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) December 13, 2020



Huntington Bancshares Incorporated (Exact name of registrant as specified in its charter)

1-34073

(Commission

File Number)

Registrant's address: 41 South High Street, Columbus, Ohio 43287 Registrant's telephone number, including area code: (614) 480-2265

Maryland (State or other jurisdiction of

incorporation or organization)

31-0724920

(I.R.S. Employer

Identification No.)

Not Appl (Former name or former address		
Check the appropriate box below if the Form 8-K filing is intended to simultaneously sati	sfy the filing obligation of the registrar	nt under any of the following provisions:
 Written communications pursuant to Rule 425 under the Securities Act (17 CFR 2 □ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240. □ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Pre-commencement communications pursuant to Rule 425 under the Securities Act (17 CFR 240. 	14a-12) ge Act (17 CFR 240.14d-2(b))	
Securities registered pursuant	to Section 12(b) of the Act:	
Title of class	Trading Symbol(s)	Name of exchange on which registered
Depositary Shares (each representing a 1/40th interest in a share of	HBANN	NASDAQ
5.875% Series C Non-Cumulative, perpetual preferred stock) Depositary Shares (each representing a 1/40th interest in a share of 6.250% Series D Non-Cumulative, perpetual preferred stock)	HBANO	NASDAQ
Common Stock-Par Value \$0.01 per Share	HBAN	NASDAQ
Indicate by check mark whether the registrant is an emerging growth company as defined Exchange Act of 1934 (§240.12b-2).	in Rule 405 of the Securities Act of 19	933 (§230.405) or Rule 12b-2 of the Securities
		Emerging growth company \square
If an emerging growth company, indicate by check mark if the registrant has elected not taccounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box	o use the extended transition period for	r complying with any new or revised financial

Item 8.01 Other Events.

On December 13, 2020, Huntington Bancshares Incorporated ("Huntington") and TCF Financial Corporation ("TCF") issued a joint press release announcing the execution of the Agreement and Plan of Merger, dated as of December 13, 2020, by and between Huntington and TCF pursuant to which, upon the terms and subject to the conditions set forth therein, TCF will merge with and into Huntington, with Huntington continuing as the surviving entity. A copy of the press release is attached as Exhibit 99.1 to this Current Report on Form 8-K and is incorporated herein by reference.

In addition, Huntington and TCF provided supplemental information regarding the proposed transaction in connection with presentations to analysts and investors. A copy of the investor presentation is attached as Exhibit 99.2 to this Current Report on Form 8-K and is incorporated herein by reference.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description
Exhibit 99.1	Joint press release of Huntington Bancshares Incorporated and TCF Financial Corporation, dated December 13, 2020
Exhibit 99.2	Investor presentation of Huntington Bancshares Incorporated and TCF Financial Corporation, dated December 14, 2020
Exhibit 104	Cover Page Interactive Data File - the cover page XBRL tags are embedded within the Inline XBRL document.

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

This communication may contain certain forward-looking statements, including, but not limited to, certain plans, expectations, goals, projections, and statements about the benefits of the proposed transaction, the plans, objectives, expectations and intentions of Huntington and TCF, the expected timing of completion of the transaction, and other statements that are not historical facts. Such statements are subject to numerous assumptions, risks, and uncertainties. Statements that do not describe historical or current facts, including statements about beliefs and expectations, are forward-looking statements. Forward-looking statements may be identified by words such as expect, anticipate, believe, intend, estimate, plan, target, goal, or similar expressions, or future or conditional verbs such as will, may, might, should, would, could, or similar variations. The forward-looking statements are intended to be subject to the safe harbor provided by Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934, and the Private Securities Litigation Reform Act of 1995.

While there is no assurance that any list of risks and uncertainties or risk factors is complete, below are certain factors which could cause actual results to differ materially from those contained or implied in the forward-looking statements: changes in general economic, political, or industry conditions; the magnitude and duration of the COVID-19 pandemic and its impact on the global economy and financial market conditions and our business, results of operations, and financial condition; uncertainty in U.S. fiscal and monetary policy, including the interest rate policies of the Federal Reserve Board; volatility and disruptions in global capital and credit markets; movements in interest rates; reform of LIBOR; competitive pressures on product pricing and services; success, impact, and timing of our business strategies, including market acceptance of any new products or services including those implementing our "Fair Play" banking philosophy; the nature, extent, timing, and results of governmental actions, examinations, reviews, reforms, regulations, and interpretations, including those related to the Dodd-Frank Wall Street Reform and Consumer Protection Act and the Basel III regulatory capital reforms, as well as those involving the OCC, Federal Reserve, FDIC, and CFPB; the occurrence of any event, change or other circumstances that could give rise to the right of one or both of the parties to terminate the merger agreement between Huntington and TCF; the outcome of any legal proceedings that may be instituted against Huntington or TCF; delays in completing the transaction; the failure to obtain necessary regulatory approvals (and the risk that such approvals may result in the imposition of conditions that could adversely affect the combined company or the expected benefits of the transaction); the failure to obtain shareholder approvals or to satisfy any of the other conditions to the transaction on a timely basis or at all; the possibility that the anticipated benefits of the transaction are not realized when expected or at all, including as a result of the impact of, or problems arising from, the integration of the two companies or as a result of the strength of the economy and competitive factors in the areas where Huntington and TCF do business; the possibility that the transaction may be more expensive to complete than anticipated, including as a result of unexpected factors or events; diversion of management's attention from ongoing business operations and opportunities; potential adverse reactions or changes to business or employee relationships, including those resulting from the announcement or completion of the transaction; the ability to complete the transaction and integration of Huntington and TCF successfully; the dilution caused by Huntington's issuance of additional shares of its capital stock in connection with the transaction; and other factors that may affect the future results of Huntington and TCF. Additional factors that could cause results to differ materially from those described above can be found in Huntington's Annual Report on Form 10-K for the year ended December 31, 2019 and in its subsequent Quarterly Reports on Form 10-Q, including for the quarter ended September 30, 2020, each of which is on file with the Securities and Exchange Commission (the "SEC") and available in the "Investor Relations" section of Huntington's website, http://www.huntington.com, under the heading "Publications and Filings" and in other documents Huntington files with the SEC, and in TCF's Annual Report on Form 10-K for the year ended December 31, 2019 and in its subsequent Quarterly Reports on Form 10-Q, including for the quarter ended September 30, 2020, each of which is on file with the SEC and available on TCF's investor relations website, ir.tcfbank.com, under the heading "Financial Information" and in other documents TCF files with the SEC.

