

FEDERAL DEPOSIT INSURANCE CORPORATION
Washington, D.C. 20429

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 3, 2020

OPUS BANK

(Exact name of registrant as specified in its charter)

California
(State or other jurisdiction
of incorporation)

33-0564430
(IRS Employer
Identification No.)

19900 MacArthur Blvd., 12th Floor
Irvine, CA 92612
(Address, including zip code, of principal executive offices)

Registrant's telephone number, including area code: (949) 250-9800

Not applicable
(Former name or former address, if changed since last report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- ☒ 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:

<u>Title of each class</u>	<u>Trading Symbol(s)</u>	<u>Name of each exchange on which registered</u>
Common Stock, no par value	OPB	Nasdaq Global Select Market

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

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. ☐

Item 8.01 Other Events.

On January 31, 2020, Opus Bank (the “Company”) entered into a definitive Agreement and Plan of Reorganization (the “Merger Agreement”) pursuant to which, on the terms and subject to the conditions set forth therein, the Company will merge with and into Pacific Premier Bank, a California-chartered bank and a direct wholly-owned subsidiary of Pacific Premier Bancorp, Inc., a Delaware corporation (“Pacific Premier”), with Pacific Premier Bank as the surviving bank in the merger.

In connection with the announcement of the Merger Agreement, Pacific Premier intends to provide supplemental information regarding the proposed transaction in presentations to analysts and investors, at which the Company’s Chief Executive Officer, Paul W. Taylor, will also present information. The slides that will be made available in connection with the presentations are attached hereto as Exhibit 99.1 and are incorporated by reference herein.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits

<u>Exhibit No.</u>	<u>Description</u>
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99.1	Investor Presentation, dated February 3, 2020.
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Forward Looking Statements

This communication contains “forward-looking statements” within the meaning of the Private Securities Litigation Reform Act of 1995 regarding the financial condition, results of operations, business plans and the future performance of Pacific Premier and Opus. Words such as “anticipates,” “believes,” “estimates,” “expects,” “forecasts,” “intends,” “plans,” “projects,” “could,” “may,” “should,” “will” or other similar words and expressions are intended to identify these forward-looking statements. These forward-looking statements are based on Pacific Premier’s and Opus’s current expectations and assumptions regarding Pacific Premier’s and Opus’s businesses, the economy, and other future conditions. Because forward-looking statements relate to future results and occurrences, they are subject to inherent uncertainties, risks, and changes in circumstances that are difficult to predict. Many possible events or factors could affect Pacific Premier’s or Opus’s future financial results and performance and could cause actual results or performance to differ materially from anticipated results or performance. Such risks and uncertainties include, among others: the occurrence of any event, change or other circumstances that could give rise to the right of one or both of the parties to terminate the definitive agreement and plan of reorganization between Pacific Premier and Opus, the outcome of any legal proceedings that may be instituted against Pacific Premier or Opus, delays in completing the transaction, the failure to obtain necessary regulatory approvals (and the risk that such approvals may result in the imposition of conditions that could adversely affect the combined company or the expected benefits of the transaction) and shareholder approvals or to satisfy any of the other conditions to the transaction on a timely basis or at all, the possibility that the anticipated benefits of the transaction are not realized when expected or at all, including as a result of the impact of, or problems arising from, the integration of the two companies or as a result of the strength of the economy and competitive factors in the areas where Pacific Premier and Opus do business, the possibility that the transaction may be more expensive to complete than anticipated, including as a result of unexpected factors or events, diversion of management’s attention from ongoing business operations and opportunities, potential adverse reactions or changes to business or employee relationships, including those resulting from the announcement or completion of the transaction, the ability to complete the transaction and integration of Pacific Premier and Opus successfully, and the dilution caused by Pacific Premier’s issuance of additional shares of its capital stock in connection with the transaction. Except to the extent required by applicable law or regulation, each of Pacific Premier and Opus disclaims any obligation to update such factors or to publicly announce the results of any revisions to any of the forward-looking statements included herein to reflect future events or developments. Further information regarding Pacific Premier, Opus and factors which could affect the forward-looking statements contained herein can be found in Pacific Premier’s Annual Report on Form 10-K for

the fiscal year ended December 31, 2018, its Quarterly Reports on Form 10-Q for the periods ended March 31, 2019, June 30, 2019 and September 30, 2019, and its other filings with the Securities and Exchange Commission (“SEC”), and in Opus’s Annual Report on Form 10-K for the fiscal year ended December 31, 2018, its Quarterly Reports on Form 10-Q for the periods ended March 31, 2019, June 30, 2019 and September 30, 2019, and its other filings with the Federal Deposit Insurance Corporation (“FDIC”).

