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): May 12, 2022

ATLANTIC UNION BANKSHARES CORPORATION

(Exact name of registrant as specified in its charter)

Virginia (State or other jurisdiction of incorporation) **001-39325** (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

2	satisfy the filing obligation of the registrant under any
under the Securities Act (17 CFR	2 230.425)
ler the Exchange Act (17 CFR 24	40.14a-12)
to Rule 14d-2(b) under the Excha	ange Act (17 CFR 240.14d-2(b))
to Rule 13e-4(c) under the Excha	ange Act (17 CFR 240.13e-4(c))
Act:	
Trading Symbol(s)	Name of each exchange on which registered
AUB	The NASDAQ Global Select Market
AUBAP	The NASDAQ Global Select Market
emerging growth company as def rities Exchange Act of 1934 (§24	rined in Rule 405 of the Securities Act of 1933 40.12b-2 of this chapter).
	not to use the extended transition period nant to Section 13(a) of the Exchange Act. □
	A.2. below): under the Securities Act (17 CFR der the Exchange Act (17 CFR 24 to Rule 14d-2(b) under the Excha to Rule 13e-4(c) under the Excha to Act: Trading Symbol(s) AUB AUBAP emerging growth company as def rities Exchange Act of 1934 (§24 mark if the registrant has elected

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 meetings with investors, analysts, and other interested parties to assist their understanding of the Company from time to time during the second quarter of 2022. 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: May 12, 2022 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. Forward-looking statements are statements that include, without limitation, statements on slides entitled "Financial Targets", statements regarding the Company's strategic priorities, outlook on future economic conditions and the impacts of the COVID-19 pandemic, and statements that include, projections projections, or belief about future events or setulate or otherwise are not of historical fact. Such forward-looking statements are based on certain assumptions as of the time they are made, and are inherently subject to known and unknown risks, uncertainties, and other factors, some of which cannot be predicted or quantified, that may cause actual results, performance, achievements, or trends to be materially different from those expressed or implied by such forward-looking statements are altered to the contraining 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 secured to the company with a secure of the company with a secure of the company with a secure of the company with an any pojected future results, performance, achievements or trends any differ materially from historical results or those anticipated depending on a variety of factors, including, but not limited to the effects of or changes in:

market interest rates and the impacts on macroeconomic conditions, customer and client behavior and the Company's funding costs;
 higher inflation and its impacts;
 property accepting and financial model conditions in the United States.

higher inflation and its impacts;
 openeral 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, including as a result of COVID-19;
 the quality or composition of the loan or investment portfolios and changes therein;
 demand for loan products and financial services in the Company's anarket area;
 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 introduction of new lines of business or new products and services;

. the Company's ability to recruit and retain key employees;

· real estate values in the Bank's lending area; · an insufficient ACL:

changes in accounting principles, including, without limitation, relating to the CECL methodology;

- changes in accounting principles, including, without limitation, relating to the CECL methodology;
- the Compan's liquidity and capital positions;
- 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;
- the Company's ability to compete in the market for financial services and increased competition from fintech companies;
- technological risks and developments, and cyber threats, attacks, or events;

the potential adverse effects of nunsual and infrequently occurring events, such as weather-related disasters, terrorist acts, geopolitical conflicts (such as the ongoing conflict between Russia and Utranie) or public health events (such as COVID-19), and of governmental and societal responses thereto; these potential adverse effects may include, without limitation, adverse effects on the ability of the Company's borrowers to satisfy their obligations to the Company; on the value of collateral securing loans, on the demand for the Company's loans or its other products and services, on supply chains

and methods used to distribute products and services, on incidents of cyberattack and fraud, on the Company's liquidity or capital positions, on risks posed by reliance on third-party service providers, on other aspects of the Company's business operations and on financial markets and economic growth;

* the effect of steps the Company takes in response to COVID-19, the severity and duration of the pandemic, the uncertainty regarding new variants of COVID-19 that have energed, the speed and efficacy of vaccine and treatment developments, the impact of loosening or lightening of government restrictions, the pace of recovery when the pandemic subsides and the heightened impact it has on many of the risks described herein;

* the discontinuation of LIBOR and its impact on the financial markets, and the Company's ability to manage operational, legal and compliance risks related to the discontinuation of LIBOR and implementation of one or more alternate reference rates,

performance by the Company's counterparties or vendors;

- performance by the Company's counterparties or vendors;
- deposit flows;
- deposit flows;
- the availability of financing and the terms thereof;
- the level of prepayments on loans and mortgage-backed securities;
- legislative or regulatory changes and requirements, including the impact of the Coronavirus Aid, Relief, and Economic Security ("CARES") Act, as amended by the Consolidated Appropriations Act, 2021 ("CAA"), and other legislative and regulatory reactions to COVID-19.

regulatory readons a volume for potential control of the properties of the properties of the properties of the properties of the company's participation in and administration of programs related to COVID-19, including, among other things, under the CARES Act, as amended by the CAX;

the CARES Act, as amended by the CAA;
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 Federal Reserve;
changes to applicable accounting principles and guidelines; and
•other factors, many of which are beyond the control of the Company.

