#### **BRYN MAWR BANK CORP**

Form 4

October 30, 2013

### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB Number:

if no longer subject to Section 16. Form 4 or Form 5

obligations

Check this box

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** 

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

may continue. See Instruction

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person \* PETERS FREDERICK C II

2. Issuer Name and Ticker or Trading

Symbol

BRYN MAWR BANK CORP

[BMTC]

(Last) (First) (Middle) 3. Date of Earliest Transaction

(Month/Day/Year)

10/29/2013

5. Relationship of Reporting Person(s) to

**OMB APPROVAL** 

Expires:

response...

Estimated average

burden hours per

3235-0287

January 31,

2005

0.5

Issuer

\_X\_\_ Director X\_ Officer (give title

(Check all applicable)

**BRYN MAWR BANK** CORPORATION, 801

LANCASTER AVENUE

Filed(Month/Day/Year)

below) President and Chairman

(Street) 4. If Amendment, Date Original 6. Individual or Joint/Group Filing(Check

Applicable Line) \_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

BRYN MAWR, PA 19010

(City) (State) (Zip)

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of 2. Transaction Date 2A. Deemed Security (Month/Day/Year) (Instr. 3)

Execution Date, if

Code (Month/Day/Year) (Instr. 8)

4. Securities Acquired (A) Transaction Disposed of (D) (Instr. 3, 4 and 5)

Securities Beneficially Owned Following

Reported

5. Amount of

Ownership Form: Direct (D)

Beneficial Ownership or Indirect (Instr. 4)

10% Owner

Other (specify

(A)

or (D)

Price

Transaction(s) (Instr. 4) (Instr. 3 and 4)

The Bryn

7. Nature of Indirect

Mawr Trust Company

cust. IRA Common of 14,700 I Stock

Code V Amount

Frederick C. Peters

II

Rollover **IRA** 

## Edgar Filing: BRYN MAWR BANK CORP - Form 4

Common Stock						175	I	Held in Spouse's IRA
Common Stock						3,514	I	Held in 401 (k) Plan
Common Stock	10/29/2013	M	24,000	A	\$ 20.47	57,298	D	
Common Stock	10/29/2013	S	24,000	D	\$ 28.5326 (8)	33,298	D	

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474

(9-02)

 $\label{thm:convergence} \begin{tabular}{ll} Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned \\ (e.g., puts, calls, warrants, options, convertible securities) \end{tabular}$ 

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	Secu Acqu or Di (D) (Instr	5. Number of 6. Date Exercisable and Expiration Date Securities (Month/Day/Year) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)			7. Title and Amount Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amour or Numbe of Shar
Options to Purchase Common Stock (2)	\$ 20.47	10/29/2013		M		24,000	04/23/2005(1)	04/23/2014	Common Stock	24,00
Options to Purchase Common Stock (3)	\$ 18.91						05/12/2005	05/12/2015	Common Stock	30,00
Options to Purchase Common Stock (3)	\$ 21.21						12/12/2005	12/12/2015	Common Stock	24,00

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Options to Purchase Common Stock (5)	\$ 22	08/29/2008 <u>(4)</u>	08/29/2017	Common Stock	18,00
Options to Purchase Common Stock (5)	\$ 24.27	08/18/2009 <u>(6)</u>	08/18/2018	Common Stock	18,00
Options to Purchase Common Stock (5)	\$ 18.27	08/21/2010(7)	08/21/2019	Common Stock	23,00

# **Reporting Owners**

Reporting Owner Name / Address	Relationships					
F 9	Director	10% Owner	Officer	Other		
PETERS FREDERICK C II BRYN MAWR BANK CORPORATION 801 LANCASTER AVENUE BRYN MAWR, PA 19010	X		President and Chairman			

## **Signatures**

Frederick C.
Peters II

\*\*Signature of Reporting Person

10/30/2013

Date

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) The vesting of these options was accelerated by the registrant and became fully vested as of June 16, 2005.
- (2) Acquired in a transaction exempt under Rule 16b-3
- (3) These options were granted to the reporting person under BMBC's 2004 Stock Option Plan in a transaction exempt under Rule 16b-3.
- (4) These options become exercisable over a five (5) year period in 20% increments starting on 08/29/2008 and on each 08/29 thereafter until the options are fully exercisable.
- (5) These options were granted to the reporting person under BMBC's 2007 Long-term Incentive Plan.
- (6) The options become exercisable over a five (5) year period in 20% increments starting on 8/18/2009 and on each 8/18 thereafter until the options are fully exercisable.
- (7) The options become exercisable over a five (5) year period in 20% increments starting on 8/21/2010 and on each 8/21 thereafter until the options are fully exercisable.
- (8) The breakdown of the sale is as follows: 6321 shs. @ \$28.35; 600 shs. @ \$28.3501; 200 shs. @ \$28.3508; 100 shs. @ \$28.352; 951 shs. @ \$28.36; 500 shs. @ \$28.3601; 500 shs. @ \$28.3602; 233 shs. @ \$28.3606; 600 shs. @ \$28.37; 31 shs. @ \$28.38; 208 shs. @ \$28.39;

Reporting Owners 3

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 $1056 \; \text{shs.} \; @ \; \$28.42; \; 500 \; \text{shs.} \; @ \; \$28.4201; \; 100 \; \text{shs.} \; @ \; \$28.425; \; 100 \; \text{shs.} \; @ \; \$28.44; \; 2771 \; \text{shs.} \; @ \; \$28.45; \; 129 \; \text{shs.} \; @ \; \$28.46; \; 100 \; \text{shs.} \; @ \; \$28.475; \; 2064 \; \text{shs.} \; @ \; \$28.5; \; 500 \; \text{shs.} \; @ \; \$28.5001; \; 500 \; \text{shs.} \; @ \; \$28.5016; \; 36 \; \text{shs.} \; @ \; \$28.54; \; 958 \; \text{shs.} \; @ \; \$28.5401; \; 300 \; \text{shs.} \; @ \; \$28.541; \; 1100 \; \text{shs.} \; @ \; \$28.55; \; 537 \; \text{shs.} \; @ \; \$28.625; \; 805 \; \text{shs.} \; @ \; \$29.25; \; 100 \; \text{shs.} \; @ \; \$29.29; \; 100 \; \text{shs.} \; @ \; \$29.3; \; 81 \; \text{shs.} \; @ \; \$29.301; \; 200 \; \text{shs.} \; @ \; \$29.31; \; 1000 \; \text{shs.} \; @ \; \$29.31; \; 1000 \; \text{shs.} \; @ \; \$29.31; \; 1000 \; \text{shs.} \; @ \; \$29.36; \; 2 \; \text{shs.} \; @ \; \$29.45.$ 

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.