Exhibit 13

1st

FRANKLIN FINANCIAL CORPORATION QUARTERLY REPORT TO INVESTORS AS OF AND FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2022

MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following narrative is Management's discussion and analysis of the foremost factors that influenced 1st Franklin Financial Corporation's and its consolidated subsidiaries' (the "Company", "our" or "we") financial condition and operating results as of and for the three- and sixmonth periods ended June 30, 2022 and 2021. This discussion and analysis and the accompanying unaudited condensed consolidated financial information should be read in conjunction with the Company's audited consolidated financial statements and related notes included in the Company's 2021 Annual Report. Results achieved in any interim period are not necessarily indicative of the results to be expected for any other interim or full year period.

Forward-Looking Statements:

Certain information in this discussion and other statements contained in this Quarterly Report are forward-looking statements within the meaning of the federal securities laws. Forwardlooking statements are all statements other than those of historical fact. The Company's actual results, performance or achievements could differ materially from those contemplated, expressed or implied by the forward-looking statements contained herein which involve known and unknown risks and uncertainties. Possible factors that could cause actual future results to differ from expectations include, but are not limited to, adverse general economic conditions, including changes in employment rates or in the interest rate environment, unexpected reductions in the size or collectability of our loan portfolio, unexpected increases in our allowance for credit losses, reduced sales or increased redemptions of our securities, unavailability of borrowings under our credit facility, federal and state regulatory changes affecting consumer finance companies, unfavorable outcomes in legal proceedings and adverse or unforeseen developments in any of the matters described under "Risk Factors" in our 2021 Annual Report, as well as other factors referenced elsewhere in our filings with the Securities and Exchange Commission from time to time. The Company undertakes no obligation to update any forward-looking statements, except as required by law.

The Company:

We are engaged in the consumer finance business, primarily in making consumer installment loans to individuals. Other lending-related activities include the purchase of sales finance contracts from various dealers and the making of first and second mortgage real estate loans on real estate. As of June 30, 2022, the Company's business was operated through a network of 330 branch offices located in Alabama, Georgia, Kentucky, Louisiana, Mississippi, South Carolina, Tennessee, and Texas.

We also offer optional credit insurance coverage to our customers when making a loan. Such coverage may include credit life insurance, credit accident and health insurance, and/or credit property insurance. Customers may request credit life insurance coverage to help assure that any outstanding loan balance is repaid if the customer dies before the loan is repaid or they may request accident and health insurance coverage to help continue loan payments if the customer becomes sick or disabled for an extended period of time. In certain states where offered, customers may choose involuntary unemployment insurance for payment protection in the form of loan payment assistance due to unexpected job loss. Customers may also choose property insurance coverage to protect the value of loan collateral against damage, theft or destruction. We write these various insurance policies as an agent for a non-affiliated insurance company. Under various agreements, our wholly-owned insurance subsidiaries, Frandisco Life Insurance Company and Frandisco Property and Casualty Insurance Company, reinsure the insurance coverage on our customers written on behalf of this non-affiliated insurance company.

Financial Condition:

The Company's total assets increased \$14.2 million to \$1,132.4 million at June 30, 2022 compared to \$1,118.2 million at December 31, 2021. The increase was primarily due to increases in cash and cash equivalents, restricted cash, the net loan portfolio and our other assets. A decrease in investment securities partially offset a portion of the overall increase in total assets.

Cash and cash equivalents (excluding restricted cash) increased \$5.5 million (17%) at June 30, 2022 compared to prior year-end. Funds generated from operations and an increase in sales of the Company's senior debt securities were responsible for the increase.

Restricted cash consists of funds maintained in restricted accounts at the Company's insurance subsidiaries in order to comply with certain requirements imposed on insurance companies by the State of Georgia and to meet the reserve requirements of its reinsurance agreements. Restricted cash also includes escrow deposits held by the Company on behalf of certain mortgage real estate customers. At June 30, 2022, restricted cash increased \$6.3 million (87%) compared to December 31, 2021. See Note 3, "Investment Securities" in the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for further discussion of amounts held in trust.