The Case refer to the "Risk Factors" and "Management's bicussion and Analysis of Inionacial Condition and Results of Operations" sections of the Company's Annual Report on Form 10-K for the year ended December 31, 2021 and related disclosures in other filings, which have been filled with the SEC and are available on the SEC's website at www.sec.gov. All risk factors and uncertainties described herein should be considered in evaluating forward-looking statements, all forward-looking statements, all forward-looking statements. The company of the section of



Additional Information

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 financial measures are a supplement to GAAP, which is used to prepare the Company's financial statements, and should not be considered in isolation or as a substitute for comparable measures calculated in accordance with GAAP. In addition, the Company's non-GAAP financial measures may not be comparable to non-GAAP financial measures of 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 114 branches and approximately 130 ATMs located throughout Virginia, and in portions of Maryland and North Carolina. Certain non-bank financial services affiliates of Atlantic Union Bank include: Atlantic Union Equipment Finance, Inc., which provides equipment financing; Dixon, Hubard, Feinour & Brown, Inc., which provides investment advisory services; Atlantic Union Financial Consultants, LLC, which provides brokerage services; and Union Insurance Group, LLC, which provides insurance products.

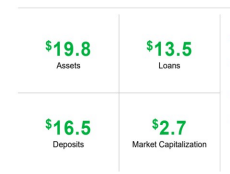


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Our Company

Soundness | Profitability | Growth

Highlights (\$bn)



- Statewide Virginia footprint of 109 branches in all major markets
- #1 regional bank¹ deposit market share in Virginia
- Strong balance sheet and capital levels
- Committed to top-tier financial performance with a highly experienced management team able to execute change

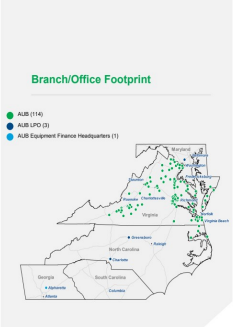


Largest Regional Banking Company Headquartered in Virginia



Data as of 3/31/2022, market capitalization as of 5/4/2022

1) Regional bank defined as having less than \$100 billion in assets; rank determined by asset size; data per S&P Global Market Intelligence



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A Transformation Story

From Virginia Community Bank to Virginia's Bank and More

Virginia's Bank

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

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
- Does what we say we will do

The Atlantic Union "Moat" - Stronger than Ever

- · Scarcity value franchise cannot be replicated
- · "Crown jewel" deposit base 58% transaction accounts
- Dense, compact and contiguous ~\$20B bank

Talent Magnet

- Extensive hiring from larger institutions at all levels
- · We know the people we hire and rarely use recruiters
- Client facing market leaders and bankers hired from the markets they serve

"Soundness, profitability & growth in that order of priority" | Our philosophy for how we run our company



Our Value Proposition

Atlantic Union Bankshares

Leading Regional Presence

Dense, uniquely valuable presence across attractive markets

Atlantic Union Bankshares

Attractive Financial Profile

Solid dividend yield & payout ratio with earnings upside

Peer-Leading Performance

Committed to top-tier financial performance



Strong Growth Potential

Organic & acquisition opportunities

Strong Presence in Prime Virginia Markets

Richmond

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

 \$4.2 billion in-market deposits and total deposit market share of 11.5%

#1 Market Share (1)

Coastal Virginia

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

 \$1.6 billion in-market deposits and total deposit market share of 5.1%

#2 Market Share (1)

Fredericksburg

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

 \$1.7 billion in-market deposits and total deposit market share of 27.6%

#1 Market Share (1)

Roanoke

Blacksburg

Virginia Tech, Healthcare, Retail

 \$1.4 billion in-market deposits and total deposit market share of 9.5%

#1 Market Share (1)

Charlottesville

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

 \$748 million in-market deposits and total deposit market share of 11.4%

#1 Market Share (1)

Northern Virginia

Nation's Capital, Fortune 500 headquarters (13), Defense and security contractors, Non-profit Associations (lobbyists), HQ2

 \$5.7 billion in-market deposits and total deposit market share of 5.5%

#2 Market Share (1)



(1) Among midsized and community banks less than \$100 billion in assets Source: SNL Financial; excludes branches greater than \$5 billion Deposit data as of 6/30/2021; Fredericksburg market defined as Caroline, Fredericksburg City, King George, Spotsylvania and Stafford counties; all other markets per MSA definitions in SNL



Virginia's Bank and Sizeable Opportunity to Take Market Share from the Big Three

Virginia: All Banks			Growth Opportunity			nia: Banks Headquartere	Franchise Strength		
Rank	Institution	Deposits (\$mm)	Market Share (%)	Branches	Rank	Institution	Deposits (\$mm)	Market Share (%)	Branches
1	Truist Financial Corp	\$54,711	23.7%	365	1	Atlantic Union Bankshares Corp.	\$16,278	20.5%	109
2	Wells Fargo & Co	37,181	16.1	226	2	TowneBank	9,752	12.3	32
3	Bank of America Corp.	24,666	10.7	118	3	Capital One Financial Corp.	8,906	11.2	27
4	Atlantic Union Bankshares Corp	16,278	7.1	109	4	Carter Bank & Trust	3,285	4.1	57
5	TowneBank	9,752	4.2	32	5	Burke & Herbert Bank & Trust Co.	2,906	3.7	24
6	United Bankshares Inc.	9,320	4.0	85	6	Primis Financial Corp	2,512	3.2	38
7	Capital One Financial Corp.	8,906	3.9	27	7	Blue Ridge Bankshares Inc.	2,172	2.7	38
8	PNC Financial Services Group Inc.	5,672	2.5	95	8	American National Bankshares, Inc.	2,026	2.6	18
9	Carter Bank & Trust	3,285	1.4	57	9	First Bancorp Inc.	1,974	2.5	21
10	The Toronto Dominion Bank	2,998	1.3	23	10	C&F Financial Corp	1,850	2.3	31
	Top 10 Banks	\$172,769	74.9	1,137		Top 10 Banks	\$53,232	67.1	393
	All Institutions in Market	\$230,684	100.00	2,054		All Institutions in Market	\$79,492	100.00	829