All forward-looking statements speak only as of the date they are made and are based on information available at that time. Neither Huntington nor TCF assumes any obligation to update forward-looking statements to reflect circumstances or events that occur after the date the forward-looking statements were made or to reflect the occurrence of unanticipated events except as required by federal securities laws. As forward-looking statements involve significant risks and uncertainties, caution should be exercised against placing undue reliance on such statements.

IMPORTANT ADDITIONAL INFORMATION

In connection with the proposed transaction, Huntington will file with the SEC a Registration Statement on Form S-4 that will include a Joint Proxy Statement of Huntington and TCF and a Prospectus of Huntington, as well as other relevant documents concerning the proposed transaction. The proposed transaction involving Huntington and TCF will be submitted to TCF's shareholders and Huntington's shareholders for their consideration. This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. INVESTORS AND SHAREHOLDERS OF HUNTINGTON AND SHAREHOLDERS OF TCF ARE URGED TO READ THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENT/PROSPECTUS REGARDING THE TRANSACTION WHEN IT BECOMES AVAILABLE AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Shareholders will be able to obtain a free copy of the definitive joint proxy statement/prospectus, as well as other filings containing information about Huntington and TCF, without charge, at the SEC's website (http://www.sec.gov). Copies of the joint proxy statement/prospectus and the filings with the SEC that will be incorporated by reference in the joint proxy statement/prospectus can also be obtained, without charge, by directing a request to Huntington Investor Relations, Huntington Bancshares Incorporated, Huntington Center, HC0935, 41 South High Street, Columbus, Ohio 43287, (800) 576-5007 or to TCF Investor Relations, TCF Financial Corporation, 333 W. Fort Street, Suite 1800, Detroit, Michigan 48226, (866) 258-1807.

PARTICIPANTS IN THE SOLICITATION

Huntington, TCF, and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Huntington and TCF in connection with the proposed transaction under the rules of the SEC. Information regarding Huntington's directors and executive officers is available in its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders, which was filed with the SEC on March 12, 2020, and other documents filed by Huntington with the SEC. Information regarding TCF's directors and executive officers is available in its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders, which was filed with the SEC on March 25, 2020, and other documents filed by TCF with the SEC. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus and other relevant materials filed with the SEC. Free copies of this document may be obtained as described in the preceding paragraph.

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.

HUNTINGTON BANCSHARES INCORPORATED

Date: December 14, 2020

By:

/s/ Jana J. Litsey Jana J. Litsey General Counsel





December 13, 2020

Analysts: Mark Muth (mark.muth@huntington.com), 614.480.4720 Media: Matt Samson (matt.b.samson@huntington.com), 312.263.0203

Randi Berris (randi.berris@tcfbank.com), 248.608.5293

HUNTINGTON BANCSHARES AND TCF FINANCIAL CORPORATION ANNOUNCE MERGER TO CREATE TOP 10 U.S. REGIONAL BANK

COLUMBUS, Ohio and DETROIT, Dec. 13, 2020 – Huntington Bancshares Incorporated ("Huntington") (Nasdaq: HBAN; www.huntington.com), the parent company of The Huntington National Bank, and TCF Financial Corporation ("TCF") (Nasdaq: TCF; www.tcfbank.com), the parent company of TCF National Bank, today announced the signing of a definitive agreement under which the companies will combine in an all-stock merger with a total market value of approximately \$22 billion to create a top 10 U.S. regional bank with dual headquarters in Detroit, Michigan and Columbus, Ohio.

The combined company will bring together two purpose-driven organizations with a deep commitment to the customers and communities they serve. With a rich history of caring for customers and colleagues, the new organization will have a top 5 rank in approximately 70% of its deposit markets¹ and will leverage its scale to serve customer needs through a distinctive, "People-First, Digitally-Powered" customer experience.

Under the terms of the agreement, which was unanimously approved by the boards of directors of both companies, TCF will merge into Huntington, and the combined holding company and bank will operate under the Huntington name and brand following the closing of the transaction. Upon closing, Stephen D. Steinour will remain the chairman, president, and CEO of the holding company and CEO and president of the bank. Gary Torgow will serve as chairman of the bank's board of directors.

"This merger combines the best of both companies and provides the scale and resources to drive increased long-term shareholder value. Huntington is focused on accelerating digital investments to further enhance our award-winning people-first, digitally powered customer experience," Steinour said. "We look forward to welcoming the TCF Team Members. Together we will have a stronger company better able to support our customers and drive economic growth in the communities we serve."

¹ Footprint defined as IL, IN, MI, MN, OH, WI, WV, Denver and Pittsburgh. Excludes all deposits above \$0.5 billion at any branch (excluded deposits are assumed to include a significant level of commercial deposits or are headquarter branches for direct banks).

The headquarters for the Commercial Bank will be in Detroit where at least 800 employees of the combined company, nearly three times the number TCF had planned, will be housed in the downtown structure. Columbus will remain the headquarters for the holding company and the Consumer Bank.

"This partnership will provide us the opportunity for deeper investments in our communities, more jobs in Detroit, an increased commitment in Minneapolis and a better experience for our customers," Torgow said. "We will be a top regional bank, with the scale to compete and the passion to serve. Merging with the Huntington platform will be a great benefit to all of our stakeholders and will drive significant opportunities for our team members."

