Home Federal Bancorp, Inc. Form SC 13G/A December 10, 2012

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934

(Amendment No. 5) *

Home Federal Bancorp (Name of Issuer)

Common Stock (Title of Class of Securities)

43710G105 (CUSIP Number)

November 30, 2012 (Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- [X] Rule 13d-1(b)
- [] Rule 13d-1(c)
- [] Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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1 NAMES OF REPORTING PERSONS
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
Capital World Investors **

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)

(a)

3 SEC USE ONLY

4 CITIZENSHIP OR PLACE OF ORGANIZATION
Delaware

5 SOLE VOTING POWER

1,504,249

6 SHARED VOTING POWER

NUMBER OF

SHARES NONE

BENEFICIALL

Y OWNED BY

7 SOLE DISPOSITIVE POWER

EACH

REPORTING 1,504,249

PERSON

WITH:

8 SHARED DISPOSITIVE POWER

NONE

- 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
 - 1,504,249 Beneficial ownership disclaimed pursuant to Rule 13d-4
- 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)
- 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

10.3%

12 TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)

ΙA

** A division of Capital Research and Management Company (CRMC)

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SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

Schedule 13G Under the Securities Exchange Act of 1934

Amendment No. 5

- Item 1(b) Address of Issuer's Principal Executive Offices:
 500 12th Avenue South
 Nampa ID 83651
- Item 2(b) Address of Principal Business Office or, if none,
 Residence:
 333 South Hope Street
 Los Angeles, CA 90071
- Item 2(c) Citizenship: N/A
- Item 2(e) CUSIP Number: 43710G105
- Item 3 If this statement is filed pursuant to sections 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

 (e) [X] An investment adviser in accordance with section 240.13d-1(b)(1)(ii)(E).
- Item 4 Ownership

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item $1. \,$

- (a) Amount beneficially owned:
- (b) Percent of class:
- (c) Number of shares as to which the person has:
- (i) Sole power to vote or to direct the vote:
- (ii) Shared power to vote or to direct the vote:
- (iii) Sole power to dispose or to direct the disposition of:
- (iv) Shared power to dispose or to direct the disposition of:

See page 2

Capital World Investors is deemed to be the beneficial owner of

1,504,249 shares or 10.3% of the 14,536,829 shares believed to be outstanding as a result of CRMC acting as investment adviser to various investment companies registered under Section 8 of the Investment Company Act of 1940.

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- Item 5 Ownership of Five Percent or Less of a Class. If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following: []
- Item 6 Ownership of More than Five Percent on Behalf of Another Person: One or more clients of Capital World Investors have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Common Stock of Home Federal Bancorp. Capital World Investors holds more than five percent of the outstanding Common Stock of Home Federal Bancorp as of November 30, 2012 on behalf of each of the following client(s):

SMALLCAP World Fund, Inc.

- Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person: N/A
- Item 8 Identification and Classification of Members of the Group: $\ensuremath{\text{N/A}}$
- Item 9 Notice of Dissolution of Group: N/A
- Item 10 Certification

By signing below, I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: December 7, 2012

Signature: Alan Berro***

Name/Title: Alan Berro - Senior Vice President

Capital World Investors

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***By /s/ Michael J. Triessl
Michael J. Triessl
Attorney-in-fact

Signed pursuant to a Power of Attorney dated October 12, 2012 included as an Exhibit to Schedule 13G filed with the Securities and Exchange Commission by Capital World Investors on November 9, 2012 with respect to Fidelity National Information Services.

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are currently no audits for any tax periods in progress. The Plan administrator believes it is no longer subject to income tax examinations for years prior to 2010.

(7) Risks and Uncertainties

The Plan has holdings in various investments including common stock of the Corporation, a registered investment company bond fund, and pooled separate accounts sponsored by an insurance company. These investments are exposed to various risks such as interest rate, market, and credit risk. Due to the level of risk associated with these investments, it is at least reasonably possible that changes in the values of investments will occur in the near term and that such changes could materially affect participant account balances and the amounts recorded in the statement of net assets available for benefits.

