UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON DC 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) November 14, 2019

	(Exact Name of Registr		
	(Ender Filme of Region	ant as operated in one	,
CALIFORNIA		l-14116	33-0459135
(State or Other Jurisdiction	*	ommission	(IRS Employer
of Incorporation)	File	e Number)	Identification No.)
	3800 Howard Hughes Parkway	, Suite 1400, Las Vega	s, NV 89169
	(Address of Principal Ex	ecutive Offices) (Zip (Code)
	Registrant's telephone number,	including area code (94	9) 753-6800
	Not A	pplicable	
	(Former name or former add	ress, if changed since l	ast report)
Check the appropriate box below if the F provisions (see General Instruction A.2. b		neously satisfy the fili	ng obligation of the registrant under any of the following
o Written communications pursuant to Ru	ale 425 under the Securities Act (17	CFR 230.425)	
o Soliciting material pursuant to Rule 14a	a-12 under the Exchange Act (17 CF	R 240.14a-12)	
o Pre-commencement communications p	ursuant to Rule 14d-2(b) under the E	xchange Act (17 CFR	240.14d-2(b))
o Pre-commencement communications p	ursuant to Rule 13e-4(c) under the E	xchange Act (17 CFR	240.13e-4(c))
Securities registered pursuant to Section	12(b) of the Act:		
Title of each class	Trading Symbol(s)	Name of each each	schange on which registered
Common Stock, no par value	CPSS	The Nasdaq Sto	ck Market LLC (Global Market)
Indicate by check mark whether the regis or Rule 12b-2 of the Securities Exchange			5 of the Securities Act of 1933 (§230.405 of this chapter)
of Rule 125-2 of the Securities Exchange	Act 01 1334 (3240.120-2 01 till3 Cite	pter).	Emerging growth company \Box
If an emerging growth company, indicate revised financial accounting standards pro-			stended transition period for complying with any new or

ITEM 7.01 REGULATION FD DISCLOSURE

We are today making available one presentation consisting of 23 slides. A copy is attached as an exhibit. Although the exhibit is an update of similar presentations made available from time to time as an exhibit to a report on Form 8-K, we are not undertaking to update further any of the information that is contained in the attached presentation. The same presentation furnished as an exhibit to this report will be made available on our website, at this address:

http://ir.consumerportfolio.com/events-and-presentations/presentations

We routinely post important information, including news releases and reports to the U.S. Securities and Exchange Commission, on our website.

The information furnished in this report shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended.

ITEM 9.01. FINANCIAL STATEMENTS AND EXHIBITS.

Neither financial statements nor *pro forma* financial information are filed with this report.

One exhibit is attached:

Dated: November 14, 2019

Exhibit Number Description

99.1 Company Summary as of September 30, 2019

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CONSUMER PORTFOLIO SERVICES, INC.

By: /s/ Jeffrey P. Fritz Jeffrey P. Fritz

Executive Vice President

Consumer Portfolio Services, Inc. Nasdaq: CPSS

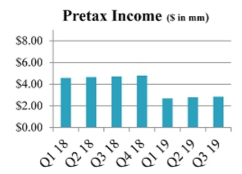
Investor Presentation As of September 30, 2019

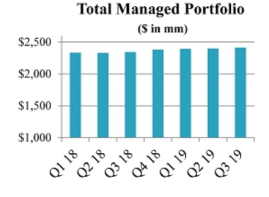
Company Overview

- Consumer finance company focused on sub-prime auto market
- Established in 1991. IPO in 1992
- Through September 30, 2019, approximately \$16.0 billion in contracts originated
- From 2002 2011, four mergers and acquisitions aggregating \$822.3 million

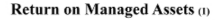
- Irvine, California operating headquarters; Branches in Nevada, Illinois, Virginia and Florida
- Approximately 1,018 employees at September 30, 2019
- \$902.4 million contract originations in 2018; \$755.3 million contract originations in nine months ended September 2019
- \$2.4 billion outstanding managed portfolio at September 30, 2019