The proforma combined company will have approximately \$168 billion in assets, \$117 billion in loans, and \$134 billion in deposits. The combined organization will significantly improve Huntington's market position, increase scale and provide greater revenue growth opportunities. The company is expected to extend its top quartile financial metrics after completion of the integration.

Huntington expects the financially compelling transaction to be 18% accretive to earnings per share in 2022, assuming the fully phased-in transaction cost synergies. The merger uniquely positions the combined organization to capitalize on market opportunities and broaden the channels and customers it serves through expanded distribution and product offerings.

Strategic and Financial Benefits of the Proposed Merger

- Enhanced Profitability and Scale: The combined company's expanded distribution and scale positions Huntington to serve an expanded customer base through a distinctive customer experience while driving top-quartile financial performance.
- Significant Cost Synergies: Estimated cost savings of the combined company are approximately \$490 million, or 37% of TCF's noninterest expense.
- Revenue Growth through Combined Segments and Expanded National Footprint Businesses: The combined company will strengthen its Consumer, Wealth, Business Banking, and Commercial businesses. Huntington will leverage its broader product and services offering, as well as its award-winning digital capabilities, across the expanded combined customer base. In addition, TCF operates national inventory and equipment finance businesses, which will complement Huntington's existing commercial efforts.
- Strengthened Market Position: The combined company will maintain its leading market position with the largest branch share and second position in Consumer Deposits in the footprint. The combination expands the Huntington footprint to include Minnesota, Colorado, Wisconsin, and South Dakota, and deepens its presence in Chicago.
- Strong Brand and Cultural Alignment: The combined company expands the reach of Huntington's "Welcome" culture and enriches an inclusive, diverse, high-performing team.

• Community Commitment: Huntington will contribute \$50 million to a donor advised fund at the Community Foundation for Southeast Michigan to serve the needs of communities in Detroit and across the footprint of the combined bank. This donor advised fund will be in addition to commitments already made by both banks, including a combined \$10 million to Detroit's Strategic Neighborhood Fund. The combined company also will remain committed to Minneapolis, where TCF was founded nearly a century ago. Huntington and TCF have consistently earned "Outstanding" ratings under the Community Reinvestment Act. Huntington recently announced a \$20 billion Community Plan, which is focused on driving economic inclusion through access to capital, affordable housing and home ownership, and community lending and investment. \$5 billion is specifically dedicated to Michigan. The most recent component of the Community Plan is "Huntington's Lift Local Business" which provides much-needed capital to local minority, woman and veteran-owned businesses, as well as giving customers access to business planning and educational programs to support local businesses. TCF also recently announced a \$1 billion commitment over five years to support minority-owned and women-owned small businesses, which will be added to Huntington's commitment. Huntington is the #1 SBA Lender in the nation for loan origination, and this merger will provide expanded opportunity to bring that expertise to a larger, combined footprint.

Board of Directors

At closing, five current TCF Directors will be added to the Board of Directors of the holding company. David L. Porteous will serve as Lead Director of the holding company's Board of Directors and the bank's Board of Directors.

Timing and Approvals

The merger is expected to close in the second quarter of 2021, subject to satisfaction of customary closing conditions, including receipt of customary regulatory approvals and approval by the shareholders of each company.

Advisors

Goldman Sachs & Co. LLC is serving as financial advisor to Huntington. Wachtell, Lipton, Rosen & Katz is serving as legal advisor to Huntington.

Keefe, Bruyette & Woods, a Stifel Company, is serving as financial advisor to TCF. Simpson Thacher & Bartlett LLP is serving as legal advisor to TCF.

Conference Call and Webcast Information

Huntington's senior management will host a conference call at 8:30 a.m. Eastern Time, Monday, December 14, 2020, to discuss the strategic and financial implications of the transaction. The call may be accessed via a live Internet webcast at the Investor Relations section of Huntington's website, www.huntington.com, or through a dial-intelephone number at (877) 407-8029, Conference ID# 13714197. Slides will be available in the Investor Relations section of Huntington's website.

About Huntington

Huntington Bancshares Incorporated is a regional bank holding company headquartered in Columbus, Ohio, with \$120 billion of assets and a network of 839 full-service branches, including 11 Private Client Group offices, and 1,330 ATMs across seven Midwestern states. Founded in 1866, The Huntington National Bank and its affiliates provide consumer, small business, commercial, treasury management, wealth management, brokerage, trust, and insurance services. Huntington also provides vehicle finance, equipment finance, national settlement, and capital market services that extend beyond its core states. Visit huntington.com for more information.

About TCF Financial Corporation

TCF Financial Corporation (Nasdaq: TCF) is a Detroit, Michigan-based financial holding company with \$48 billion in total assets at Sept. 30, 2020 and a top 10 deposit market share in the Midwest. TCF's primary banking subsidiary, TCF National Bank, is a premier Midwest bank offering consumer and commercial banking, trust and wealth management, and specialty leasing and lending products and services to consumers, small businesses and commercial clients. TCF has approximately 475 branches primarily located in Michigan, Illinois and Minnesota with additional locations in Colorado, Ohio, South Dakota and Wisconsin. TCF also conducts business across all 50 states and Canada through its specialty lending and leasing businesses. To learn more about TCF, visit tcfbank.com.

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

This communication may contain certain forward-looking statements, including, but not limited to, certain plans, expectations, goals, projections, and statements about the benefits of the proposed transaction, the plans, objectives, expectations and intentions of Huntington and TCF, the expected timing of completion of the transaction, and other statements that are not historical facts. Such statements are subject to numerous assumptions, risks, and uncertainties. Statements that do not describe historical or current facts, including statements about beliefs and expectations, are forward-looking statements. Forward-looking statements may be identified by words such as expect, anticipate, believe, intend, estimate, plan, target, goal, or similar expressions, or future or conditional verbs such as will, may, might, should, would, could, or similar variations. The forward-looking statements are intended to be subject to the safe harbor provided by Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934, and the Private Securities Litigation Reform Act of 1995.

