U.S. SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 11-K

ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

[X] ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended December 31, 2019

OR

[] TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transaction period from _____ to _____.

Commission file number: 001-37532

A. Full title of the plan and address of the plan, if different from that of the issuer named below:

IBERIABANK Corporation Retirement Savings Plan (formerly, ISB Financial Corporation Profit Sharing Plan and Trust)

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

IBERIABANK Corporation 200 West Congress Street Lafayette, Louisiana 70501

As filed on June 26, 2020

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Charles E. Castaing, CPA (1930-2019) Roger E. Hussey, CPA, Retired

Report of Independent Registered Public Accounting Firm

To the Trustees and Participants of the IBERIABANK Corporation Retirement Savings Plan Lafayette, LA

Opinion on the Financial Statements

We have audited the accompanying statements of net assets available for benefits of the IBERIABANK Corporation Retirement Savings Plan as of December 31, 2019 and 2018, and the related statements of changes in net assets available for benefits for the years then ended and the related notes and schedules (collectively referred to as the financial statements). In our opinion, the financial statements present fairly, in all material respects, the net assets available for benefits of the IBERIABANK Corporation Retirement Savings Plan as of December 31, 2018 and 2017, and the changes in net assets available for benefits for the years then ended, in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on the Plan's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Plan in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Plan is not required to have, nor were we engaged to perform, an audit of internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion of the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits include performing procedures to assess the risk of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risk. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also include evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Emphasis of Matter

The accompanying financial statements have been prepared assuming that the Plan will continue as a going concern. As discussed in Note 9 to the financial statements, the Board of Directors of the IBERIABANK Corporation, the Plan Sponsor, adopted a resolution on March 24, 2020 to terminate the Plan, which indicates that the Plan is not a going concern. The financial statements do not include any adjustments that might be necessary upon termination. Our opinion is not modified with respect to the matter.

525 Weeks Street * P.O. Box 14240 * New Iberia, Louisiana 70562-4240 Ph.: 337-364-7221 * Fax: 337-364-7235 * email: info@chlcpa.com

Accompanying Supplemental Information

The supplemental Schedule of Assets (held at end of year) as of December 31, 2019 has been subjected to audit procedures performed in conjunction with the audit of the Plan's financial statements. The supplemental information is the responsibility of the Plan's management. Our audit procedures included determining whether the supplemental information reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. In our opinion, the supplemental information to the financial statements as a whole.

We have served as the Plan's auditor since 1985.

Castaing, Hussey & Lalan, LLC

New Iberia, Louisiana June 19, 2020

STATEMENTS OF NET ASSETS AVAILABLE FOR BENEFITS

	DECEN	IBER	31.	2019	AND	2018
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ASSETS	2019	2018
Investments at fair value Investments at contract value	\$ 173,206,403 13,116,115	\$ 135,223,411 10,961,038
Receivables: Notes receivable from participants Dividends receivable	4,289,305	3,768,419 104,137
Total receivables	4,401,292	3,872,556
TOTAL ASSETS	\$ 190,723,810	\$ 150,057,005
LIABILITIES		
Dividends payable	\$9,248_	\$7,644
TOTAL LIABILITIES	9,248	7,644
NET ASSETS AVAILABLE FOR BENEFITS	\$ 190,714,562	\$ 150,049,361

The accompanying notes are an integral part of these financial statements.

STATEMENTS OF CHANGES IN NET ASSETS AVAILABLE FOR BENEFITS		THE YEARS ENDED R 31, 2019 AND 2018
	2019	2018
ADDITIONS		
Investment income:		
Net appreciation (depreciation) in fair value	ф. ос п по с п 1	
of investments	\$ 26,778,671	\$ (18,768,655)
Dividends and other income	4,584,455	4,323,242
Total investment income (loss)	31,363,126	(14,445,413)
Interest income on notes receivable		
from participants	227,355	168,634
Contributions:		
Employer	3,969,541	3,667,472
Participants	17,739,084	16,993,488
Rollovers	2,694,500	4,131,933
Total contributions	24,403,125	24,792,893
TOTAL ADDITIONS	55,993,606	10,516,114
DEDUCTIONS		
Benefits paid to participants	15,184,447	20,358,528
Administrative expenses	143,958	140,662
TOTAL DEDUCTIONS	15,328,405	20,499,190
NET INCREASE (DECREASE) DURING YEAR	40,665,201	(9,983,076)
NET ASSETS AVAILABLE FOR BENEFITS: Beginning of year	150,049,361	160,032,437
End of year	\$ 190,714,562	\$ 150,049,361

