United States SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

CURRENT REPORT Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported): May 4, 2009

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.)

211 North Main Street P.O. Box 446 **Bowling Green, Virginia 22427** (Address of principal executive offices, including Zip Code)

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

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

Item 8.01 Other Events

On May 4 and 5, 2009, Union Bankshares Corporation (the "Company"), by G. William Beale, its President and Chief Executive Officer and D. Anthony Peay, its Executive Vice President and Chief Financial Officer, made investor presentations regarding the Company's first quarter 2009 results and the proposed merger with First Market Bank, FSB. A copy of the Company's investor presentation made on both dates is attached as Exhibit 99.1 hereto and is hereby incorporated herein by reference. The information contained in the investor presentation was previously filed with the Securities and Exchange Commission in other formats, and was made publicly available prior to the filing of this report.

Item 9.01 Financial Statements and Exhibits.

- (d) Exhibits.
 - 99.1 Union Bankshares Corporation investor presentation slides for May 4 and 5, 2009.

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: May 7, 2009

By: /s/ D. Anthony Peay
D. Anthony Peay
Executive Vice President and Chief Financial Officer



Investor Presentation



Forward Looking Information

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" 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 conditions, the interest rate environment, legislative and regulatory requirements, competitive pressures, new products and delivery systems, inflation, changes in the stock and bond markets, technology, and consumer spending and savings habits. The Company does not update any forward-looking statements that may be made from time to time by or on behalf of the Company.



Overview

- One of the Largest Virginia-Based Financial Services Organization
- Holding Company formed in 1993
- Assets of \$2.6 Billion
- Three 100 Year Old Banks
- Comprehensive financial services provider offering: banking, mortgage, investment, brokerage and insurance
- Proven merger integrator





Outline

- Purpose and Values
- 2008 Financial Performance
- 2009 Outlook
- First Market Bank Overview
- ♦ Q & A



Purpose Statement

"Helping People Find Financial Solutions"



