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) March 2, 2020

ORIGIN BANCORP, INC.

(Exact name of Registrant as specified in its charter)

001-38487 ... (Commission File No.)

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:

72-1192928

(I.R.S. Employer Identification No.)

(State or other jurisdiction of incorporation)

500 South Service Road East, Ruston, Louisiana

Louisiana

(Address of principal executive offices)

71270 (Zip Code)

Registrant's telephone number, including area code: (318) 255-2222 Not Applicable

(Former name or former address, if changed since last report)

- [] 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 Common Stock, par value \$5.00 per share Trading Symbol(s)
OBNK

Name of each exchange on which registered 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 ($\S230.405$ of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 ($\S240.12b-2$ of this chapter).

Emerging growth company \square

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

During the first quarter of 2020, officers of Origin Bancorp, Inc. are presenting at various investor conferences. A copy of the presentation materials to be used in such conferences is attached as Exhibit 99.1.

As provided in General Instructions B.2 to Form 8-K, the information furnished in this Item 7.01 and in Exhibit 99.1 of this Current Report on Form 8-K shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of that section, and such information shall not be deemed incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such filing.

ITEM 9.01 Financial Statements and Exhibits

Exhibits. The following is furnished as an exhibit to this Current Report on Form 8-K.

Exhibit 99.1 <u>Presentation materials</u>

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 thereunto duly authorized.

Dated: March 2, 2020

ORIGIN BANCORP, INC.

By: <u>/s/ Stephen H. Brolly</u> Stephen H. Brolly, Chief Financial Officer



4Q AND FULL YEAR TWENTY19 OVERVIEW PRESENTA

FORWARD-LOOKING STATEMENTS AND NON-GAAP INFORMATION

This presentation contains certain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include inform regarding Origin Bancorp, Inc.'s ("Origin" or the "Company") future financial performance, business and growth strategy, projected plans and objectives, including any expected purch of its outstanding common stock, and related transactions, and other projections based on macroeconomic and industry trends, including expectations regarding interest rate cuts b Federal Reserve and the impact of those cuts on Origin's results of operations, and expectations regarding the Company's liquidity, including in connection with advances obtained the FHLB, which are all subject to change and may be inherently unreliable due to the multiple factors that impact broader economic and industry trends, and any such changes may material. Such forward-looking statements are based on various facts and derived utilizing important assumptions and current expectations, estimates and projections about Origin its subsidiaries, any of which may change over time and some of which may be beyond Origin's control. Statements preceded by, followed by or that otherwise include the words "assum "believes," "expects," "anticipates," "intends," "projects," "estimates," "plans" and similar expressions or future or conditional verbs such as "will," "should," "would," "may" and "could generally forward-looking in nature and not historical facts, although not all forward-looking statements include the foregoing words. Further, certain factors that could affect the Company of the country of future results and cause actual results to differ materially from those indicated in the forward-looking statements include: deterioration of Origin's asset quality; changes in real e values and liquidity in Origin's primary market areas; the financial health of Origin's commercial borrowers and the success of construction projects that Origin finances; changes in value of collateral securing Origin's loans; business and economic conditions generally and in the financial services industry, nationally and within Origin's primary market areas; Or ability to prudently manage its growth and execute its strategy; changes in management personnel; Origin's ability to maintain important deposit customer relationships; volatility direction of market interest rates, which may increase funding costs or reduce interest earning asset yields thus reducing margin; the Company's ability to manage interest rate risk effectiveness of its risk management framework; increased competition in the financial services industry, particularly from regional and national institutions; difficult market conditions unfavorable economic trends in the United States generally, and particularly in the market areas in which Origin operates and in which its loans are concentrated, including the effective of the contract of declines in housing markets; an increase in unemployment levels and slowdowns in economic growth; Origin's level of nonperforming assets and the costs associated with resolving problem loans including litigation and other costs: the credit risk associated with the substantial amount of commercial real estate, construction and land development, and comme loans in Origin's loan portfolio; the extensive federal and state regulation, supervision and examination governing almost every aspect of Origin's operations including changes in regula affecting financial institutions, including the Dodd-Frank Wall Street Reform and Consumer Protection Act and the rules and regulations being issued in accordance with this statute potential expenses associated with complying with such regulations; Origin's ability to comply with applicable capital and liquidity requirements, including its ability to generate liquidity. internally or raise capital on favorable terms, including continued access to the debt and equity capital markets; possible changes in trade, monetary and fiscal policies, laws and regula and other activities of governments, agencies, and similar organizations; system failures, cybersecurity threats or security breaches; and the effects of weather and natural disasters as floods, droughts, wind, tornadoes and hurricanes as well as effects from public health outbreaks (such as the coronavirus), geopolitical instability and manmade disasters. If discussion of these and other risks that may cause actual results to differ from expectations, please refer to the sections titled "Cautionary Note Regarding Forward-Looking Statem and "Risk Factors" in Origin's most recent Annual Report on Form 10-K filed with the Securities and Exchange Commission ("SEC") and any updates to those sections set forth in Origin's subsequent Current Reports on Form 8-K. If one or more events related to these or other risks or uncertainties materialize, or if Origin's underlying assumptions prove to be incoractual results may differ materially from what Origin anticipates. Accordingly, you should not place undue reliance on any forward-looking statements. Any forward-looking state speaks only as of the date on which it is made, and Origin does not undertake any obligation to publicly update or review any forward-looking statement, whether as a result of information, future developments or otherwise. New risks and uncertainties arise from time to time, and it is not possible for Origin to predict those events or how they may affect O In addition, Origin cannot assess the impact of each factor on Origin's business or the extent to which any factor, or combination of factors, may cause actual results to differ mate from those contained in any forward-looking statements. All forward-looking statements, expressed or implied, included in this communication are expressly qualified in their entire this cautionary statement. This cautionary statement should also be considered in connection with any subsequent written or oral forward-looking statements that Origin or persons a on Origin's behalf may issue. Annualized, pro forma, projected and estimated numbers are used for illustrative purpose only, are not forecasts and may not reflect actual results,

