UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d)
of the
Securities Exchange Act of 1934

Date of Report (date of earliest event reported): February 12, 2020



(Exact name of registrant as specified in its charter)

Pennsylvania (State or other jurisdiction of incorporation or organization) 001-35542

(Commission File number)

27-2290659

1015 Penn Avenue Suite 103 Wyomissing PA 19610 (Address of principal executive offices, including zip code)

(610) 933-2000 (Registrant's telephone number, including area code)

 $\label{eq:NA} N\!/A$ (Former name, former address and former fiscal year, if changed since last report)

Check the appropriate box below if the form 8-K filing is intended to simultaneously satisfy the filing obligations of the registrant under any of the following provisions (see General Instructions A.2. below):	
☐ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)	
☐ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)	
☐ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))	
☐ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))	

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class	Trading Symbols	Name of Each Exchange on which Registered
Voting Common Stock, par value \$1.00 per share	CUBI	New York Stock Exchange
Fixed-to-Floating Rate Non-Cumulative Perpetual Preferred Stock, Series C, par value \$1.00 per share	CUBI/PC	New York Stock Exchange
Fixed-to-Floating Rate Non-Cumulative Perpetual Preferred Stock, Series D, par value \$1.00 per share	CUBI/PD	New York Stock Exchange
Fixed-to-Floating Rate Non-Cumulative Perpetual Preferred Stock, Series E, par value \$1.00 per share	CUBI/PE	New York Stock Exchange
Fixed-to-Floating Rate Non-Cumulative Perpetual Preferred Stock, Series F, par value \$1.00 per share	CUBI/PF	New York Stock Exchange
5.375% Subordinated Notes due 2034	CUBB	New York Stock Exchange

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2). Emerging growth company

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. \square

Item 7.01 Regulation FD Disclosure

On February 13, 2020, the management of Customers Bancorp, Inc. (the "Company") will be conducting meetings with investors and analysts at the KBW Winter Financial Services Symposium in Boca Raton, Florida to discuss the Company's strategies and recent financial performance. The presenters are Jay Sidhu, Chairman and Chief Executive Officer, Carla Leibold, Chief Financial Officer and Treasurer and Sam Sidhu, Head of Corporate Development.

The investor presentation prepared by the Company for use in these meetings has been posted to its website and is attached hereto as Exhibit 99.1 to this Current Report on Form 8-K and incorporated into this Item 7.01 by reference.

The information in this Current Report on Form 8-K, including Exhibit 99.1 attached hereto and incorporated by reference into Item 7.01, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities under that Section. Furthermore, such information, including the exhibits attached hereto, shall not be deemed incorporated by reference into any of the Company's reports or filings with the SEC, whether made before or after the date hereof, except as expressly set forth by specific reference in such report or filing. The information in this Current Report on Form 8-K, including the exhibits attached hereto, shall not be deemed an admission as to the materiality of any information in this Current Report on Form 8-K that is required to be disclosed solely to satisfy the requirements of Regulation FD.

Itom 0 01	Financia	l Statements an	d Evhibite

(d) Exhibits.

Exhibit	Description
Exhibit 99.1	Investor Presentation February 2020

SIGNATURE

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.

CUSTOMERS BANCORP, INC.

By: <u>/s/ Carla A. Leibold</u> Name: Carla A. Leibold

Title: Executive Vice President - Chief Financial Officer and Treasurer

Date: February 12, 2020

EXHIBIT INDEX

Exhibit No. Description 99.1

Investor Presentation dated February 2020







KBW Winter Financial Services Symposium February 2020 NYSE: CUBI





Forward-Looking Statements



This presentation, as well as other written or oral communications made from time to time by us, contains forward-looking information within the meaning of the safe harbor provisions of the U.S. Private Securities Litigation Reform Act of 1995. These statements relate to future events or future predictions, including events or predictions relating to future financial performance, and are generally identifiable by the use of forward-looking terminology such as "believe," "expect," "may," "will," "should," "plan," "intend," or "anticipate" or the negative thereof or comparable terminology. Forward-looking statements in this presentation include, among other matters, guidance for our financial performance, and our financial performance targets. Forward-looking statements reflect numerous assumptions, estimates and forecasts as to future events. No assurance can be given that the assumptions, estimates and forecasts underlying such forward-looking statements will accurately reflect future conditions, or that any guidance, goals, targets or projected results will be realized. The assumptions, estimates and forecasts underlying such forward-looking statements involve judgments with respect to, among other things, future economic, competitive, regulatory and financial market conditions and future business decisions, which may not be realized and which are inherently subject to significant business, economic, competitive and regulatory uncertainties and known and unknown risks, including the risks described under "Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2018 and subsequent Quarterly Reports on Form 10-Q and current reports on Form 8-K, including any amendments thereto, as such factors may be updated from time to time in our filings with the SEC. Our actual results may differ materially from those reflected in the forward-looking statements.