Statewide Branch Footprint Brings Unique Franchise Value and Significant Growth Opportunity



Source: SNL Financial and FDIC deposit data
Deposit and branch data as of 6/30/21; pro forma for announced transactions and AUB branch closings
Note: Excludes branches with deposits greater than \$5.0 billion

Virginia Is Among the Most Attractive Markets in USA

Household Income (\$)

#	State	HHI (\$)	#	State	HHI (\$)
1	District of Columbia	91,414	9	New Hampshire	81,460
2	Maryland	90,160	10	Alaska	80.13
3	New Jersey	89,080		Virginia	79,124
4	Hawaii	87,979	100000	Utah	78.64
5	Massachusetts	87,126		Colorado	78.070
6	California	82,565	14	Minnesota	76,32
7	Connecticut	81,962		New York	74,462
8	Washington	81,728	15	ITOM TOIK	74,40

2021 Population (mm)

#	State	Pop. (mm)	#	State	Pop. (mm)
1	California	39.7	9	North Carolina	10.6
2	Texas	29.6	10	Michigan	10.0
3	Florida	21.9	11	New Jersey	8.9
4	New York	19.4	12	Virginia	8.6
5	Pennsylvania	12.8	13	Washington	7.8
6	Illinois	12.6	14	Arizona	7.4
7	Ohio	11.7	15	Massachusetts	6.9
8	Georgia	10.8			

GDP (\$bn)

#	State	GDP (\$bn)	# S	tate	GDP (\$bn)
1	California	2,664	9	New Jersey	536
2	Texas	1,734	10	Washington	533
3	New York	1,420	11	North Carolina	500
4	Florida	944	12	Massachusetts	499
5	Illinois	738	13	Virginia	474
6	Pennsylvania	684	14	Michigan	446
7	Ohio	590	15	Maryland	353
8	Georgia	537			

Fortune 500 Companies

#	State	# Companies	#	State	# Companie
#	State	# Companies	#	State	# Companie
1	New York	53	9	Georgia	18
2	California	53	9	Massachusetts	18
3	Texas	49	9	Minnesota	18
4	Illinois	37	12	Michigan	17
5	Ohio	25	13	New Jersey	16
6	Pennsylvania	24	14	Connecticut	14
	Virginia	23	15	North Carolina	13
8	Florida	20			



ranked Virginia the Best State for Business two years in a row

Forbes ranked Virginia the 4th Best State for Business

- 3rd in Labor Supply
- 3rd in Regulatory Environment
- 1st in Quality of Life

USNews ranked Virginia 8th for Opportunity

- 11th for Economic opportunity
- 5th for Equality
- 12th for Education
- Virginia is home to 723,962 Small Businesses – 99.5% of Virginia businesses

ranked Virginia 7th of America's Best States to Live In



BUSINESS FACILITIES Virginia rated 1st in Best Business Climate, Tech Talent Pipeline, Cybersecurity



Source: SNL Financial; Bureau of Economic Analysis; Bureau of Labor Statistics, Fortune.com, U.S. News & World Report; Forbes, CNBC, U.S. Small Business Administration, USA Today; Business Facilities

Q1 2022 Highlights and 2022 Outlook

Loan Growth



Asset Quality



Positioning for Long Term



- 10.8% annualized loan growth, ex-Paycheck Protection Program¹ (PPP) (Non-GAAP), during Q1 2022
- Expect high single digit loan growth for
- Net Charge-offs of less than 0.01% annualized for Q1 2022
- Consolidated 16 branches in March 2022 – 12% of branch network.
 Consolidated 35 branches or ~25% since 2020
- Closed operations center and rationalizing office space

Differentiated Client Experience



Operating Leverage Focus



Capitalize on Strategic Opportunities



- Continued progress on digital strategy
- Consumer and Small Business industry award recognition
- Operating non-interest expenses growth of 2% in 2022
- Expectations for faster and larger short term interest rate hikes from Federal Reserve
- Drive organic growth and performance of the core banking franchise
- Leverage financial technology and FinTech partnerships to drive transformation and generate new sources of income and new capabilities
- Selectively consider M&A as a supplemental strategy



(1) Non-GAAP financial measure; See reconciliation to most directly comparable GAAP measure in "Appendix -- Reconciliation of Non-GAAP Disclosures"







Caring

Working together toward common goals, acting with kindness, respect and a genuine concern for others.



Courageous

Speaking openly, honestly and accepting our challenges and mistakes as opportunities to learn and grow.