While there is no assurance that any list of risks and uncertainties or risk factors is complete, below are certain factors which could cause actual results to differ materially from those contained or implied in the forward-looking statements: changes in general economic, political, or industry conditions; the magnitude and duration of the COVID-19 pandemic and its impact on the global economy and financial market conditions and our business, results of operations, and financial condition; uncertainty in U.S. fiscal and monetary policy, including the interest rate policies of the Federal Reserve Board; volatility and disruptions in global capital and credit markets; movements in interest rates; reform of LIBOR; competitive pressures on product pricing and services; success, impact, and timing of our business strategies, including market acceptance of any new products or services including those implementing our "Fair Play" banking philosophy; the nature, extent, timing, and results of governmental actions, examinations, reviews, reforms, regulations, and interpretations, including those related to the Dodd-Frank Wall Street Reform and Consumer Protection Act and the Basel III regulatory capital reforms, as well as those involving the OCC, Federal Reserve, FDIC, and CFPB; the occurrence of any event, change or other circumstances that could give rise to the right of one or both of the parties to terminate the merger agreement between Huntington and TCF; the outcome of any legal proceedings that may be instituted against Huntington or TCF; delays in completing the transaction; the failure to obtain necessary regulatory approvals (and the risk that such approvals may result in the imposition of conditions that could adversely affect the combined company or the expected benefits of the transaction); the failure to obtain shareholder approvals or to satisfy any of the other conditions to the transaction on a timely basis or at all; the possibility that the anticipated benefits of the transaction are not realized when expected or at all, including as a result of the impact of, or problems arising from, the integration of the two companies or as a result of the strength of the economy and competitive factors in the areas where Huntington and TCF do business; the possibility that the transaction may be more expensive to complete than anticipated, including as a result of unexpected factors or events; diversion of management's attention from ongoing business operations and opportunities; potential adverse reactions or changes to business or employee relationships, including those resulting from the announcement or completion of the transaction; the ability to complete the transaction and integration of Huntington and TCF successfully; the dilution caused by Huntington's issuance of additional shares of its capital stock in connection with the transaction; and other factors that may affect the future results of Huntington and TCF. Additional factors that could cause results to differ materially from those described above can be found in Huntington's Annual Report on Form 10-K for the year ended December 31, 2019 and in its subsequent Quarterly Reports on Form 10-Q, including for the quarter ended September 30, 2020, each of which is on file with the Securities and Exchange Commission (the "SEC") and available in the "Investor Relations" section of Huntington's website, http://www.huntington.com, under the heading "Publications and Filings" and in other documents Huntington files with the SEC, and in TCF's Annual Report on Form 10-K for the year ended December 31, 2019 and in its subsequent Quarterly Reports on Form 10-Q, including for the quarter ended September 30, 2020, each of which is on file with the SEC and available on TCF's investor relations website, ir.tcfbank.com, under the heading "Financial Information" and in other documents TCF files with the SEC.

All forward-looking statements speak only as of the date they are made and are based on information available at that time. Neither Huntington nor TCF assumes any obligation to update forward-looking statements to reflect circumstances or events that occur after the date the forward-looking statements were made or to reflect the occurrence of unanticipated events except as required by federal securities laws. As forward-looking statements involve significant risks and uncertainties, caution should be exercised against placing undue reliance on such statements.

IMPORTANT ADDITIONAL INFORMATION

In connection with the proposed transaction, Huntington will file with the SEC a Registration Statement on Form S-4 that will include a Joint Proxy Statement of Huntington and TCF and a Prospectus of Huntington, as well as other relevant documents concerning the proposed transaction. The proposed transaction involving Huntington and TCF will be submitted to TCF's shareholders and Huntington's shareholders for their consideration. This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of any vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. InVESTORS AND SHAREHOLDERS OF HUNTINGTON AND SHAREHOLDERS OF TCF ARE URGED TO READ THE REGISTRATION STATEMENT AND THE JOINT PROXY STATEMENT/PROSPECTUS REGARDING THE TRANSACTION WHEN IT BECOMES AVAILABLE AND ANY OTHER RELEVANT DOCUMENTS FILED WITH THE SEC, AS WELL AS ANY AMENDMENTS OR SUPPLEMENTS TO THOSE DOCUMENTS, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION. Shareholders will be able to obtain a free copy of the definitive joint proxy statement/prospectus, as well as other filings containing information about Huntington and TCF, without charge, at the SEC's website (http://www.sec.gov). Copies of the joint proxy statement/prospectus and the filings with the SEC that will be incorporated by reference in the joint proxy statement/prospectus can also be obtained, without charge, by directing a request to Huntington Investor Relations, Huntington Bancshares Incorporated, Huntington Center, HC0935, 41 South High Street, Columbus, Ohio 43287, (800) 576-5007 or to TCF Investor Relations, TCF Financial Corporation, 333 W. Fort Street, Suite 1800, Detroit, Michigan 48226, (866) 258-1807.

PARTICIPANTS IN THE SOLICITATION

Huntington, TCF, and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Huntington and TCF in connection with the proposed transaction under the rules of the SEC. Information regarding Huntington's directors and executive officers is available in its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders, which was filed with the SEC on March 12, 2020, and other documents filed by Huntington with the SEC. Information regarding TCF's directors and executive officers is available in its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders, which was filed with the SEC on March 25, 2020, and other documents filed by TCF with the SEC. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus and other relevant materials filed with the SEC. Free copies of this document may be obtained as described in the preceding paragraph.