In addition to the risks described under "Risk Factors" in our filings with the SEC, important factors to consider and evaluate with respect to our forward-looking statements include:

- · changes in external competitive market factors that might impact our results of operations;
- · changes in laws and regulations, including without limitation, changes in capital requirements under Basel III;
- the potential effects of heightened regulatory requirements applicable to banks with assets in excess of \$10 billion;
- · changes in our business strategy or an inability to execute our strategy due to the occurrence of unanticipated events;
- · our ability to identify potential candidates for, and consummate, acquisition or investment transactions;
- the timing of acquisition, investment or disposition transactions;
- · constraints on our ability to consummate an attractive acquisition or investment transaction because of significant competition for these opportunities;
- · local, regional and national economic conditions and events and the impact they may have on us and our customers;
- costs and effects of regulatory and legal developments, including the results of regulatory examinations and the outcome of regulatory or other governmental inquiries and proceedings, such as fines or restrictions on our business activities;
- · our ability to attract deposits and other sources of liquidity;
- · changes in the financial performance and/or condition of our borrowers;
- · changes in the level of non-performing and classified assets and charge-offs;
- changes in estimates of future loan loss reserve requirements based upon the periodic review thereof under relevant regulatory and accounting requirements, including the adoption of the Current Expected Credit Losses standard;
- inflation, interest rate, securities market and monetary fluctuations, including the discontinuance of LIBOR;
- timely development and acceptance of new banking products and services and perceived overall value of these products and services by users, including the products and services being developed and introduced to the market by the BankMobile division of Customers Bank;
- · changes in consumer spending, borrowing and saving habits;
- technological changes;
- · our ability to increase market share and control expenses;
- · continued volatility in the credit and equity markets and its effect on the general economy;
- effects of changes in accounting policies and practices, as may be adopted by the regulatory agencies, the Financial Accounting Standards Board and other accounting standard setters;
- the businesses of Customers Bank and any acquisition targets or merger partners and subsidiaries not integrating successfully or such integration being more difficult, time-consuming or costly than expected;

Forward-Looking Statements (Cont.)



- material differences in the actual financial results of merger and acquisition activities compared with our expectations, such as with respect to the full realization of anticipated cost savings and revenue enhancements within the expected time frame;
- · our ability to successfully implement our growth strategy, control expenses and maintain liquidity;
- · Customers Bank's ability to pay dividends to Customers Bancorp;
- · risks relating to BankMobile, including:
 - the implementation of Customers Bancorp, Inc.'s strategy to retain BankMobile for 2-3 years, the possibility that the expected benefits of retaining BankMobile for 2-3 years may not be achieved, or the possible effects on Customers' results of operations if BankMobile is never divested causing Customers Bancorp's actual results to differ from those in the forward-looking statements:
 - · our ability to successfully complete a divestiture of BankMobile and the timing of completion;
 - the ability of Customers and an acquirer of BankMobile to meet all of the conditions to completion of the proposed divestiture;
 - · our ability to execute on our White Label strategy to grow demand deposits through strategic partnerships;
 - · material variances in the adoption rate of BankMobile's services by new students
 - the usage rate of BankMobile's services by current student customers compared to our expectations;
 - the levels of usage of other BankMobile student customers following graduation of additional product and service offerings of BankMobile or Customers Bank, including mortgages and consumer loans, and the mix of products and services used;
- · our ability to implement changes to BankMobile's product and service offerings under current and future regulations and governmental policies;
- our ability to effectively manage revenue and expense fluctuations that may occur with respect to BankMobile's student-oriented business activities, which result from seasonal factors related to the higher-education academic year; and
- · BankMobile's ability to successfully implement its growth strategy and control expenses.
- risks related to planned changes in our balance sheet, including:
- · our ability to reduce the size of our multi-family loan portfolio;
- · our ability to execute our digital distribution strategy;
- · our ability to manage the risk of change in our loan mix to include a greater proportion of consumer loans; and
- our ability to earn increased net interest income to recover reduced interchange income due to the loss of the small issuer exemption to the Durbin Amendment.

You are cautioned not to place undue reliance on any forward-looking statements we make, which speak only as of the date they are made. We do not undertake any obligation to release publicly or otherwise provide any revisions to any forward-looking statements we may make, including any forward-looking financial information, to reflect events or circumstances occurring after the date hereof or to reflect the occurrence of unanticipated events, except as may be required under applicable law.

This presentation shall not constitute an offer to sell or the solicitation of an offer to sell or the solicitation of an offer to buy any securities, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction.



Customers Bancorp is a high performing relationship driven commercial bank servicing the Northeast and Mid-Atlantic

From Startup to \$11 Billion+ in Total Assets in 10 Years

- Started in 2009 by the management team to clean up a \$250 million in assets failing bank
- Paused growth for two years to build capital and take advantage of Durbin exemption

Highly Experienced Management Team

· Average of over 30 years in banking and financial services

Unique Business Model Driven by Franchise Enhancing Strategies

- Community Banking Business represents \$5.7B and \$6.7B of loans and deposits
- Specialty Banking Business represents \$4.4B and \$1.9B of loans and deposits
- Management of both Assets and Liabilities in 2020 leading to NIM expansion

Outstanding Credit and Risk Culture

 Asset quality has performed consistently better than the market and we are well positioned to continue to do so when we face a down market

Attractive Investment Opportunity

 The company is well positioned to continue to execute on its short-term and long-term goals and current valuation levels may represent an attractive entry point with limited downside risk