Origin reports its results in accordance with United States generally accepted accounting principles ("GAAP"). However, management believes that certain supplemental non-G financial measures used in managing its business may provide meaningful information to investors about underlying trends in its business. Management uses these non-GAAP meas to evaluate the Company's operating performance and believes that these non-GAAP measures provide information that is important to investors and that is useful in understar Origin's results of operations. However, non-GAAP financial measures are supplemental and should be viewed in addition to, and not as an alternative for, Origin's reported re prepared in accordance with GAAP. The following are the non-GAAP measures used in this presentation:

- · Tangible common equity is defined as total common stockholders' equity less goodwill and other intangible assets, net
- · Tangible assets is defined as total assets less goodwill and other intangible assets, net
- · Tangible common equity to tangible assets is a ratio determined by dividing tangible common equity by tangible assets
- · Tangible book value per common share is determined by dividing tangible common equity by common shares outstanding at the end of the period

ORIGI	N BANCORP,	INC.	



THE CORE VALUES

- Our Foundation Is Trust: Earn It Every Day
- Recognize & Encourage Strong Work Ethnic & Individual Initiative
- Innovative, Flexible & Forward Thinking
- Genuine Respect for Yourself & Others
- Individual & Corporate Commitment to our Communities
- Never Compromise our Integrity

UNIQUE BY DESIGN

At Origin, we believe our culture is a differentiator across our footprint. It defines all t we do and permeates throughout our organization. We believe it allows us to attribute best bankers in our markets, and it drives our philosophy of relationship-barbanking. From our mission, vision and values to our brand promise and standards, culture is the foundation of our success.

- DIRECTOR OF CULTURE STRATEGIES
- **CULTURE DAY FOR NEW HIRES**
- CULTURE COUNCIL
- PROJECT ENRICH
- THE BLUE PRINT
- DREAM MANAGER
- ORIGIN EXPERIENCE
- RETURN ON QUALITY

ORIGIN BANCORP, INC. _____

KEY HIGHLIGHTS

- EXPERIENCED LEADERSHIP AND STRONG INSIDER OWNERSHIP
- TRACK RECORD OF ORGANIC GROWTH
- ATTRACTIVE FOOTPRINT
- STRONG DEPOSIT FRANCHISE
- DIVERSIFIED REVENUE STREAMS
- PROVEN CREDIT CULTURE ACROSS LOAN PORTFOLIO
- POTENTIAL OPPORTUNISTIC M&A