Committed

Driven to help our clients, Teammates and company succeed, doing what is right and accountable for our actions.

Diversity, Equity, and Inclusion Statement

Atlantic Union Bank embraces diversity of thought and identity to better serve our stakeholders and achieve our purpose. We commit to cultivating a welcoming workplace where Teammate and customer perspectives are valued and respected.





Our Core Values

and interact as a team to accomplish our business and societal goals.

Culture — **HOW** we come together

We have three Strategic Priorities

Organic



Deliver Organic Growth

- Overweighting opportunities in Wholesale Banking Group
- Directing consumer efforts to market segments and delivery channels with the strongest value proposition
- · Prioritizing fee income growth
- · Maintaining a reliable low-cost deposit base
- Maximizing operating leverage, productivity, efficiency, and scale

Innovate and Transform

- Pressing the relationship model advantage where bankers provide advocacy and advice, form stickier relationships, and use technology to enable deeper relationships
- Creating a frictionless experience for customers by integrating human interactions with digital capabilities
- Eliminating low value tasks and enabling more high value interactions with customers
- Eliminating legacy system constraints and accelerating modernization of technology while rationalizing operating costs and reengineering processes
- Emphasizing robotics, automation and FinTech partnerships

Inorganic



Strategic Investments

- Leverage FinTech partnerships, strategic partner equity investments, as well as non-bank and whole-bank acquisition opportunities for step-change accelerants of growth
- Acquisition philosophy remains: proactive, strategic, disciplined, and measured with an eye towards transactions that increase density and scarcity value, add contiguous markets, increase operating leverage, diversify revenue streams, and enable the reinvestment of cost savings into technology
- Ensuring merger and acquisition activity complements, enables, and scales technology and the advancement of our customer value proposition, potentially including whole bank, non-bank, minority stakes, and partnerships



Strategic Imperatives have Evolved Alongside our Transformation

This is how we intend to achieve our priorities



Achieve & Sustain Top Tier Financial Performance



Achieve Operational Excellence



Great Place to Work & Build A Career

- Maintain a top tier financial position over time as the price of independence
- Invest in our core business lines, people and operations to drive performance
- Accelerate the modernization of our technology base while rationalizing operating costs
- Reengineer processes across the enterprise, with an emphasis on data management, robotics, and automation
- Maintain the culture, rewards, and career development opportunities that attract and retain top talent
- Embrace "the future of work" and integrate disruptive forces in the modern workplace



Enhance & Augment Core Franchise Strength



Deliver a Differentiated Customer Experience



Accelerate Growth with Strategic Investments

- Deliver organic growth
- Drive disproportionate lending growth through Wholesale Banking and Business Banking
- Maintain a strong core funding base
- · Grow fee revenues
- Disciplined management of credit, risk, capital, and expense
- Relentlessly focus on customer experience and exploit large competitor weakness of less flexible models
- Couple a human factor relationship advantage, responsiveness, deep customer and local market knowledge with technology enabled experiences
- Leverage FinTech partnerships, strategic partner equity investments, as well as non-bank and whole-bank acquisition opportunities for step-change accelerants of growth



Balance Sheet Trends (GAAP)





Data as of or for the twelve months ended each respective year, except for 1Q 2022 which is as of or for the three months ended March 31, 2022

Strong Track Record of Performance (GAAP)







1Q 2022

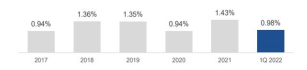
Strong Track Record of Performance (Non-GAAP)

Adjusted Operating Earnings Per Share Available to Common Shareholders, diluted $(\$)^{(i)}$

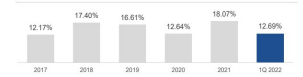


Adjusted Operating Return on Assets (ROA)

(%)(1)

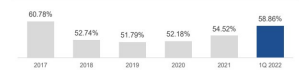


Adjusted Operating Return on Tangible Common Equity (ROTCE) $(\%)^{(1)}$



Adjusted Operating Efficiency Ratio (FTE)

(%)(1





Data as of or for the twelve months ended each respective year, except for 1Q 2022 which is as of or for the three months ended March 31, 2022 (1) Non-GAAP financial measure; See reconciliation to most directly comparable GAAP measure in "Appendix -- Reconciliation of Non-GAAP Disclosure

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Strong Capital Position Supports Organic Growth

Capital Ratio as of 3/31/2022	Regulatory Well Capitalized	Atlantic Union Bankshares	Atlantic Union Bank
Common Equity Tier 1 Ratio (CET1)	7.0%	9.9%	12.9%
Tier 1 Capital Ratio	8.5%	10.9%	12.9%
Total Risk Based Capital Ratio	10.5%	13.8%	13.3%
Leverage Ratio ¹	5.0%	9.1%	10.7%
Tangible Equity to Tangible Assets Ratio (non-GAAP) ¹	-	8.1%	9.7%
Tangible Common Equity Ratio (non-GAAP) ¹		7.2%	9.7%

Capital Management Strategy

Atlantic Union capital management objectives are to:

- Maintain designation as a "well capitalized" institution.
- Ensure capital levels are commensurate with the Company's risk profile, capital stress test projections, and strategic plan objectives.

The Company's regulatory capital ratios are well above well capitalized levels as of 3/31/2022.