Customers Bank: From Startup to Today



Phase I Acquired Bank Platform, Built Foundation

- Recapitalized a \$250 million asset Bank (FKA New Century Bank)
- Enhanced credit and risk management
- Recruited experienced management team
- Developed infrastructure for organic growth
- Built out Commercial, Multi-family and warehouse lending platforms
- Built a "branch lite" high growth Community Bank

2009-2011 Assets: \$350M to \$2.1B

Phase II Innovation & Execution

- Robust growth from Single Point of Contact Banking model; recruitment of experienced teams
- Introduce BankMobile banking of the future for consumers
- ~\$9.4+ billion asset bank at December 31, 2016
- Slowed growth in 2017 and 2018 while optimizing balance sheet mix

<u>2012–2019</u> Assets grow to \$11B+

Phase III 2020 Near Term Execution

- Strengthen profitability as measured by NIM and ROAA; \$3 of Core EPS
- Resume moderate balance sheet growth, driven by core community banking and niche businesses
- Expand NIM at least 20 bps
- BankMobile segment profitability & BankMobile Technologies execution on strategic alternatives

2020 Mid-single digit growth in average earning assets Phase IV 2025 Long Term Execution

- Achieve top quartile peer level ROA, currently targeting 1.25%+
- Achieve \$6 of Core EPS by the end of 2025
- Reach targeted asset mix through Multifamily runoff and growth in core commercial banking businesses
- Maintain best in class asset quality

2025 Assets: TBD

Proven Track Record of Consistent Growth









Customers Bank

Franchise Enhancing Diversified Lending Businesses

Community Banking Businesses



\$5.7B loans outstanding at December 31, 2019

Specialty Banking Businesses



\$4.4B loans outstanding at December 31, 2019

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Business Model: Diversified Lending Increasing Franchise Value



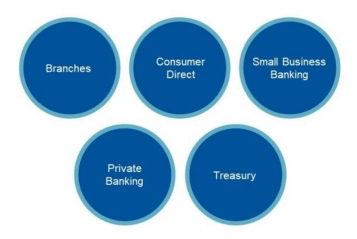




Customers Bank

Diversified Deposit Franchise

Community Banking Sources



\$6.7B deposits outstanding at December 31, 2019

Unique Sources

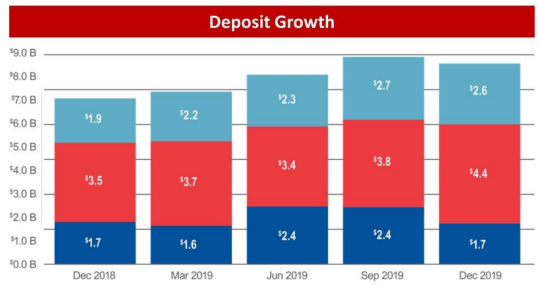


\$1.9B deposits outstanding at December 31, 2019

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Business Model: 2019 Deposits Growth In The Right Areas





	Dec 2018	Mar 2019	Jun 2019	Sep 2019	Dec 2019	Qo	Q	Yo	Υ
■ DDA	\$1.9 B	\$2.2 B	\$2.3 B	\$2.7 B	\$2.6 B	-\$0.1 B	-5%	\$0.7 B	34%
■ MMKT/Savings	\$3.5 B	\$3.7 B	\$3.4 B	\$3.8 B	\$4.4 B	\$0.6 B	16%	\$0.9 B	26%
■ CDs	\$1.7 B	\$1.6 B	\$2.4 B	\$2.4 B	\$1.7 B	-\$0.8 B	-31%	-\$0.1 B	-4%
Total	\$7.1 B	\$7.4 B	\$8.2 B	\$8.9 B	\$8.6 B	-\$0.3 B	-3%	\$1.5 B	21%

We continue to improve our funding mix as we replace higher cost funding with lower cost core deposits from BankMobile, our Digital Direct Bank, and core business units

Source: Company Data Total may not sum due to rounding

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Business Model: Translating to Net Interest Margin



1.0%

0.0%

Q4 2019

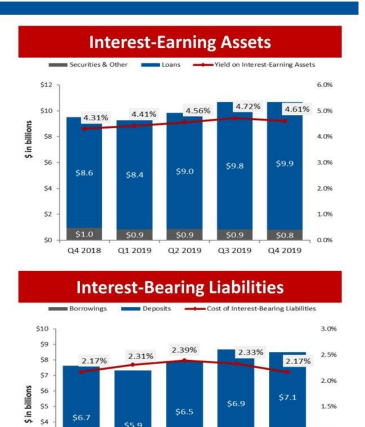
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NIM⁽¹⁾ significantly expanded in Q4 2019 over Q4 2018:

- NIM⁽¹⁾ expanded 6 basis points from Q3 2019 to 2.89% in Q4 2019 and up 32 basis points over Q4 2018; marking our fifth consecutive quarter of NIM $^{(1)}$ expansion from the trough of 2.47% reported in Q3 2018
- Yield on interest-earning assets decreased 11 basis points from Q3 2019 to 4.61%, but expanded 30 basis points when compared to Q4
- Cost of interest-bearing liabilities decreased 16 basis points from Q3 2019 to 2.17% and was flat when compared to Q4 2018

(1) A non-GAAP measure; refer to the reconciliation schedules at the end of this document Source: Company data