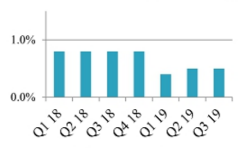
Recent Financial and Operating Performance



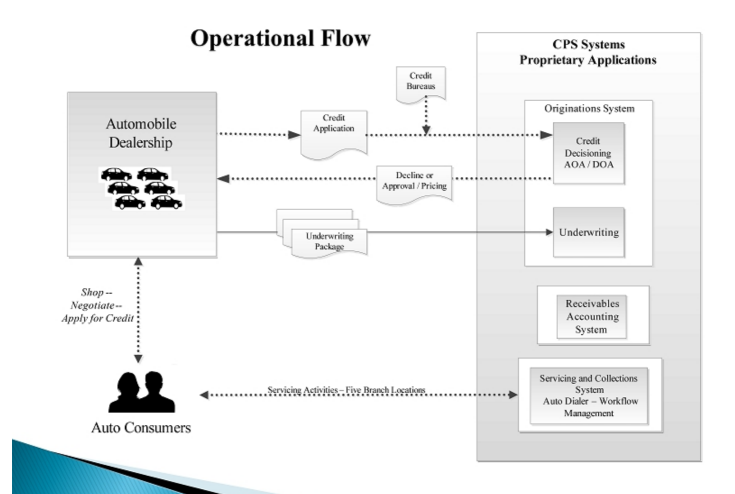








 Equal to annualized pretax income as a percentage of the average managed portfolio.



Economic Model

Recent results influenced by transition to fair value accounting effective January 2018

	Quarter	Ended	Twelve Mo	onths Ended		
	September 30, 2019	September 30, 2018	December 31, 2018	December 31, 2017		
Interest Income	13.9%	16.0%	16.2%	18.2%		
Servicing and Other Income	0.3%	0.3%	0.4%	0.4%		
Interest Expense	(4.6%)	(4.4%)	(4.3%)	(4.0%)		
Net Interest Margin	9.6%	12.0%	12.3%	14.7%		
Provision for Credit Losses	(3.3%)	(5.5%)	(5.7%)	(8.0%)		
Core Operating Expenses	(5.8%)	(5.7%)	(5.8%)	(5.3%)		
Pretax Return on Assets	0.5%	0.8%	0.8%	1.4%		

As a percentage of the average managed portfolio. Percentages may not add due to rounding.

U.S. Auto Finance Market

U.S. Auto Finance Market

\$1.2 trillion in auto loans outstanding as of Q1 2019 (1)

Approximately \$604.4 billion in new auto loans in 2018 (2)

Approximately 37% of Q1 2019 auto loans originated were below "prime" (credit score less than 660) (1)

Historically fragmented market

Few dominant long-term players

Significant barriers to entry

Other National Industry Players

Santander Consumer USA

GM Financial/AmeriCredit

Capital One

Chase Custom

Wells Fargo

Westlake Financial

Credit Acceptance Corp.

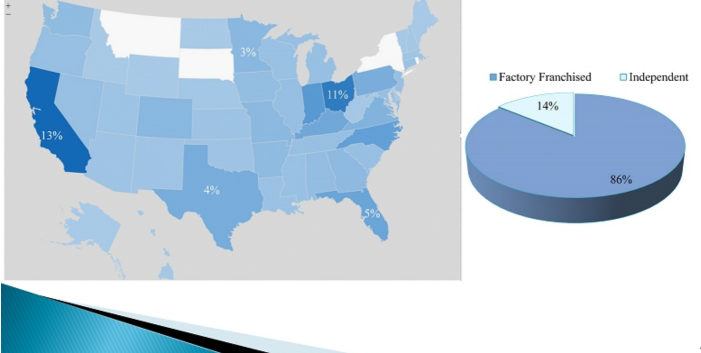
Exeter Finance Corp.