###





Delivering Value, Driving Long-Term Growth

December 14, 2020

Disclaimer

CAUTION REGARDING FORWARD-LOOKING STATEMENTS

This communication may contain certain forward-looking statements, including, but not limited to, certain plans, expectations, goals, projections, and statements about the benefits of the proposed transaction, the plans, objectives, expectations and intentions of Huntington and TCF, the expected timing of completion of the transaction, and other statements that are not historical facts. Such statements are subject to numerous assumptions, risks, and uncertainties. Statements that do not describe historical or current facts, including statements about beliefs and expectations, are forward-looking statements may be identified by words such as expect, anticipate, be leighten, plant, agertaing, plant pages not online expressions, or future or conditional verbs such as will, may, might, should, would, could, or similar variations. The forward-looking statements are intended to be subject to the safe harbor provided by Section 27A of the Securities Act of 1933, Section 21E of the Securities Exchange Act of 1934, and the Private Securities Litigation Reform Act of 1995.

While there is no assurance that any list of risks and uncertainties or risk factors is complete, below are certain factors which could cause actual results to differ materially from those contained or implied in the forward-looking statements: changes in general economic, political, or industry conditions; the magnitude and duration of the COVID-19 parademic and its impact on the global economy and financial manket conditions and our business, results of a perations, and financial conditions, uncertainty in U.S. fiscal and monerary policy, including the interest rate policies of the Federal Reserve Board (and the COVID-19) parameters and the contraction of the COVID-19 parameters and the counters and the covid-19 parameters and the covid-19 p

All forward-looking statements speak only as of the date they are made and are based on information available at that time. Nither Humington nor TCF assumes any obligation to update forward-looking statements to reflect circumstrances or events that occur after the date the forward-looking statements to reflect circumstrances and only all or an extraording statements to reflect circumstrances and only all or an extraording statements to reflect circumstrances and only all or an extraording statements to reflect circumstrances and only all or an extraording statements and only all or an extraording statements to reflect circumstrances and only all or an extraording statements to reflect circumstrances and only all or an extraording statements.

IMPORTANT ADDITIONAL INFORMATION

In connection with the proposed transaction, Huntington will file with the SEC a Registration Statement or Form \$4\$ that will include a Joint Proxy Statement of Huntington and TCF and a Prospectus of Huntington, as well as other relevant documents concerning the proposed transaction. The proposed transaction involving Huntington and TCF will be submitted to TCF's shareholders and Huntington's Anti-American Constitution of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicitation of an offer to buy any securities or a solicita

PARTICIPANTS IN THE SOLICITATION

Huntington, TCF, and certain of their respective directors and executive officers may be deemed to be participants in the solicitation of proxies from the shareholders of Huntington and TCF in connection with the proposed transaction under the rules of the SEC. Information regarding Huntington's directors and executive officers is available in its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders, which was filed with the SEC on March 12, 2020, and other documents filed by Huntington with the SEC. Information regarding TCPs directors and executive officers is available in its definitive proxy statement relating to its 2020 Annual Meeting of Shareholders, which was filed with the SEC. On the role of the documents filed by TCF with the SEC. Other information regarding the participants in the proxy solicitation and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement p

USE OF NON-GAAP FINANCIAL MEASURES

This document contains GAAP financial measures and non-GAAP financial measures where management believes it to be helpful in understanding Huntington's results of operations or financial position. Where non-GAAP financial measures are used, the comparable GAAP financial measure, as well as the reconcilitation to the comparable GAAP financial measure, can be found in this document, conference call slides, or the Form 8-X related to this document, all of which can be found in the Investor Relations section of Huntington's website, http://www.huntington.com.



Financially Attractive Transaction Increases Scale and Growth



Building scale – creating a top 10 U.S. regional bank



Expands prominence in core markets and **extends into desirable new markets**, resulting in **leading density and distribution**



Synergistic transaction with significant branch overlap produces highly compelling financial results



Creates peer-leading financial performance



Accelerates digital investments and capabilities across broader platform to enhance client value proposition



Further diversifies combined loan portfolio across asset classes and markets



Lower risk, in-market transaction benefiting from thorough diligence and successful integration track record



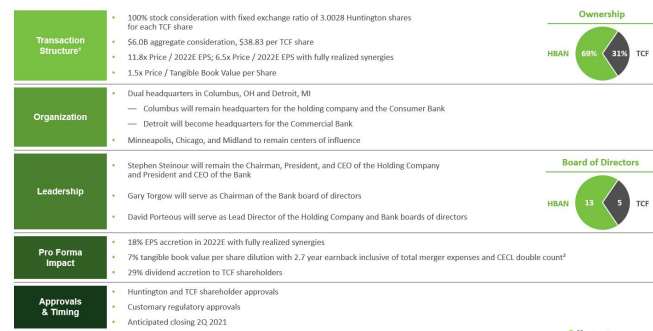
Building Scale – Leading Market Position & Profitability to Drive Value Creation



Source: S&P Global, Company Filings; Note: Market data as of 11-Dec-20. Combined market cap includes NPV of cost synergies. Pro forms balance sheet metrics as of the period ended September 30, 2020, excludes purchase accounting adjustments. Not Income reflects 2022E earnings and includes all after-tax transaction adjustments. Excludes Money Center banks, Trust banks, and U.S. subsidiaries of foreign banks. Frostprint defined as IL, MI, MIN, OH, WI, W.V., Denvier and Titts Data Exposition of the deposits excludes a substance of the commercial deposits and produces and appears to above 50 between the substance of the commercial deposits and the substance for direct banks. Pro formar profitability metrics are substanced to content and appears are profitable to the substance of the substance for direct banks. Pro formar profitability metrics are substanced to 2022E consensus estimates, incorporate all transaction adjustments, and assume 5/960MM pre-tax cost synergies are fully profitable. Profitability and the substance of the subs



Compelling Combination for Shareholders



Based on Huntington closing share price of 512.93 on 11-Dec-2020. Earnings per share based on 2022E consensus median estimates.

Accretion method earnback. Tangible book value per share dilution inclusive of total merger expenses and CECL double cours (50.52) divided by 2022E GAAP EPS accretion with fully realized cost synergies (50.23).