Q2 2019

Q1 2019

Q3 2019

\$4

\$3 \$2

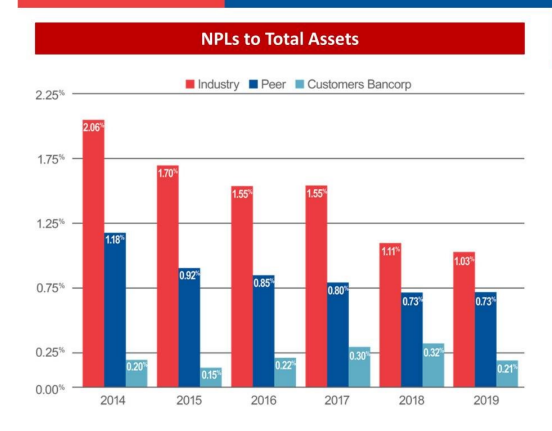
\$1

\$0

Q4 2018

Outstanding Credit Quality Remains Better Than Peers customers Bancorp, Inc.





Strong Track Record and Underwriting

Comprehensive underwriting standards and processes

- Loan origination supported by centralized credit group
- Disciplined LTV and DSC standards for CRE
 - Only 2 bps of charge-offs in multifamily portfolio
- Measured growth

High quality direct commercial lending relationship

Lending within geographic footprint

Specialized institutional lending teams in higher margin / lower risk niches

- No direct leveraged lending
- Grow and create niche businesses
- Strong Fintech Banking with in-house loan underwriting team
 - Developing deep and broad relationships with selected fintechs within our defined credit appetite (average 744 FICO, no subprime)

Source: S&P Global, Company data. Peer data consists of Northeast and Mid-Atlantic banks and thrifts with comparable asset size and predominantly commercial business focused loan portfolios as further described in our 2019 proxy. Industry data includes all commercial and savings banks. Peer and industry data as of September 30, 2019. Industry and peer data in the current YTD period is not yet available for all companies.

Attractive Investment Opportunity



The Company is well positioned to execute on its 2020 and 2025 LT strategies

- 2020: \$3 Core EPS, ~3% NIM, ~1% ROA, ~1.3% pre-tax, pre-provision ROA, and double-digit ROE
- 2025: \$6 Core EPS, 3%+ NIM, 1.25% ROA, ~1.5%+ pre-tax, pre-provision ROA, and double-digit ROE

2020 NIM expansion and profitability targets will be achieved by executing on:

Assets: Measured growth while focus on maintaining / increasing yield on assets

- Increase and expand Commercial client relationships in Community Banking Businesses
- Increase and expand Specialty Banking Business and hire team(s) to expand niche business lines
- Decrease lower yielding Multi-Family

Deposits: Continue to grow core deposits and experience repricing in 2020

- Continue to grow high quality core deposits at above market growth rates
- Further reduce deposit costs by repricing for 2019 fed cuts with the full benefit to be mostly realized in 2H2020

Expenses: Converge to peer efficiency represents significant upside

- Continue digital transformation through creation of fintech ecosystem combined with process improvement to achieve peer efficiency in near term
- Goal to achieve 40% efficiency ratio or better

Capital allocation and philosophy consistent expected to be viewed favorably

- Emphasis will be on continuously improving quality of balance sheet
- Capital management will dictate our assets and earnings decisions

•	TCE not to g	go below 7% at	vear-end
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Common Equity Tier I to RWA ⁽¹⁾	Tier I Capital to RWA ⁽¹⁾	Total Capital to RWA ⁽¹⁾	Tier I Capital to Average Assets ⁽¹⁾
8.0%	10.1%	12.2%	9.3%

Customers has publicly stated it is exploring strategic alternatives in 2020 for BankMobile Customers trading at 0.85x TBV⁽²⁾ and 7.5x 2020 EPS⁽²⁾ versus 1.6x and 12.4x for our peer group(3), which limits downside with significant upside potential

⁽¹⁾ Regulatory capital ratios are estimated for Q4 2019
(2) Based on February 11, 2020 closing stock price of \$22.37, December 31, 2019 tangible book value per common share of \$26.17, and 2020 EPS of \$3.00 per share.
(3) Source: S&P Global, Company data. Peer data consists of Northeast and Mid-Atlantic banks and thrifts with comparable asset size and predominantly commer

Customers and peer data as of December 31, 2019



Appendix

Q4 2019 Profitability – Continued Improvement



				Q	oQ	Yo	ρY
(\$ in thousands)	Q4 2019	Q3 2019	Q4 2018	\$ Change	% Change	\$ Change	
GAAP Profitability Me	trics:				J. S.		
GAAP earnings	\$23,911	\$23,451	\$14,247	\$460	2%	\$9,664	
Diluted EPS	\$0.75	\$0.74	\$0.44	\$0.01	1%	\$0.31	
ROAA	0.97%	0.95%	0.71%	0.02%	2%	0.26%	
ROCE	11.58%	11.81%	7.58%	(0.23)%	(2)%	4.00%	
Non-GAAP Profitabilit	y Metrics ⁽¹⁾ :						
Core earnings	\$24,272	\$23,024	\$16,992	\$1,248	5%	\$7,280	
Core diluted EPS	\$0.76	\$0.73	\$0.53	\$0.03	4%	\$0.23	
NIM, TE	2.89%	2.83%	2.57%	0.06%	2%	0.32%	
Adjusted ROAA Pre- tax and Pre-provision	1.59%	1.38%	1.12%	0.21%	15%	0.47%	
Core ROAA	0.98%	0.94%	0.82%	0.04%	4%	0.16%	
Core ROCE	11.76%	11.59%	9.05%	0.17%	1%	2.71%	

