## WisdomTree Trust Form SC 13G/A April 23, 2012 UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

# **SCHEDULE 13G**

Under the Securities Exchange Act of 1934 (Amendment No. 2)\*

### WISDOMTREE TRUST ASIA PAC EXJP FD

(Name of Issuer)

#### **Exchange Traded Fund**

(Title of Class of Securities)

#### 97717W828

(CUSIP Number)

#### April 20, 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 Instructions).

CUSIP No.: 97717W828

1

NAME OF REPORTING PERSON National Planning Corporation

I.R.S. IDENTIFICATION NO. OF

	ABOVE PERSON (ENTITIES ONLY) 38-3023534	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [ ] (b) [ ]	
3	SEC USE ONLY	
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EAC	5 SOLE VOTING POWER 0 (see attached exhibit 1)	
	6 SHARED VOTING POWER 0 (see attached exhibit 1)	
REPORTING PERSON WITH	<ul><li>SOLE DISPOSITIVE POWER</li><li>0 (see attached exhibit 1)</li></ul>	
	8 SHARED DISPOSITIVE POWER 30,259 (see attached exhibit 1)	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 30,259 (see attached exhibit 1)	
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES []	
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 2.16% (see attached exhibit 1)	
12	TYPE OF REPORTING PERSON IA	
CUSIP No.: 97717W828		
	R: OMTREE	
TRUST ASIA PAC EXJP FD ITEM 1(b). ADDRESS OF ISSUER'S		

PRINCIPAL   EXECUTIVE   OFFICES:   380 Madison   Ave, 21st Floor,   New York, NY   10017   NAME OF   ITEM 2(a)   PERSON   FILING:   National   Person   FILING:   National   Person   PRINCIPAL   Noning   Corporation   ADDRESS OF   PRINCIPAL   BUSINESS   OFFICE OR, IF   NONE,   RESIDENCE:   401 Wilshire   Bivd, Suite 1100   Santa Monica,   CA 90401   ITEM 2(c) CITIZENSHIP:   Delaware   FEM 2(c) CITIZENSHIP:   Delaware   FITEM 2(c) CLASS OF   SECURITES:   Exchange Traded   Fund   FURM 2; CUSIP   NUMBER: Print   NUMBER: Print   SUSTING STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		
Ave, 21st Floor,   New York, NY   10017   ITEM 2(a)   PERSON   FILING:   National   Planning   Corporation   ADDRESS OF   PRINCIPAL   BUSINESS   OFFICE OR, IF   NONE,   RESIDENCE:   401 Wilshire   BIvd, Suite 1100   Santa Monica,   CA 90401   ITEM 2(c)   CITIZENSHIP:   Delaware   TITLE OF   ITEM 2(d)   CLASS OF   SECURITIES:   Exchange Traded   Fund   FTEM 2(e)   CUSIP   NUMBER:   97117W828   TEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		EXECUTIVE
ITEM 2(a). PERSON FILING: National Planning Corporation ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE: 401 Wilshire Blvd, Suite 1100 Santa Monica, CA 90401 ITEM 2(e). CITIZENSHIP: Delaware ITEM 2(e). CITIZENSHIP: Delaware ITEM 2(e). CLASS OF SECURITIES: Exchange Traded Fund ITEM 2(e). CUSIP NUMBER: 97717W828 ITEM 1FTHIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		Ave, 21st Floor, New York, NY
Planning Corporation   ADDRESS OF PRINCIPAL   BUSINESS OFFICE OR, IF   NONE, RESIDENCE:   401 Wilshire Bivd, suite 1100   Santa Monica, CA 90401   ITEM 2(c) CITIZENSHIP:   Delaware TITLE OF   ITEM 2(d) CLASS OF   SECURITIES: Exchange Traded   Fund Fund   ITEM 2(e) CUSIP   NUMBER: 97717W828   ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE	ITEM 2(a).	PERSON
PRINCIPAL   BUSINESS   OFFICE OR, IF   NONE,   RESIDENCE:   401 Wilshire   Blvd, Suite 1100   Santa Monica,   CA 90401   ITEM 2(c).   CITIZENSHIP:   Delaware   ITEM 2(d).   TITLE OF   ITEM 2(d).   Exchange Traded   Fund   Fund   FUEM 2(e).   CUSIP   NUMBER:   9717W828   ITEM 1F THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		Planning
BIvd, Suite 1100 Santa Monica, CA 90401 ITEM 2(c). CITIZENSHIP: Delaware ITEM 2(d). CLASS OF SECURITIES: Exchange Traded Fund ITEM 2(e). CUSIP NUMBER: 97717W828 ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE	ITEM 2(b).	PRINCIPAL BUSINESS OFFICE OR, IF NONE,
Delaware TITLE OF ITEM 2(d). CLASS OF SECURITIES: Exchange Traded Fund ITEM 2(e). CUSIP NUMBER: 97717W828 ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		Blvd, Suite 1100 Santa Monica,
ITEM 2(d). TITLE OF   CLASS OF SECURITIES:   Exchange Traded Exchange Traded   Fund Fund   ITEM 2(e). CUSIP   NUMBER: 97717W828   ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE	ITEM 2(c).	CITIZENSHIP:
ITEM 2(d). CLASS OF SECURITIES: Exchange Traded Fund ITEM 2(e). CUSIP NUMBER: 97717W828 ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		Delaware
Fund ITEM 2(e). Fund NUMBER: 97717W828 ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE	ITEM 2(d).	CLASS OF
ITEM 2(e). NUMBER: 97717W828 ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE		
ITEM IF THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHE	ITEM 2(e).	
		97717W828
		THIS STATEMENT IS FILED PURSUANT TO SECTION 240.13d-1(b), or 13d-2(b) or (c) CHECK HETHER THE PERSON FILING IS A:

- (a) [ ] Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78c);
- (b) [ ] Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c);
- (c) [ ] Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c);
- (d) [ ] Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C 80a-8);
- (e) [X] An investment adviser in accordance with 240.13d-1(b)(1)(ii)(E);
- (f) [ ] An employee benefit plan or endowment fund in accordance with 240.13d-1(b)(1)(ii)(F);
- (g) [] A parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G);

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- (h) [ ] A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) [ ] A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j) [ ] A non-U.S. institution in accordance with 240.13d-1(b)(1)(ii)(J);
- (k) [ ] Group, in accordance with 240.13d-1(b)(1)(ii)(K). If filing as a non-U.S. institution in accordance with 240.13d1(b)(1)(ii)(J), please specify the type of institution:

# ITEM OWNERSHIP:

4.

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:

30,259 (see attached exhibit 1)

(b) Percent of class:

2.16% (see attached exhibit 1)

- (c) Number of shares as to which the person has:
  - (i) Sole power to vote or to direct the vote:
  - 0 (see attached exhibit 1)
  - (ii) Shared power to vote or to direct the vote:
  - 0 (see attached exhibit 1)

(iii) Sole power to dispose or to direct the disposition of:

- 0 (see attached exhibit 1)
- (iv) Shared power to dispose or to direct the disposition of:

30,259 (see attached exhibit 1)

### OWNERSHIP OF ITEM 5. FIVE PERCENT OR

ITEM 5. 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 [X].

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER

PERSON: N/A **IDENTIFICATION** AND **CLASSIFICATION** OF THE **SUBSIDIARY** ITEM 7. WHICH ACQUIRED THE SECURITY **BEING REPORTED** ON BY THE PARENT HOLDING **COMPANY:** N/A **IDENTIFICATION** AND ITEM 8. CLASSIFICATION OF MEMBERS OF THE GROUP: N/A NOTICE OF DISSOLUTION OF ITEM 9. 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.

SCHEDULE 13G

# 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.

April 23, 2012 Date National Planning Corporation /s/ Sean Haley

Signature Sean Haley, Chief Compliance Officer

Name/Title

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (see 18 U.S.C. 1001). CUSIP No.: 97717W828

NPC had inadvertently over reported the amount of shares owned of this particular security due to an internal programming error. As of April 20th, 2012, NPC has resolved this issue and have determined that NPC does not own more than 5% of this security. NPC will continue to monitor the percentage of ownership of this and any other security and will file a Schedule 13G if necessary.