- (1) According to Experian Automotive.
- (2) According to Consumer Financial Protection Bureau

Market Footprint

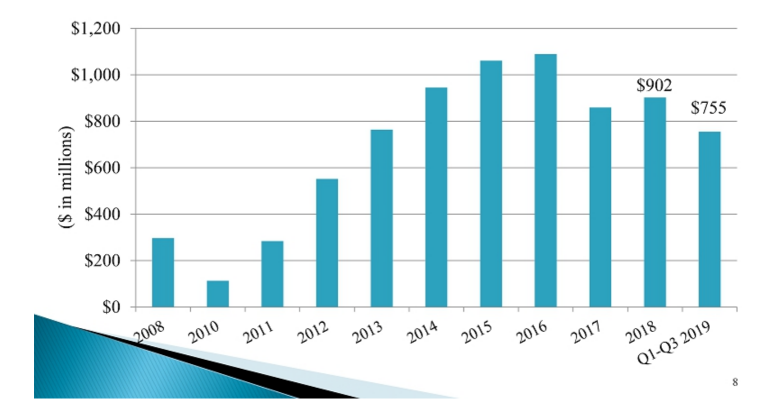
- > Generally purchasing contracts from dealers in 48 states across the U.S.
- > As of September 30, 2019 had 72 employee marketing representatives

Contracts Purchased Nine Months Ended September 30, 2019

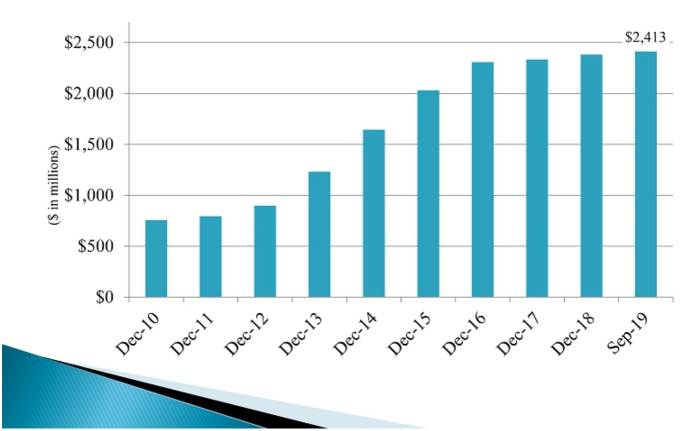


Historical Origination Volume

Since inception through September 30, 2019 the Company has originated approximately \$16.0 billion in contracts



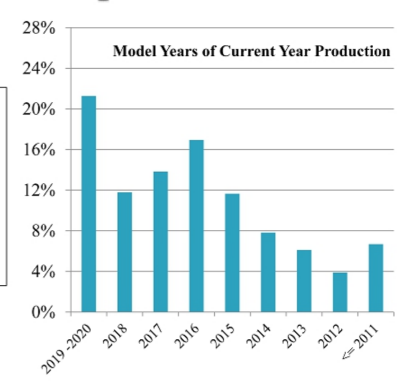
Total Managed Portfolio



Collateral Description (1)

Primarily late model, preowned vehicles

- 24% New
- 9% Certified Pre-Owned
- · 67% Pre-owned
- · 46% Domestic
- 54% Imports



(1) Under the CPS programs for contracts purchased during nine months ended September 30, 2019

Overview of Lending Programs

CPS's proprietary scoring models and risk-adjusted pricing result in program offerings covering a wide band of the sub-prime credit spectrum

Program (I)	Avg. <u>Yield (2)</u>	Avg. Amount Financed	Avg. Annual Household <u>Income</u>	Avg. Time on Job <u>(years)</u>	Avg. FICO	% of <u>Purchases</u>
Preferred	13.62%	\$20,937	\$82,394	8.2	584	8%
Super Alpha	15.97%	\$21,305	\$73,205	7.2	561	12%
Alpha Plus	17.51%	\$19,889	\$61,842	5.1	560	22%
Alpha	20.35%	\$17,826	\$54,123	4.5	561	34%
Standard	22.11%	\$14,828	\$50,575	3.4	559	15%
Mercury / Delta	23.53%	\$13,757	\$44,435	2.7	560	6%
First Time Buyer	23.07%	\$12,803	\$38,983	2.2	565	3%
Overall	19.17%	\$17,757	\$57,564	4.7	565	100%

⁽¹⁾ Under the CPS programs for contracts purchased during nine months ended September 2019.