<u>Values</u>

- Customer Focus
 - Integrity & Trust
 - Knowledge
 - Respect
 - Partnership



2008 Financial Performance

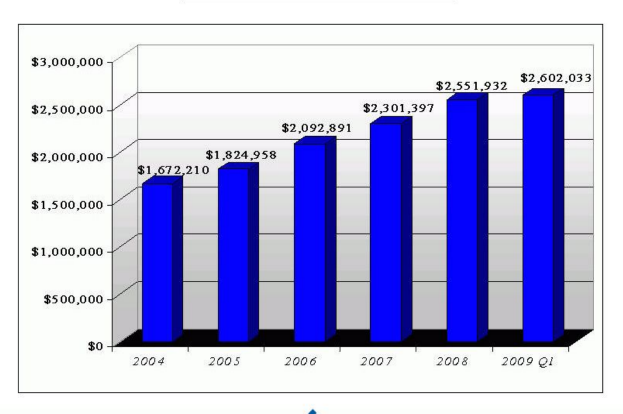


Financial Overview

- Asset Quality
- Liquidity
- Margin

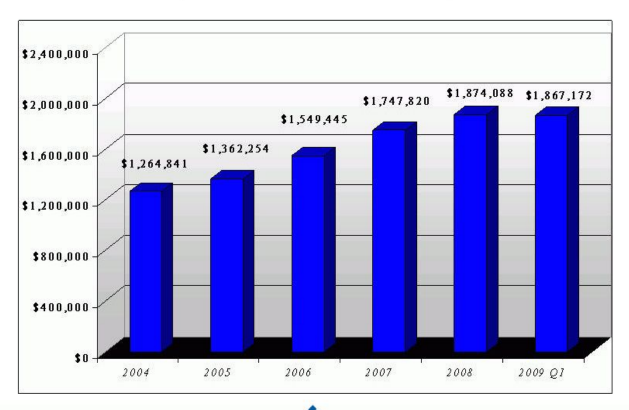


Asset Growth



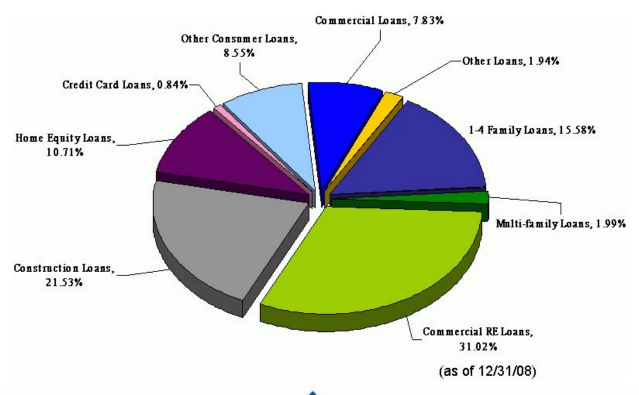


Loan Growth



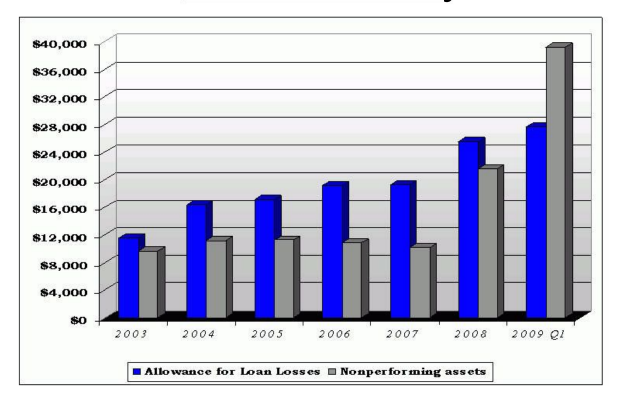


Loan Composition



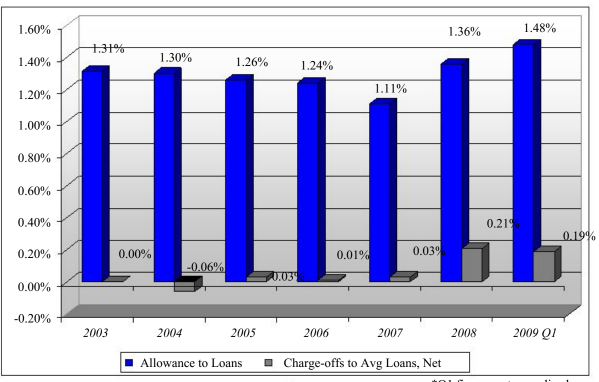


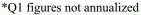
Asset Quality





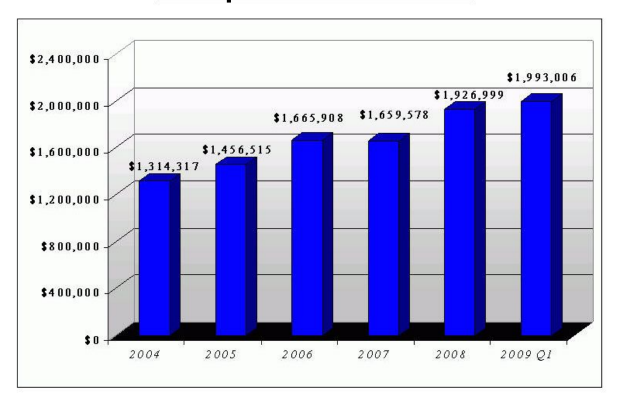
ALL & C/O's





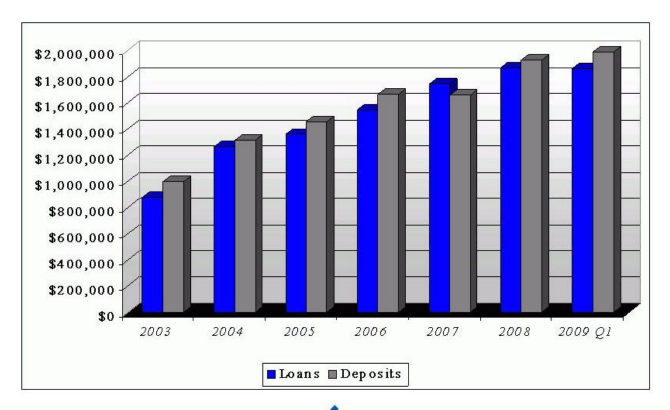


Deposit Growth



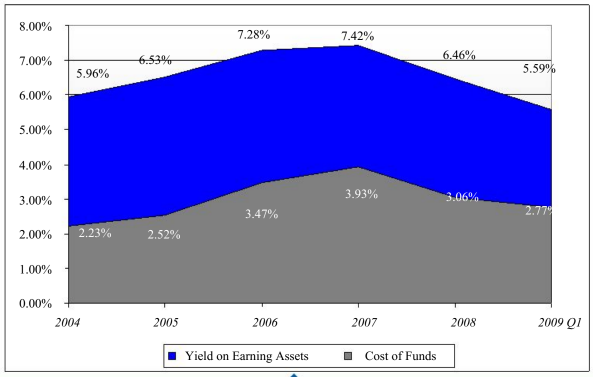