Important Information About the Merger and Where to Find It

In connection with the proposed acquisition transaction, a registration statement on Form S-4 will be filed with the SEC that will include a joint proxy statement/prospectus filed with the SEC and the FDIC to be distributed to the shareholders of Opus and Pacific Premier in connection with their votes on the acquisition. **INVESTORS AND SECURITY HOLDERS ARE ENCOURAGED TO READ THE REGISTRATION STATEMENT AND JOINT PROXY STATEMENT/PROSPECTUS WHEN THEY BECOME AVAILABLE (AND ANY OTHER DOCUMENTS FILED WITH THE SEC OR THE FDIC IN CONNECTION WITH THE TRANSACTION OR INCORPORATED BY REFERENCE INTO THE JOINT PROXY STATEMENT/PROSPECTUS) BECAUSE SUCH DOCUMENTS WILL CONTAIN IMPORTANT INFORMATION REGARDING THE PROPOSED MERGER AND RELATED MATTERS.** The final joint proxy statement/prospectus will be mailed to shareholders of Opus and Pacific Premier. Investors and security holders will be able to obtain the documents, and any other documents Pacific Premier has filed with the SEC, free of charge at the SEC’s website, www.sec.gov or by accessing Pacific Premier’s website at www.ppbi.com under the “Investor Relations” link and then under the heading “SEC Filings”. Investors and security holders will be able to obtain the documents, and any other documents Opus has filed with the FDIC, free of charge at Opus’s website at www.opusbank.com under the tab “Investor Relations” and then under the heading “Presentations & Filings”. In addition, documents filed with the SEC by Pacific Premier or with the FDIC by Opus will be available free of charge by (1) writing Pacific Premier at 17901 Von Karman Avenue, Suite 1200, Irvine, CA 92614, Attention: Investor Relations, or (2) writing Opus at 19900 MacArthur Boulevard, 12th Floor, Irvine, CA 92612, Attention: Investor Relations.

Before making any voting or investment decision, shareholders of Pacific Premier and Opus are urged to read carefully the entire registration statement and joint proxy statement/prospectus when they become available, including any amendments thereto, because they will contain important information about the proposed transaction, Pacific Premier and Opus. Free copies of these documents may be obtained as described above.

Participants in Solicitation

The directors, executive officers and certain other members of management and employees of Pacific Premier may be deemed to be participants in the solicitation of proxies in respect of the proposed transaction. Information about Pacific Premier’s directors and executive officers is included in the proxy statement for its 2019 annual meeting of Pacific Premier’s shareholders, which was filed with the SEC on April 9, 2019.

The directors, executive officers and certain other members of management and employees of Opus may also be deemed to be participants in the solicitation of proxies in favor of the transaction from the shareholders of Opus. Information about the directors and executive officers of Opus is included in the proxy statement for its 2019 annual meeting of Opus shareholders, which was filed with the FDIC on March 14, 2019. Additional information regarding the interests of those participants and other persons who may be deemed participants in the transaction may be obtained by reading the joint proxy statement/prospectus regarding the proposed acquisition when it becomes available. Free copies of this document may be obtained as described in the preceding paragraph.

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.

Dated: February 3, 2020

Opus Bank

By: /s/ Paul W. Taylor

Name: Paul W. Taylor

Title: President and Chief Executive Officer

Exhibit No. 99.1

Investor Presentation, dated February 3, 2020



PACIFIC PREMIER
BANCORP, INC.

**Creating a \$20 Billion
Premier Banking Franchise
in the Western U.S.**

**Acquisition of
Opus Bank**

February 3, 2020



FORWARD LOOKING STATEMENTS AND WHERE TO FIND MORE INFORMATION



Forward Looking Statements

This investor presentation contains “forward-looking statements” within the meaning of the Private Securities Litigation Reform Act of 1995 regarding the financial condition, results of operations, business plans and the future performance of Pacific Premier Bancorp, Inc. (“PPBI”), including its wholly-owned subsidiary Pacific Premier Bank (“Pacific Premier”), Opus Bank (“Opus”), including its wholly-owned subsidiary PENSICO Trust Company (“PENSICO”), and the proposed acquisition. Words such as “anticipates,” “believes,” “estimates,” “expects,” “forecasts,” “intends,” “plans,” “projects,” “could,” “may,” “should,” “will” or other similar words and expressions are intended to identify these forward-looking statements. These forward-looking statements are based on PPBI’s and Opus’s current expectations and assumptions regarding PPBI’s and Opus’s businesses, the economy, and other future conditions. Because forward-looking statements relate to future results and occurrences, they are subject to inherent uncertainties, risks, and changes in circumstances that are difficult to predict. Many possible events or factors could affect PPBI’s or Opus’s future financial results and performance and could cause actual results or performance to differ materially from anticipated results or performance. Such risks and uncertainties include, among others: the occurrence of any event, change or other circumstances that could give rise to the right of one or both of the parties to terminate the definitive agreement and plan of reorganization by and among PPBI, Pacific Premier and Opus, the outcome of any legal proceedings that may be instituted against PPBI or Opus, delays in completing the transaction, the failure to obtain necessary regulatory approvals (and the risk that such approvals may result in the imposition of conditions that could adversely affect the combined company or the expected benefits of the transaction) and shareholder approvals or to satisfy any of the other conditions to the transaction on a timely basis or at all, the possibility that the anticipated benefits of the transaction are not realized when expected or at all, including as a result of the impact of, or problems arising from, the integration of the two companies or as a result of the strength of the economy and competitive factors in the areas where PPBI and Opus do business, the possibility that the transaction may be more expensive to complete than anticipated, including as a result of unexpected factors or events, diversion of management’s attention from ongoing business operations and opportunities, potential adverse reactions or changes to business or employee relationships, including those resulting from the announcement or completion of the transaction, the ability to complete the transaction and integration of Pacific Premier and Opus successfully, and the dilution caused by PPBI’s issuance of additional shares of its capital stock in connection with the transaction. Except to the extent required by applicable law or regulation, each of PPBI and Opus disclaims any obligation to update such factors or to publicly announce the results of any revisions to any of the forward-looking statements included herein to reflect future events or developments. Further information regarding PPBI, Opus and factors which could affect the forward-looking statements contained herein can be found in PPBI’s Annual Report on Form 10-K for the fiscal year ended December 31, 2018, its Quarterly Reports on Form 10-Q for the periods ended March 31, 2019, June 30, 2019 and September 30, 2019, and its other filings with the SEC, and in Opus’s Annual Report on Form 10-K for the fiscal year ended December 31, 2018, its Quarterly Reports on Form 10-Q for the periods ended March 31, 2019, June 30, 2019 and September 30, 2019, and its other filings with the Federal Deposit Insurance Corporation (“FDIC”).

