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): November 1, 2019

ATLANTIC UNION BANKSHARES CORPORATION

(Exact name of registrant as specified in its charter)

Virginia (State or other jurisdiction of incorporation) **0-20293** (Commission File Number)

54-1598552 (I.R.S. Employer Identification No.)

1051 East Cary Street Suite 1200 Richmond, Virginia 23219

(Address of principal executive offices, including Zip Code)

Registrant's telephone number, including area code: (804) 633-5031

	ck the appropriate box below if the Form 8-K fi ne following provisions (see General Instruction		y satisfy the filing obligation of the registrant under any				
	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 Exch	nange Act (17 CFR 240.14d-2(b))				
	Pre-commencement communications pursuant	to Rule 13e-4(c) under the Exch	nange Act (17 CFR 240.13e-4(c))				
Secu	urities registered pursuant to Section 12(b) of th	e Act:					
	Title of each class	Trading Symbol(s)	Name of each exchange on which registered				
	Common Stock, par value \$1.33 per share	AUB	The 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 7.01 Regulation FD Disclosure.

Attached as Exhibit 99.1 is a handout containing information that the members of Atlantic Union Bankshares Corporation (the "Company") management will use during visits with investors, analysts, and other interested parties to assist their understanding of the Company from time to time during the fourth quarter of 2019. Other presentations and related materials will be made available as they are presented. This handout is also available under the Presentations link in the Investor Relations section of the Company's website at http://investors.atlanticunionbank.com. Exhibit 99.1 is incorporated by reference into this Item 7.01.

The information disclosed in or incorporated by reference into this Item 7.01, including Exhibit 99.1, is furnished and shall not be deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description of Exhibit
99.1	Atlantic Union Bankshares Corporation investor presentation.
104	Cover Page Interactive Data File – the cover page iXBRL tags are embedded within the Inline XBRL document
	1

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.

ATLANTIC UNION BANKSHARES CORPORATION

Date: November 1, 2019 By: /s/ Robert M. Gorman

Robert M. Gorman Executive Vice President and Chief Financial Officer



Forward Looking Statements

Certain statements in this presentation may constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Forwardlooking statements include, without limitation, projections, predictions, expectations or beliefs about future events or results that are not statements of historical fact. Such forward-looking statements are based on various assumptions as of the time they are made, and are inherently subject to known and unknown risks, uncertainties, and other factors that may cause actual results, performance or achievements to be materially different from those expressed or implied by such forward-looking statements. Forward-looking statements are often accompanied by words that convey projected future events or outcomes such as "expect," "believe," "estimate, "plan," "project," "anticipate," "intend," "will," "may," "view," "opportunity," "potential," or words of similar meaning or other statements concerning opinions or judgment of Atlantic Union Bankshares Corporation ("Atlantic Union" or the "Company") and its management about future events.

Although Atlantic Union believes that its expectations with respect to forward-looking statements are based upon reasonable assumptions within the bounds of its existing knowledge of its business and operations, there can be no assurance that actual results, performance, or achievements of, or trends affecting, the Company will not differ materially from any projected future results, performance, or achievements or trends expressed or implied by such forward-looking statements. Actual future results, performance, achievements or trends may differ materially from historical results or those anticipated depending on a variety of factors, including, but not limited to:

- · changes in interest rates;
- · general economic and financial market conditions in the United States generally and particularly in the markets in which the Company operates and which its loans are concentrated, including the effects of declines in real estate values, an increase in unemployment levels and slowdowns in economic growth;
- the Company's ability to manage its growth or implement its growth strategy;
 the introduction of new lines of business or new products and services;
- the possibility that any of the anticipated benefits of the acquisition of Access National Corporation (together with subsidiaries, "Access") will not be realized or will not be realized within the expected time period, the expected revenue synergies and cost savings from the acquisition may not be fully realized or realized within the expected time frame, revenues following the acquisition may be lower than expected, or customer and employee relationships and business operations may be disrupted by the acquisition;

- · the Company's ability to recruit and retain key employees;
- . the incremental cost and/or decreased revenues associated with exceeding \$10 billion in assets;
- · real estate values in the Company's lending area;
- · an insufficient allowance for loan losses;
- the quality or composition of the loan or investment portfolios;
- · concentrations of loans secured by real estate, particularly commercial real estate;
- · the effectiveness of the Company's credit processes and management of the Company's credit risk;
- demand for loan products and financial services in the Company's market area;
- · the Company's ability to compete in the market for financial services;
- · technological risks and developments, and cyber threats, attacks, or events; performance by the Company's counterparties or vendors;
- · the availability of financing and the terms thereof;
- the level of prepayments on loans and mortgage-backed securities;
- · legislative or regulatory changes and requirements:
- the effects of changes in federal, state or local tax laws and regulations;
- monetary and fiscal policies of the U.S. government including policies of the U.S. Department of the Treasury and the Board of Governors of the Federal Reserve
- · changes to applicable accounting principles and guidelines; and
- · other factors, many of which are beyond the control of the Company.