DOLLARS IN MILLIONS

DALLAS - FORT WORTH

Entry: 2008 Loans: \$1,402 Deposits: \$989 Banking Centers: 9

NORTH LOUISIANA

Entry: 1912 Loans: \$1,244 Deposits: \$1,921 Banking Centers: 19

HOUSTON

Entry: 2013 Loans: \$829 Deposits: \$865 Banking Centers: 9

CENTRAL MISSISSIPPI

Entry: 2010 Loans: \$668 Deposits: \$454 Banking Centers: 6

ORIGIN BANCORP, INC. _____

FINANCIAL RESULTS - FOURTH QUARTER 2019

DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS

Income Statement	4Q2019		3Q2019		4Q2018	Linked Q Δ	ΥοΥ Δ
Net Interest Income	\$ 44,095	\$	44,622	\$	42,061	(1.2)%	4.8
Provision for Credit Losses	2,377		4,201		1,723	(43.4)%	38.0
Noninterest Income	10,818		12,880		10,588	(16.0)%	2.2
Noninterest Expense	36,534		35,064		35,023	4.2 %	4.3
Net Income	12,827		14,617		13,178	(12.2)%	(2.7)
Diluted EPS	\$ 0.55	\$	0.62	\$	0.55	(11.3)%	_
Dividends Declared per Common Share	\$ 0.0925	\$	0.0925	\$	0.0325	— %	184.6
Key Drivers/Ratios							
Average Loans Held for Investment	\$ 4,167,550	\$	4,066,937	\$	3,649,919	2.5 %	14.2
Average Deposits	4,202,588		3,977,327		3,723,807	5.7 %	12.9
Net Interest Margin ("NIM") - fully tax equivalent ("FTE")	3.58%	6	3.69%	6	3.82%	-11 bp	-24 t
Efficiency Ratio	66.53%	6	60.98%	6	66.52%	555 bp	1 t
Return on Average Assets ("ROAA") (annualized)	0.97%	6	1.12%	6	1.10%	-15 bp	-13 t
Return on Average Equity ("ROAE") (annualized)	8.51%	6	9.85%	6	9.66%	-134 bp	-115 t

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FINANCIAL RESULTS - FULL YEAR 2019

DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS

	As	of and Years E		V-V C A	V-V 0/ A		
Balance Sheet		2019		2018		YoY \$ A	YoY % Δ
Total Loans Held For Investment ("LHFI")	\$	4,143,195	\$	3,789,105	\$	354,090	9.3
Total Assets		5,324,626		4,821,576		503,050	10.4
Total Deposits		4,228,612		3,783,138		445,474	11.8
Tangible Common Equity ¹		567,722		516,918		50,804	9.8
Book Value per Common Share	\$	25.52	\$	23.17	\$	2.35	10.1
Tangible Book Value per Common Share ¹	\$	24.18	\$	21.79	\$	2.39	11.0
Income Statement							
Net Interest Income	\$	173,712	\$	153,452	\$	20,260	13.2
Provision for Credit Losses		9,568		1,014		8,554	843.6
Noninterest Income		46,478		41,240		5,238	12.7
Noninterest Expense		144,074		131,236		12,838	9.8
Net Income		53,882		51,605		2,277	4.4
Diluted EPS	\$	2.28	\$	2.20	\$	0.08	3.6
Dividends Declared per Common Share	\$	0.25	\$	0.13	\$	0.12	92.3
Selected Ratios							
NIM - FTE		3.69%	6	3.75%	6	-6 bp	(1.6
Efficiency Ratio		65.43%	6	67.41%	6	-198 bp	(2.9
ROAA		1.06%	6	1.16%	6	-10 bp	(8.6
ROAE		9.27%	6	10.07%	6	-80 bp	(7.9

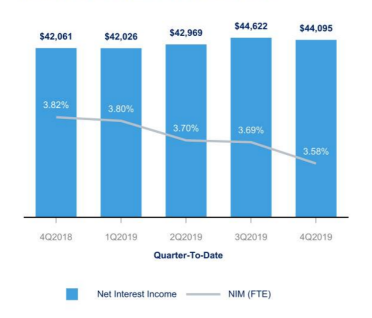
¹As used in this presentation, tangible common equity and tangible book value per common share are non-GAAP financial measures. For a reconciliation of these non-GAAP financial measures to their comparable GAAP measures, see slide 15 of this presentation.

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NET INTEREST INCOME AND NIM TRENDS

DOLLARS IN THOUSANDS

- Net interest income increased \$2.0 million from 4Q18 to 4Q19, and decreased \$500 thousand from 3Q19 to 4Q19.
- Asset sensitive balance sheet throughout 2019 lead to quarterly NIM compression of 24 bps from 4Q18 to 4Q19.
- While the average 1M LIBOR and average Prime Rate declined 56 bps and 45 bps, respectively, from 4Q18 to 4Q19, average yields on LHFI only fell 22 bps during the same period.
- Noninterest bearing deposits reduced total cost of deposits by 40 bps during 4Q19, compared to 35 bps during 4Q18.