Additional Information About the Merger and Where to Find It

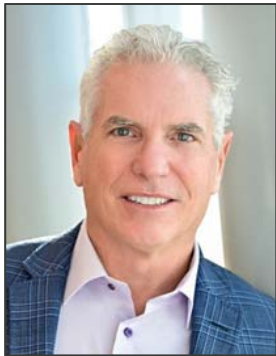
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PRESENTERS



Steve Gardner
Chairman, President
& Chief Executive Officer
Pacific Premier



Paul Taylor
President &
Chief Executive Officer
Opus Bank



Ronald J. Nicolas, Jr.
Sr. EVP & Chief Financial Officer
Pacific Premier

CREATING THE PREMIER BANK IN THE WESTERN U.S.



Transformative Merger

- ~\$20 billion in pro forma assets – will become the 6th largest bank in Western U.S.¹
- Ideal timing – both banks have significant momentum, clean credit quality and record earnings
- Greater operational scale and increased efficiencies

Geographic Fit and Scale

- Geographic footprint in some of the most attractive metropolitan markets in the Western U.S.
- Increases Pacific Premier's presence in California by 60% to \$13.0 billion in deposits
- PPBI to enter Seattle MSA with \$1.2 billion in deposits – creates platform for growth in the attractive Pacific Northwest markets

Complementary Combination

- Diversification of business lines, products and services as well as deposit base and clients
- Specialty lines of business from Opus, including multifamily, trust (PENSCO) and escrow (Commerce Escrow)
 - Trust and escrow provide \$2.0 billion in deposits with a blended deposit cost of 0.10%
 - Both business lines generate attractive fee income with potential for growth and expansion of services
- Accelerates PPBI's ability to invest in technology and further strengthens risk management framework

Financially Attractive

- Double-digit EPS accretion of 14% in 2021
- Tangible book value payback period of 1.8 years
- Accretive to ROAA and ROATCE
- IRR greater than 15%
- Cost savings estimated at 25%
- Pro forma efficiency ratio in the high 40% range
- Merger consideration is 138.4% Price / Tangible Book Value per share for Opus

Note: Financial information as of 12/31/2019 and market data as of 1/31/2020

1. Rank based on company headquarters and total assets, excluding CCAR and ethnic focused institutions. Western U.S. includes CA, OR, WA, NV and AZ

OVERVIEW OF OPUS BANK



Overview

- Opus is a commercial bank headquartered in Irvine, California with \$8.0 billion in assets, \$5.9 billion in loans and \$6.5 billion in deposits
- Paul Taylor joined as CEO in May 2019, most recently serving as CEO of Guaranty Bancorp in Colorado before its sale to Independent Bank Group, Inc.
- Located in attractive, major metropolitan markets in the Western U.S. with 46 branch locations