Please refer to the "Risk Factors" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" sections of the Company's Annual Report on Form 10-K for the year ended December 31, 2018 and in the Company's Quarterly Reports on Form 10-Q, and related disclosures in other filings, which have been filed with the Securities and Exchange Commission (the "SEC"), and are available on the SEC's website at www.sec.gov. All of the forward-looking statements made in this presentation are expressly qualified by the cautionary statements contained or referred to herein. The actual results or developments anticipated may not be realized or, even if substantially realized, they may not have the expected consequences to or effects on the Company or its businesses or operations. You are cautioned not to rely too heavily on the forward-looking statements contained in this presentation. Forward-looking statements speak only as of the date they are made and the Company does not undertake any obligation to update, revise or clarify these forward-looking statements, whether as a result of new information, future events or otherwise.



Additional Information

Unaudited Pro Forma Financial Information

Any unaudited pro forma financial information included herein, or discussed in connection with, is presented for informational purposes only and does not necessarily reflect the financial results of the combined company had the companies actually been combined during periods presented. The adjustments included in any such unaudited pro forma financial information are preliminary and may be significantly revised and may not agree to actual amounts finally recorded by Atlantic Union. This financial information does not reflect the benefits of the Access merger's expected cost savings and expense efficiencies, opportunities to earn additional revenue, potential impacts of current market conditions on revenues or asset dispositions, among other factors, and includes various preliminary estimates and may not necessarily be indicative of the financial position or results of operations that would have occurred if the merger had been completed on the date or at the beginning of the period indicated or which may be attained in the future.

Non-GAAP Financial Measures

This presentation contains certain financial information determined by methods other than in accordance with generally accepted accounting principles in the United States ("GAAP"). These non-GAAP disclosures have limitations as an analytical tool and should not be considered in isolation or as a substitute for analysis of our results as reported under GAAP, nor are they necessarily comparable to non-GAAP performance measures that may be presented by other companies. The Company uses the non-GAAP financial measures discussed herein in its analysis of the Company's performance. The Company's management believes that these non-GAAP financial measures provide additional understanding of ongoing operations, enhance comparability of results of

operations with prior periods and show the effects of significant gains and charges in the periods presented without the impact of items or events that may obscure trends in the Company's underlying performance.

Please see "Reconciliation of Non-GAAP Disclosures" at the end of this presentation for a reconciliation to the nearest GAAP financial measure.

No Offer or Solicitation

This presentation does not constitute an offer to sell or a solicitation of an offer to buy any securities. No offer of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act of 1933, as amended, and no offer to sell or solicitation of an offer to buy shall be made in any jurisdiction in which such offer, solicitation or sale would be unlawful.

About Atlantic Union Bankshares Corporation

Headquartered in Richmond, Virginia, Atlantic Union Bankshares Corporation (Nasdaq: AUB) is the holding company for Atlantic Union Bank. Atlantic Union Bank has 149 branches and approximately 170 ATMs located throughout Virginia, and in portions of Maryland and North Carolina. Middleburg Financial is a brand name used by Atlantic Union Bank and certain affiliates when providing trust, wealth management, private banking, and investment advisory products and services. Certain non-bank affiliates of Atlantic Union Bank include: Old Dominion Capital Management, Inc., and its subsidiary, Outfitter Advisors, Ltd., Dixon, Hubard, Feinour & Brown, Inc., and Middleburg Investment Services, LLC, which provide investment advisory and/or brokerage services; and Union Insurance Group, LLC, which offers various lines of insurance products.



The "Atlantic Union" Story: FROM VIRGINIA COMMUNITY BANK TO VIRGINIA'S BANK



Virginia's Bank

- · Virginia's first statewide, independent bank in 20 years
- · The alternative to large competitors
- · Organic growth model + effective consolidator



The Atlantic Union "Moat"

- · Franchise cannot be replicated
- · "Crown jewel" deposit base 43% transaction accounts
- · Dense, compact and contiguous \$17B+ bank



Larger Bank Executive Leadership

- Knows the "seams" of the large institutions & how to compete against them
- Makes tough decisions think differently, challenge, escape the past
- Accustomed to more complex environment than Atlantic Union



Talent Magnet

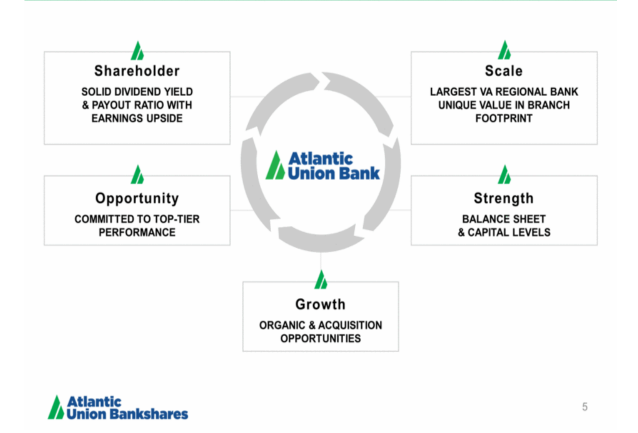
- · Extensive hiring from larger institutions at all levels
- 25 C&I bankers in 2018, we know the people we hire and rarely use recruiters
- All market leaders and bankers hired from the markets they serve