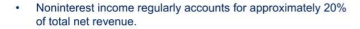


NET REVENUE DISTRIBUTION

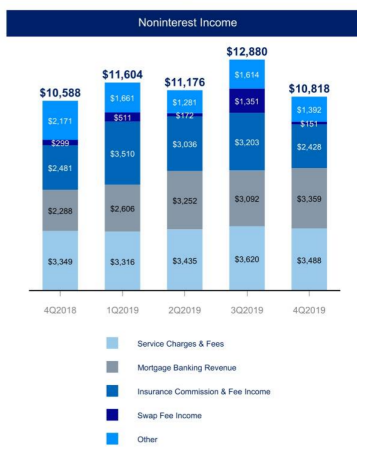
DOLLARS IN THOUSANDS





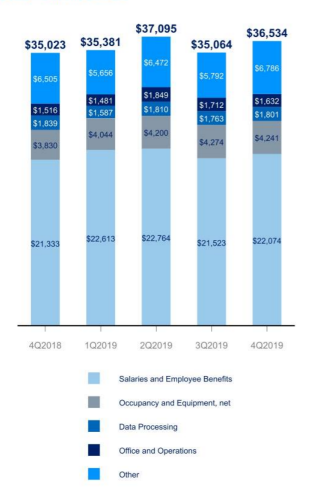


- Mortgage banking revenue has trended upwards with our continued focus on enhancing a community banking mortgage model.
- Swap fee income declined in 4Q19 from 3Q19 due to fewer customer swaps originated, but swap fee income generation continues to be a focus into 2020.
- Insurance commissions revenue was seasonably low in 4Q19.



NONINTEREST EXPENSE COMPOSITION

DOLLARS IN THOUSANDS



- Improving trend in efficiency ratio, coupled with a decline in the ratio of NIE to average assets as a result of expense stabilization i 2019.
- Efficiency improvements during year partially offset by declining interest margin.
- Other noninterest expense increased in 4Q19 compared to 3Q19 by \$1.0 million, driven largely by 3Q19 FDIC insurance fund credit.
- 2020 focus on technology strategy to build efficient scale to suppor additional organic growth.

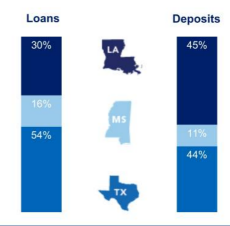


DEPOSITS



- Increased total deposits of \$446 million or 11.8%, while simultaneously reducing brokered deposits by \$179 million during 2019, creating core deposit increase of 18.1% during 2019.
- Noninterest bearing growth accounted for over 28% of total deposit growth during 2019.
- Louisiana continues to be an important source of low-cost deposits (87 bps total cost in 2019) redeployed into higher loan growth markets in Texas.
- Continued focus on lowering deposit costs as rate guarantees mature in growth markets in early 2020.

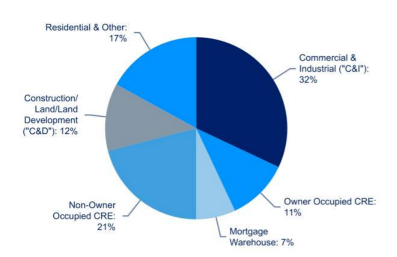




Depo	sit Change	by Region					
DOLLARS IN MILLIONS	As of December 31,						
	20	16	2019				
LA	\$	1,678	\$	1,765			
TX		1,393		1,851			
MS		380		460			
Brokered		332		153			
Total	\$	3,783	\$	4,229			
	201	8 Growth	201	9 Growth			
LA		— %		5.2			
TX		18.9 %		32.9			
MS		(1.6)%		21.1			
Brokered		20.3 %		(53.9			
Total Growth		7.7 %		11.8			

WELL DIVERSIFIED LOAN PORTFOLIO

LHFI at 12/31/19



- LHFI ended the year at \$4.14 billion, an increase of \$354.1 million, or 9.3%, compared to the end of 2018.
- Average loans held for investment increased \$517.6 million (14.2%) from 4Q18 to 4Q19.
- Approximately 50% of LHFI are associated with C&I, Owner Occupied CRE and Mortgage Warehouse.
- Variable rate LHFI make up 60% of total LHFI, with over 25% resetting monthly based on LIBOR.
- Loan make-up consistent with prior year.

