 shares of Common Stock which were exercisable at February 28, 1998.
- (2) Includes 7,342 shares as to which Dr. Wadas's spouse has voting and dispositive power, 5,000 shares owned by Dr. Wadas jointly with his mother, and 37,001 shares owned by the adult children of Dr. Wadas, held in their own names.
- (3) Includes 24,374 shares owned by Mr. Vrabel's spouse.
- (4) Includes 333 shares owned by Mr. Gorelick's spouse.
- (5) Includes 332 shares owned by Mr. Furticella's spouse.
- (6) Includes 3,862 shares owned by Mr. Bochnowski's spouse.

-13-

(7) Includes 4,000 shares as stock options which the Company's executive officers hold under the Option Plan and which were exercisable at February 28, 1998. Such shares have been added to the total shares outstanding in order to determine the ownership percentage of the Company's directors and executive officers as a group at February 28, 1998.

SECTION 16(a) BENEFICIAL OWNERSHIP REPORTING COMPLIANCE

Section 16(a) of the Exchange Act requires the Company's officers and directors, and persons who own more than 10% of the Company's Common Stock, to file reports of ownership with the SEC. Officers, directors and greater than 10% shareholders are required to furnish the Company with copies of all Section 16(a) forms they file. Based solely on its review of copies of such forms received by it, or written representations from certain reporting persons that no Forms 5 were required for those persons, the Company believes that during the year ended December 31, 1997, all filing requirements applicable to its officers, directors, and greater than 10% shareholders were complied with except that Director Dennison filed one late Form 4. The reportable transaction by Mrs. Dennison took place on November 13, 1997 and the related Form 4 was filed on February 19, 1998.

SHAREHOLDER PROPOSALS

In order to be eligible for inclusion in the Company's proxy materials for next year's annual meeting of shareholders, any shareholder proposal to take action at such meeting must be received at the Company's office at 9204 Columbia Avenue, Munster, Indiana, no later than November 25, 1998. Any such proposals shall be subject to the requirements of the proxy rules adopted under the Exchange Act.

ANNUAL REPORT ON FORM 10-K

UPON WRITTEN REQUEST, THE COMPANY WILL FURNISH TO SHAREHOLDERS, WITHOUT CHARGE, A COPY OF THE COMPANY'S MOST RECENT ANNUAL REPORT ON FORM 10-K (INCLUDING FINANCIAL STATEMENTS AND SCHEDULES, BUT EXCLUDING EXHIBITS). SEND YOUR REQUEST TO: SECRETARY, NORTHWEST INDIANA BANCORP, 9204 COLUMBIA AVENUE, MUNSTER, INDIANA 46321.

INCORPORATION BY REFERENCE

To the extent this Proxy Statement has been or will be specifically incorporated by reference into any filing by the Company under the Exchange Act or the Securities Act of 1933, as amended, the sections of this Proxy Statement entitled "Compensation Committee Report on Executive Compensation" and "Comparative Stock Performance" shall not be deemed to be so incorporated unless specifically otherwise provided in any such filing.

FRANK J. BOCHNOWSKI, Secretary

Dated: March 25, 1998

NORTHWEST INDIANA BANCORP THIS PROXY IS SOLICITED BY THE BOARD OF DIRECTORS

I hereby appoint the official pro	xy committee of the Board of Directors of	
	any"), or any member thereof, my proxies,	
- · · · · · · · · · · · · · · · · · · ·	all shares of the Company's Common Stock	
	nnual Meeting of Shareholders, to be held at Indiana, on Wednesday, April 22, 1998, at	
8:30 A.M., and at any adjournment, a		
<table></table>		
<caption> 1. ELECTION OF DIRECTORS</caption>	FOR nominees listed below (except	WITHHOLD AUTHORITY to
vote for	Tok hominees listed selow (except	WITHHOLD HOTHONITI CO
	those stricken below) _	all nominees listed
below _ <s></s>	<c></c>	<c></c>
Leroy F. Cataldi	Stanley E. Mize	John J. Wadas,
Jr.	-	ŕ

		(INSTRUCTIONS: To WITHHOLD authority through that nominee'	to vote for any individual nominee strike s name above.)					
auditors for the fiscal year en	ENT OF CROWE, CHIZEK AND COMPANY LLP, as ding December 31, 1998.							
<\$>								
	_	FOR		_	AGAINST		_	ABSTAIN
,								
meeting or any adjournment thereo	matters that may properly come before the f. e signed on the other side)							
(Continue	d from other side)							
	LL BE VOTED IN THE MANNER SPECIFIED HEREON , WILL BE VOTED FOR THE ELECTION OF ALL HER PROPOSALS.							
Please sign exactly as name appears : persons, all of them should sign. Wh	below. When shares are held by two or more							
administrator, trustee or guardian, corporation, please sign in full cor	please give full title as such. If a porate name by a duly authorized officer. If							
	rship name by authorized person. Receipt of ement and Annual Report to Shareholders is							
Signature	Signature if Held Jointly							
	Date, 1998							
	PLEASE MARK, SIGN, DATE AND RETURN							
PLEASE MARK, SIGN, DATE AND RETURN THE PROXY CARD PROMPTLY USING THE ENCLOSED ENVELOPE.