Huntington

5

TCF Financial is the Right Partner for Huntington

Established Midwestern Commercial Bank...



\$48B Total Assets



Top 10

Footprint Deposit Market Share



...With Specialized, National Commercial Business Lines

Lease and equipment finance solutions for small to large companies in sub sectors such as transportation, manufacturing, and healthcare



1.5MM Retail Deposit Customers



11.5% Common Equity Tier 1 Ratio

tcf Inventory Finance

National dealer floorplan financing

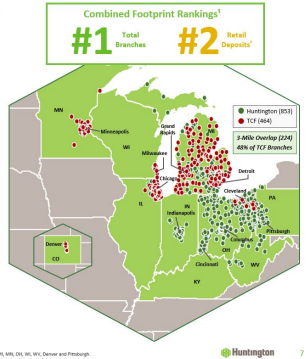
Network of 11,000 dealers financing power sports, lawn and garden, marine, specialty vehicles, and RVs



Source: Company filings and S&P Global; Note: Financial data as of 30-Sep-20.

Expands Leadership in Vibrant Markets

	Market	Presence	Total Deposits (\$B)	Retail Deposit Rank ²	Top 5 Rank
1.	Columbus	刪	\$28	2	1
2.	Detroit		18	3	1
3.	Cleveland		13	1	1
4.	Chicago		10	10	
5.	Minneapolis	1	8	3	V
6.	Grand Rapids		5	1	1
7.	Akron		5	1	1
8.	Indianapolis		4	4	1
9.	Cincinnati		4	6	
10.	Pittsburgh		4	8	
	Ohio		\$66	1	1
	Michigan		40	1	1
	Illinois		10	10	
	Minnesota	3	6	4	/



Source: S&P Global, The World Bank; Note: Financial data as of most recent quarter. Deposit market share data as of 30-Jun-20. 1 Footprint defined as IL, IN, MI, MM, OH, WI, WV, Denver and Pittsburgh.

2 Excludes all deposits above 50.58 at any branch (excluded deposits are assumed to include a significant level of commercial deposits or are headquarter branches for direct banks).

Leading Bank in Attractive, Dynamic & Diverse Geographies

Transaction Enhances Leadership Positions & Adds Highly Attractive MSAs

				Expansion	Markets	
Pro Forma Deposit Footprint: \$135bn Other States' 4 % Pennsylvania 3%		Current Footprint ²	Min	nneapolis MSA	De	enver MSA
Indiana 3% Minnesota 6% Illinois 7%	t Size	\$2.0T Total Market Deposits	Tc	\$218B otal Market Deposits		\$107B I Market Deposits
	Market Size	51MM Total Population		4MM Total Population	T	3MM otal Population
Michigan 29%		\$3.1T Total GDP		\$264B Total GDP		\$214B Total GDP
	ights	Columbus #1 in private sector job growth since 2010	#1	for Fortune 500 companies per capita	#2	most educated work force from a state level
	Market Highlights	Cleveland 50% of the area's top industry jobs are in business and e-commerce	#2	most concentrated population of millennials	#4	best place for business and careers
Ohio 48%	Mark	Detroit #3 city for attracting millennials Chicago #1 most diversified economy in the U.S.	50%	faster projected population growth vs. national avg.	30%	growth in home sales since September 2019
	Pro Forma Position	\$123B 20% 3 Deposits Weighted Avg. TCF: 21% Market Share Rank	\$8B Deposits CF: 100%	4% Market Share Retail Rank	\$0.9B Deposits TCF: 100%	1% Market Share 14 Retail Rank

Source: S&P Global, Bureau of Economic Analysis, The City of Columbus Department of Development, City of Cleveland Economic Development, Michigan Economic Development Corporation, Minnesota Dept. of Employment and Economic Development, Michigan Economic Development Corp. U.S. Census Bureau, Forbes, Minnespoils Amazon HiZ2 Proposal, Denover Amazon HiZ2 Proposal, Metro Derwery, Note: Retail rank excludes all deposits all sequists all deposits as assumed to incide as a lignificant level of Commercial deposits or as assumed by Perstacking MoSC.

👸 Huntington

Uniquely Positioned to Win Across Footprint

Leading Density and Distribution to Deliver Expanded Product Set to our Customers



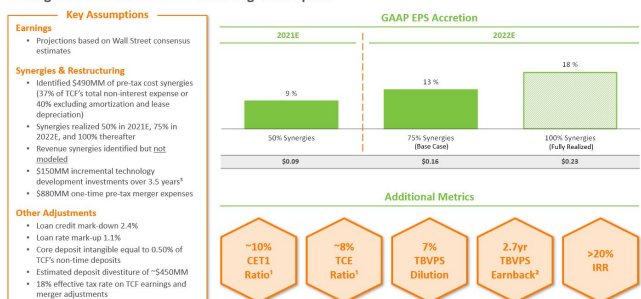
Source: S&P Global; Note: Market share data as of 30-Jun-20. Peers include CFG, CMA, FHN, FITB, KEY, MTB, PNC, RF, TFC, and ZION.
Note: Excludes all deposits above 50.58 at any branch (excluded deposits are assumed to include a significant level of commercial deposits or are headquarter branches for direct banks).
"Weighted wereen market share shown for top 20 XMS-40 ydeposits.