"Soundness, profitability & growth in that order of priority"

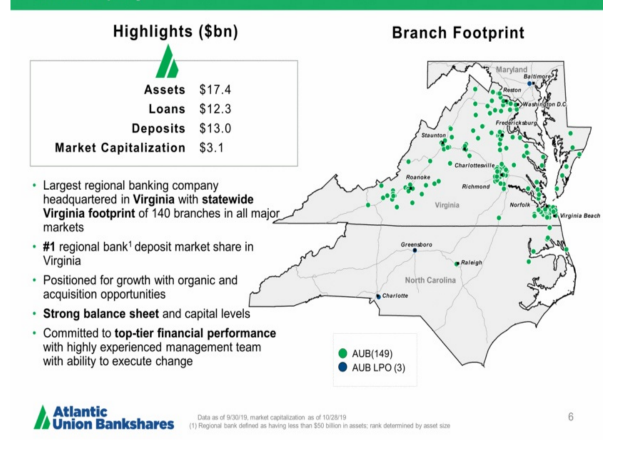
Underpinning for how we run our company



Our Value Proposition



Our Company



Investment Highlights

The Right Scale



- Largest Virginia headquartered regional banking company (\$17.4 billion in assets)
- #1 deposit market share ranking in Virginia among Virginia-based banks⁽¹⁾
- Operating with a statewide Virginia footprint of 140 branches in all major markets with 9 additional branches in North Carolina and Maryland
- · Diversified business model

The Right Markets



- Uniquely positioned in one of the most attractive markets in the U.S.
- Access acquisition accelerates growth in the attractive Northern Virginia market
- C&I platform primed for growth, with an opportunity to leverage platform and commercial deposit gathering expertise across our footprint

The Right Team



- New management team led by John Asbury (30+ years of banking experience)
- Experienced executives with a proven track record from larger institutions and experience in M&A integration
- Atlantic Union is an attractive destination for top tier talent, leading to successful recruiting efforts and an improved competitive position

The Right Targets



- Focus on top tier performance metrics and profitability to drive upside
- Committed to realizing Access merger cost savings and achieving business synergy opportunities in 2019
- Operating Targets: ROA:
 1.4% 1.6% / ROTCE:
 16% 18% / Efficiency
 Ratio (FTE): ≤ 50%

Well positioned to take advantage of market disruption



Source: SNL Financial and FDIC deposit data (1) Excludes branches with deposits greater than \$5.0 billion

Virginia's Bank

Virginia: All Banks

Deposits Market Branches (\$mm) Share Rank Institution

Virginia: Banks Headquartered in VA

Rank Institution

Deposits Market Branches (\$mm) Share

1	BB&T Corp ("Truist")	\$43,724	25.1%	445
2	Wells Fargo & Co	28,636	16.4	254
3	Bank of America Corp.	18,276	10.5	120
4	Atlantic Union Bankshares Corp	12,169	7.0	140
5	TowneBank	7,174	4.1	33
6	United Bankshares, Inc.	6,979	4	69
7	Capital One Financial Corp.	4,911	2.8	43
8	PNC Financial Services Group Inc.	4,020	2.3	94
9	Carter Bank & Trust	3,179	1.8	77
10	Burke & Herbert Bank & Trust Co.	2,398	1.4	25
	Top 10 Banks	\$131,467	75.3	1,304
	All Institutions in Market	\$174,486	100.00	2,218

1	Atlantic Union Bankshares Corp.	12,169	21.0%	140
2	TowneBank	7,174	12.4	33
3	Capital One Financial Corp.	4,911	8.5	43
4	Carter Bank & Trust	3,179	5.5	77
5	Burke & Herbert Bank & Trust Co.	2,398	4.1	25
6	Southern National Bancorp of Virginia	1,863	3.2	41
7	American National Bankshares, Inc.	1,514	2.6	20
8	First Bancorp Inc.	1,391	2.4	20
9	C&F Financial Corp.	1,385	2.4	30
10	FVC Bankcorp Inc.	1,170	2.0	6
	Top 10 Banks	\$37,155	64.1	439
	All Institutions in Market	\$57,979	100.00	919

Statewide branch footprint brings unique franchise value



#1 in Customer Satisfaction with Retail Banking in the Mid-Atlantic Region



Atlantic

Source: SNL Financial and FDIC deposit data
Deposit data as of 6/30/19; pro forms for announced transactions and AUB branch closings
Note: Excludes branches with deposits greater than \$5.0 billion
For J.D. Power 20/19 award information, visit jdpower.com/awards