⁽¹⁾ Non-GAAP measures; refer to the reconciliation schedules at the end of this document

Strategic Priorities Articulated at Analyst Day in October 2018 – Summing It Up



Target ROAA of 1.25% or higher over the next 2-3 years

- ROAA was 0.97% in Q4 2019, up significantly from Q4 2018 ROAA of 0.71%.
- Adjusted ROAA pre-tax and pre-provision⁽¹⁾ in Q4 2019 was 1.59%, up from 1.12% in Q4 2018.

Achieve NIM⁽¹⁾ expansion to 2.75% or greater by Q4 2019, with full year 2019 NIM above 2.70%

- Actual results materially better. NIM expanded to 2.89% in Q4 2019, up from 2.83% in Q3 2019.
- FY 2019 NIM was 2.75%.
- Customers effectively restructured its balance sheet resulting in NIM (1) expansion of 42 bps since Q3 2018.

BankMobile segment profitability achieved by year end 2019

- BankMobile reached profitability in Q3 2019 and maintained profitability in Q4 2019.
- BankMobile is expected to remain profitable in 2020.
- Customers is exploring strategic options for BankMobile.

Expense control

- Consolidated efficiency ratio was 56.98% in Q4 2019, down from 61.58% in Q3 2019 and 69.99% in Q4 2018.
- Consolidated efficiency ratio for FY 2019 was 65.15%, down from 65.35% for FY 2018.

Growth in core deposits and good quality higher-yielding loans

- DDA grew 34% year-over-year
- Lower yielding multi-family loans decreased by \$893 million, or 27% year-over-year and were replaced by higher yielding C&I loans and leases and other consumer loans, which had net year-over-year growth of \$487 million and \$1.1 billion, respectively.

Maintain strong credit quality and superior risk management

- · NPL were only 0.21% of total loans and leases at December 31, 2019
- Reserves to NPL at December 31, 2019 were 265%.
- Bank is relatively neutral to interest rate changes at December 31, 2019.
- We remain very focused on a strong Risk Management culture.

Evaluate opportunities to redeem preferred stock

- Consider redeeming all preferred stock as it becomes callable (currently, dividends paid to our preferred shareholders reduce diluted earnings per share by approximately \$0.46 annually).
- Will continue to analyze the best ways to execute this strategy over the next two years subject to liquidity and capital needs.

(1) A non-GAAP measure, refer to the reconciliation schedules at the end of this document

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Company:

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Richard Ehst

President & COO of Customers Bancorp, Inc. and CEO of Customers Bank

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Sam Sidhu

COO of Customers Bank &

Head of Corporate Development of Customers Bancorp

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Reconciliation of Non-GAAP Measures - Unaudited



Customers believes that the non-GAAP measurements disclosed within this document are useful for investors, regulators, management and others to evaluate our core results of operations and financial condition relative to other financial institutions. These non-GAAP financial measures are frequently used by securities analysts, investors, and other interested parties in the evaluation of companies in Customers' industry. These non-GAAP financial measures exclude from corresponding GAAP measures the impact of certain elements that we do not believe are representative of our ongoing financial results, which we believe enhance an overall understanding of our performance and increases comparability of our period to period results. Investors should consider our performance and financial condition as reported under GAAP and all other relevant information when assessing our performance or financial condition. Although non-GAAP financial measures are frequently used in the evaluation of a company, they have limitations as analytical tools and should not be considered in isolation or as a substitute for analysis of our results of operations or financial condition as reported under GAAP.

The following tables present reconciliations of GAAP to non-GAAP measures disclosed within this document.





		CARLES OF A CONTROL OF THE CONTROL O
Core Earnings - Customers Bancorp.	Inc. Consolidated	(\$ in thousands, not including per share amounts)

	0	Q4	2019		Q3 2	2019			Q2 2	2019		28	Q12	2019		87	Q4	2018	
		USD	Per	Share	USD	Per	Share		USD	Per	Share		USD	Per	Share		USD	Per	Share
GAAP net income to common shareholders	\$	23,911	\$	0.75	\$ 23,451	\$	0.74	\$	5,681	\$	0.18	\$	11,825	\$	0.38	\$	14,247	\$	0.44
Reconciling items (after tax):																			
Severance expense				#3	×				373		0.01		-		1		1,421		0.04
Loss upon acqusition of interest-only GNMA securities		-		78	-				5,682		0.18				-		-		
Merger and acquisition related expenses		76		20	3		-		-				-		-		355		0.01
Losses on sale of multi-family loans		520		47	2		-		-		*		19		320		868		0.03
Legal reserves				= 1	1,520		0.05				*		-		2.50		50		-
(Gains) losses on investment securities		(310)		(0.01)	(1,947)		(0.06)		347		0.01		(2)				101		-
Losses on sale of non-QM loans	-	595		0.02	9		-		25		¥1		12		7 .	5.5	20		
Core earnings	\$	24,272	\$	0.76	\$ 23,024	\$	0.73	S	12,083	\$	0.38	\$	11,823	\$	0.38	\$	16,992	\$	0.53