Huntington

9

Compelling Pro Forma Financial Impact

Driving Value for Shareholders with Long-Term Upside

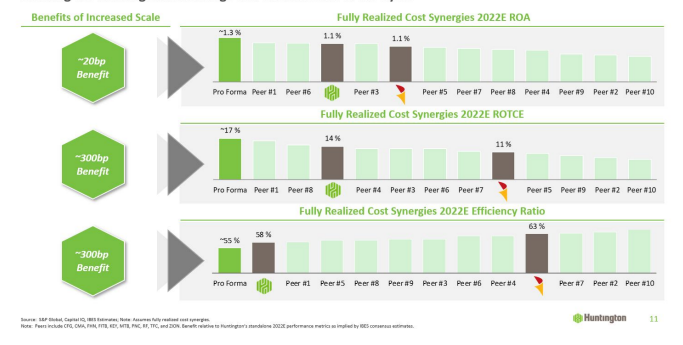


Huntington

Note: See appendix for detail. 1º Pro forma estimated at closing. 2 Accretion method earnback. Tangible book value per share dilution inclusive of total merger expenses and CECL double count (\$0.62) divided by 2022E GAAP EPS accretion with fully realized cost synergies (\$0.23). 3 Technology development investments expense incurred 40% in year 1 with the remainder depreciated over the subsequent 3 years. 2022E pre-tax impact of \$20MM.

Creates Peer-Leading Financial Performance

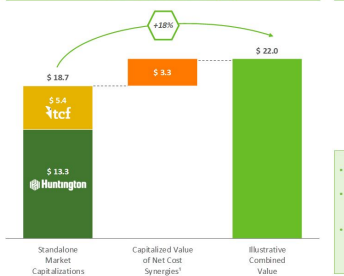
Pressing the Huntington Advantage at a Critical Point in the Cycle



Significant Value Creation Driven by Fully Identified Cost Synergies

Illustrative Value Creation (\$B)

Expected Cost Synergies Breakout and Commentary





- \$490MM of pre-tax cost synergies (fully realized)
- Elimination of redundancies and duplication enhances operating leverage
- Robust integration experience: completed 6 transactions since 2010 and over-delivered revenue and cost synergies on the largest, FirstMerit

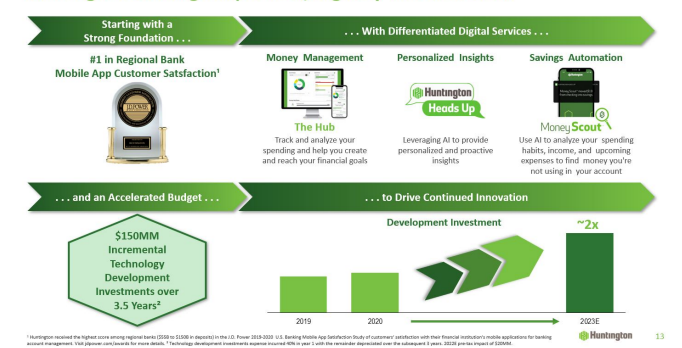
Source: S8P Global, Company Filings; Note: Market data as of 11-Dec-20.

1 capitalized value of synergies assumes P-T synergies of \$490MM equal to 37% of TCP's total noninterest expense or 40% excluding lease depreciation and amortization; calculated as A-T synergies multiplied by 10x P/E net of total A-T restructuring costs of \$750MM syners 10% saxs assumes 10



12

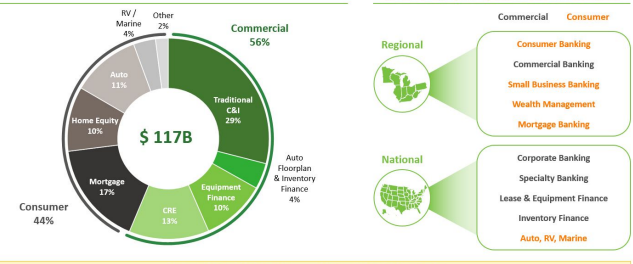
Building the Leading People-First, Digitally-Powered Bank



Diversified Combined Loan Portfolio

Balanced Combined Loan & Lease Portfolios...

... with Geographically Diverse Product Footprint



Diversified Portfolio with Aggregate Moderate-to-Low Risk Profile

Source: S&P Global; Note: Data as of 30-Sep-20. C&I loans include OO-CRE and leases.

(A) Huntington

14

Powerful Opportunity to Drive Long-Term Growth

Supports Long-Term Goals to Deliver Sustainable, Through-the-Cycle Returns

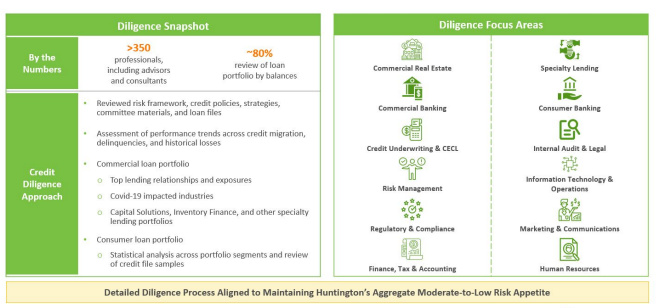
Commercial Banking	Business Banking	Consumer & Private Client
 Increases the size of commercial loan portfolio by ~60% Leverage in-house capabilities for treasury management and capital markets Product and industry vertical specialization to do more for customers 	 Brings Huntington's #1 SBA platform to business friendly Twin Cities and Denver Accelerates growth in Illinois on top of organically built #2 ranked SBA franchise¹ Commits more resources to grow business banking segment 	 Top digital origination platform increases customer service and banking access Increasing the breadth of mortgage banking services in all markets Next-level private banking experience for commercial and affluent customers
#8 Equipment #2 #10 Municipal Underwriting ³	SBA 7(a) Lender in U.S.¹ Greenwich Business Banking Awards⁴	#1 Bank Mortgage Originator Ohio / Michigan ⁵ #8 Auto Bank Lender \$19B AUM ⁶

1 Small Business Administration ranking by 7(a) loan volume. 1 Monitor 100 bank-owned equipment finance business on a combined basis. 1 Per Bloomberg; 2019 US municipal underwriting manager by volume. 4 Greenwich Associates 2019 national and Midwest awards for overall satisfaction, likelihood to recommend, and cash management. 1 Pro forms combined rank in the states of Ohio and Michigan. 4 Pro forms AUM for combined company.