Atlantic
Union Bankshares

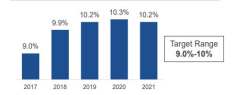
1 Non-GAAP financial measure; See reconciliation to most directly comparable GAAP measure in "Appendix -- Reconciliation of Non-GAAP Disclosures"

Capital Management Priorities

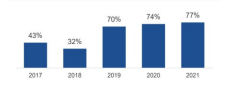
Capital Priorities



Consolidated Common Equity Tier 1 Capital Ratio



Operating Earnings Returned to Common Shareholders¹





¹ Total Common shareholder payout; includes common share repurchases, common share dividends and operating net income (Non-GAAP). Adjusted Operating Earnings is a Non-GAAP financial measure; See reconciliation to most directly comparable GAAP measure in "Appendix — Reconciliation of Non-GAAP Disclosures"

16% - 18% 1.3% - 1.5%≤ 51% (1) Return on Tangible Common Equity Efficiency Ratio (FTE) Return on Assets **Top-Tier Financial Targets** Key financial performance operating Atlantic Union is committed to achieving metrics benchmarked against top top tier financial performance and providing our shareholders with above quartile peers Committed to top-tier average returns on their investment financial performance regardless of the operating environment We expect to achieve these financial targets in the second half of 2022 Atlantic Union Bankshares

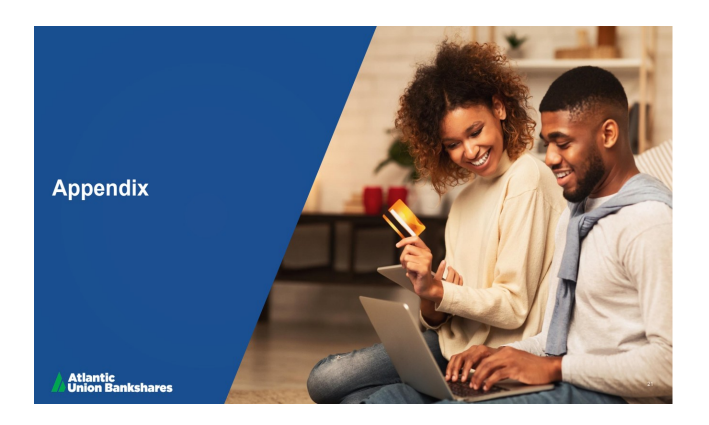
Financial Outlook¹

	Full Year 2022 Guidance	Medium Term Targets
Loan Growth	Upper single digits (ex PPP)	Upper single digits
Net Interest Income (FTE) growth	~10% – 15% (ex PPP)	Upper single digits
Net Interest Margin (FTE)	3.25% - 3.30% (ex PPP)	~3.40% - 3.60%
Noninterest Income Growth	~0% – 3%	Mid-single digits
Noninterest Expense \$ Target/Growth	\$385 – \$390 million	Mid-single digits
Positive Operating	Revenue Growth: Upper single digits (ex PPP)	Revenue Growth: Upper single digits
Leverage	Operating Expense Growth: Low single digits	Operating Expense Growth: Mid-single digits
Credit Outlook	Allowance for Credit Losses (ACL) to Loans: ~80 – 85 basis points	ACL to loans: ~80 – 85 basis points
	Net charge-off ratio: ~5 -10 basis points	Net charge-off ratio: ~10 - 20 basis points

¹Key Economic Assumptions

- · Rising rate environment
- The Federal Reserve Bank increases the fed funds rate on an accelerated basis to:
 - 2.5% by the end of 2022; and
 - 3.25% at the end of 2023
- Soft landing achieved with real GDP growth of 2.0 - 3.0% over the forecast period
- Expect stable economy in AUB's Virginia footprint
- Unemployment remains low at 3.5%-4%





Virginia Market Highlights

Opportunity in Fast-Growing, Affluent Markets

Top Counties in the U.S. — Projected Median HH Income (\$000s) $^{(1)}$



Top 10 Counties in Virginia — Projected 5-Yr Pop. Growth to 2026





Source: S&P Global Market Intelligence Boxes denote county/city of operation (1) Median HH Income projected for 2021

Q1 Allowance For Credit Loss (ACL) and Provision for Credit Losses

(\$mm)	Allowance for Loan	Reserve for Unfunded	Allowance for
	& Lease Losses	Commitments	Credit Losses
1/1/2020 CECL Opening	\$90MM	\$5MM	\$95MM
Balance % of loans	.71%	.04%	.75%
CECL Adoption through Q3 2021	+\$12MM Increase attributable to COVID-19 sensitive portfolios	+\$2MM Increase due to higher expected loss related to COVID-19 environment	+\$14MM \$14 million build (\$27 million provision for credit losses less \$13 million net charge-offs)
12/31/2021	\$100MM	\$8MM	\$108MM
Ending Balance % of loans	(.76%; .76% excl. PPP loans¹)	(.06%; .07% excl. PPP loans ¹)	(.82%; .83% excl. PPP loans ¹)
Q1 2022 Activity	+\$3MM Increase due to increased uncertainty related to economic outlook and the impact of loan growth in the current quarter	+\$0MM Unchanged from prior quarter	+\$3MM \$3 million Provision for Credit Losses and minimal net charge-offs
3/31/2022	\$103MM	\$8MM	\$111MM
Ending Balance % of loans	(.76%; .77% excl. PPP loans ¹)	(.06%; .06% excl. PPP loans ¹)	(.82%; .83% excl. PPP loans ¹)

Regulatory Capital: Opted into 2 year CECL adoption capital impact delay with 25% of cumulative Day 2 impact added back to Common Equity Tier 1 capital through 2021. 3-year regulatory CECL capital phase-in begins in 2022.