Our Presence in Key Markets

	Virginia					
Rank	Institution	Deposits (\$mm)	Market Share	Branches		
1	BB&T Corp ("Truist")	\$43,724	25.1%	445		
2	Wells Fargo & Co	28,636	16.4	254		
3	Bank of America Corp.	18,276	10.5	120		
4	Atlantic Union Bankshares Corp	12,169	7.0	140		
5	TowneBank	7,174	4.1	33		
6	United Bankshares Inc.	6,979	4.0	69		
7	Capital One Financial Corp.	4,911	2.8	43		
8	PNC Financial Services Group Inc.	4,020	2.3	94		
9	Carter Bank & Trust	3,179	1.8	77		
10	Burke & Herbert Bank & Trust Co.	2,398	1.4	25		

Richmond						
Rank Institution Deposits Market Bra						
1	BB&T Corp ("Truist")	\$7,774	29.6%	71		
2	Wells Fargo & Co	6,735	25.6	56		
3	Atlantic Union Bankshares Corp	3,570	13.6	30		
4	Bank of America Corp.	2,046	7.8	21		
5	TowneBank	1,102	4.2	9		
6	C&F Financial Corp.	870	3.3	15		
7	Community Bankers Trust Corp.	681	2.6	12		
8	Southern National Bancorp of Virginia	572	2.2	12		
9	Bay Banks of Virginia Inc.	499	1.9	8		
10	Village Bank and Trust Financial Corp.	437	1.7	9		

Northern Virginia ⁽¹⁾					
Rank	Institution	Deposits (\$mm)	Market Share	Branches	
1	BB&T Corp.	\$18,353	24.0%	154	
2	Bank of America Corp.	11,257	14.7	58	
3	Wells Fargo & Co.	10,247	13.4	89	
4	United Bankshares Inc.	6,332	8.3	52	
5	Capital One Financial Corp.	4,911	6.4	43	
6	Atlantic Union Bankshares Corp.	3,950	5.2	33	
7	PNC Financial Services Group Inc.	3,452	4.5	80	
8	Burke & Herbert Bank & Trust Co.	2,398	3.1	25	
9	Toronto-Dominion Bank	1,967	2.6	24	
10	Citigroup Inc.	1,852	2.4	6	

Coastal Virginia ⁽²⁾					
Rank Institution Deposits Market (5mm) Share					
1	BB&T Corp.	\$7,217	27.4%	72	
2	TowneBank	6,286	23.8	28	
3	Wells Fargo & Co.	5,026	19.1	43	
4	Bank of America Corp.	3,208	12.2	29	
5	Atlantic Union Bankshares Corp.	1,095	4.2	21	
6	Old Point Financial Corp.	850	3.2	21	
7	Chesapeake Financial Shares Inc.	465	1.8	8	
8	Southern BancShares (N.C.) Inc.	445	1.7	11	
9	Farmers Bankshares Inc.	369	1.4	7	
10	PNC Financial Services Group Inc.	362	1.4	10	

9



Source: S&P Global Market Intelligence
Note: Deposit data excludes branches with deposits greater than \$5 billion
Deposit data as of 6/30/19; pro forma for announced transactions and AUB branch closings

(1) Northern Virginia includes only the Virginia branches of the Washington, Alexandria, and DC MSA
(2) Coastal Virginia includes the Virginia Beach, Norfolk, and Newport News MSA and the Outer Banks of North Carolina

Our Acceleration Strategy

Establish Focus



- · Set the vision
 - · Recreate a Virginia regional bank
 - · Take back what was lost
- · Establish strategic priorities
- Align goals & compensation to priorities
- · Make tough decisions
- · Divest non-strategic businesses
 - Union Mortgage Group
 - Marine Finance
 - GreenSky

Design for Success



- · Put the right team on the field
- Position as alternative to large
- Compete on better customer experience, local decision making
- Differentiate on responsiveness, flexibility, local market knowledge and presence
- Scalable model; new market replicable
- Build the C&I team and new Treasury Management platform
- Enhance technology and operational change management competency

Drive-to-Scale



- · Press for advantage
- Efficiently crossed \$10B with Xenith acquisition (\$3.3B) in 2018
 - The only C&I bank in Richmond, had Northern Virginia C&I team
 - Significant Coastal Virginia retail banking
- Completed the jigsaw puzzle with acquisition of Access National Bank (\$2.9B) in 2019
 - The only C&I bank in Northern VA
 - Affluent retail banking and wealth management from Middleburg Bank division
- Acquired three Registered Investment Advisors