Core Earnings - Customers Bank Business Banking Segment (\$ in thousands, not including per share amounts)

	9	Q4 :	2019		Q3:	2019			Q2:	2019		-	Q1:	2019		12	Q4	2018	
		USD	Per	Share	USD	Per	Share	- 1	USD	Per	Share		USD	Per	Share		USD	Per	Share
GAAP net income to common shareholders	\$	22,218	\$	0.70	\$ 22,767	\$	0.72	\$	12,778	\$	0.40	\$	11,988	\$	0.38	\$	17,521	\$	0.55
Reconciling items (after tax):																			
Severance expense		8 + 8		=3	-				359		0.01		×		3+3		1,421		0.04
Loss upon acqusition of interest-only GNMA securities		4.5		78	=		3 5 3		5,682		0.18		18		100		-		
Losses on sale of multi-family loans		2		21	2		-		626		27		12		120		868		0.03
Legal reserves				43	760		0.02				90		*		100		-2		
(Gains) losses on investment securities		(310)		(0.01)	(1,947)		(0.06)		347		0.01		(2)		353		101		5
Losses on sale of non-QM loans	10	595		0.02	8		-		0/25		- U		12			W:	27		
Cor e earnings	\$	22,503	\$	0.71	\$ 21,580	\$	0.68	\$	19,166	\$	0.61	\$	11,986	\$	0.38	\$	19,911	\$	0.62

Reconciliation of Non-GAAP Measures – Unaudited (Cont.)



