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): July 29, 2014

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: (800) 990-4828

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

□ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

□ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)

Derecommencement communications pursuant to Rule 13c-4(c) under the Exchange Act (17 CFR 240.13c-4(c))

Item 7.01 Regulation FD Disclosure.

The attached handout contains information that the members of Union Bankshares Corporation (the "Company") management will use during visits with investors, analysts, and other interested parties to assist their understanding of the Company through July and August, 2014. Other presentations and related materials will be made available as they are presented during the year. This handout is also available under the Other Documents link in the Investor Relations section of the Company's website at *http://investors.bankatunion.com*.

The handout is attached as Exhibit 99.1 to this report and is being furnished, not filed, under Item 7.01 of this Form 8-K.

Item 9.01 Financial Statements and Exhibits.

- (d) Exhibits.
 - 99.1 Union Bankshares Corporation investor presentation

SIGNATURES

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

UNION BANKSHARES CORPORATION

Date: July 29, 2014

By:

/s/ Robert M. Gorman Robert M. Gorman Executive Vice President and Chief Financial Officer





Investor Presentation

July/August 2014

Forward-Looking Statement

Certain statements in this report may constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements are statements that include projections, predictions, expectations, or beliefs about future events or results or otherwise and are not statements of historical fact. Such statements are often characterized by the use of qualified words (and their derivatives) such as "expect," "believe," "estimate," "plan," "project," "anticipate," "intend," "will," or words of similar meaning or other statements concerning opinions or judgment of the Company and its management about future events. Although the Company 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 the Company will not differ materially from any future results, performance, or achievements expressed or implied by such forward-looking statements. Actual future results and trends may differ materially from historical results or those anticipated depending on a variety of factors, including, but not limited to, the effects of and changes in: general economic and bank industry conditions, the interest rate environment, legislative and regulatory requirements, competitive pressures, new products and delivery systems, inflation, changes in the stock and bond markets, accounting standards or interpretations of existing standards, mergers and acquisitions, technology, and consumer spending and savings habits. More information is available on the Company's website, http://investors.bankatunion.com and on the Securities and Exchange Commission's website, www.sec.gov. The information on the Company's website is not a part of this press release. The Company does not intend or assume any obligation to update or revise any forward-looking statements that may be made from time to time by or on behalf of the Company.



Company Overview

- The largest community banking organization headquartered in Virginia
- Holding company formed in 1993 Banking history goes back more than 100 years
- Assets of \$7.3 Billion
- Comprehensive financial services provider offering commercial and retail banking, mortgage, investment, trust and insurance products and services

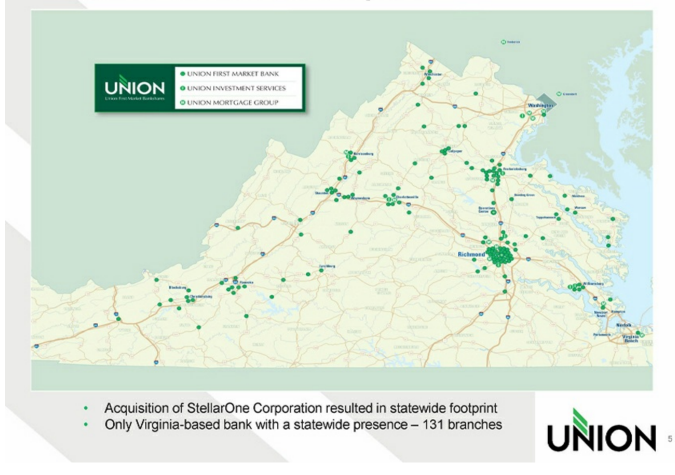


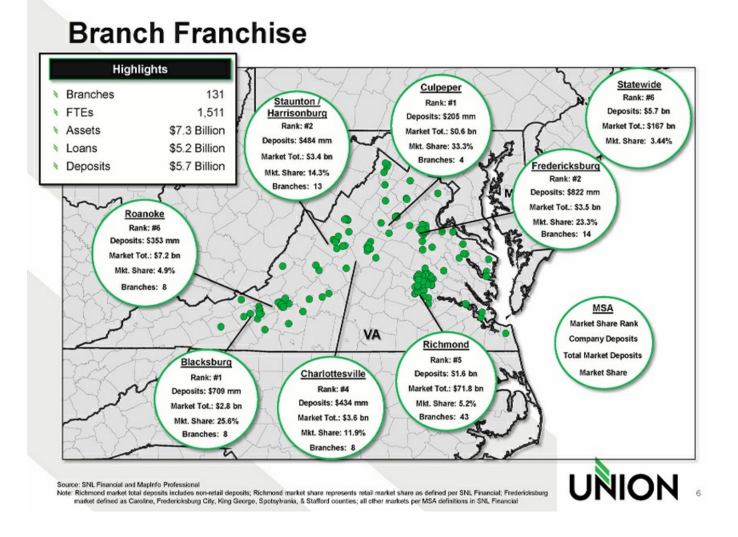
Union's Strengths

- Unique branch network across Virginia, competitive banking products and services and a loyal client base
- Well positioned for organic growth given commercial activity, household income levels and population growth in its footprint
- Strong balance sheet and solid capital base
- Conservative in-market lender
- Experienced management team
- Successful acquirer and integrator
- Proven financial performance in both good and bad economic climates
- Forbes Most Trustworthy Financial Company #2 mid-cap bank in the country and only bank from Virginia on the list