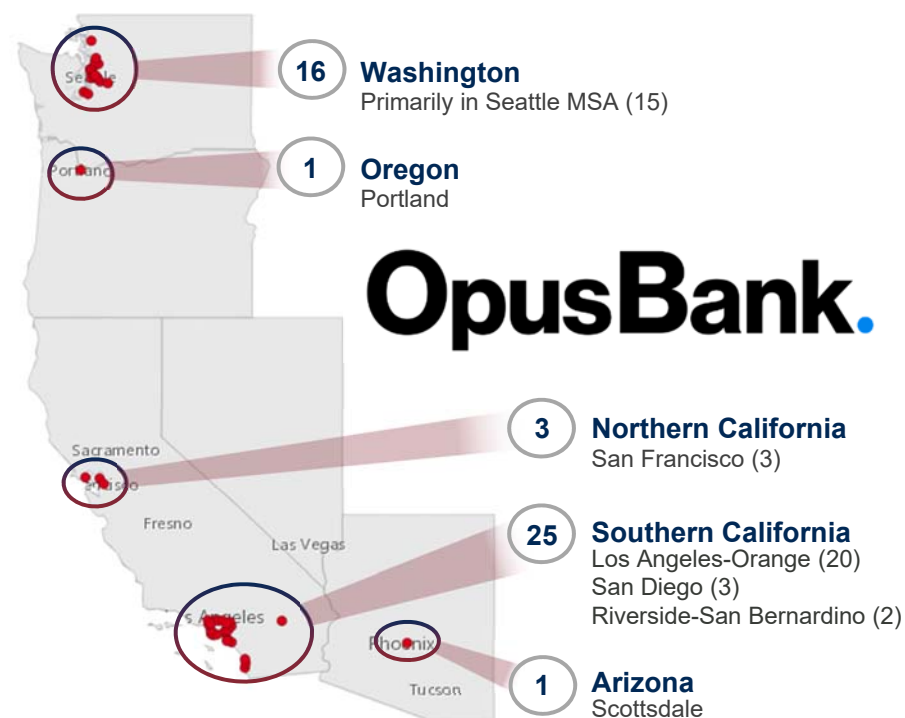
Business Lines

- Opus is one of the leading multifamily lenders in the Western U.S.
 - Multifamily loans are 64% of total portfolio
- Full suite of commercial banking products focused on small to middle market businesses, including C&I, owner-occupied CRE, and SBA loans
- PENSCO is a wholly-owned subsidiary of Opus and IRA custodian for alternative assets offering attractive, low-cost deposit funding and fee income
- Commerce Escrow division is a Los Angeles-based escrow company and 1031 exchange accommodator - increasing specialty deposit capability and fee income

Mitigated Risk

- Simplified business model over the last few years – de-risked balance sheet
- Management exited Enterprise Value Loans, Healthcare Practice Loans, and Technology Banking
- Zero multifamily loan charge-offs since inception in 2010

Branch Network



Financial Information

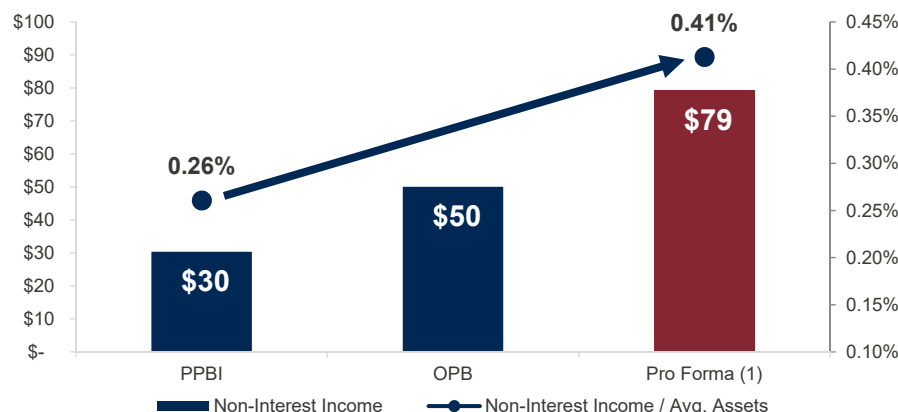
Balance Sheet (as of 12/31/2019)		Income Statement (Q4 2019)	
Total Assets	\$ 7,992	Net Income	\$ 20.3
Tg. Common Equity	\$ 704	ROAA	1.02%
Gross Loans	\$ 5,901	ROATCE	11.54%
Total Deposits	\$ 6,474	Net Interest Margin	2.76%
Loans / Deposits	91.2%	Efficiency Ratio	61.3%
Non-CDs (% of Deposits)	87.2%	Non-Int. Income / Op. Rev.	21.0%
NPA's / Total Assets	0.07%		

Note: All dollars in millions, financial information as of or for the quarter-ended 12/31/2019

DIVERSIFYING PPBI'S REVENUE STREAM

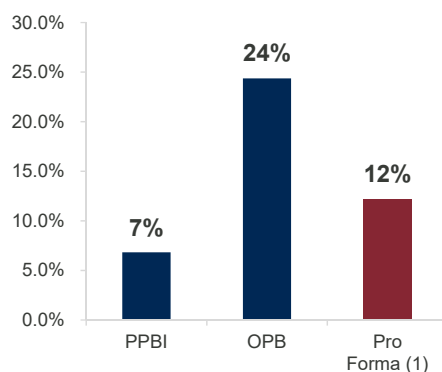


Non-Interest Income (\$MM)

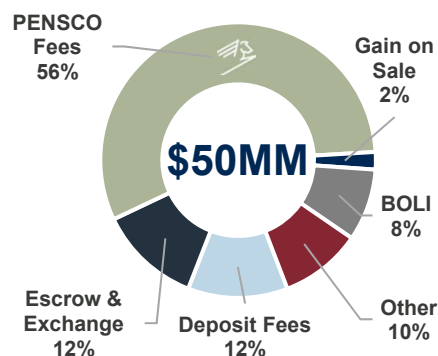


- 2.6x increase in PPBI's pro forma non-interest income to ~\$79 million
- 12% of pro forma operating revenue from non-interest income
- \$2.0 billion in deposits with a blended deposit cost of 0.10% from PENSICO and Commerce Escrow divisions
- Meaningful opportunities to expand both lines of business over time

Pro Forma Operating Revenue (% of Total)



Opus Non-Interest Income Mix (% of Total)



Specialized Lines of Business



PENSICO Trust

A division of Opus Bank

- IRA custodian for alternative assets, such as private equity or real estate held in retirement accounts
- \$14 billion in assets under custody
- 46,000 customer accounts
- Stable source of low-cost core deposits
- \$28 million in fee income for 2019
- Acquired by Opus in 2016



Commerce Escrow

A division of Opus Bank

- Escrow company with 1031 exchange practice
- Synergies with PPBI's existing escrow deposit business
- Provides the bank with \$650 million in deposits at 0.25% cost of funds
- \$6 million in fee income for 2019
- Acquired by Opus in 2015