Contract APR as adjusted for fees charged (or paid) to dealer.

Borrower and Contract Profile(1)

Borrower:

Average age
Average time in job
Average time in residence
Average credit history
Average household income
Percentage of homeowners

42 years

5 years

11 years

\$57,564 per year

20%

Contract:

٠	Average amount financed	\$17,757
•	Weighted average monthly payment	\$478
•	Weighted average term	68 months
٠	Weighted average APR	19.0%
•	Weighted Average LTV	115.1 %

(1) Under the CPS programs for contracts purchased during nine months ended September 2019.

Operations

Contract Originations

- Centralized contract originations at Irvine HQ
 - Maximizes control and efficiencies
 - Certain functions performed at Florida and Nevada offices
- Proprietary auto-decisioning system
 - Makes initial credit decision on over 99% of incoming applications
 - Uses both criteria and proprietary scorecards in credit and pricing decisions
- Pre-funding verification of employment, income and residency
 - Protects against potential fraud

Servicing

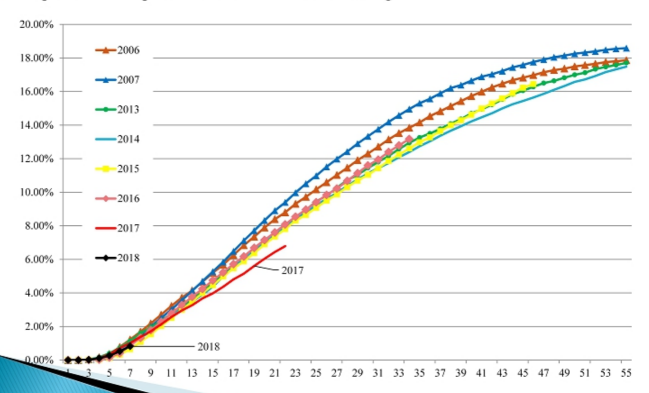
- Geographically dispersed servicing centers enhance coverage and staffing flexibility and drive portfolio performance
- Early contact on past due accounts; commencing as early as first day after due date; self-cure analytics leverages workforce
- Early stage workload supplemented by automated intelligent predictive dialer, text message reminders and two-way text message communications.
- Workloads allocated based on specialization and behavioral scorecards, which enhances efficiencies

Portfolio Financing

- > \$300 million in interim funding capacity through three credit facilities
 - > \$100 million with Fortress; revolves to April 2021, due in April 2023
 - > \$100 million with Citibank; revolves to August 2020, due in August 2021
 - \$100 million with Ares / Credit-Suisse; revolves to November 2019, due in November 2021
- Regular issuer of asset-backed securities, providing long-term matched funding
 - > \$14.2 billion in 84 deals from 1994 through October 2019.
 - Completed 34 senior subordinated securitizations since the beginning of 2011.
 - In the October 2019 transaction, sold six tranches of rated bonds from triple "A" down to single "B" with a blended coupon of 2.95%.
- At September 30, 2019, total corporate debt of \$15.5 million in subordinated unsecured retail notes.
- May 2018, \$40 million residual financing.