The accompanying notes are an integral part of these financial statements.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 1 – PLAN DESCRIPTION:

The following description of the IBERIABANK Corporation Retirement Savings Plan (the Plan) provides only general information. Participants should refer to the Plan agreement for a more complete description of the Plan's provisions.

General

The Plan is a defined contribution plan with an employee stock ownership plan ("ESOP") component covering employees age 18 or older of the participating employers. The participating employers, who are all members of a controlled group with IBERIABANK Corporation as parent corporation, include IBERIABANK, Iberia Financial Services, LLC, Iberia Capital Partners, LLC, Lenders Title Group, Security Mutual Financial, IBERIA Civic Impact Partners, and Mercantile Capital Corporation. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA) and is designed to comply with the applicable sections of the Internal Revenue Code.

Plan Termination

On November 3, 2019, IBERIABANK Corporation and First Horizon entered into an Agreement and Plan of Merger (the "Merger Agreement"), pursuant to which First Horizon and IBERIABANK Corporation have agreed to combine their respective businesses in a merger of equals. Under the Merger Agreement, IBERIABANK Corporation will merge with and into First Horizon (the "merger"), with First Horizon as the surviving entity (the "combined company"). Following the completion of the merger, IBERIABANK will merge with and into First Horizon, with First Horizon Bank, a subsidiary of First Horizon, with First Horizon Bank as the surviving bank. The Merger Agreement was unanimously approved by the boards of directors of the Company and First Horizon. Regulatory approval for the merger was received on June 15, 2020, and the Companies expect the merger to be completed on July 1, 2020, pending customary closing conditions. As described in Note 9, pursuant to the Merger Agreement, the board of directors of IBERIABANK Corporation adopted a resolution on March 24, 2020 to terminate the Plan.

Plan Administration

The Plan is administered by the Plan Administration and Investment Committee, which is comprised of employees of IBERIABANK and IBERIABANK Corporation, who are appointed by the Board of the Bank. Prudential Financial serves as the Plan's Trustee and holds all investments of the Plan.

Contributions

Participants may contribute up to 100 percent of pretax annual compensation in the form of a salary reduction, as defined by the Plan. Participants who have attained age 50 before then end of the Plan year are eligible to make catch-up contributions. Participants may also contribute amounts representing distributions from other qualified plans. The Plan also permits Roth after-tax, rollover and catch-up contributions. Participants direct the investment of their contributions in various investment options offered by the plan. The employer may make a discretionary matching contribution equal to a percentage of the amount of the salary reduction elected by the participant. For the years ended December 31, 2019 and 2018 the employer matching contribution was 50% of the first 4% of participant contributions without a cap. In addition, the employer may make an additional discretionary contribution based on a percentage of annual compensation. Contributions are subject to certain IRS limitations.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 1 – PLAN DESCRIPTION (Continued):

Participant Accounts

Individual accounts are maintained for each participant. Each participant's account is credited with the participant's contribution and employer matching contributions, as well as allocations of (a) the employer's discretionary contribution, and (b) the earnings from the participant's investment accounts, and (c) forfeitures of terminated participants' non-vested accounts not otherwise allocated to employer contributions. Participant accounts are charged with an allocation of administrative expenses of the Plan. The benefit to which a participant is entitled is the benefit that can be provided from the participant's vested account.