(1) For non-GAAP financial measures, see reconciliation to most directly comparable GAAP measures in "Appendix – Reconciliation of Non-GAAP Disclosures"

Q1 Macroeconomic Forecast

Moody's March 2022 Baseline Forecast

- US GDP averages 3.5% growth in 2022 and 3.1% in 2023. The national unemployment rate averages 3.6% in 2022 and 3.4% in 2023.
- Virginia's unemployment rate averages 2.7% over the 2-year forecast; up slightly from prior quarter's forecast
- 2-year reasonable and supportable period; followed by reversion to the historical loss average over 2 years

Q1 Additional Considerations

 Additional qualitative factors for COVID-19 sensitive portfolios and adjustments to account for the probability of worse-than Baseline economic performance.

Diversified and Granular Loan Portfolio

Total Loan Portfolio \$13.5 billion at March 31, 2022

Non-Owner Occupied CRE Composition — \$4.6 billion





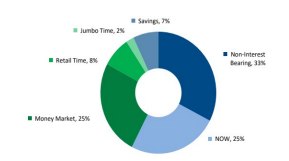
Figures may not total to 100% due to rounding

Attractive Core Deposit Base

Deposit Base Characteristics

- Q1 2022 cost of deposits 11 bps
- 98% core deposits(1)
- 58% transactional accounts

Deposit Composition at March 31, 2022 — \$16.5 billion





(1) Core deposits defined as total deposits less jumbo time deposits

The Company has provided supplemental performance measures on a tax-equivalent, tangible, operating, adjusted, or pre-tax pre-provision basis. These non-GAAP financial measures are a supplement to GAAP, which is used to prepare the Company's financial statements, and should not be considered in isolation or as a substitute for comparable measures calculated in accordance with GAAP. In addition, the Company's non-GAAP financial measures may not be comparable to non-GAAP financial measures of 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.



Adjusted operating measures exclude merger and rebranding-related costs, nonrecurring tax expenses, the gains or losses related to balance sheet repositioning (principally composed of gains and losses on debt extinguishment), gains or losses on sale of securities, gains on the sale of Visa, Inc. Class B common stock, as well as branch closing and facility consolidation costs (principally composed of real estate, leases and other assets write downs, gains or losses on related real estate sales, as well as severance associated with branch closing and corporate expense reduction initiatives). The Company believes these non-GAAP adjusted measures provide investors with important information about the continuing economic results of the organization's operations. Prior periods in this presentation have been adjusted for previously announced branch closing and corporate expense reduction initiatives.

Tangible assets and tangible common equity are used in the calculation of certain profitability, capital, and per share ratios. The Company believes tangible common equity and the related ratios are meaningful measures of capital adequacy because they provide a meaningful base for period-to-period and company-to-company comparisons, which the Company believes will assist investors in assessing the capital of the Company and its ability to absorb potential losses.

Additionally, the Company believes that return on tangible common equity (ROTCE) is a meaningful supplement to GAAP financial measures and useful to investors because it measures the performance of a business consistently across time without regard to whether components of the business were acquired or developed internally.