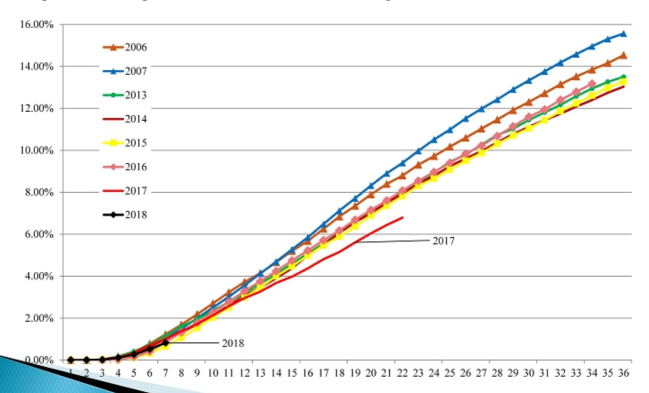
Static Pool Performance

- > Average of quarterly vintage cumulative net losses as of September 30, 2019
- > Improved credit performance of more recent vintages

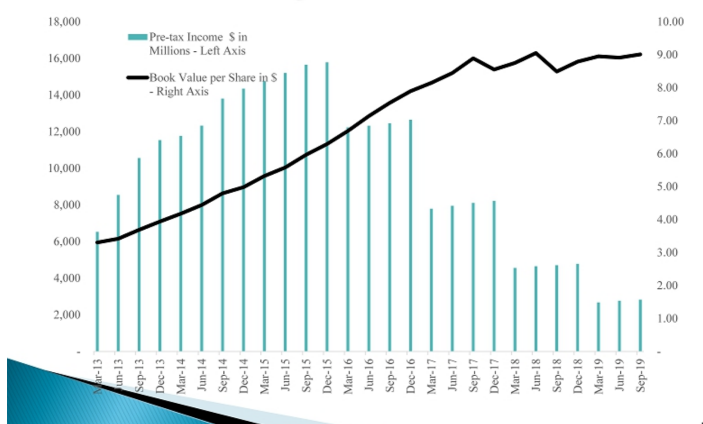


Static Pool Performance

- > Average of quarterly vintage cumulative net losses as of September 30, 2019
- > Improved credit performance of more recent vintages



Consumer Portfolio Services, Inc. Creating Shareholder Value



Summary Balance Sheets (1)

(\$ in millions)	Sep	September 30, 2019		December 31, 2018		December 31, 2017		December 31, 2016	
Assets									
Cash	s	8.8	\$	12.8	\$	12.7	\$	13.9	
Restricted cash		128.6		117.3		112.0		112.8	
Finance receivables, net of allowance		1,009.7		1,454.7		2,195.8		2,172.4	
Finance receivables, measured at fair value		1,313.2		821.1		-		-	
Deferred tax assets, net		16.1		19.2		32.4		42.8	
Other assets		61.1		60.6		71.9		68.5	
	s	2,537.5	\$	2,485.7	\$	2,424.8	\$	2,410.4	
Liabilities									
Accounts payable and accrued expenses	s	55.4	\$	31.7	\$	28.7	\$	25.0	
Warehouse lines of credit		157.8		136.9		112.4		103.4	
Residual interest financing		39.4		39.1		-		-	
Securitization trust debt		2,066.5		2,063.6		2,083.2		2,080.9	
Subordinated renewable notes		15.5		17.3		16.6		14.9	
		2,334.6		2,288.6		2,240.9		2,224.2	
Shareholders' equity		202.9		197.1		183.9		186.2	
	s	2,537.5	\$	2,485.7	\$	2,424.8	\$	2,410.4	

⁽¹⁾ Numbers may not add due to rounding.