Investment Options

Participants are solely responsible for directing the investment of contributions and existing account balances among the various mutual funds, common stock, and a guaranteed income fund options offered by the Plan.

Vesting

Participants are immediately vested in their contributions plus actual earnings thereon and in all dividends paid on employer securities. Vesting in the employer's matching and discretionary contribution portions of their accounts plus actual earnings thereon is based on years of continuous service. A participant is 100 percent vested after 6 years of credited service.

On the occurrence of death, retirement, or Plan termination, a participant becomes fully vested in employer contributions and related earnings.

Notes Receivable from Participants

Participants may borrow from their fund accounts up to the lesser of \$50,000 or 50 percent of their vested account balance. Loan terms range from six months to five years or up to 30 years for the purchase of a primary residence. Loans bear interest at a market rate in effect at the time of the loan and are repayable in accordance with terms established by the Plan. Loans not repaid within the timeframe specified by the administrative committee are considered to be in default and treated as a distribution.

Withdrawals

Withdrawals may be made for qualified emergencies, as defined by the Internal Revenue Code. Depending upon the type of withdrawal and the nature of the contribution, penalties upon withdrawal may apply. Participants may also begin to make withdrawals without penalty at age 59 ½ subject to certain limitations as defined by the Plan. Prior to 2019, employees taking a financial hardship were required to take a loan prior to a hardship withdrawal and were subsequently suspended from making contributions to the Plan for six months. Effective January 1, 2019, the Company has amended the Plan to comply with the Bipartisan Budget Act of 2018. Participants are no longer required to take a loan prior to a hardship withdrawal and contributions are no longer suspended as a result of taking a hardship withdrawal.

Payment of Benefits

Participants with vested balances of greater than \$5,000 upon termination of service due to death, disability, retirement or termination of employment may elect to receive a lump-sum distribution or annual installments as indicated in the plan document. Upon termination of service, a participant with a vested balance of less than \$5,000 will receive a lump-sum amount equal to the vested value in his or her account as soon as administratively feasible after termination. Participants may apply to withdraw all or part of their vested balance subject to specific hardship and in-service withdrawal provisions of the Plan.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 1 – PLAN DESCRIPTION (Continued):

Forfeited Accounts

Forfeitures of employer contributions shall be used to reinstate previously forfeited account balances of former participants, to make up contributions for any eligible employees erroneously omitted from the plan, to offset employer contributions, to offset administrative costs or to allocate to participants in the same manner as employer contributions. At December 31, 2019 and 2018, there were no forfeited non-vested accounts. During 2019 and 2018, employer contributions were reduced by \$287,438 and \$420,747, respectively.

ESOP Features

Each participant is entitled to elect whether dividends shall be distributed to the participant or reinvested in Employer securities. Participants with stock retain voting rights with respect to Employer securities allocated to his or her account. Cash dividends paid on IBERIABANK Corporation common stock are 100% vested regardless of years of service performed.

NOTE 2 - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES:

Basis of Accounting

The financial statements of the Plan are prepared on the accrual basis of accounting in accordance with generally accepted accounting principles in the United States of America.

Use of Estimates

The preparation of financial statements in conformity with generally accepted accounting principles in the United States of America requires management to make estimates and assumptions that affect certain reported amounts of assets and liabilities and changes therein, and disclosure of contingent assets and liabilities. Actual results may differ from those estimates.

Investment Valuation and Income Recognition

The investments in all funds, except the fully benefit-responsive investment contract, of the Plan are reported at fair value. Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fully benefit-responsive contract is stated at contract value. The Plan's Investment Committee determines the Plan's valuation policies utilizing information provided by the investment advisers and custodians. See Note 3 for a discussion of fair value measurements.

The change in the fair value of investments held at the beginning and end of each year, adjusted for realized gains or losses on investments sold during the year, is reflected in the Statement of Changes in Assets Available for Benefits as net appreciation in fair value of investments.

Purchases and sales of securities are recorded on a trade-date basis. Interest income is recorded on the accrual basis. Dividends are recorded on the ex-dividend date. Net appreciation includes the plan's gains and losses on investments bought and sold as well as held during the year.