Reduced Funding Reliance



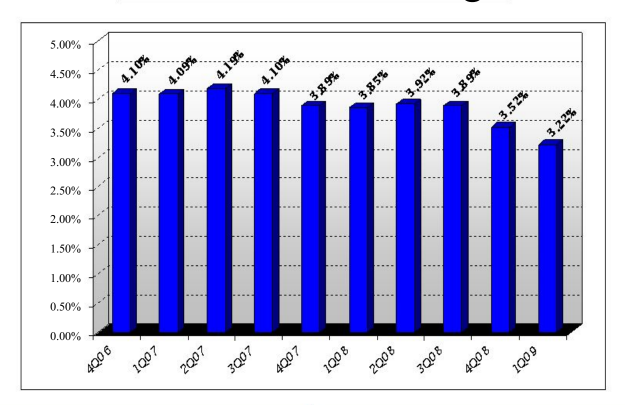


Yield on Earning Assets and Cost of Funds



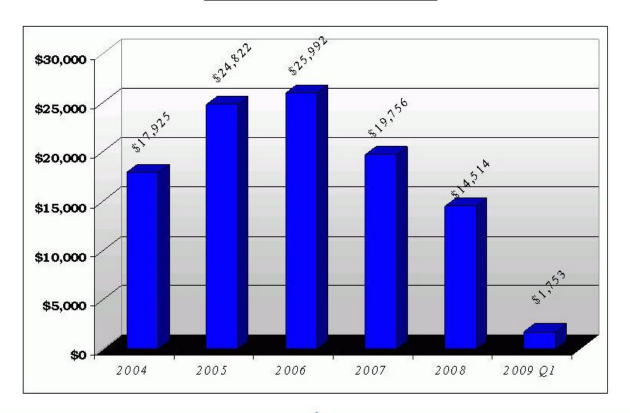


Net Interest Margin



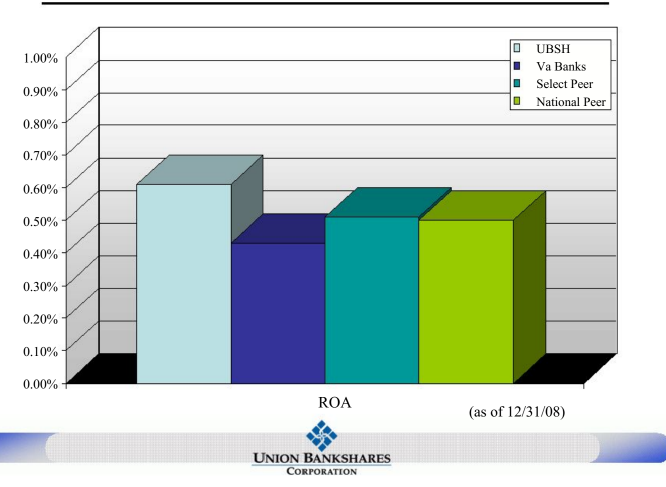


Net Income

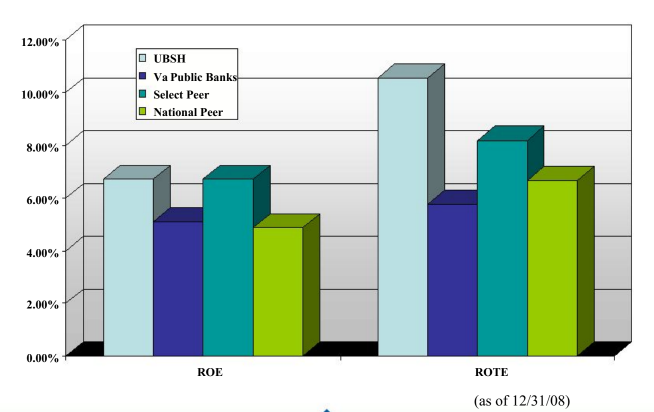




UBSH ROA Performance to Peers

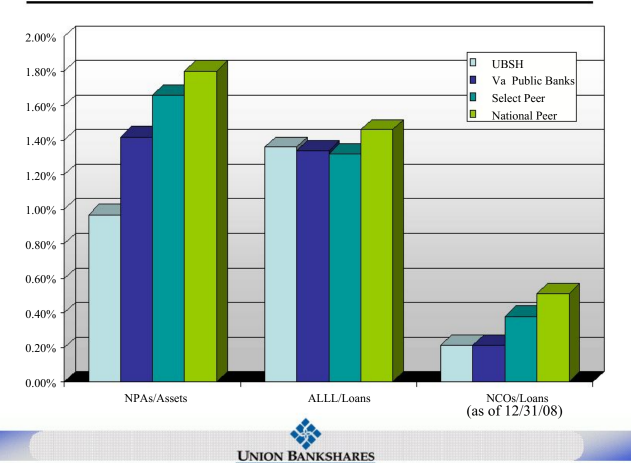


UBSH ROE Performance to Peers



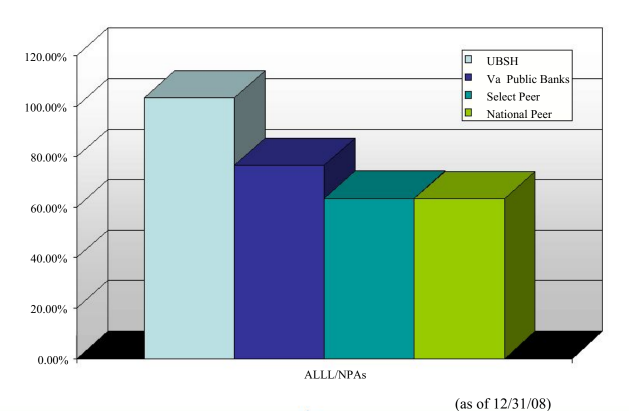


UBSH NPAs/ALLL/NCOs to Peers



CORPORATION

UBSH Asset Quality to Peers





2009 Outlook



2009 Priorities

- Profitability
 - Increase Margin
 - Grow Earning Assets
- Asset Quality
 - Diversify Loan Portfolio Credit Risk
 - Enhance Credit Risk Processes
- Liquidity
 - Increase Consumer & Business Household Growth
 - Increase cross sell for new and existing customers





8



Creating Richmond and Central Virginia's Bank of Choice

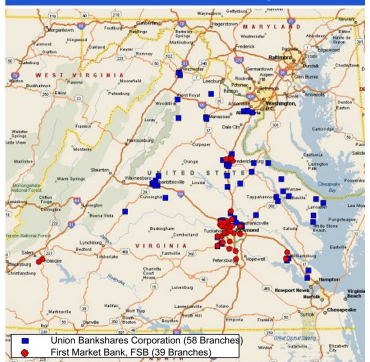


Pro Forma Franchise

Merger Highlights

- Pro forma Company becomes the largest community bank in Virginia
- \$4.0 billion in assets Mid-Atlantic franchise with strong presence in high growth Virginia markets
- Moves UBSH from 11th to 6th in deposit market share in Virginia; from 8th to 5th in the Richmond MSA
- Exceptional management with highly regarded Board
- Complementary strengths and identifiable synergies
- Accretive to earnings in 2010