(8) Reconciliation of Financial Statements to Form 5500

The following is a reconciliation of net assets available for benefits per the financial statements to the Plan s Form 5500 expected to be filed for 2013:

	At l	December 31, 2013	At I	December 31, 2012
Net assets available for benefits per financial				
statements	\$	36,707,503	\$	31,094,266
Adjustment from contract value to fair value for interest in stable value fund relating to fully benefit-responsive investment contract		7,769		42,949
Net assets available for benefits per Form 5500	\$	36,715,272	\$	31,137,215

UNIVEST CORPORATION OF PENNSYLANIA

DEFERRED SALARY SAVINGS PLAN

Notes to Financial Statements

December 31, 2013 and 2012

The following is a reconciliation of the net increase in net assets available for benefits per the financial statements to the Plan s Form 5500 expected to be filed for 2013:

	 r the Year Ended nber 31, 2013
Net increase in assets available for benefits per	
financial statements	\$ 5,613,237
Adjustment from contract value to fair value for interest in stable value fund relating to fully	
benefit-responsive investment contract	7,769
Net increase in net assets available for benefits per Form 5500	\$ 5,621,006

(9) Subsequent Event

Effective January 1, 2014, the Plan was amended for the following provisions: (i) a participant s service with other entities acquired by the Employer as a result of an asset or stock acquisition, merger, or similar transaction, as described in the Plan, will be recognized for eligibility purposes and for vesting of the Employer s matching contributions, (ii) in the event of a Plan merger in connection with an acquisition by the Employer as a result of an asset or stock acquisition, merger, or similar transaction, or in the event of a trustee-to-trustee transfer or rollover of plan assets from a qualified retirement plan maintained by an entity acquired by the Employer as a result of an asset or stock acquisition, merger, or similar transaction, then, the Trustee may accept an in-kind transfer or rollover of an existing participant loan, provided that the loan conforms to the terms of the plan from which it was extended and is not then in default; any such loan will be treated as a self-directed investment of the participant and will be administered in accordance with its original terms and conditions, without extension or modification.

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SUPPLEMENTAL SCHEDULE

Supplemental Schedule

UNIVEST CORPORATION OF PENNSYLVANIA

DEFERRED SALARY SAVINGS PLAN

Schedule H, Line 4i Schedule of Assets (Held at End of Year)

At December 31, 2013

Description of investment, including maturity date,

Identity of issue, borrower, lessor or similar party	rate of interest, collateral, par, or maturity value		Cost	Current Value
* Univest Corporation of Pennsylvania:				
*Univest Bank and Trust Co. cash money market account			**	\$ 53,442
*Univest Corporation of Pennsylvania common stock	218,350	Shares of common stock	**	4,515,478
*Federated Total Return Bond Fund	97,222	Registered investment companies units	**	1,058,751
*John Hancock Life Insurance Company (U.S.A.):				
*John Hancock interest-bearing cash account				6,771
*John Hancock Pooled Separate Accounts:				
John Hancock Retirement Living through 2050		Pooled separate account sub-account		
	3,497	units	**	43,934
John Hancock Retirement Living through 2045		Pooled separate account sub-account		
	27,946		**	409,536
John Hancock Retirement Living through 2040		Pooled separate account sub-account		
11 II 1 D .:	20,354		**	298,442
John Hancock Retirement Living through 2035	21,883	Pooled separate account sub-account units	**	320,451
John Hancock Retirement Living through 2030	21,003	Pooled separate account sub-account		320,431
	35,618		**	511,823
John Hancock Retirement Living through 2025	22,010	Pooled separate account sub-account		211,023
	21,645		**	309,832
John Hancock Retirement Living through 2020	32,309		**	462,771

		Pooled separate account sub-account units		
John Hancock Retirement Living through 2015	14.020	Pooled separate account sub-account	**	212 400
John Hancock Retirement Living through 2010	14,938	units Pooled separate account sub-account	ጥ ጥ	212,499
John Hancock Lifestyle Aggressive Portfolio	1,701	units Pooled separate	**	24,176
	2,687	account sub-account units	**	1,219,569
John Hancock Lifestyle Growth Portfolio	11,019	Pooled separate account sub-account	**	4,771,513
John Hancock Lifestyle Balanced Portfolio		Pooled separate account sub-account	**	
John Hancock Lifestyle Moderate Portfolio	15,481	Pooled separate account sub-account	<u> </u>	4,593,581
John Hancock Lifestyle Conservative Portfolio	5,660	units Pooled separate account sub-account	**	1,280,749
John Hancock Real Estate Securities Fund	2,602	units Pooled separate	**	621,832
	6,656		**	423,665
John Hancock Royce Opportunity Fund	11,401	Pooled separate account sub-account units	**	343,668
John Hancock International Small Cap Fund		Pooled separate account sub-account units	**	2,500
John Hancock Oppenheimer Developing Markets Fund		Pooled separate account sub-account		
John Hancock Energy Fund	4,573	units Pooled separate account sub-account	**	334,764
John Hancock Mid Cap Growth Index Fund	3,798	Pooled separate	**	413,118
Library and DEA HG Consil Con Final	630	account sub-account units	**	10,948
John Hancock DFA US Small Cap Fund	27,180	Pooled separate account sub-account units	**	1,069,731
John Hancock Small Cap Growth Index Fund	5,930	Pooled separate account sub-account	**	204,863
John Hancock International Equity Index Fund	3,930	Pooled separate account sub-account	- Jane	40 4 ,803
	2,924		**	55,637