Summary Statements of Operations (1)

	Three Mo	nths En	ided	Years Ended					
(\$ in millions)	 September 30, Septe		ember 30, 2018	30, December 31, 2018		December 31, 2017		December 31, 2016	
Revenues									
Interest income	\$ 83.5	\$	93.6	\$	380.3	\$	424.2	\$	409.0
Other income	2.0		2.0		9.5		10.2		13.3
	85.5		95.6		389.8		434.4		422.3
Expenses									
Employee costs	20.3		18.8		79.3		73.0		65.5
General and administrative	14.6		14.4		57.2		50.3		48.7
Interest	27.9		25.8		101.5		92.3		79.9
Provision for credit losses	19.9		31.9		133.1		186.7		178.5
	82.7		90.9		371.1		402.3		372.6
Pretax income	2.8		4.7		18.7		32.1		49.7
Income tax expense (2)	1.0		1.5		3.8		28.3		20.4
Net income	\$ 1.8	\$	3.2	\$	14.9	\$	3.8	\$	29.3
EPS (fully diluted)	\$ 0.08	\$	0.13	\$	0.59	\$	0.14	\$	1.01

⁽¹⁾ Numbers may not add due to rounding.(2) Includes \$3.3 million net tax benefit related to certain tax planning strategies and other adjustments.

Selected Financial Data

	Three Months Ended				Years Ended						
(\$ in millions)	Sep	September 30, 2019				December 31, 2018		December 31, 2017		December 31, 2016	
Auto contract purchases	s	262.1	s	225.2	\$	902.4	s	859.1	\$	1 000 0	
Auto contract purchases Total managed portfolio	S	2,412.6	S	2,342.9	\$	2,380.9	S	2,333.5	\$	1,088.8 2,308.1	
Risk-adjusted margin (1)	s	37.7	s	37.9	\$	155.2	\$	155.3	\$	163.8	
Core operating expenses (2)											
\$ amount	\$	34.9	\$	33.2	\$	136.5	\$	123.2	\$	114.2	
% of avg. managed portfolio		5.8%		5.7%		5.8%		5.3%		5.1%	
Pretax return on managed assets (3)		0.5%		0.8%		0.8%		1.4%		2.2%	
Total delinquencies and repo inventory											
(30+ days past due)											
As a % of total owned portfolio		15.7%		11.6%		13.9%		11.3%		11.0%	
Annualized net charge-offs											
As a % of total owned portfolio		8.1%		8.0%		7.7%		7.7%		7.0%	

- (1) Revenues less interest expense and provision for credit losses.
- (2) Total expenses less provision for credit losses and interest expense.
- Equal to annualized pretax income as a percentage of the average managed portfolio.

Investment Considerations

- CPS has weathered multiple industry cycles to remain one of the few independent public auto finance companies
- Thirty consecutive quarters of pre-tax profits
- Attractive industry fundamentals with fewer large competitors than last cycle
- Consistent credit performance

- Growing portfolio enhances operating leverage through economies of scale
- Opportunistic, successful acquisitions
- Stable senior management team averaging 20 years of experience owns significant equity
- CPSS currently trading at a discount to book value

Reference to Public Reports

• Any person considering an investment in securities issued by CPS is urged to review the materials filed by CPS with the U.S. Securities and Exchange Commission ("Commission"). Such materials may be found by inquiring of the Commission's EDGAR search page (http://www.sec.gov/edgar/searchedgar/companysearch.html) using CPS's ticker symbol, which is "CPSS." Risk factors that should be considered are described in Item 1A, "Risk Factors," of CPS's annual report on Form 10-K, which report is on file with the Commission and available for review at the Commission's website. Such description of risk factors is incorporated herein by reference.

Safe Harbor Statement

Information included in the preceding slides is believed to be accurate, but is not necessarily complete. Such information should be reviewed in its appropriate context. The implication that historical trends will continue in the future, or that past performance is indicative of future results, is disclaimed. To the extent that one reading the preceding material nevertheless makes such an inference, such inference would be a forward-looking statement, and would be subject to risks and uncertainties that could cause actual results to vary. Such risks include variable economic conditions, adverse portfolio performance (resulting, for example, from increased defaults by the underlying obligors), volatile wholesale values of collateral underlying CPS assets, reliance on warehouse financing and on the capital markets, fluctuating interest rates, increased competition, regulatory changes, the risk of obligor default inherent in sub-prime financing, and exposure to litigation.