Union First Market Footprint





Diversity Supports Growth in Virginia

Richmond

- State Capital
- Fortune 500 headquarters (6)
- Finance and insurance
- VCU & VCU Medical Center

Fredericksburg

- Defense and security contractors
- Health care
- Retail
- Real Estate development

Charlottesville

- University of Virginia & Medical College
- High-tech and professional businesses
- Real Estate development

Northern Virginia

- Nation's Capital
- Defense and security contractors
- Associations (lobbyists)
- High tech

Virginia Beach - Norfolk

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

Roanoke - Blacksburg

- Virginia Tech
- Health care
- Retail
- Fortune 500 headquarters (1)



Growing Market Share

Virginia Deposit Market Share								
Rank	Institution (ST)	Number of Branches	Deposits in Market (\$mm)	Market Share (%)				
1	Wells Fargo & Co. (CA)	295	30,197	18.1				
2	Bank of America Corp. (NC)	176	23,291	13.9				
3	BB&T Corp. (NC)	366	21,874	13.1				
4	SunTrust Banks Inc. (GA)	230	17,233	10.3				
5	Capital One Financial Corp. (VA)	86	13,078	7.8				
	Pro Forma - Union First Market Bkshs Corp. (VA)	145	5,748	3.4				
6	United Bankshares Inc. (WV)	68	3,961	2.4				
7	Carter Bank & Trust (VA)	88	3,758	2.2				
8	Union First Market Bkshs Corp. (VA)	90	3,271	2.0				
9	TowneBank (VA)	22	3,251	1.9				
10	PNC Financial Services Group (PA)	101	2,899	1.7				
11	StellarOne Corp. (VA)	55	2,476	1.5				
12	Burke & Herbert Bank & Trust (VA)	25	2,204	1.3				
13	Cardinal Financial Corp. (VA)	33	2,198	1.3				
14	Citigroup Inc. (NY)	11	1,964	1.2				
15	First Citizens BancShares Inc. (NC)	47	1,347	0.8				
	Totals (1-10)	1,522	122,813	73.5				
	Totals (1-135)	2,589	167,036	100.0				

Source: SNL Financial Deposit data as of 6/30/2013; Pro forma for pending and recently completed transactions

Uniquely Positioned To Grow

- Acquirer of choice keep our commitments and deliver results to shareholders
 - More acquisitions than any other Virginia bank since 1993
 - 7 whole bank acquisitions and 5 separate branch transactions (16 branches total)
- Unmatched Branch footprint in Virginia significant barriers for competitors to overcome
- Expansion opportunities in Northern Virginia and Virginia Beach
- Consolidation opportunities in the current footprint
- Excess capital ready to deploy