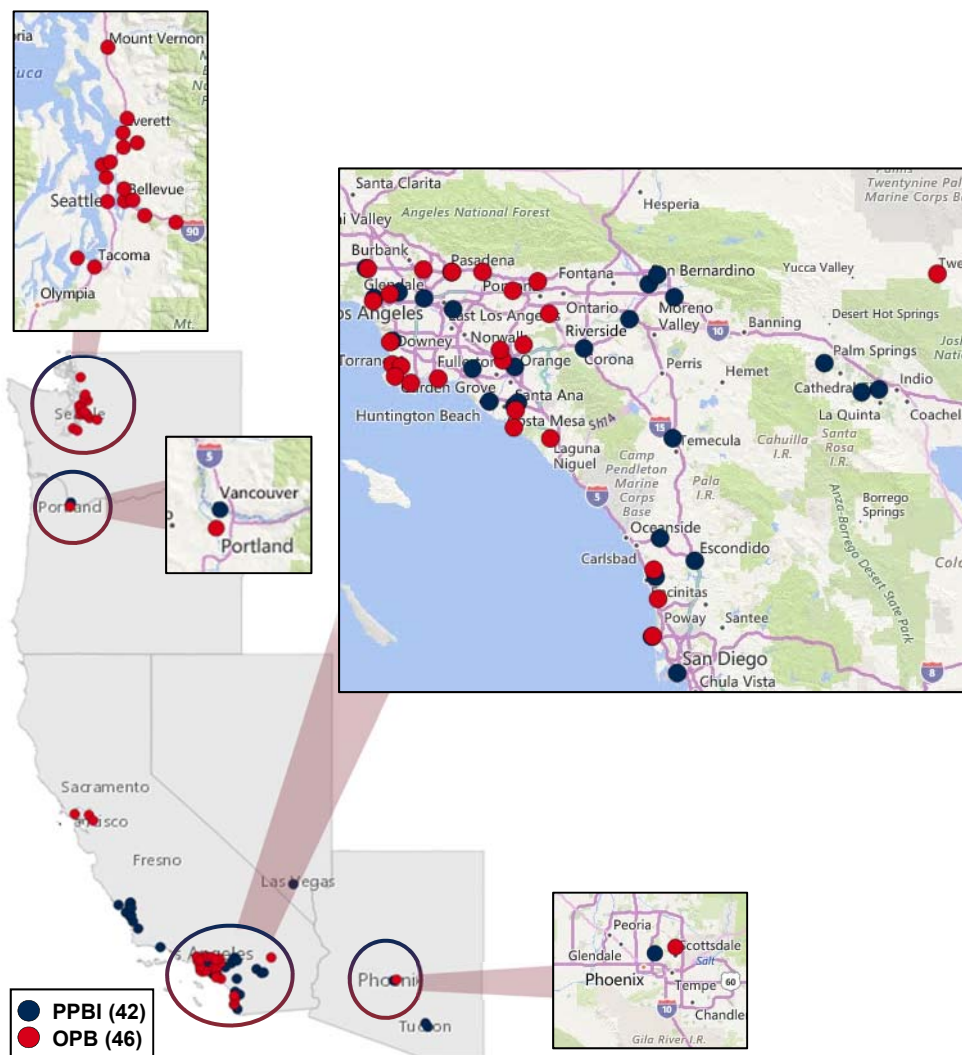
Note: All dollars in millions. Financial information for twelve months ended 12/31/2019

1. Pro forma includes \$1.0 million reduction in interchange fees due to Durbin Amendment

CREATES A LEADING WESTERN U.S. FRANCHISE



Pro Forma Branch Footprint



- Efficient pro forma branch network with \$172 million deposits per branch¹
- Significant branch overlap creates opportunities for branch consolidations
- PPBI has a history of branch rationalization and effectively managing deposit costs
- 7 of 9 geographic regions will rank in top-10 for deposit market share²

Pro Forma Deposits by Region

Region	Branches	Top-10 Rank ²	Deposits (\$B)	% of Total
Los Angeles-Orange MSA	32	●	\$9.1	60%
Central Coast California ³	11	●	\$1.8	12%
Riverside-San Bernardino MSA	11	●	\$1.3	8%
Seattle MSA ³	16	●	\$1.2	8%
San Diego MSA	8	●	\$0.8	5%
Arizona	4	●	\$0.6	4%
Portland MSA	2		\$0.2	1%
Las Vegas MSA	1	●	\$0.1	1%
San Francisco MSA	3		\$0.1	1%
Total	88		\$15.2	100%

Source: S&P Global Market Intelligence. Deposit data as of 6/30/2019. All dollars in billions.