		or the three										
		onths ended					ye ars	ended Decen	nber 3			
(Dollars in thousands, except per share amounts)	Ma	rch 31, 2022		2021		2020		2019		2018		2017
Adjusted Operating Earnings				0000000		140000000	10000		100	1000000		1
Net Income (GAAP)	\$	43,690	\$	263,917	\$	158,228	\$	193,528	\$	146,248	\$	72,92
Plus: Merger and rebranding-related costs, net of tax		-		-		-		27,395		32,065		4,40 6.25
Plus: Nonrecurring tax expenses		7		11 609		-		12 953		-		6,25
Plus: Net loss related to balance sheet repositioning, net of tax Less: Gain on sale of securities, net of tax		-		11,609		25,979 9.712		6.063		303		52
Less: Gain on Visa. Inc. Class B common stock. net of tax		- 6		4.058		9,712		6,063		303		52
Plus: Branch closing and facility consolidation costs, net of tax		4.351		13.775		5.343		-		849		
Adjusted operating earnings (non-GAAP)	-	48.041	s	285.174	\$	179.838	\$	227.813	S	178.859	s	83.05
Less: Dividends on preferred stock	9	2.967	9	11,868		5,658	9	221,013		170,009	•	03,00
Adjusted operating earnings available to common shareholders (non-GAAP)	5	45,074	5	273.306	\$	174 180	s	227 813	s	178 859	s	83.05
Adjusted operating earnings available to common shareholders (non-GAAP)	3	45,074	3	273,300	3	174,100	9	221,013	3	170,009	3	63,00
Earnings per share (EPS)		75 550 107		77 117 001		70 075 000		00 000 557		05 000 570		43.779.74
Weighted average common shares outstanding, diluted		75,556,127		77,417,801		78,875,668		80,263,557		65,908,573		43,779,74
EPS available to common shareholders, diluted (GAAP)	\$	0.54	\$	3.26	\$	1.93	\$	2.41	\$	2.22	\$	1.6
Adjusted operating EPS available to common shareholders, diluted (non-GAAP)	\$	0.60	\$	3.53	\$	2.21	\$	2.84	\$	2.71	\$	1.9
Return on assets (ROA)												
Average assets	\$	19,920,368	\$	19,977,551	\$	19,083,853	\$	16,840,310	\$	13,181,609	\$	8,820,142
ROA (GAAP)		0.89%		1.32%		0.83%		1.15%		1.11%		0.83
Adjusted operating ROA (non-GAAP)		0.98%		1.43%		0.94%		1.35%		1.36%		0.94
Return on equity (ROE)												
Adjusted operating earnings available to common shareholders (non-GAAP)	\$	45,074	\$	273,306	\$	174,180	\$	227,813	\$	178,859	\$	83,05
Plus: Amortization of intangibles, tax effected		2,401		10,984		13,093		14,632		10,143		3,95
Adjusted operating earnings available to common shareholders before amortization of intangibles (non-GAAP)	\$	47,475	\$	284,290	\$	187,273	\$	242,445	\$	189,002	\$	87,01
Average common equity (GAAP)	s	2.660.984	s	2.725.330	s	2.576.372	S	2.451.435	s	1.863.216	s	1.030.84
Less: Average intangible assets		977,303		985,559		1,000,654		991,926		776,944		315,72
Less: Average perpetual preferred stock		166,356		166,356		93,658		-				
Average tangible common equity (non-GAAP)	\$	1,517,325	\$	1,573,415	\$	1,482,060	\$	1,459,509	\$	1,086,272	\$	715,12
ROE (GAAP)		6.66%		9.68%		6.14%		7.89%		7.85%		7.07
Return on tangible common equity (ROTCE)												
Net Income available to common shareholders (GAAP)	S	40.723	s	252 049	s	152,570	S	193.528	s	146,248	S	72.92
Plus: Amortization of intangibles, tax effected	*	2.401		10.984		13.093	•	14.632	•	10.143	•	3.95
Net Income available to common shareholders before amortization of	_		-		_		_		-		_	
intangibles (non-GAAP)	\$	43,124	\$	263,033	\$	165,663	\$	208,160	\$	156,391	\$	76,88
ROTCE		11.53%		16.72%		11.18%		14.26%		14.40%		10.75
Adjusted operating ROTCE (non-GAAP)		12.69%		18.07%		12.64%		16.61%		17.40%		12.17

PPP adjustment impact excludes the unforgiven portion of PPP loans. The Company believes loans held for investment (net of deferred fees and costs), excluding PPP is useful to investors as it provides more clarity on the Company's organic growth. The Company believes that the ALL as a percentage of loans held for investment (net of deferred fees and costs), excluding PPP, is useful to investors because of the size of the Company's PPP originations and the impact of the embedded credit enhancement provided by the SBA guarantee.

		As of	As of		
(Dollars in thousands)	Ma	rch 31, 2022	December 31, 2021		
Allowance for loan and lease losses (ALLL)	\$	102,591	\$	99,787	
Reserve for unfunded commitment (RUC)		8,000		8,000	
Allowance for credit losses (ACL)	\$	110,591	\$	107,787	
Loans held for investment (net of deferred fees and costs) (GAAP)		13,459,349		13,195,843	
Less: PPP adjustments (net of deferred fees and costs)		67,444		150,363	
Total adjusted loans (non-GAAP)	\$	13,391,905	\$	13,045,480	
ALLL to total loans held for investment (GAAP)		0.76%		0.76%	
ALLL to total adjusted loans held for investment, excluding PPP (non-GAAP)		0.77%		0.76%	
RUC to total loans held for investment (GAAP)		0.06%		0.06%	
RUC to total adjusted loans held for investment, excluding PPP (non-GAAP)		0.06%		0.07%	
ACL to total loans held for investment (GAAP)		0.82%		0.82%	
ACL to total adjusted loans held for investment, excluding PPP (non-GAAP)		0.83%		0.83%	



The adjusted operating efficiency ratio (FTE) excludes merger-related costs, rebranding costs, the amortization of intangible assets, gains or losses on sale of securities, gains on the sale of Visa, Inc. Class B common stock, gains or losses related to balance sheet repositioning (principally composed of gains and losses on debt extinguishment), as well as branch closing and facility consolidation costs. This measure is similar to the measure utilized by the Company when analyzing corporate performance and is also similar to the measure utilized for incentive compensation. The Company believes this adjusted measure provides investors with important information about the combined economic results of the organization's operations. Prior periods in this presentation have been adjusted for previously announced branch closing and corporate expense reduction initiatives.