LHFI: Fixed \ Variable (by Index) at 12/31/19

DOLLARS IN MILLIONS

4Q2018

1Q2019

	Ar	nounts	% of Total
Fixed	\$	1,661	40
1 month LIBOR		1,117	27
12 month LIBOR		254	6
Prime		1,047	25
Other	100	64	2
Total LHFI	\$	4,143	100

\$4,168 \$4,067 \$3,890 \$3,650

2Q2019

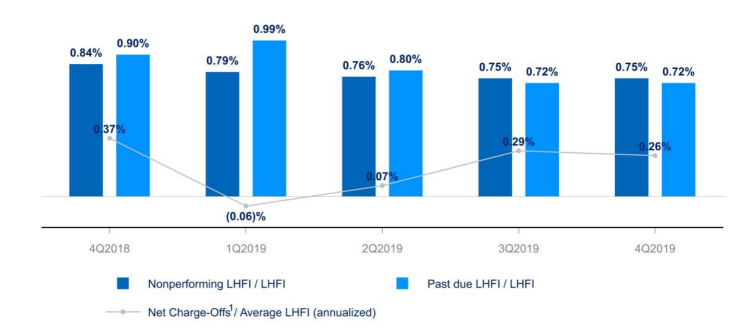
Average LHFI

ORIGIN BANCORP, INC. _

3Q2019

4Q2019

ASSET QUALITY TRENDS



¹ Based on annualized quarterly net charge-offs. Year-to-date net charge-offs were \$5.9 million (0.15% net charge-offs/average LHFI) and \$4.5 million (0.13% net charge-offs/average LHFI) at December 31, 2019 and 2018, respectively.

CAPITAL RATIOS



Recent Capital Actions

February 2020 Subordinated Debt Issuance

Issued \$70 million in subordinated debt at 4.25% for fixed period with final 10 year maturity

Stock Buyback Program

- Authorized a \$40.0 million stock buyback program
- Repurchased \$10.1 million in common stock (300,000 shares)

2019 Return to Shareholders

Return of \$16.0 million (\$10.1 million in stock buyback and \$5.9 million in common dividends) YTD

¹ As used in this presentation, tangible common equity (TCE) and tangible common equity to tangible assets (TA) are non-GAAP financial measures. For a reconciliation of these non-GAAP financial measures to their comparable GAAP measures, see slide 15 of this presentation

OUR STRATEGIC FOCUS







STRATEGIC FOCUS



KEY ACTION ITEMS

Improve operational efficiency and increase profitability

Increase scale across the franchise, particularly in Houston

Focused effort to defend margin and riskadjusted returns

Continue our disciplined approach to organic loan and deposit growth

Grow client base and continue capturing market share

Successfully recruit experienced lenders and teams

Continue to evaluate potential M&A opportunities

Focus on existing and contiguous markets

RECONCILIATION OF NON-GAAP FINANCIAL MEASURES

DOLLARS IN THOUSANDS, EXCEPT PER SHARE AMOUNTS

Calculation of Tangible Common Equity:	4Q2019		3Q2019		2Q2019		1Q2019		4Q2018
Total Common Stockholders' Equity	\$ 599,262	\$	588,363	\$	584,293	\$	568,122	\$	549,779
Less: Goodwill and Other Intangible Assets, Net	 31,540		31,842		32,144		32,497		32,861
Tangible Common Equity	\$ 567,722	\$	556,521	\$	552,149	\$	535,625	\$	516,918
Common Shares Outstanding at the End of the Period	23,480,945		23,481,781		23,774,238		23,745,985		23,726,559
Book Value per Common Share	\$ 25.52	\$	25.06	\$	24.58	\$	23.92	\$	23.17
Calculation of Tangible Assets:									
Total Assets	\$ 5,324,626	\$	5,396,928	\$	5,119,625	\$	4,872,201	\$	4,821,576
Less: Goodwill and Other Intangible Assets, Net	 31,540		31,842		32,144	40	32,497		32,861
Tangible Assets	\$ 5,293,086	\$	5,365,086	\$	5,087,481	\$	4,839,704	\$	4,788,715
Tangible Common Equity to Tangible Assets	10.73%	6	10.37%	6	10.85%	0	11.07%	6	10.79
Calculation of Tangible Book Value per Common Share:									
Common Shares Outstanding at the End of the Period	23,480,945		23,481,781		23,774,238		23,745,985		23,726,559
Tangible Book Value per Common Share	\$ 24.18	\$	23.70	\$	23.22	\$	22.56	\$	21.79

ORIGIN	BANCORP,	INC
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