1. Excludes branch consolidations from pro forma cost savings. Deposit data as of 6/30/2019

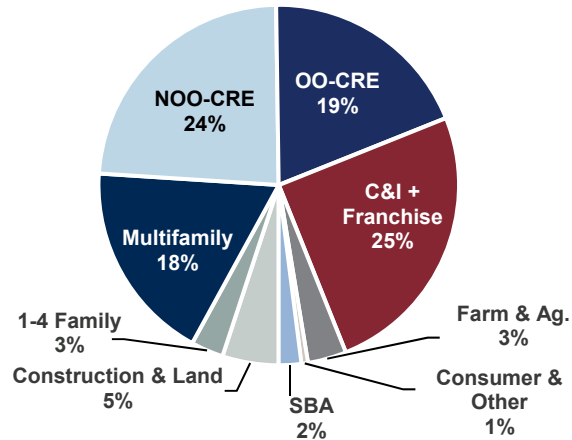
2. Rank excludes CCAR designated banks and foreign owned subsidiaries

3. Central Coast includes Santa Barbara and San Luis Obispo MSAs. Seattle MSA includes Mount Vernon branch

DIVERSIFIED LOAN PORTFOLIO

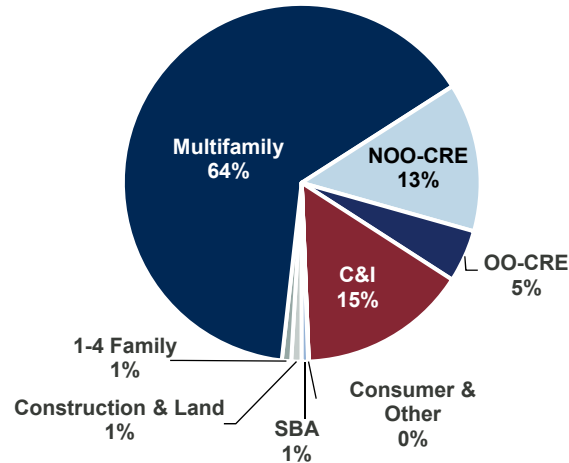


PACIFIC PREMIER
BANCORP, INC.



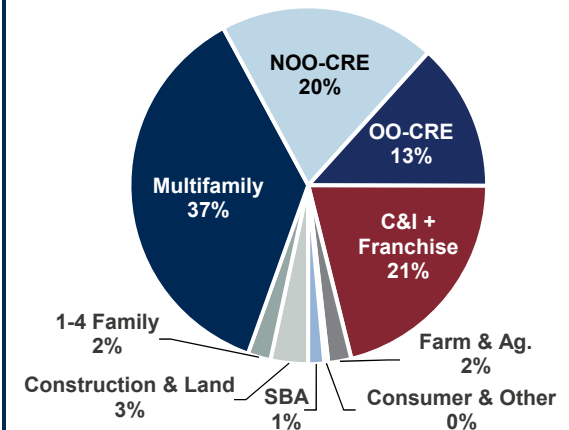
Gross Loans: \$8.7 Billion
Loan Yield: 5.44%
NPAs/Assets: 0.08%

OpusBank.



Gross Loans: \$5.9 Billion
Loan Yield: 4.13%
NPAs/Assets: 0.07%

Pro Forma



Gross Loans: \$14.6 Billion
Loan Yield: 4.92%
NPAs/Assets: 0.08%

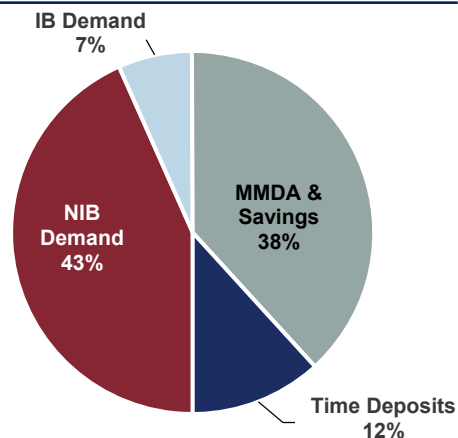
- Attractive credit quality and risk adjusted returns on loan portfolio
- Differentiated specialty lending verticals and expertise

- Continuing momentum to grow middle-market banking practice – will benefit from larger pro forma balance sheet
- Multifamily loans are geographically diversified in West Coast metropolitan areas

ATTRACTIVE FUNDING PROFILE

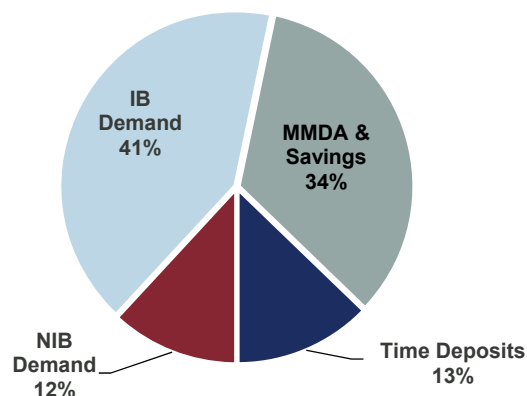


PACIFIC PREMIER
BANCORP, INC.



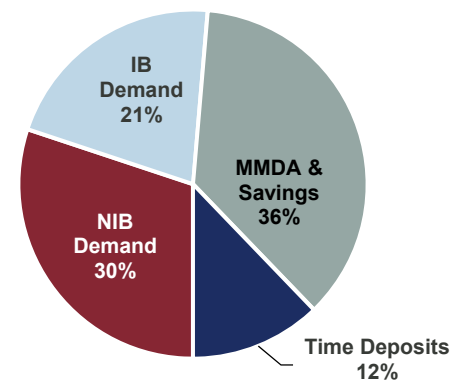
Total Deposits: \$8.9 Billion
Cost of Deposits: 0.58%

OpusBank.