	ADJ	USTED OF	PER/	ATING EFF	ICIE	NCY RATI	0					
	For the three months ended				For the years ended December 31,							
(Dollars in thousands)	Mar	ch 31, 2022		2021		2020		2019		2018		2017
Noninterest expense (GAAP)	\$	105,321	\$	419,195	\$	413,349	\$	418,340	\$	337,767	\$	225,668
Less: Merger-related costs		-		-				27,824		39,728		5,393
Less: Rebranding costs		-		-				6,455		-		
Less: Amortization of intangible assets		3,039		13,904		16,574		18,521		12,839		6,088
Less: Losses related to balance sheet repositioning		-		14,695		31,116		16,397		-		-
Less: Branch closing and facility consolidation costs	10-	5,508		17,437		6,764		-		1,075		
Adjusted operating noninterest expense (non-GAAP)	\$	96,774	\$	373,159	\$	358,895	\$	349,143	\$	284,125	\$	214,187
Net interest income (GAAP)	\$	130,931	\$	551,260	\$	555,298	\$	537,872	\$	426,691	\$	279,007
Net interest income (FTE) (non-GAAP)		134,267		563,851		566,845		548,993		434,886		290,774
Noninterest income (GAAP)	\$	30,153	\$	125,806	\$	131,486	\$	132,815	\$	104,241	\$	62,429
Plus: Losses related to balance sheet repositioning		-		-		(1,769)		-		-		-
Less: Gain on sale of securities		-		87		12,294		7,675		383		800
Less: Gain on Visa, Inc. Class B common stock	25	-		5,137	100	-	30	-		-		-
Adjusted operating noninterest income (non-GAAP)	\$	30,153	\$	120,582	\$	120,961	\$	125,140	\$	103,858	\$	61,629
Efficiency ratio (GAAP)		65.38%		61.91%		60.19%		62.37%		63.62%		66.09%
Adjusted operating efficiency ratio (FTE) (non-GAAP)		58.86%		54.52%		52.18%		51.79%		52.74%		60.78%



Tangible assets, tangible common equity, and adjusted leverage ratio are used in the calculation of certain profitability, capital, and per share ratios. The Company believes tangible assets, tangible common equity, adjusted leverage ratio and the related ratios are meaningful measures of capital adequacy because they provide a meaningful base for period-to-period and company-to-company comparisons, which the Company believes will assist investors in assessing the capital of the Company and its ability to absorb potential losses.

TANGIBLE ASSETS, TANGIBLE COMMON I	Ql	JITY, AND A	DJU	STED	
LEVERAGE RATIO					
		As of Marc	ch 31,	2022	
	At	antic Union	Atlantic Union		
(Dollars in thousands, except per share amounts)	В	ankshares	Bank		
Tangible Assets					
Ending Assets (GAAP)	\$	19,782,430	\$	19,690,628	
Less: Ending goodwill		935,560		935,560	
Less: Ending amortizable intangibles		40,273		40,273	
Ending tangible assets (non-GAAP)	S	18,806,597	\$	18,714,795	
Less: PPP loans		67,444		67,444	
Tangible assets, excl PPP (non-GAAP)	\$	18,739,153	\$	18,647,351	
Tangible Common Equity					
Ending equity (GAAP)	\$	2,498,335	\$	2,794,350	
Less: Ending goodwill		935,560		935,560	
Less: Ending amortizable intangibles		40,273		40,273	
Less: Perpetual preferred stock		166,357		-	
Ending tangible common equity (non-GAAP)	\$	1,356,145	\$	1,818,517	
Average common equity (GAAP)	\$	2,660,984	\$	2,928,010	
Less: Average goodwill		935,560		935,560	
Less: Average amortizable intangibles		41,743		41,743	
Less: Average perpetual preferred stock		166,356		-	
Average tangible common equity (non-GAAP)	\$	1,517,325	\$	1,950,707	
Common equity to assets (GAAP)		11.8%		14.2%	
Tangible equity to tangible assets (non-GAAP)		8.1%		9.7%	
Tangible common equity to tangible assets (non-GAAP)		7.2%		9.7%	
Tangible common equity to tangible assets, excl PPP (non-GAAP)		7.2%		9.8%	
Book value per common share (GAAP)	\$	31.12			
Tangible book value per common share (non-GAAP)	\$	18.10			
Adjusted Leverage Ratio					
Tier 1 Capital	\$	1,723,131	\$	2,027,193	
Total average assets for leverage ratio	\$	18,990,069	\$	18,925,912	
Less: Average PPP loans		103,041	90.	103,041	
Adjusted average assets for leverage ratio	\$	18,887,028	\$	18,822,871	
Leverage Ratio		9.1%		10.7%	
Leverage Ratio, excl PPP		9.1%		10.8%	



PPP adjustment impact excludes the unforgiven portion of PPP loans. The Company believes loans held for investment (net of deferred fees and costs), excluding PPP is useful to investors as it provides more clarity on the Company's organic growth.

LOAN GROWTH		
(Dollars in thousands)	As of March 31, 2022	As of December 31, 2021
Loans held for investment (net of deferred fees and costs) (GAAP) Less: PPP adjustments (net of deferred fees and costs)	\$ 13,459,349 67,444	\$ 13,195,843 150,363
Total adjusted loans (non-GAAP)	\$ 13,391,905	\$ 13,045,480
Annualized loan growth - QTD (GAAP)	8.1%	1.7%
Annualized loan growth, excluding PPP - QTD (non-GAAP)	10.8%	11.7%
Annualized loan growth - YTD (GAAP)	8.1%	(5.9%)
Annualized loan growth, excluding PPP - YTD (non-GAAP)	10.8%	1.6%