Pro Forma Footprint





Pro Forma Deposit Market Share

Virginia Market Share

Rank	Institution	Branch Count	Total Deposits in Market (\$000)	Total Market Share (%)
1	Wells Fargo & Co. (CA)	299	25,887,623	18.06
2	BB&T Corp. (NC)	396	19,751,974	13.78
3	Bank of America Corp. (NC)	213	18,270,437	12.75
4	Capital One Financial Corp. (VA)	95	17,407,071	12.14
5	SunTrust Banks Inc. (GA)	249	14,208,406	9.91
	Pro Forma	97	2,883,704	2.01
6	StellarOne Corp. (VA)	66	2,427,374	1.69
7	Carter Bank & Trust (VA)	89	2,269,885	1.58
8	Virginia Commerce Bancorp Inc. (VA)	27	2,100,405	1.47
9	TowneBank (VA)	22	1,990,788	1.39
10	United Bankshares Inc. (WV)	45	1,889,176	1.32
11	Union Bankshares Corp. (VA)	58	1,791,798	1.25
12	PNC Financial Services Group (PA)	104	1,779,437	1.24
13	Hampton Roads Bankshares Inc. (VA)	44	1,352,045	0.94
14	Burke & Herbert Bank & Trust (VA)	20	1,194,302	0.83
15	First Market Bank, FSB (VA)	39	1,091,906	0.76
	Top 10 Totals	1,501 2,750	106,203,139 143,340,900	74.09 100.00

Richmond MSA Market Share

97			Total	Total
			Deposits	Market
		Branch	in Market	Share
Rank	Institution	Count	(\$000)	(%)
1	Bank of America Corp. (NC)	34	7,516,564	28.99
2	Wells Fargo & Co. (CA)	66	6,197,746	23.90
3	BB&T Corp. (NC)	47	2,986,091	11.52
4	SunTrust Banks Inc. (GA)	46	2,883,220	11.12
	Pro Forma	47	1,484,446	5.73
5	First Market Bank, FSB (VA)	31	989,981	3.82
6	Franklin Financial Corporation (VA)	7	621,707	2.40
7	Eastern Virginia Bankshares (VA)	19	604,244	2.33
8	Union Bankshares Corp. (VA)	16	494,465	1.91
9	Village Bank & Trust Finl Corp (VA)	15	448,013	1.73
10	C&F Financial Corp. (VA)	11	379,226	1.46
11	Central Virginia Bankshares (VA)	8	367,085	1.42
12	Community Bankers Trust Corp (VA)	8	361,426	1.39
13	Bk of Southside Virginia Corp. (VA)	9	305,951	1.18
14	Hampton Roads Bankshares Inc. (VA)	5	254,457	0.98
15	Virginia BanCorp Inc. (VA)	7	243,007	0.94
	Top 10	292	23,121,257	89.17
	Totals	384	25,929,088	100.00

Source: SNL Financial

Deposit data as of 6/30/2008; pro forma for pending and recently completed acquisitions



Transaction Overview

Pro Forma Overview

Corporate Structure

UNION BANK Trust

UNION INSURANCE

RAPPAHANNOCK

ORTHERN NECK

First Market Bank

Name: Union First Market

Bankshares Corporation

Headquarters: Richmond, VA

Board: Existing UBSH Board plus:

James E. Ukrop Steven A. Markel David J. Fairchild

Leadership:

Chairman: Ronald L. Hicks (UBSH)

Chief Executive Officer: G. William Beale (UBSH)

President: David J. Fairchild (FMB)

Chief Financial Officer: D. Anthony Peay (UBSH)

Chief Banking Officer: John C. Neal (UBSH)

Targeted Closing Date: * Late 3rd / Early 4th Quarter of 2009

UNION BANKSHARES
CORPORATION

* Depends on regulatory, SEC and shareholder approval

Transaction Detail

Consideration: (1) 100% Common Stock

Preferred Shares: First Market's outstanding \$10.0 million 9.0% preferred shares will be

converted into common equity

Shares to be Issued:

Common Shareholders: 6.7 million shares

Preferred Shareholders: 703 thousand shares (2)

Pre-Conversion Post-Conversion

Pro Forma Ownership: of Preferred of Preferred
Current Union Shareholders: 67.0% 64.8%

Current First Market Shareholders: 33.0 35.2

Value of First Market Shares: \$105.4 million (Assumes \$14.23 stock price for UBSH (2))

Cost Savings: (9) Approximately 9.0% of the combined expense base

Phase In: 100% in 2010

Estimated Deal Charges \$8.0 million after-tax

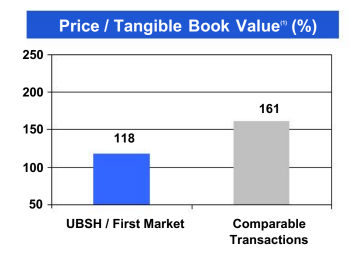
(1) Capital Purchase Program / Troubled Asset Relief Program funds were not used in this transaction

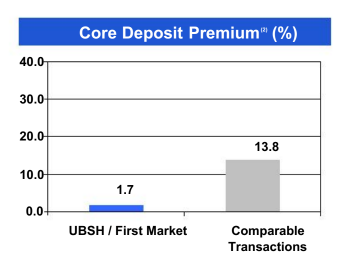
(2) Estimated conversion shares and deal value as of pre-market announcement on March 30th, 2009; actual shares issued in preferred conversion are based on the 10-day average trading price near close (as defined in the Merger Agreement), provided that it shall not be more than \$16.89 nor less than \$12.89

(3) To include costs associated with overlapping branches and other duplicative functions, managed through normal attrition and retirement as much as possible

UNION BANKSHARES
CORPORATION

Comparable Acquisitions





Source: SNL Financial and company filings

Comparable transactions do not include merger of equals

(1) Based on First Market's tangible equity of \$89.4 million as of 12/31/2008

(2) Core deposits include total deposits less jumbo certificates of deposits
Comparable transactions include all bank and thrift transactions in Maryland, Virginia and North Carolina

announced after 7/1/2007 with deal values between \$20 million and \$500 million

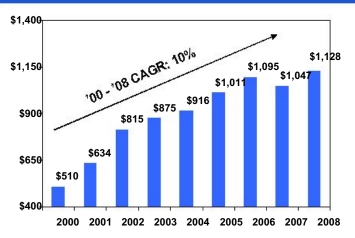


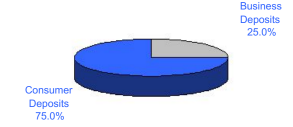
First Market Overview

First Market Overview

- Virginia's 11th largest community bank
 - Assets: \$1.3 billion
 - Gross Loans: \$1.0 billion
 - Deposits: \$1.1 billion
 - Tangible Common Equity: \$79.4 million
- · Successful partnership with Ukrop's Super Markets, Inc.
- 39 branches
 - 13 traditional branches
 - 26 supermarket branches
- · Comprehensive financial services provider
 - Banking
 - Mortgage
 - Investment
 - Brokerage
 - Trust
 - Insurance

Deposits Over Time (\$mm)



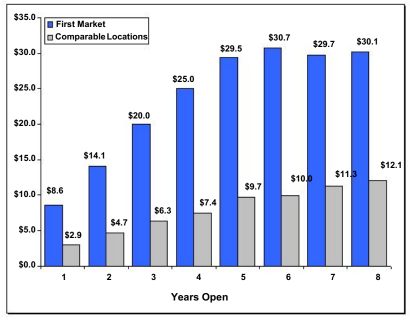




Supermarket Relationship

• Successful supermarket partnership generates retail customer relationships

Median Aggregate Deposits of In-Store Locations (\$MM)



In-Store Locations Open 5+ Years*

Quartile	Branch Deposit Size Range (\$MM)	Median Deposits (\$MM)
1	\$21.0 - \$114.3	\$28.6
2	\$12.9 - \$21.0	\$16.5
3	\$7.2 - \$12.9	\$9.9
4	\$1.0 - \$7.2	\$4.3
First Market	\$15.3 - \$40.3	\$25.5

