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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 13(a) of the Exchange Act.

Item 8.01 Other Events

On March 14, 2018, Coastway Bancorp, Inc. ("Coastway"), the holding company of Coastway Community Bank, and HarborOne Bancorp, Inc. ("HarborOne"), the holding company of HarborOne Bank, entered into an Agreement and Plan of Merger (the "Merger Agreement") whereby HarborOne will acquire Coastway by merger and each Coastway stockholder will receive a cash payment of \$28.25 per share of Coastway common stock (the "Merger"). In addition, Coastway Community Bank agreed to merge with and into HarborOne Bank following the Merger (the "Bank Merger").

On June 21, 2018, Coastway's stockholders approved the Merger Agreement and Merger.

On September 12, 2018, HarborOne announced that it has received the requisite regulatory approvals from the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation, the Massachusetts Division of Banks and the Rhode Island Department of Business Regulation necessary to complete the Merger and the Bank Merger.

Coastway and HarborOne have set Friday, October 5, 2018 as the closing date for the transaction, subject to the satisfaction of customary closing conditions.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

COASTWAY BANCORP, INC.
(Registrant)

Date: September 13, 2018 By: /s/ William A. White
William A. White
President and Chief Executive Officer