WE HAVE MOVED QUICKLY WHILE IMPROVING FINANCIAL PERFORMANCE TOWARD TOP-TIER TARGETS

WE HAVE PROVEN WE ARE WILLING AND ABLE TO MAKE CHANGE HAPPEN



Diversity Supports Growth In Virginia

Richmond



State Capital, Fortune 500 headquarters (7), VCU & VCU Medical Center

 \$3.6 billion in-market deposits and total deposit market share of 13.6%

Fredericksburg



Defense and security contractors, Healthcare, Retail, Real Estate development

 \$1.2 billion in-market deposits and total deposit market share of 26.4%

Charlottesville



University of Virginia, High-tech and professional businesses, Real Estate development

 \$562 million in-market deposits and total deposit market share of 11.0%

Virginia Beach NORFOLK



Military, Shipbuilding, Fortune 500 headquarters (3), Tourism

 \$1.1 billion in-market deposits and total deposit market share of 4.2%

Roanoke BLACKSBURG



Virginia Tech, Healthcare, Retail

 \$1.1 billion in-market deposits and total deposit market share of 10.1%

Northern Virginia



Nation's Capital, Fortune 500 headquarters (11) Defense and security contracts, Non-profit Associations (lobbyists), HQ2

 ~25% of franchise in fast growing, affluent market



Source: SNL Financial; excludes branches greater than \$5 billion
Deposit data as of 6/30/19, Fredericksburg market defined as Caroline, Fredericksburg City, King George, Spotsylvania
and Stafford counties; all other markets per MSA definitions in SNL.

Among The Most Attractive Markets in USA



2019 Population (mm)						
#	State	Pop. (mm)				
1	California	40.0				
2	Texas	29.0				
3	Florida	21.5				
4	New York	19.9				
5	Pennsylvania	12.8				
6	Illinois	12.8				
7	Ohio	11.7				
8	Georgia	10.6				
9	North Carolina	10.4				
10	Michigan	10.0				
11	New Jersey	9.0				
12	Virginia	8.6				
13	Washington	7.6				
14	Arizona	7.2				
15	Massachusetts	6.9				



ranked Virginia the Best State for Business

Forbes ranked Virginia the 4th Best State for Business

- · 3rd in Labor Supply
- 1st in Regulatory Environment
- 16th in Growth Prospects

Virginia has the 6th Lowest Unemployment Rate of any state



10 11

		1.0		
State California	GDP (\$bn) 3,051	#	State	# Companies
Texas	1,828	1	New York	56
New York	1,721	2	California	54
Florida	1,073	3	Texas	49
Illinois	888	4	Illinois	36
Pennsylvania	809	5	Ohio	24
Ohio	695	- 6	Virginia	21
New Jersey	640	7	New Jersey	20
Georgia	608	8	Pennsylvania	20
Washington	584	9	Florida	19
Massachusetts	582	10	Georgia	18
North Carolina	580	11	Minnesota	17
		12	Michigan	16
Virginia	550	13	Massachusetts	16
Michigan	543	14	Connecticut	14
Maryland	422	15	Tennessee	10



ranked Virginia 11th for Economic Opportunity

- 11th lowest Poverty Rate
- · Virginia is home to 723,962 Small Businesses -99.5% of Virginia businesses



ranked Virginia 7th of America's Best States to

7th most educated state in America and home to more than 10 elite colleges & universities



Virginia Market Highlights

Opportunity in Fast-Growing, Affluent Markets Top 10 Counties in the U.S. – Project Median HH Income (\$000s) (1)



Top 10 Counties in Virginia - Projected 5-Yr Pop. Growth





Atlantic Union's Strategic Priorities

Diversify Loan Portfolio and Revenue Streams



- Increase Commercial lending growth (Commercial & Industrial + Owner Occupied Real Estate) in order to better balance the total loan portfolio over time
- Grow fee-based products and services

Grow Core Funding



- Fund loan growth with deposit growth; attain a 95% loan to deposit ratio over time
- Grow core deposits with particular focus on increasing commercial and small business operating accounts

Manage to Higher Levels of Performance



- Achieve and sustain top tier financial performance
- Invest in talent, develop a culture of coaching and development, and align total rewards with corporate goals and objectives

Strengthen Digital Capabilities



- Modernize customer experience with more digital capabilities
- Achieve digital parity with larger players especially in mass market/mass affluent
- Enhance features for wider usage and resolve top customer requests

Make Banking Easier



- Create compelling products and services
- Deliver hi-tech and hi-touch experiences
- Differentiated marketing highlighting our capabilities