Robust Due Diligence Process

Dedication of Company-Wide Resources to Assess Benefits, Risks, and Opportunities



Financially Attractive Transaction Increases Scale and Growth



Building scale – creating a top 10 U.S. regional bank



Expands prominence in core markets and **extends into desirable new markets**, resulting in **leading density and distribution**



Synergistic transaction with significant branch overlap produces highly compelling financial results



Creates peer-leading financial performance



Accelerates digital investments and capabilities across broader platform to enhance client value proposition



Further diversifies combined loan portfolio across asset classes and markets

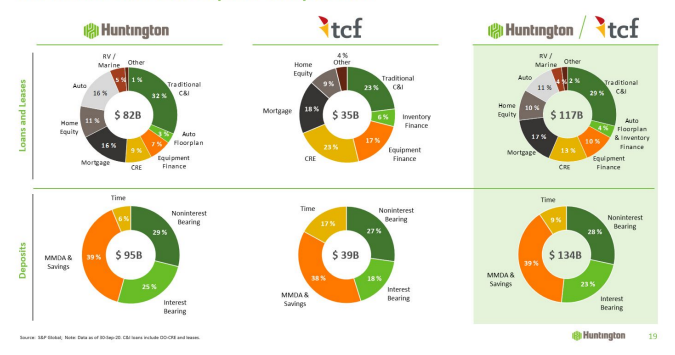


Lower risk, in-market transaction benefiting from thorough diligence and successful integration track record





Pro Forma Loan and Deposit Composition



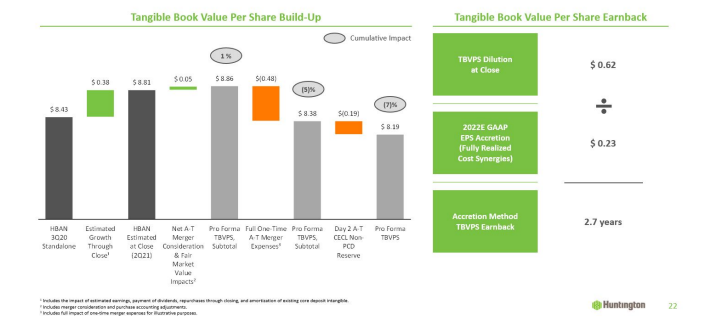
Detailed Transaction Assumptions

Earnings Estimates	Projections based on Wall Street consensus estimates				
Synergies	Identified \$490MM of pre-tax cost synergies Represents 37% of TCF's total non-interest expense or 40% excluding amorti Realized 50% in 2021E, 75% in 2022E, and 100% thereafter Fair Play policy adjustment of \$15MM pre-tax Revenue synergies identified but not modeled	zation and lease depreciatio	on.		
Merger Expenses	 One-time pre-tax merger expenses of \$880MM, realized 50% at closing and 50% in 2 Fully reflected in pro forma tangible book value per share at closing for illustrative put 				
Loan Mark	 Gross credit mark-down of \$859MM pre-tax or 2.4% of loans at close Loan interest rate mark-up of \$372MM pre-tax or 1.1% of loans at close Non-PCD CECL reserve of \$339MM established day-2 through provision expense (represents "double count" of the non-PCD credit mark) Loan interest rate mark and non-PCD credit mark amortized / accreted over expected loan maturity periods Reversal of TCF's existing unamortized loan mark projected at close (~\$77MM) 	Pre-tax \$MM PCD Loan Mark Non-PCD Loan Mark Total Loan Mark	\$(520) \$(339) \$(859)	\$(8) \$380 \$372	\$(528) \$41 \$(487)
Core Deposit Intangible	0.50% of TCF non-time deposits Amortized using sum-of-years digits over 10 years				
Deposit Divestiture	Estimated deposit divestiture of ~\$450MM				
Other Items	 Other interest rate fair market value adjustments on securities, time-deposits, borror Permanent fair market value adjustments on fixed assets, OREO, other assets and lia 18% effective tax rate on TCF earnings and merger adjustments 	2 18 18	50		
Capitalization	No changes to capital allocation priorities			(%) Huntıı	ngton 20

Earnings Per Share AccretionFully Realized Synergies

(\$ in millions, except per share)	2022E GAAP EPS Accretion
Huntington 2022E consensus median estimate	\$ 1,251
TCF 2022E consensus median estimate	494
After-Tax Transaction Adjustments	
Fully realized cost synergies	\$ 400
Core deposit intangible amortization, net	(9)
Fair Play policy adjustment	(12)
Loans and other fair market value adjustment amortization	(113)
Non-PCD loan credit mark accretion ("double-count")	124
Incremental technology development spend	(16)
Other adjustments ¹	11
Pro forma 2022E Huntington net income	\$ 2,130
Pro forma average fully diluted shares	1,443
Huntington 2022E standalone EPS	\$ 1.25
Pro Forma 2022E EPS	\$ 1.48
\$ EPS accretion to Huntington	\$ 0.23
% EPS accretion to Huntington	18.1 %

Pro Forma Tangible Book Value Per Share



Non-GAAP Reconciliation: Adjusted Non-Interest Expense

Consensus Estimates 12 Months Ended 31-Dec-22

(\$ in millions)	31-Dec-22
Adjusted Non-Interest Expense	
Total Non-Interest Expense	\$ 1,309
Other Intangibles Amortization	(18)
Lease Financing Equipment Depreciation	(72)
Adjusted Non-Interest Expense ¹	\$ 1,219
Pre-Tax Cost Synergies, Fully Realized	\$ 490
% of Total Non-Interest Expense	37 %
% of Adjusted Non-Interest Expense ¹	40 %

(#) Huntington

Adjusted noninterset expense is provided as it removes certain item that are material and potentially non-recurring. Adjusted figures are intended to provide management and investors information on trends that are more comparable across smithulends across institutions.