ASIII	ed with the 0.5. Securities	and Exchange Commission on wie	11(11 22, 2021
			Registration No. 333-146820
		NITED STATES	
		D EXCHANGE COMMISSI	ON
	WASH	INGTON, D.C. 20549	
	POST-EFFECT	VE AMENDMENT NO. 1 to	:
		ration Statement No. 333-146820	•
		UNDER	
	THE SECU	RITIES ACT OF 1933	
	INTER COL		
		IMUNITY BANKS, II	NC.
	(Exact name of re	egistrant as specified in its charter)	
Georgia	Georgia 58-1807304		58-1807304
(State or other jurisdiction of incorpo	oration or		(I.R.S. Employer Identification No.)
organization)			
		5 East Blairsville, Georgia 30512 ipal Executive Offices) (Zip Code)	
	Peoples Rancorn Inc	Employee Incentive Stock Option 1	Plan
		ption Award Agreement	i iui
		ull title of the plan)	
	N	Ielinda Davis Lux	
		nsel and Corporate Secretary	
		Community Banks, Inc.	
		shington Street, Suite 700	
		le, South Carolina 29601	
	(Name and	address of agent for service)	
		(864) 241-8736	
	(Telephone number, ir	cluding area code, of agent for servi	ce)
Indicate by check mark whether the regist	rant is a large accelerated fi	ler, an accelerated filer. a non-accele	rated filer, a smaller reporting company or an
emerging growth company. See the defini company" in Rule 12b-2 of the Exchange	tions of "large accelerated f		
Large accelerated filer ⊠		Accelerated filer	
Non-accelerated filer □		Smaller reporting company	
		Emerging growth company	П

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 7(a)(2)(B) of the Securities Act.

EXPLANATORY NOTE

DEREGISTRATION OF SECURITIES

This Post-Effective Amendment No.1 relates to the following Registration Statement on Form S-8 (the "Registration Statement") of United Community Banks, Inc., a Georgia corporation (the "Registrant") with respect to the Peoples Bancorp, Inc. Employee Incentive Stock Option Plan and related Stock Option Award Agreements (collectively, the "Plan"):

• File No. 333-146820, filed with the U.S. Securities and Exchange Commission (the "Commission") on October 19, 2007, registering 65,001 shares of the Registrant's common stock, \$1.00 par value (the "Common Stock") and an indeterminable amount of interests to be offered or sold pursuant to the Plan.

As reflected herein, the registered Common Stock amounts noted above have not been adjusted for the Registrant's historical stock splits and stock dividends.

The Registrant hereby terminates any and all offerings of its securities pursuant to the Registration Statement and deregisters any and all securities registered but unsold under the Registration Statement, if any, in accordance with an undertaking made by the Registrant in the Registration Statement to remove from registration, by means of a post-effective amendment, any of the securities that had been registered for issuance that remain unsold at the termination of the offering. The Registration Statement is hereby amended, as appropriate, to reflect the deregistration of such securities.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, as amended, the Registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-8 and has duly caused this Post-Effective Amendment No.1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Greenville, State of South Carolina, on March 22, 2021. No other person is required to sign this Post-Effective Amendment No. 1 to the Registration Statement in reliance upon Rule 478 under the Securities Act of 1933, as amended.

UNITED COMMUNITY BANKS, INC.

By: /s/ Melinda Davis Lux

Name: Melinda Davis Lux

Title: Executive Vice President, General Counsel and

Corporate Secretary