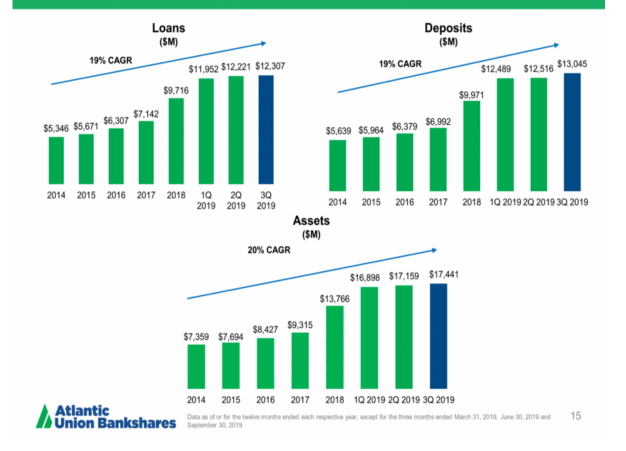
Capitalize on Strategic Opportunities



- Leverage commercial expertise and new market opportunities
- Achieve cost saves and successful conversion of Access
- Market disruption opportuntiles



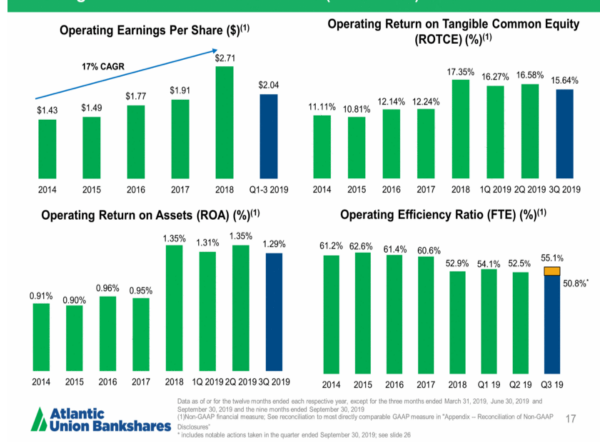
Balance Sheet Trends (GAAP)



Strong Track Record of Performance (GAAP)



Strong Track Record of Performance (Non-GAAP)



Financial Targets Committed to top-tier financial performance Atlantic Union is committed to achieving top tier financial performance and providing 16% - 18% **ROTCE** our shareholders with above average returns on their investment 1.4% - 1.6% ROA 0 Key financial performance operating **Efficiency** ≤ 50% metrics benchmarked against top quartile Ratio (FTE) peers

Atlantic Union Bankshares

Solid Capital Position

Capital Position as of September 30, 2019

TCE / TA ¹	9.2%
CET1 Ratio	10.5%
Tier 1 Capital Ratio	10.5%
Total Capital Ratio	12.9%
Leverage Ratio	8.9%
CRE / Total Risk-Based Capital (Bank)	293%



Capital information presented herein is based on estimates and subject to change pending the Company's filing of its FR Y-90 (1) Non-GAAP financial measure; See reconciliation to most directly comparable GAAP measure in "Appendix — Reconciliation of Non-GAAP (Interlustrues").

Capital Management

Capital Targets



- Atlantic Union establishes capital targets based on the following objectives:
 - Maintain designation as a "well capitalized" institution under fully phased-in Basel III regulatory definitions
 - Ensure capital levels are commensurate with the company's risk profile, capital stress test projections, and strategic plan objectives

Capital Management Priorities

- Support organic growth
- 2. Dividend payout ratio targeted at 35-40%
- 3. Common stock repurchases
- 4. Merger & acquisition activity

Excess Capital



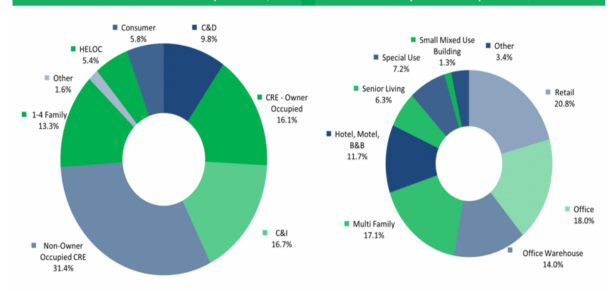
- Atlantic Union's Tangible Common Equity Ratio target is 8.5%
- TCE above 8.5% is considered excess capital assuming "well capitalized" regulatory capital ratios are maintained
- Excess capital can be deployed for share repurchases, higher shareholder dividends and/or acquisitions
- \$150 million Share Repurchase Plan authorization through June 30, 2021
- As of October 16, 2019, we have repurchased ~1.4 million shares at an average price of \$36.46 and have approximately \$100 million remaining under the authorization



Diversified and Granular Loan Portfolio

Total Loan Portfolio \$ 12.3 billion at September 30, 2019

Non-Owner Occupied CRE Composition - \$3.9 Billion



Total Portfolio Characteristics

Duration Q3 19 Weighted Average Yield (Tax Equivalent)

1.6 years 5.07%



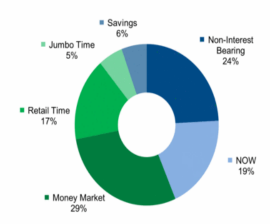
Note: Figures may not total to 100% due to rounding