Management fees and operating expenses charged to the Plan related to investments in mutual funds are deducted from income earned on a daily basis and are not separately reflected. Consequently, management fees and operating expenses are reflected as a direct reduction of net appreciation or an addition to net depreciation in the aggregate fair value of such investments.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 2 – SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued):

Notes Receivable from Participants

Notes receivable from participants represent loans to participants made against their vested balance as permitted by the Plan. Notes receivable from participants are valued at the principal amount outstanding plus any accrued but unpaid interest. No allowance for credit losses has been recorded as of December 31, 2019 or 2018.

Excess Contributions Payable

Amounts paid to participants for contributions in excess of amounts allowed by the Internal Revenue Service are recorded as a liability with a corresponding reduction to contributions. The Plan distributes the excess contributions, if any, before March 15 of the following Plan years.

Payment of Benefits

Benefits are recorded when paid.

Expenses

Certain expenses incurred maintaining the Plan are paid by the Plan, unless otherwise paid by the Company. Expenses paid by the Company are excluded from these financial statements. Investment-related expenses are included in the net appreciation of fair value of investments.

Subsequent Events

The Plan has evaluated subsequent events through the issuance date of this report, June 19, 2020. See Note 11 for further information regarding subsequent events.

NOTE 3 – FAIR VALUE MEASUREMENTS:

The framework for measuring fair value provides a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The asset or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement.

Valuation techniques maximize the use of relevant observable inputs and minimize the use of unobservable inputs. The three levels of the fair value hierarchy under Topic 820 are described as follows:

Level 1– Inputs to the valuation methodology are unadjusted quoted market prices in active markets for identical assets or liabilities that the Plan can access at the measurement date.

Level 2 – Inputs other than quoted market prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, such as:

- Quoted prices for similar assets or liabilities in active markets
- Quoted prices for identical or similar assets or liabilities in inactive markets
- Inputs other than quoted market prices that are observable for the asset or liability
- Inputs that are derived principally from or corroborated by observable market data by correlation or other means.

If the asset or liability has a specified (contractual) term, the Level 2 input must be observable for substantially the full term of the asset or liability.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 3 – FAIR VALUE MEASUREMENTS (continued):

Level 3 – Inputs that are unobservable inputs for the asset or liability and significant to the fair value measurement.

In accordance with FASB ASC 820, the Plan determines fair value based on the price that would be received to sell an asset in an orderly transaction between market participants at the measurement date.

Following is a description of the valuation methodologies used for assets measured at fair value. There have been no changes in the methodologies used at December 31, 2019 and 2018.

Employer Common Stock and Mutual Funds

Common stock

Mutual funds are valued at the daily closing price as reported by the fund. Mutual funds held by the Plan are registered with the U.S. Securities and Exchange Commission. These funds are required to publish their daily net asset value and to transact at that price. The mutual funds held by the Plan are deemed to be actively traded.

Employer Common stock is valued at the closing price of shares held by the Plan on the NASDAQ Global Select Market at year end.

The following table sets forth by level, within the fair value hierarchy, the Plan's assets at fair values as of December 31, 2019 and 2018, respectively:

				Fair V Measureme				
		Level 1	Lev	el 2	Lev	el 3		Total
December 31, 2019								
Mutual funds	\$	154,584,290	\$	-	\$	-	\$	154,584,290
Common stock								
Employer security	_	18,622,113		-		-	-	18,622,113
Investments at fair value	\$	173,206,403	\$	-	\$		\$	173,206,403
				Fair V Measureme				
		Level 1	Lev	el 2	Lev	el 3	·	Total
December 31, 2018								
Mutual funds	\$	118,896,707	\$	-	\$		\$	118,896,707

 Employer security
 16,326,704
 16,326,704

 Investments at fair value
 \$ 135,223,411
 \$ \$ 135,223,411
 \$ 135,223,411

For years ended December 31, 2019 and 2018, there were no transfers between Level 1 and 2 and no transfers in or out of Level 3.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 4 – FULLY BENEFIT–RESPONSIVE GROUP ANNUITY CONTRACT:

The following table provides information as of December 31, 2019 and 2018 about the financial assets carried at contract value:

	As of Dece		r 31,
	2019	10	2018
Financial assets at contract value:			
Guaranteed Income Fund	\$ 13,116,115	\$	10,961,038

The Plan holds a traditional benefit-responsive investment contract with Prudential Retirement Insurance and Annuity Company (PRIAC). The Guaranteed Income Fund (GIF) is an Insurance Company Issued Evergreen Group Annuity contract, and principal and accumulated interest are fully guaranteed by PRIAC. The guaranteed investment contract issuer is contractually obligated to repay the principal and a specified rate of interest that is guaranteed to the Plan. The crediting rate is reset semiannually. The contract meets the fully benefit investment contract criteria and therefore is included in the financial statements at contract value. Contract value represents contributions made under the contract, plus earnings, less participant withdrawals and administrative expense. Participants may ordinarily direct the withdrawal or transfer of all or a portion of their investment at contract value.

Generally, there are no events that could limit the ability of the plan to transact at contract value paid within 90 days or contract value paid over time. There are also no events that allow PRIAC to terminate the contract which would require the plan sponsor to settle at an amount different than contract value paid either within 90 days or over time.

NOTE 5 – TAX STATUS:

The IRS has determined and informed the Company by a letter dated November 12, 2014, that the Plan and the related trust are designed in accordance with the applicable sections of the Internal Revenue Code (IRC). Although the Plan has been amended since receiving the determination letter, the Plan administrator and the Plan's tax counsel believe that the Plan is designed, and is currently being operated, in compliance with the applicable requirements of the IRC and, therefore, believe that the Plan is qualified, and the related trust is tax-exempt.

Accounting principles generally accepted in the United States of America require Plan management to evaluate tax positions taken by the Plan and recognize a tax liability (or asset) if the organization has taken an uncertain position that more likely than not would not be sustained upon examination by the Internal Revenue Service. The Plan administrator has analyzed the tax positions taken by the Plan, and has concluded that as of December 31, 2019, there are no uncertain positions taken or expected to be taken that would require recognition of a liability (or asset) or disclosure in the financial statements. The Plan is subject to routine audits by taxing jurisdictions; however, there are currently no audits for any tax periods in progress.

NOTE 6 - RELATED PARTY AND PARTIES-IN-INTEREST TRANSACTIONS:

One plan investment, the Guaranteed Income Fund, is managed by Prudential Retirement Insurance and Annuity Company. Prudential is also the trustee as defined by the Plan and provides participant recordkeeping services to the Plan. These transactions are qualified party-in-interest transactions. All other investments managed by Prudential are on the open market at fair value.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 6 – RELATED PARTY AND PARTIES-IN-INTEREST TRANSACTIONS (Continued):

One of the investment options of the Plan is IBERIABANK Corporation common stock. As the Company is Plan Sponsor, transactions involving IBERIABANK Corporation common stock are party-in-interest transactions; however, they are exempt from the prohibited transaction rules under ERISA. At December 31, 2019 and 2018, the Plan held an aggregate of 248,858.93 and 253,993.52 shares of IBERIABANK Corporation common stock valued at \$18,622,113 and \$16,326,704, respectively. Dividends received on IBERIABANK Corporation stock were \$433,084 and \$399,911, respectively.

Participant loans, also qualified party-in-interest investments, were granted throughout the year as part of normal plan operations.

NOTE 7 – CONCENTRATION OF INVESTMENTS:

The Plan's investment in the shares of IBERIABANK Corporation Common Stock represents approximately 10% and 11% of total Plan assets as of December 31, 2019 and 2018, respectively. The Company is a Louisiana corporation that serves as a bank holding company for IBERIABANK, Iberia Capital Partners and Lenders Title Company. Through the Subsidiaries, the Company offers commercial and retail products and services to customers throughout South Central and Southeastern United States. A significant change in the stock price would have a significant effect on the financial statements.

