Form **8937**(December 2017) Department of the Treasury Internal Revenue Service

Report of Organizational Actions Affecting Basis of Securities

► See separate instructions.

OMB No. 1545-0123

F	artil Reporting Issue	r				
1	Issuer's name				2 Issuer's employer identification number (EIN)	
cu	STOMERS BANCORP, INC.				27 2200050	
	Name of contact for additional	I information	4 Telephon	e No. of contact	27-2290659 5 Email address of contact	
			Save Shana taxan		Cirial address of contact	
	RDAN BAUCUM			951-608-8314	JBAUCUM@CUSTOMERSBANK.COM	
6 Number and street (or P.O. box if mail is			ot delivered to	street address) of contact	7 City, town, or post office, state, and ZIP code of contact	
					\$19400 - 1025 Unit Tura California (1900-1900 California (1900-1900) (1900-190	
	READING AVENUE				WEST READING, PA 19611	
8 Date of action			9 Class	sification and description		
nel	16/2025					
_		Serial number		E PREFERRED STOCK REDEMI		
	oddii namber	serial number	(5)	12 Ticker symbol	13 Account number(s)	
	23204G605	SERIE	e E	CUBIPrE		
P				statements if needed See ha	ack of form for additional questions.	
14	Describe the organizational	action and, if	applicable, the	date of the action or the date ag	ainst which shareholders' ownership is measured for	
	the action ▶ On June 16. 2	025. Custon	ners Bancorn	Inc. (the "Company") redomes	all of its Fixed-to-Floating Rate Non-Cumulative	
Per	petual Preferred Stock, Serie	s E (the "Ser	ies F Preferre	od Stock" and such redemption	the "Redemption") for cash. The redemption date	
for	Series E Preferred Stock was	June 16, 20	25 (the "Rede	motion Date") The redemption	price for Series E Preferred Stock was \$25.00 per	
sha	are plus \$0.00 in accrued and	unpaid divid	lends to and in	ncluding the Redemption Date	for a total of \$25.00 per share. The Redemption	
Dat	e was also a dividend payme	nt date on th	e Series E Pre	eferred Stock and as such the	lividend payable on such date was paid in the	
ord	inary manner to the beneficia	l owners of	the Series E P	referred Stock ("Shareholders"). After the Redemption Date, no shares of the	
Ser	ies E Preferred Stock remain	outstanding	and dividend	s with respect to the Series F.D.	referred Stock will no longer accrue.	
				- Married poor to the Strice E P	referred Stock will no longer accrue.	
15	Describe the quantitative effe	ect of the org	anizational act	ion on the basis of the security in	the hands of a U.S. taxpayer as an adjustment per	
	share or as a percentage of	old basis > T	he Redemptio	on may be a sale or exchange w	ithin the meaning of Section 302(b) of the Internal	
Rev	enue Code (the "Code") if the	Redemptio	n for a particu	lar Shareholder: (1) is not "esse	entially equivalent to a dividend"; (2) is a	
dist	tribution that "is substantially	disproporti	onate with res	spect to the shareholder": or (3)	is a "complete termination" of the Shareholder's	
sha	re interest in the Company.	Since the det	termination of	the treatment as a sale or exch	ange under the Code depends on each	
Sha	reholder's facts and circums	tances, Shar	eholders are a	advised to consult with their ow	n qualified tax advisors to determine the	
app	ropriate tax consequences for	r them.			quantou tax advisors to determine the	
16	Describe the calculation of the	ne change in I	basis and the c	data that supports the calculation,	such as the market values of securities and the	
	Each Shar	eholder mus	st determine the	heir adjusted tax basis to calcul	ate whether there is a recognized gain or less	
Eac	h Shareholder should consul	t with their c	ualified tax ac	dvisor to determine their specifi	c tax consequences of the Redemption.	
				•	and the state of t	
			1			

Cat. No. 37752P

Part	П	Organizational A	ction /	continued)			- ago -
		- gameational A		orialiada)			
17 1	at the	applicable letered De			102 VV 2000		
		applicable internal Re	venue C	ode section(s) and subs	section(s) upon which t	the tax treatment is based ▶	Sections 301, 302, and 1001
of the C	code						
			_				
			_				
						*	
S-							
-							
			-				
18 C	an an	v resulting loss be reco	anized?	To the extent a Ch	oroboldou ootiefi ti		
Dodom	ntion	would rocult in a read	griizou.	loss for U.S. fordered		ne requirements of Section	302(b) of the Code, the
Carias	- D	would result in a rect	gnizabi	e loss for U.S. federal	income tax purposes	s to the Shareholder to the	extent their tax basis in
Series	E Prei	rerred Stock surrende	red exc	eeds the cash receive	d in exchange therefor	or.	
-							
40 0		W 0 2 B					
19 Pi	rovide	any other information	necessa	ry to implement the adj	ustment, such as the r	reportable tax year ► The Co	mpany does not provide tax
advice	to its	Shareholders. The ta	xable y	ar for the Redemption	is 2025 for Shareho	lders reporting on a calend	ar hasis For Shareholders
reportir	ng tax	able income on a bas	is other	than the calendar year	r, the proper taxable	year includes June 16, 202	5
						Tour Michael Salie 10, 202	0.
-							
-	_						
	Unde	r penalties of perjury, I de	eclare tha	I have examined this retu	rn, including accompany	ing schedules and statements, a	and to the best of my knowledge and
	belief	, it is true, correct, and co	mplete.	eclaration of preparer (other	er than officer) is based or	n all information of which prepare	er has any knowledge.
Sign		1	1/1				
Here	Signs	ature >	4			7/	2 = 1202 =
	oigna		, ,			Date ►	25/2025 D- CAD
		100	0.	Into a A V	. 1	E1/1	2 445
	Print		sie	John D. V	uasquez	Title > EV F	- CAO
Paid		Print/Type preparer's na	me	Preparer's si		Date	Charle T # PTIN
Prepa	rer						Check if Fill self-employed
Use C		Firm's name ▶					
USE C	rily	Firm's address ▶					Firm's EIN ▶
Send Fo	rm QC		mulac st	atomouts\ t = . D	-1.60 =	ernal Revenue Service, Onde	Phone no.
	03	or priorduring accompa	arryllid St	atements) to: Departme	ITT OF THE PROPERTY INT	arnal Payanua Canica Anda	- LIT 04004 OOF4