Attractive Core Deposit Base

Deposit Base Characteristics

Deposit Composition at September 30, 2019 - \$13.0 Billion

- Q3 19 Cost of deposits 95 bps
- 95% core deposits (1)
- · 43% transactional accounts
- #1 in deposit market share for regional/community banks in Richmond and Charlottesville MSAs and Fredericksburg
- #2 in deposit market share for regional/community banks in Blacksburg-Christiansburg-Radford MSA





(1) Core deposits defined as total deposits less jumbo time deposits Regional bank defined as having less than \$50 billion in assets; rank determined by asset size. Communitybank defined as having less than \$10 billion in assets

Investment Thesis

The Right Scale



- \$17.4 billion in assets
- Strong market share
- Extensive product mix, enhanced C&I focus

The Right Markets



- Growing, economically diversified
- Presence across Virginia
- Scale in the sizable Northern Virginia, Richmond and Hampton Roads markets

The Right Team



- Deep team with broad experience
- Experience in M&A integration
- Attractive destination for top tier talent

The Right Targets



- Targeting top tier operating performance
- ROA: 1.4% 1.6%
- ROTCE: 16% 18%
- Efficiency Ratio¹: ≤ 50%

Well positioned to take advantage of market disruption



Appendix



Brand Transition - A Unified Bank Brand Across All Markets

On May 20th, we rebranded Union Bank & Trust to Atlantic Union Bank to reduce brand complexity and ensure recognition and clarity in the marketplace.

Maintaining 'Union' in the new brand is key because it represents the unification of multiple banks that have come together over time to deliver better banking to our customers and has been a focal point for nearly 100 years.











THE NEW NAME REFERENCES OUR GEOGRAPHIC EXPANSION THROUGHOUT THE MID-ATLANTIC REGION FROM MARYLAND TO NORTH CAROLINA.



Notable Actions For Quarter Ended September 30 , 2019

\$ in Thousands	Noninterest Income	Noninterest Expense
Recovery of an acquired loan charged off prior to being acquired	\$9,300	
Gain on the sale of investment securities	\$7,100	
Prepayment of \$140.0 million FHLB Advances		\$7,400
Cash flow hedge termination related to the prepayment of FHLB advances		\$9,000
	\$16,400	\$16,400



Tangible Common Equity As of September 30, 2019 Common equity (GAAP) \$2,525,031 \$1,008,056 Less: Goodwill and Amortizable Intangibles Tangible Common equity (non-GAAP) \$1,516,975 Assets (GAAP) \$17,441,035 Less: Goodwill and Amortizable Intangibles \$1,008,056 Tangible assets (non-GAAP) \$16,432,979 Shareholders' equity to assets (GAAP) 14.48% Tangible common equity ratio to tangible assets (non-GAAP) 9.23%



Operating Earnings Per Share									
	For the 12 Months Ended					For the 3 Months Ended			
(\$ IN THOUSANDS)	2014	2015	2016	2017	2018	3/31/2019	6/30/2019	9/30/2019	
No. (0.448)	***	*****	*** ***	470.000	****				
Net income (GAAP)	\$52,164	\$67,079	\$77,476	\$72,923	\$146,248	\$35,631	\$48,823	\$53,238	
Plus: Merger-related and rebranding costs ⁽¹⁾ , net of tax	\$13,724			\$4,405	\$32,065	\$14,888	\$8,266	\$2,819	
Plus: Nonrecurring tax expenses				\$6,250					
Net operating earnings (non-GAAP)	\$65,888	\$67,079	\$77,476	\$83,578	\$178,313	\$50,519	\$57,089	\$56,057	
Weighted avg. common									
shares outstanding, diluted	46,130,895	45,138,891	43,890,271	43,779,744	65,908,571	76,553,066	82,125,194	81,832,868	
Earnings per share (GAAP)	\$1.13	\$1.49	\$1.77	\$1.67	\$2.22	\$0.47	\$0.59	\$0.65	
Operating EPS (non-GAAP)	\$1.43	\$1.49	\$1.77	\$1.91	\$2.71	\$0.66	\$0.70	\$0.69	



(1) Rebranding costs occurred in 2019

Return on Assets (ROA) For the 12 Months Ended For the 3 Months Ended (\$ IN THOUSANDS) 2014 2015 2016 2018 6/30/2019 9/30/2019 Average assets (GAAP) \$7,250,494 \$7,492,895 \$8,046,305 \$8,820,142 \$13,181,609 \$15,699,743 \$16,997,531 \$17,203,328 Net income (loss (GAAP) \$52,164 \$67,079 \$77,476 \$72,923 \$35,631 \$48,823 \$53,238 Net operating earnings (non-GAAP) \$65,888 \$67,079 \$77,476 \$83,578 \$178,313 \$50,591 \$57,089 \$56,057 ROA (GAAP) 0.72% 0.90% 0.96% 0.83% 1.11% 0.92% 1.15% 1.23% Operating ROA (non-GAAP) 0.91% 0.90% 0.96% 0.95% 1.35% 1.31% 1.35% 1.29%