NOTE 8 – RISKS AND UNCERTAINTIES

The Plan and its participants invest in various investment securities, including employer securities. These investments are exposed to various risks, such as interest rate, market, and credit risks. Due to the level of risk associated with these investments, it is at least reasonably possible that changes in the values of investments will occur in the near term and that such changes could materially affect participants' account balances and the amounts reported in the Statement of Net Assets Available for Benefits.

NOTE 9 – SUBSEQUENT EVENTS:

The Plan has evaluated subsequent events through June 19, 2020, the issuance date of this report, and there have been no events that have occurred that would require adjustments to our disclosures in the financial statements except for the matters described in the following paragraphs.

Plan Termination

As noted in Note 1, IBERIABANK Corporation and First Horizon entered into a Merger Agreement whereby IBERIABANK will merge with and into First Horizon Bank, a subsidiary of First Horizon, with First Horizon Bank as the surviving bank. Pursuant to the Merger Agreement, the board of directors of IBERIABANK Corporation adopted a resolution on March 24, 2020 to terminate the plan. Regulatory approval for the merger was received on June 15, 2020, and the Companies expect the merger to be completed on July 1, 2020, pending customary closing conditions. Effective on the date that is one day immediately prior to the effective time of the merger between First Horizon National Corporation and the Employer (the "Plan Termination Date"), the Plan shall terminate and no new Participants shall be admitted to the Plan, and no additional Elective Contributions will be allowed following the Plan Termination Date. As of such Plan Termination Date, all accounts of affected Participants will be considered fully vested and non-forfeitable. Upon termination of the Plan, the Plan Administrator shall direct the distribution of Plan assets to Participants in accordance with the provisions under Article IX.

NOTES TO FINANCIAL STATEMENTS

DECEMBER 31, 2019 AND 2018

NOTE 9 – SUBSEQUENT EVENTS (continued):

Coronavirus Pandemic

In the first quarter of 2020, the outbreak of the novel coronavirus ("COVID-19") was declared a pandemic by the World Health Organization. The spread of COVID-19 has created a global public health crisis that has resulted in unprecedented uncertainty, volatility and disruption in the financial markets. As a result, the Plan's investment portfolio has incurred a significant decline in fair value since December 31, 2019. However, because the values of the Plan's individual investments have and will fluctuate in response to changing market conditions, the amount of losses that will be recognized in subsequent periods, if any, cannot be determined. The full impact of the COVID-10 outbreak continues to evolve as of the date of this report.

Additionally, on March 27, 2020, the CARES Act was signed into law which provides the Plan, Plan Sponsor and participant relief. If adopted by the Plan, key features of the CARES Act may have a significant affect on the operations of the Plan. As of June 19, 2020, the Plan Sponsor did not adopt the CARES Act relief provisions since the Plan is terminating.