 In-Store locations generate over 75% of retail deposit accounts

Source: SNL Financial

"Comparable locations" include 71 full-service branches in high-end grocery stores

Medians calculated at June 30 each year

First Market deposit range and current deposits as of 12/31/08

*Includes 4,040 in-store locations in the U.S. open over 5 years



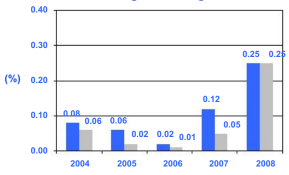
Credit Review

UNION BANKSHARES CORPORATION

Asset Quality

NPAs / Loans + OREO 2.00 First Market Peer Group⁽¹⁾ 0.50 0.50 0.26 0.30 0.15 0.25 0.25 0.30 0.37 0.10 2004 2005 2006 2007 2008

Net Charge-offs / Avg. Loans



Source: SNL Financial

(1) Peer group includes select banks and thrifts headquartered in Virginia with assets between \$1.0 billion and \$5.0 billion

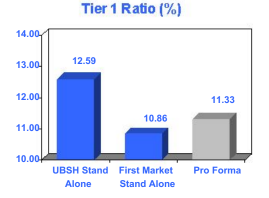
Due Diligence Process

- · Performed extensive due diligence
 - Financial and legal due diligence
 - Credit due diligence conducted by management and third party loan review specialists
 - Reviewed all non-performing, substandard and watch-list loans in excess of \$250 thousand
 - Reviewed 66% of commercial real estate loans
 - Determined potential losses under stress scenarios
 - · Interviewed key personnel
 - Modeled using estimated fair market value adjustment of 2.5% of gross loans
 - · Current loan loss reserve equals 1.30%

Capital Impact

Tang. Common Equity / Tang. Assets (%)





Leverage Ratio (%)



Total Capital Ratio (%)



Capital ratios projected at close



Acquisition Blueprint

- Good Demographics / Growth Market OR ...Unique Product / Service (e.g. Trust, Wealth Management)
- Management Retention
- Thorough Due Diligence Process
- Low Integration Risk
- EPS Accretive
- Tangible Common Equity to Assets above 5.5%



Additional Information and Where to Find It

In connection with the merger, Union will file with the Securities and Exchange Commission (the "SEC") a registration statement on Form S-4 to register the shares of Union common stock to be issued to First Market stockholders. The registration statement will include a joint proxy statement/prospectus that will be sent to the stockholders of Union and First Market seeking their approval of the merger. In addition, Union may file other relevant documents concerning the merger with the SEC.

Investors and stockholders of Union are urged to read the registration statement on Form S-4 and the joint proxy statement/prospectus included within the registration statement and any other relevant documents to be filed with the SEC in connection with the merger, because they will contain important information about Union, First Market and the proposed transaction. Investors and stockholders of Union may obtain free copies of these documents, when available, through the website maintained by the SEC at http://www.sec.gov. Free copies of the joint proxy statement/prospectus also may be obtained by directing a request by telephone or mail to Union Bankshares Corporation, Post Office Box 446, Bowling Green, Virginia 22427, Attention: Investor Relations (telephone: (804) 633-5031) or by accessing Union's website at http://www.ubsh.com under "Investor Relations – SEC Filings." The information on Union's website is not, and shall not be deemed to be, a part of this presentation or incorporated into other filings Union makes with the SEC.

Union and its directors, executive officers and certain members of management may be deemed to be participants in the solicitation of proxies from the stockholders of Union in connection with the merger. Information about the directors and executive officers of Union is set forth in the proxy statement for Union's 2009 annual meeting of shareholders filed with the SEC on March 19, 2009. Additional information regarding the interests of these participants and other persons who may be deemed participants in the merger may be obtained by reading the joint proxy statement/prospectus regarding the merger when it becomes available.









Creating Richmond and Central Virginia's Bank of Choice



Questions?

Thank you!