Return on Tangible Common Equity (ROTCE)

		For the 12 Months Ended					For the 3 Months Ended			
(\$ IN THOUSANDS)	2014	2015	2016	2017	2018	3/31/2019	6/30/2019	9/30/2019		
Average equity (GAAP)	\$983,727	\$991,977	\$994,785	\$1,030,847	\$1,863,216	\$2,268,395	\$2,490,049	\$2,528,435		
Less: Avg Goodwill and Amortizable Intangibles Avg tangible common equity (non-GAAP)	\$333,495	\$320,906	\$318,131	\$315,722	\$776,944	\$934,344	\$1,015,021	\$1,011,035		
	\$650,232	\$671,071	\$676,654	\$715,125	\$1,086,272	\$1,334,051	\$1,475,028	\$1,517,400		
Net income (GAAP)	\$52,164	\$67,079	\$77,476	\$72,923	\$146,248	\$35,631	\$48,823	\$53,238		
Plus: Amortization of intangibles, tax effected Net operating earnings (non-GAAP)	\$6,367	\$5,489	\$4,687	\$3,957	\$10,143	\$3,332	\$3,900	\$3,764		
	\$58,531	\$72,568	\$82,163	\$76,880	\$156,391	\$38,963	\$52,723	\$57,002		
Net operating earnings (non-GAAP)	\$65,888	\$67,079	\$77,476	\$83,578	\$178,313	\$50,591	\$57,089	\$56,057		
Plus: Amortization of intangibles, tax effected	\$6,367	\$5,489	\$4,687	\$3,957	\$10,143	\$3,332	\$3,900	\$3,764		
Net Income before amortization of intangibles (non-GAAP)	\$72,255	\$72,568	\$82,163	\$87,535	\$188,456	\$53,851	\$60,989	\$59,821		
ROE (GAAP)	5.30%	6.76%	7.79%	7.07%	7.85%	6.37%	7.86%	8.35%		
Operating ROTCE (non- GAAP	11.11%	10.81%	12.14%	12.24%	17.35%	16.37%	16.58%	15.64%		



Efficiency Ratio									
		For the 1	12 Months E	For the 3 Months Ended					
(\$ IN THOUSANDS)	2014	2015	2016	2017	2018	3/31/2019	6/30/2019	9/30/2019	
Noninterest expense									
(GAAP)	\$222,419	\$206,310	\$213,090	\$225,668	\$337,767	\$106,728	\$105,608	\$111,687	
Less: Merger-related costs	\$20,345	-	-	\$5,393	\$39,728	\$18,122	\$6,371	\$2,435	
Less: Rebranding Costs						\$407	\$4,012	\$1,133	
Less: Amortization of intangible assets	\$9,795	\$8,445	\$7,210	\$6,088	\$12,893	\$4,218	\$4,937	\$4,764	
Operating noninterest expense (non-GAAP)	\$192,279	\$197,865	\$205,880	\$214,187	\$285,200	\$83,981	\$90,288	\$103,355	
Noninterest income (GAAP)	\$51,220	\$54,993	\$59,849	\$62,429	\$104,241	\$24,938	\$30,578	\$48,106	
Net interest income (FTE) (non-GAAP)	\$263,145	\$260,913	\$275,394	\$290,774	\$434,884	\$130,295	\$141,514	\$139,405	
Efficiency ratio (GAAP)	73.1%	67.5%	65.8%	66.1%	63.6%	70.0%	62.4%	60.5%	
Operating efficiency ratio (FTE)(non-GAAP)	61.2%	62.6%	61.4%	60.6%	52.9%	54.1%	52.5%	55.1%	



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Net Interest Margin											
For the 12 Months Ended						For the 3 Months Ended					
(\$ IN THOUSANDS)	2014	2015	2016	2017	2018	3/31/2019	6/30/2019	9/30/2019			
Net interest income (GAAP)	\$253,213	\$250,450	\$263,966	\$279,007	\$426,691	\$127,547	\$138,594	\$136,601			
FTE adjustment	\$9,932	\$10,463	\$11,428	\$11,767	\$8,193	\$2,748	\$2,920	\$2,804			
Net interest income (FTE) (non-GAAP)	\$263,145	\$260,913	\$275,394	\$290,774	\$434,884	\$130,295	\$141,514	\$139,405			
Average earning assets	\$6,437,681	\$6,713,239	\$7,249,090	\$8,016,311	\$11,620,893	\$13,891,248	\$15,002,726	\$15,191,792			
Net interest margin (GAAP)	3.93%	3.73%	3.64%	3.48%	3.67%	3.72%	3.71%	3.57%			
Net interest margin (FTE) (non-GAAP)	4.09%	3.89%	3.80%	3.63%	3.74%	3.80%	3.78%	3.64%			