SUPPLEMENTAL SCHEDULE

IBERIABANK CORPORATION RETIREMENT SAVINGS PLAN 72-0218470 PLAN 002

SCHEDULE H, LINE 4i -SCHEDULE OF ASSETS (HELD AT END OF YEAR) **DECEMBER 31, 2019** (a) (b) Identity of issue, borrower, (c) Description of investment including maturity (d) Cost (e) Current lessor or similar party date, rate of interest, collateral, par or maturity Value value * Participant Loans Notes receivable, ranging from interest rates of 4.25% to 6.50% and maturities of one to thirty \$-0-\$ 4,289,305 years Shares **Company Stock IBERIABANK** Corporation 248,858.9253 18,622,113 2,517,789 American Funds AM Fnd Europacific Grth R6 45,324.7267 5,221,190 American Funds American Funds AMCAP R6 153,564.4203 Dimensional Fund Advisors 1,733,490 DFA Emerging Markets Port 59,386.4419 919,605 **Dimensional Fund Advisors** DFA US Target VAL Port 39,672.3372 2,587,768 **Fidelity Investments** Fidelity Adv Total Bond Z 237,627.9077 Prudential Retirement Insurance Guaranteed Income Fund 13,116,115 & Annuity Company 501,381.2651 2,360,407 Hartford Mutual Hartford Midcap FD CL Y 62,378.6232 Janus Henderson Janus Henderson Venture N 33,617.6821 2,810,438 Vanguard Group Inc Van Dev Mark Ind Adm 173,209.0731 2,449,176 Vanguard Group Inc Van Inst Target Ret Income 89,442.3111 2,023,185 6,906,172 Vanguard Group Inc Van Inst Target Ret 2020 286,444.3072 Vanguard Group Inc Van Inst Target Ret 2025 737,409.5043 18,236,137 26,784,872 Vanguard Group Inc Van Inst Target Ret 2030 1,066,276.7448 791,917.9979 20,193,909 Vanguard Group Inc Van Inst Target Ret 2035 Van Inst Target Ret 2040 14,048,617 Vanguard Group Inc 542,836.8324 490,078.3763 12,830,252 Vanguard Group Inc Van Inst Target Ret 2045

IBERIABANK CORPORATION RETIREMENT SAVINGS PLAN 72-0218470 PLAN 002

SCHEDULE H, LINE 4i SCHEDULE OF ASSETS (HELD AT END OF YEAR) DECEMBER 31, 2019

(a)	(b) Identity of issue, borrower, lessor or similar party	(c) Description of investment in date, rate of interest, collateral, value	(d) Cost	(e) Current Value	
			Shares		
	Vanguard Group Inc	Van Inst Target Ret 2050	343,297.5889		9,001,263
	Vanguard Group Inc	Van Inst Target Ret 2055	187,323.7951		4,930,362
	Vanguard Group Inc	Van Inst Target 2060	90,653.5116		2,389,627
	Vanguard Group Inc	Vanguard RE IDX Admiral	4,983.8627		655,777
	Vanguard Group Inc	Van Small Cap Index Admiral	24,950.0899		1,980,289
	Vanguard Group Inc	Vanguard 500 IDX Admiral	22,825.8085		6,805,287
	Vanguard Group Inc	Vanguard Equ Inco Admiral	47,306.6725		3,763,719
	Vanguard Group Inc	Vanguard Mid Cap Index FD	11,357.6332		2,506,175
	Vanguard Group Inc	Vanguard Selected Val Inv	34,285.1410		928,784
	Total				\$190,611,823

* Denotes party-in-interest

SIGNATURES

The Plan. Pursuant to the requirements of the Securities Exchange Act of 1934, the trustees (or other persons who administer the employee benefit plan) have duly caused this annual report to be signed on its behalf by the undersigned hereunto duly authorized.

IBERIABANK CORPORATION RETIREMENT SAVINGS PLAN

By:

Date: June 23, 2020

Name: Greg Řizzuto – Title: Plan Administrator

EXHIBIT INDEX

ТО

FORM 11-K FOR

IBERIABANK CORPORATION RETIREMENT SAVINGS PLAN

Exhibit Number

Description of Exhibit

23.1

Consent of Castaing, Hussey & Lolan, LLC dated June 26, 2020

EXHIBIT 23.1



Samuel R. Lolan, CPA Lori D. Percle, CPA Debbie B. Taylor, CPA Katherine H. Armentor, CPA Robin G. Freyou, CPA

Charles E. Castaing, CPA (1930-2019) Roger E. Hussey, CPA, Retired

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

As an independent registered public accounting firm, we hereby consent to the use in this Form 11-K of our report dated June 19, 2020, and the incorporation by reference of our report in IBERIABANK Corporation's Registration Statements on Form S-8 (File No. 333-79811, 333-135359, and 333-198040).

Castaing, Thissey & Lalan, LLC

New Iberia, Louisiana June 26, 2020

Members of American Institute of Certified Public Accountants + Society of Louisiana Certified Public Accountants