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John Hancock Financial Services Fund	1,365	Pooled separate account sub-account units	**	29,703
John Hancock Small Cap Index Fund	910	Pooled separate account sub-account units	**	28,308
John Hancock American Century Heritage Fund	14,276	Pooled separate account sub-account	**	423,704
John Hancock Invesco Small Cap Growth Fund	4,911	Pooled separate account sub-account units	**	200,456
John Hancock EuroPacific Growth Fund	8,739	Pooled separate account sub-account	**	607,184
John Hancock Franklin Small-Mid Cap Growth Fund	644	Pooled separate account sub-account units	**	46,090

Supplemental Schedule

UNIVEST CORPORATION OF PENNSYLVANIA

DEFERRED SALARY SAVINGS PLAN

Schedule H, Line 4i Schedule of Assets (Held at End of Year)

At December 31, 2013

Description of investment, including maturity date,

Identity of issue, borrower, lessor or similar party		f interest, collateral, or maturity value	Cost	Current Value
John Hancock International Growth Fund	1 705	Pooled separate account sub-account	**	24.525
John Hancock T. Rowe Price Health Sciences Fund	1,725	Pooled separate	7.70	34,525
	2,979		**	238,727
John Hancock Mid Cap Value Index Fund	1,276	Pooled separate account sub-account	**	20,449
John Hancock Small Cap Value Index Fund	1,270	Pooled separate account sub-account		20,449
John Hancock Blue Chip Growth Fund	3,171	units Pooled separate	**	84,531
John Hancock Blue Chip Glown Fund	39,730	account sub-account	**	1,698,360
John Hancock Mid Cap Index Fund		Pooled separate account sub-account		, ,
John Hancock Mid Value Fund	13,860	units Pooled separate	**	532,451
John Hancock Wild Value I und	18,795	account sub-account	**	472,181
John Hancock Utilities Fund	14,822	Pooled separate account sub-account	**	490,158
John Hancock Total Stock Market Index Fund		Pooled separate account sub-account		
John Hancock John Hancock Disciplined Value Fund	18,826	units Pooled separate account sub-account	**	404,358
	49,303		**	1,033,054
John Hancock Growth Index Fund	10,004		**	501,935

		Pooled separate		
		account sub-account units		
John Hancock Fundamental Large Cap Value Fund		Pooled separate		
		account sub-account		
	2,754		**	417,612
John Hancock Value Index Fund		Pooled separate		
	10,855	account sub-account	**	376,571
John Hancock 500 Index Fund	10,033	Pooled separate		370,371
		account sub-account		
	582	units	**	648,149
John Hancock Washington Mutual Investors Fund		Pooled separate		
	16,955	account sub-account	**	967,141
John Hancock American Balanced Fund	10,933	Pooled separate	4-4-	907,141
John Hancock / Michell Balanced Land		account sub-account		
	10,507	units	**	353,867
John Hancock PIMCO All Asset Fund		Pooled separate		
	0.776	account sub-account	**	104 909
John Hancock Mutual Global Discovery Fund	8,776	Pooled separate	<i>ጉጉ</i>	194,898
John Hancock Mutual Global Discovery I und		account sub-account		
	9,255		**	885,922
John Hancock High Yield Fund		Pooled separate		
	2.025	account sub-account	**	101 (11
John Hancock PIMCO Global Bond Fund	3,835	units Pooled separate	**	131,611
John Hancock i iwco Globai Bond Fund		account sub-account		
	6,530		**	118,876
John Hancock PIMCO Real Return Fund		Pooled separate		
	10.610	account sub-account	ala ala	252 552
John Hancock PIMCO Total Return Fund	18,618		**	353,572
John Hancock PIMCO Total Return Fund		Pooled separate account sub-account		
	36,961	units	**	896,335
John Hancock John Hancock Stable Value Fund		Pooled separate		
		account sub-account		
	643,483	units	**	861,496
Total John Hancock Pooled Separate Accounts			**	30,991,826
Total Investments			**	\$ 36,626,268

See accompanying Report of Independent Registered Public Accounting Firm.

^{*} Indicates party in interest to the Plan.

^{**} Cost is not required for participant-directed investments.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees have duly caused this Form 11-K Annual Report to be signed on its behalf by the undersigned, thereunto duly authorized.

Univest Corporation of Pennsylvania Deferred Salary Savings Plan

DEFERRED SALARY SAVINGS PLAN COMMITTEE

By: /s/ R. Lee Delp R. Lee Delp, Trustee

June 27, 2014

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EXHIBIT INDEX

Exhibit

No. Description of Document

23.1 Consent of Independent Registered Public Accounting Firm

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