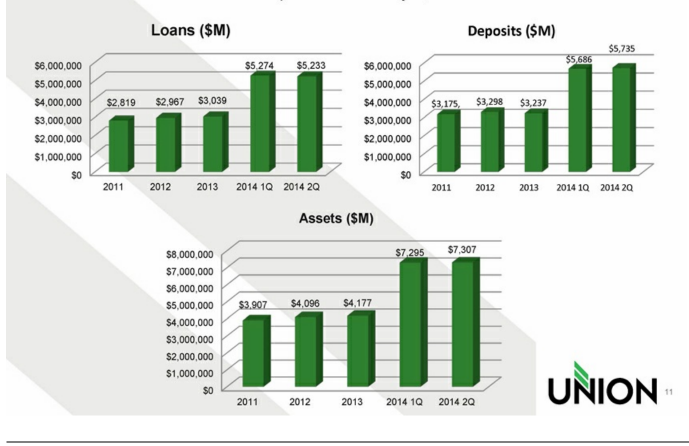


StellarOne Acquisition Financial Recap

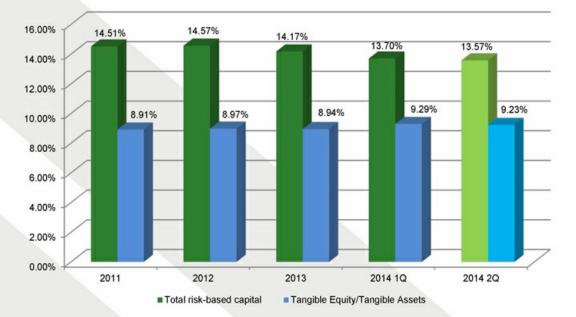
	Projections		Assumptions	
	Double digit accretion to earnings per share with full phased in expense savings		Net expense savings of 32%, or \$28 million pre-tax • 65% phased in by 2014; 100% thereafter	
Single digit tangible book value per share dilution Accretive in approximately 5 years 			 Share repurchases of \$65 million planned for 2014 and 2015 with excess capital 	
Approximately 25 bps accretive to tangible common equity / tangible assets			 One time merger related expenses of approximately \$19.5 million after-tax 	
	Internal rate of return > 20%		Credit mark of 2.5%	
		↓		
	Res	ults to	date	
	Res • Net expense saving			
	Net expense saving	s - On track epurchase	k d as of July 18, 2014;	
	 Net expense saving ~1.5 million shares 	s - On tracl epurchase ization rem	k d as of July 18, 2014; naining	
	 Net expense saving ~1.5 million shares \$27 million of author ~\$14 million of one- 	s - On tracl epurchase ization rem	k d as of July 18, 2014; naining	

Balance Sheet Trends

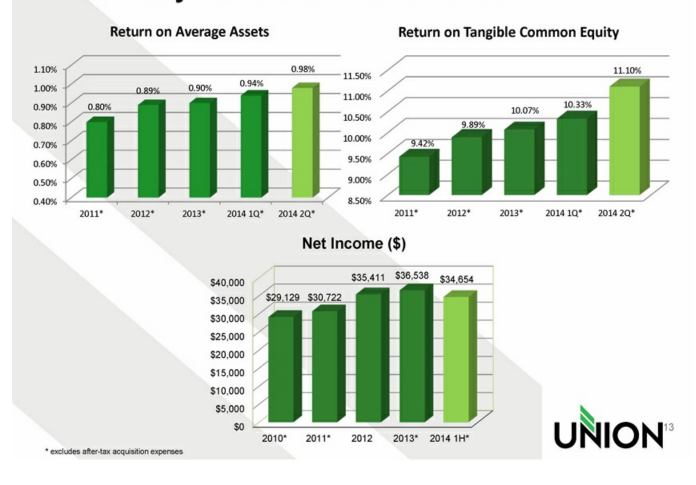
 First quarter financial results include the first full quarter financial results of StellarOne which was acquired on January 1, 2014



Capital Ratios

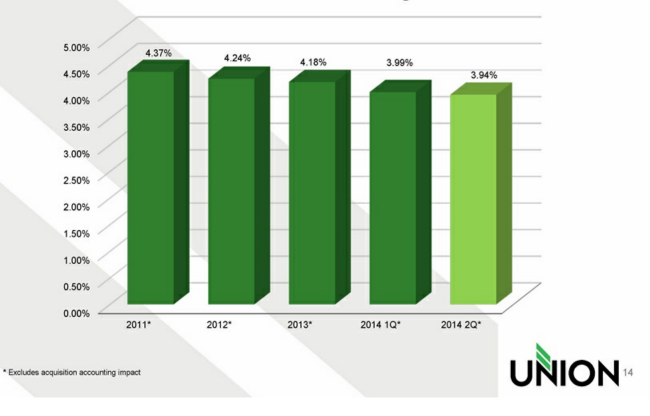


- Union has authorization to repurchase \$65 million worth of stock by the end of 2015
- ~1.5 million shares repurchased leaving approximately \$27 million remaining as of July 18, 2014
 ¹²



Profitability Ratio's and Income Trends

Core Net Interest Margin



Best-In-Class Net Interest Margin

Top-Tier Financial Performance Focus

- Union is committed to achieving top tier financial performance and providing our shareholders with above average returns on their investment
- Key financial performance metrics benchmarked against top quartile peers
- After cost savings realized, StellarOne acquisition
 accelerates the achievement of top tier financial metrics
- Top Tier Financial Performance targets:

Union Targets	
1.1% - 1.3%	
10% - 12%	
13% - 15%	
< 60%	
	UNI
	1.1% - 1.3% 10% - 12% 13% - 15%

2014 Outlook

- Focus on integration of StellarOne and achieving cost savings target
- Leveraging new franchise
- Stable to growing economy in footprint
- Low single digit loan growth
- Modest net interest margin compression
- Continued asset quality improvement
- Improving ROA, ROTCE and Efficiency Ratio
- \$65 million in share repurchases authorized through 2015 - \$27 million remaining



Value Proposition

- Statewide Branch footprint is a competitive advantage and brings a unique franchise value
- Strong balance sheet and capital base
- Best in class net interest margin
- Experienced management team
 - Proven acquirer and integrator
- Committed to top tier financial performance
- Shareholder Value Driven
 - Solid dividend yield and payout ratio with earnings upside



THANK YOU!