Total Deposits: \$6.5 Billion
Cost of Deposits: 1.01%

Pro Forma



Total Deposits: \$15.4 Billion
Cost of Deposits: 0.76%

- \$2.0 billion in deposits with a blended deposit cost of 0.10% from PENSICO and Commerce Escrow divisions
- Ability to run-off and replace Opus' higher-cost funding with core deposits at PPBI
- Greater deposit diversification
- Strong pro forma core deposit franchise

TRANSACTION OVERVIEW



Buyer	<ul style="list-style-type: none"> Pacific Premier Bancorp, Inc. (NASDAQ: PPBI)
Seller	<ul style="list-style-type: none"> Opus Bank (NASDAQ: OPB)
Consideration	<ul style="list-style-type: none"> 100% stock 0.90x shares of PPBI common stock for each share of Opus stock – fixed exchange ratio, no caps or collars 34.7 million shares issued to holders of Opus common stock, as-converted preferred stock, and restricted stock awards
Transaction Value¹	<ul style="list-style-type: none"> \$1.0 billion in aggregate consideration \$26.82 per share consideration
Transaction Multiples^{1,2}	<ul style="list-style-type: none"> 138.4% price / tangible book value per share 5.2% core deposit premium (excluding CDs > \$100k) 16.6x price / EPS (2019A) 16.3x price / EPS (2020E) 14.7x price / EPS (2021E), or 8.7x including fully-phased in cost savings
Pro Forma Impact	<ul style="list-style-type: none"> 14% EPS accretion in 2021, or \$0.36 per share Tangible book value dilution of 2.8%, or \$0.53 per share, with an earnback period of 1.8 years
Ownership / Board Seats	<ul style="list-style-type: none"> Opus shareholders will have pro forma ownership of 36.8% in PPBI Two Board seats for Opus, pro forma PPBI Board of Directors will remain at 11 people
Approvals and Timing	<ul style="list-style-type: none"> Estimated to close in Q2 2020. Conversion and system integration in 2H 2020 Customary regulatory and shareholder approval

1. Market data as of 1/31/2020. Includes consideration for common shareholders, preferred stock holders, stock options, warrants and restricted stock awards

2. Financial information as of 12/31/2019. Opus EPS in 2020 and 2021 based on average Street consensus estimates

KEY MERGER ASSUMPTIONS



Earnings Estimates

- EPS projections based on average Street Consensus estimates for PPBI and Opus in 2020 and 2021

Cost Savings

- Cost savings: 25% of non-interest expense, or \$41.0 million in 2021
- Cost savings phased-in 37.5% in 2020 and 100% in 2021

Core Deposit Intangible

- 1.24% of non-time deposits; amortized over 10 years based on sum-of-years digit methodology

Gross Loan Mark

- Fair market value adjustment of 1.34%, or \$78.8 million, including credit mark and interest rate mark
 - Non-PCD Loans: Credit mark of 0.74% and interest rate mark of 0.61%, or \$43.3 million and \$35.5 million
 - PCD Loans: Interest rate mark of 0.12% on PCD loans, or \$92k
- Accretable yield equal to \$78.8 million, accreted over 5 years based on sum-of-years digit methodology

CECL Impact

- Non-PCD Loans: CECL reserve (Day-2) of 0.81%, or \$47.0 million
- PCD Loans: CECL reserve of 4.04%, or \$3.0 million
- CECL is a “double hit” to equity, in addition to the fair market value adjustments described above
- Both PPBI and Opus fully prepared for implementing CECL accounting on standalone basis

Other Assumptions

- Estimated annual interchange revenue loss of \$1.0 million attributable to Durbin
- Revenue enhancements identified but not modeled
- Other balance sheet adjustments of \$46.5 million including securities, fixed assets, leases, other assets, sub-debt and CD's

Merger Expenses

- \$67.4 million in pre-tax expenses
- Fully recognized in pro forma tangible book value at closing