		04.5	2019			03.5	2019			023	2019			Q12	2019	
		USD		Share	-	USD		r Share	30	USD		Share	89	USD		Share
GAAP net income (loss) to common shareholders	\$	1,693	\$	0.05	\$	684	\$	0.02	\$	(7,097)	\$	(0.22)	\$	(163)	\$	(0.01)
Reconciling items (after tax):	ý	1,050	φ	0.00	Ψ	004	Ψ	0.02	Ψ	(1,031)	Ÿ	(0.22)	φ	(100)	φ	(0.01)
Severance expense				62-07						13		10000		4204		
Merger and acquisition related expenses		76				-		-		13		-				-
Legal reserves		70				760		0.02		-				0.70		
Core earnings (loss)		1.769	\$	0.06	\$	1,444	\$	0.05	\$	(7,084)	\$	(0.22)	\$	(163)	s	(0.01)
od eea migs (itss)	9	1,709	Ф	0.06	<u> </u>	1,444	Þ	0.05	Φ_	(7,064)	a a	(0.22)	<u> </u>	(103)	Þ	(0.01)
Core Earnings (Loss) - BankMobile Segment (\$ in thousan	ds, not i	ncluding pe	er share	e amounts)	ĺ											
		Q4 2	2018			Q3 2	2018			Q2 2	2018			Q12	2018	
		USD	Per	Share	-	USD	Per	r Share		USD	Pe	Share	×.	USD	Per	Share
GAAP net income (loss) to common shareholders	\$	(3,274)	\$	(0.10)	\$	(5,842)	\$	(0.18)	\$	(3,346)	\$	(0.10)	\$	(1,001)	\$	(0.03)
Reconciling items (after tax):																
Merger and acquisition related expenses		355		0.01		2,222		0.07		655		0.02		80		-
									1,000							
Core earnings (loss)	\$ ds, not i	(2,919)	\$ er share	(0.09) e amounts)	\$	(3,620)	\$	(0.11)	\$	(2,691)	\$	(0.08)	\$	(921)	\$	(0.03
Cor e earnings (loss)	\$ ds, not i	(-1)	er share		-	(3,620) Q3 2	37.55	(0.11)	\$	(2,691) Q2 2		(0.08)	\$		\$ 2017	(0.03)
Core earnings (loss)	5	ncluding pe	er share			A-3	2017	(0.11)		V-17	2017	(0.08)			2017	(0.03
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan	5	ncluding pe	er share	e amounts)		Q3 2	2017			Q2 2	2017			Q12	2017	Share
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders	_	ncluding pe Q4 2 USD	er share 2017 Per	e amounts)		Q3 2 USD	2017 Per	r Share		Q2 2 USD	2017 Pe	Share		Q12 USD	2017 Per	,
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses	_	ncluding pe Q4 2 USD	er share 2017 Per	e amounts)		Q3 2 USD	2017 Per	r Share		Q2 2 USD	2017 Pe	Share		Q12 USD	2017 Per	Share
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax):	_	Q4 2 USD (4,240)	er share 2017 Per	e amounts) Share (0.13)		Q3 2 USD (6,908)	2017 Per	r Share		Q2 2 USD	2017 Pe	Share		Q12 USD	2017 Per	0.04
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses	_	Q4 2 USD (4,240)	er share 2017 Per	Shar e (0.13)		Q3 2 USD (6,908)	2017 Per	r Share (0.21)		Q2 2 USD (3,533)	2017 Pe	Shar e (0.11)		Q1 2 USD 1,457	2017 Per	r Share 0.04
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets Core earnings (loss)	\$	Q4 2 USD (4,240) 256 - (3,984)	2017 Per \$	Share (0.13)	\$	Q3 2 USD (6,908) - 1,765	2017 Per \$	r Share (0.21)	\$	Q2 2 USD (3,533) - (883)	2017 Pe	Share (0.11)	\$	Q1 2 USD 1,457 - (882)	2017 Per \$	0.04 (0.03)
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets	\$	Q4 2 USD (4,240) 256 - (3,984)	2017 Per \$	Share (0.13)	\$	Q3 2 USD (6,908) - 1,765	2017 Per \$	r Share (0.21)	\$	Q2 2 USD (3,533) - (883)	2017 Pe	Share (0.11)	\$	Q1 2 USD 1,457 - (882)	2017 Per \$	Share 0.04 - (0.03)
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets Core earnings (loss)	\$	Q4 2 USD (4,240) 256 - (3,984)	2017 Per \$	Share (0.13)	\$	Q3 2 USD (6,908) - 1,765 (5,143)	2017 Per \$	r Share (0.21)	\$	Q2 2 USD (3,533) - (883) (4,416)	2017 Pe	Share (0.11)	\$	Q12 USD 1,457 - (882) 575	2017 Per \$	0.04 0.03)
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets Core earnings (loss)	\$ sds, not i	Q4 2 USD (4,240) 256 - (3,984)	2017 Per \$ \$ \$ er share	Share (0.13)	\$	Q3 2 USD (6,908) - 1,765 (5,143)	2017 Per \$ \$	r Share (0.21)	\$	Q2 2 USD (3,533) - (883) (4,416)	2017 Pe \$ \$	Share (0.11)	\$	Q12 USD 1,457 - (882) 575	2017 Per \$ \$	r Share 0.04 - (0.03)
Core Earnings (Loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousand GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets Core earnings (Loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousand GAAP net income (loss) to common shareholders	\$ sds, not i	Q4 2 USD (4,240) 256 (3,984) ncluding po	2017 Per \$ \$ \$ er share	e amounts) Shar e (0.13) 0.01 (0.12) e amounts)	\$	Q3 2 USD (6,908) - 1,765 (5,143)	2017 Per \$ \$	r Shar e (0.21) - 0.05 (0.16)	\$	Q2 2 USD (3,533) - (883) (4,416)	2017 Pe \$ \$	(0.11) - (0.03) (0.14)	\$	Q12 USD 1,457 - (882) 575	2017 Per \$ \$	Share 0.04 - (0.03) 0.02
Core Earnings (Loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousand GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousand GAAP net income (loss) to common shareholders	\$ \$ ds, not i	Q4 2 USD (4,240) 256 - (3,984) noluding per	2017 Per \$ \$ share	e amounts) Share (0.13) 0.01 (0.12) e amounts)	\$	Q3 2 USD (6,908) - 1,765 (5,143) Q3 2 USD	2017 Per \$ \$	r Shar e (0.21) - 0.05 (0.16)	\$	Q2 2 USD (3,533) - (883) (4,416)	\$ \$ \$ Period	Share (0.11) - (0.03) (0.14)	\$	Q12 USD 1,457 - (882) 575	2017 Per \$ \$	Share 0.04 - (0.03) 0.02
Core earnings (loss) Core Earnings (Loss) - BankMobile Segment (\$ in thousan GAAP net income (loss) to common shareholders Reconciling items (after tax): Merger and acquisition related expenses Catch-up depreciation/amortization on BankMobile assets Core earnings (loss)	\$ \$ ds, not i	Q4 2 USD (4,240) 256 - (3,984) noluding per	2017 Per \$ \$ share	e amounts) Share (0.13) 0.01 (0.12) e amounts)	\$	Q3 2 USD (6,908) - 1,765 (5,143) Q3 2 USD	2017 Per \$ \$	r Shar e (0.21) - 0.05 (0.16)	\$	Q2 2 USD (3,533) - (883) (4,416)	\$ \$ \$ Period	Share (0.11) - (0.03) (0.14)	\$	Q12 USD 1,457 - (882) 575	2017 Per \$ \$	Share 0.04 - (0.03) 0.02





Tangible Book Value per Common Share - Customers Bancorp, Inc. Consolidated (\$ in thousands, except per share data)

	(Q4 2019	- 0	Q3 2019	(22 2019	(21 2019	(Q4 2018	(24 2017	(24 2016	C	24 2015	C	24 2014
GAAP-Total Shareholders' Equity	\$	1,052,795	\$	1,019,919	\$	991,405	\$	978,373	\$	956,816	\$	920,964	\$	855,872	\$	553,902	\$	443,145
Reconciling Items:																		
Preferred Stock		(217,471)		(217,471)		(217,471)		(217,471)		(217,471)		(217,471)		(217,471)		(55,569)		141
Goodwill and Other Intangibles		(15,195)		(15,521)		(15,847)		(16,173)		(16,499)		(16,295)		(17,621)		(3,651)		(3,664)
Tangible Common Equity	\$	820,129	\$	786,927	\$	758,087	\$	744,729	\$	722,846	\$	687,198	\$	620,780	\$	494,682	\$	439,481
Common shares outstanding		31,336,791		31,245,776		31,202,023		31,131,247		31,003,028		31,382,503		30,289,917		26,901,801	:	26,745,529
Tangible Book Value per Common Share CA GR	\$	26.17 9.76%	\$	25.16	\$	24.30	\$	23.92	\$	23.32	\$	21.90	\$	20.49	\$	18.39	\$	16.43

Customers Bancorp, Inc. Consolidated - Net Interest Margin, tax equivalent (\$ in thousands)

Twe	ve l	√lont	hs	End	ec

								150	Decem	per 3	11,
	(24 2019	Q3 2019	(0)	Q2 2019	Q1 2019	Q4 2018		2019		2018
GAAP Net interest income	\$	77,593	\$ 75,735	\$	64,679	\$ 59,304	\$ 61,524	\$	277,310	\$	257,877
Tax-equivalent adjustment		187	184		183	181	 171		735		685
Net interest income tax equivalent	\$	77,780	\$ 75,919	\$	64,862	\$ 59,485	\$ 61,695	\$	278,045	\$	258,562
Average total interest earning assets	\$	10,676,730	\$ 10,667,198	\$	9,851,150	\$ 9,278,413	\$ 9,518,120	\$	10,123,708	\$	10,011,799
Net interest margin, tax equivalent		2.89%	2.83%		2.64%	2.59%	2.57%		2.75%		2.58%

Reconciliation of Non-GAAP Measures – Unaudited (Cont.)



Core Return on Average Assets - Customers Bancorp						Twelve Mon	
(dollars in thousands except per share data)	Q4 2019	Q3 2019	Q2 2019	Q1 2019	Q4 2018	2019	2018
GAAP net income	27,526	27,066	9,296	15,440	17,862	79,327	71,695
Reconciling items (after tax):							
Severance expense	=	=	373	2	1,421	373	1,421
Loss upon acquisition of interest-only GNMA securities		-	5,682	-	2	5,682	(#C)
Merger and acquisition related expenses	76	-	-	-	355	76	3,312
Losses on sale of multi-family loans	-	-	-	-	868	-	868
Legal reserves	-	1,520	=			1,520	
(Gains) losses on investment securities	(310)	(1,947)	347	(2)	101	(1,912)	15,646
Losses on sale of non-QM loans	595	=	-	3	-	595	-
Core net income	27,887	26,639	15,698	15,438	20,607	85,661	92,942
A verage total assets	11,257,141	11,259,144	10,371,842	9,759,529	9,947,367	10,667,653	10,418,102
Core return on average assets	0.98%	0.94%	0.61%	0.64%	0.82%	0.80%	0.89%
Core Return on Average Common Equity - Customers Bancorp						Twelve Mon	
(dollars in thousands except per share data)	Q4 2019	Q3 2019	Q2 2019	Q1 2019	Q4 2018	2019	2018
GAAP net income to common shareholders	23,911	23,451	5,681	11,825	14,247	64,868	57,236
Reconciling items (after tax):							
Severance expense	=	2	373	-	1,421	373	1,421
Loss upon acquisition of interest-only GNMA securities	=	=	5,682	=	12	5,682	(47)
Merger and acquisition related expenses	76	-	-	-	355	76	3,312
Losses on sale of multi-family loans	-	-	-	-	868	i n	868
Legal reserves	=	1,520	=	æ	-	1,520	
(Gains) losses on investment securities	(310)	(1,947)	347	(2)	101	(1,912)	15,646
Losses on sale of non-QM loans	595	<u> </u>			<u> </u>	595	<u>-</u>
Core earnings	24,272	23,024	12,083	11,823	16,992	71,202	78,483
A verage total common shareholders' equity	819,018	768,592	751,133	745,226	732,302	781,860	724,505
Core return on average common equity	11.76%	11.59%	6.31%	6.38%	9.05%	9.11%	10.83% 22





Adjusted Net Income and Adjusted ROAA - Pre-Tax Pre-Prov Customers Bancorp	/Ision -					Twelve Mo Decem	nths Ended ber 31,
(dollars in thousands except per share data)	Q4 2019	Q3 2019	Q2 2019	Q1 2019	Q4 2018	2019	2018
GAAP net income	27,526	27,066	9,296	15,440	17,862	79,327	71,695
Reconciling items:							
Income tax expense	7,451	8,020	2,491	4,831	5,109	22,793	19,359
Provision for loan and lease losses	9,689	4,426	5,346	4,767	1,385	24,227	5,642
Severance expense	180	=	490	~	1,869	490	1,869
Loss upon acquisition of interest-only GNMA securities	1.5	=	7,476	-	170	7,476	0.00
Merger and acquisition related expenses	100	=:	-	-	470	100	4,391
Losses on sale of multi-family loans	12	2	¥	-	1,161	-	1,161
Legal reserves	3. 4 3	2,000	=	-	-	2,000	5 5
(Gains) losses on investment securities	(310)	(2,334)	347	(2)	101	(2,300)	20,293
Losses on sale of non-QM residential mortgage loans	782	-	-	-		782	975
Adjusted net income - pre-tax pre-provision	45,238	39,178	25,446	25,036	27,957	134,895	124,410
A verage total assets	11,257,207	11,259,144	10,371,842	9,759,529	9,947,367	10,667,653	10,418,102
Adjusted ROAA - pre-tax pre-provision	1.59%	1.38%	0.98%	1.04%	1.12%	1.26%	1.19%