Due Diligence

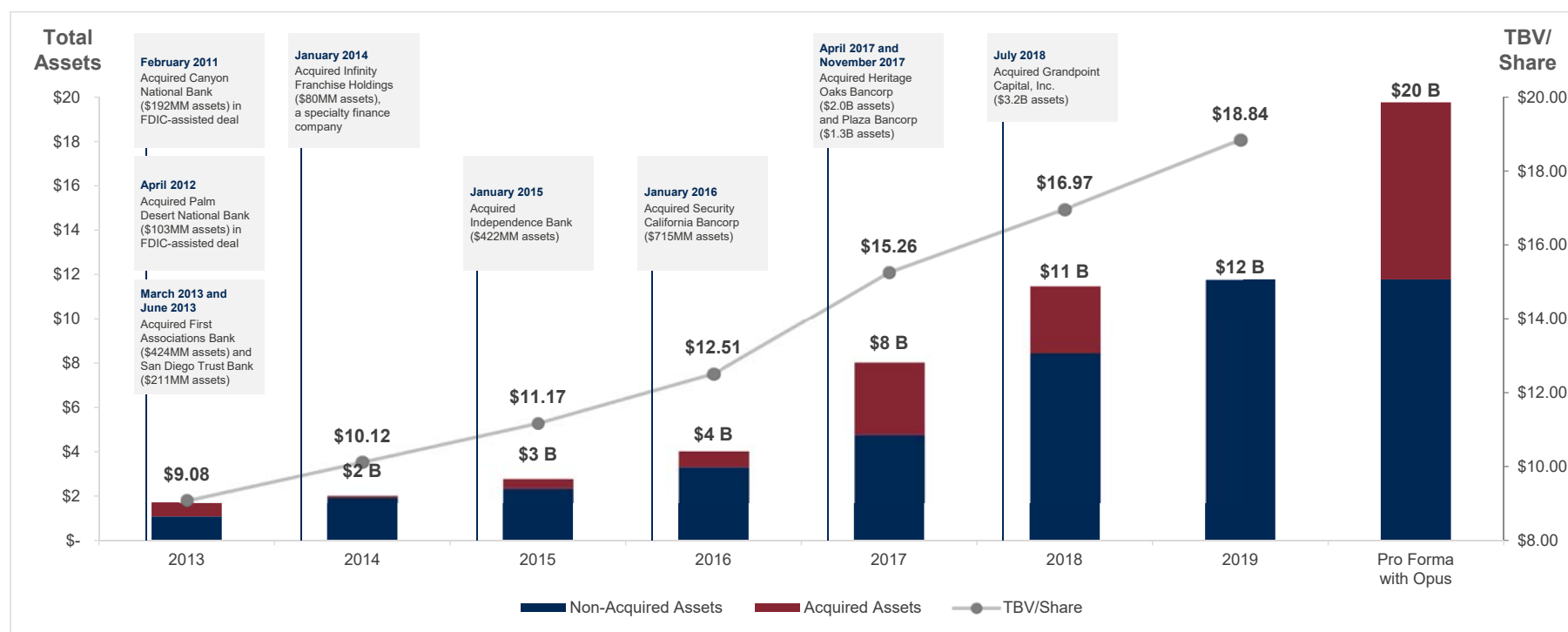
- Comprehensive financial, legal, regulatory and operational due diligence conducted

ACQUISITION HISTORY



Continuing PPBI's Valuation Creation Strategy for Organic and Acquisitive Growth

- Solid track record of delivering value for shareholders



Note: All dollars in billions, except per share data

Note: Pro forma with Opus as of 12/31/2019. Excludes impact of purchase accounting adjustments

SUMMARY



Strategically Compelling

- ✓ ~\$20 billion asset franchise with meaningful presence in desirable Western U.S. metropolitan markets
- ✓ Complementary combination which creates greater scale and diversification
- ✓ Expanded strategic flexibility for technology investment, organic growth and acquisition opportunities
- ✓ Track record of successful merger execution and integration

Financially Attractive

- ✓ Double-digit EPS accretion in 2021 and modest tangible book value dilution
- ✓ Significant increase in PPBI's non-interest income – strengthens revenue mix
- ✓ Prudent deployment of PPBI's capital while maintaining strong pro forma capital ratios
- ✓ Accelerating capital generation and growing dividend – enhancing shareholder value

Appendix



PACIFIC PREMIER
BANCORP, INC.



NON-U.S. GAAP FINANCIAL MEASURES



Tangible common equity to tangible assets (the "tangible common equity ratio") and tangible book value per share are a non-U.S. GAAP financial measures derived from U.S. GAAP-based amounts. We calculate the tangible common equity ratio by excluding the balance of intangible assets from common stockholders' equity and dividing by tangible assets. We calculate tangible book value per share by dividing tangible common equity by common shares outstanding, as compared to book value per common share, which we calculate by dividing common stockholders' equity by common shares outstanding. We believe that this information is consistent with the treatment by bank regulatory agencies, which exclude intangible assets from the calculation of risk-based capital ratios. Accordingly, we believe that these non-U.S. GAAP financial measures provide information that is important to investors and that is useful in understanding our capital position and ratios. However, these non-U.S. GAAP financial measures are supplemental and are not a substitute for an analysis based on U.S. GAAP measures. As other companies may use different calculations for these measures, this presentation may not be comparable to other similarly titled measures reported by other companies. A reconciliation of the non-U.S. GAAP measure of tangible common equity ratio to the U.S. GAAP measure of common equity ratio and tangible book value per share to the U.S. GAAP measure of book value per share are set forth below.

	PPBI	PPBI with CECL ¹	Pro Forma
Common Stockholders' Equity	\$ 2,012,594	\$ 1,972,994	\$ 2,933,547
Less: Intangible Assets	\$ 891,634	\$ 891,634	\$ 1,282,959
Tangible Common Equity	\$ 1,120,960	\$ 1,081,360	\$ 1,650,587
Common Shares Outstanding	59,506,057	59,506,057	94,181,127
Book Value Per Share	\$ 33.82	\$ 33.16	\$ 31.15
Less: Intangible Assets Per Share	\$ 14.98	\$ 14.98	\$ 13.62
Tangible Book Value Per Share	\$ 18.84	\$ 18.17	\$ 17.53
Total Assets	\$ 11,776,012	\$ 11,743,412	\$ 19,619,897
Less: Intangible Assets	\$ 891,634	\$ 891,634	\$ 1,282,959
Tangible Assets	\$ 10,884,378	\$ 10,851,778	\$ 18,336,938
Tangible Common Equity Ratio	10.3%	10.0%	9.0%

Note: PPBI and Opus as of 12/31/2019

Note: All dollars in thousands, except per share data

1. Impact from CECL transition, on a standalone basis