Our net loan portfolio increased \$38.5 million (5%) to \$789.4 million at June 30, 2022 compared to \$750.8 million at December 31, 2021. Included in our net loan portfolio is our allowance for credit losses which reflects estimated current expected credit losses in the loan portfolio as of the date of the statement of financial position. Management increased the allowance \$1.0 million to \$68.3 as June 30, 2022, compared to \$67.3 million at December 31, 2021. See Note 2, "Allowance for Credit Losses," in the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for further discussion of the Company's allowance for credit losses inherent in the portfolio as of June 30, 2022; however, unexpected changes in trends or deterioration in economic conditions could result in additional changes in the allowance. Any change in our allowance for credit losses could have a material impact on our results of operations or financial condition in the future.

The Company's investment securities portfolio decreased \$37.8 million (14%) compared to the prior year-end. The majority of the decrease was due to a decrease in fair market values. Redemptions due to call options and maturities on certain securities also contributed to the decrease in the portfolio. The portfolio consists primarily of invested surplus funds generated by the Company's insurance subsidiaries. Management maintains what it believes to be a conservative approach when formulating its investment strategy. The Company does not participate in hedging programs, interest rate swaps or other similar activities. This investment portfolio consists mainly of U.S. Treasury bonds, government agency bonds, and various municipal bonds. Investment securities have been designated as "available for sale" at June 30, 2022 with any unrealized gain or loss accounted for in the equity section of the Company's consolidated statement of financial position, net of deferred income taxes for those investments held by the insurance subsidiaries as well as the statement of comprehensive income.

Other assets increased \$1.6 million (3%) at June 30, 2022 compared to December 31, 2021 mainly due to increases in prepaid expenses, operating lease assets, and refundable income taxes. Depreciation and a reduction of the amount receivable from non-affiliated insurance companies were partial offsets to the increase.

Our senior debt is comprised of a line of credit from a bank and the Company's senior demand notes and commercial paper debt securities. Our subordinated debt is comprised of the variable rate subordinated debentures sold by the Company. The aggregate amount of senior and subordinated debt outstanding at June 30, 2022 was \$799.7 million compared to \$746.2 million at December 31, 2021, representing an increase of \$53.5 million (7%). The increase of \$10.3 million in senior demand notes and \$60.5 million in commercial paper, together with operating cash flows, were used to reduce the outstanding balance on bank line of credit by \$16.7 million. Subordinated debentures declined \$0.6 in 2022.

Accrued expenses and other liabilities decreased \$12.1 million (16%) to \$63.2 million at June 30, 2022 compared to \$75.2 million at December 31, 2021. Payment of \$18.0 million for 2021 incentive bonuses in February 2022 was the primary factor causing the decrease in accrued expenses and other liabilities. Increases in accrued health insurance claims and rent expense offset a portion of the decrease.

Results of Operations:

During the three- and six-month periods ended June 30, 2022, total revenues were \$84.1 million and \$165.8 million, respectively, compared to \$72.8 million and \$146.1 million during the same periods a year ago. Growth in the Company's loan portfolio since the prior year comparable periods resulted in higher interest and finance charge revenue. Higher insurance revenues due to an increase in customers opting for credit insurance products at loan origination also contributed to the overall increase in total revenues during the comparable periods.

Net income decreased \$1.7 million (15%) and \$6.7 million (31%) during the three- and sixmonth periods ended June 30, 2022, respectively, compared to the same periods a year ago. Higher revenues were offset by increased provision for loan losses, higher personnel expenses, travel expenses, advertising, and software conversion expenses during the period just ended compared to a year ago.

Net Interest Income

Net interest income represents the difference between income on earning assets (loans and investments) and the cost of funds on interest bearing liabilities. Our net interest income is affected by the size and mix of our loan and investment portfolios as well as the spread between interest and finance charges earned on the respective assets and interest incurred on our debt. Net interest income increased \$8.3 million (16%) and \$14.6 million (14%) during the three- and sixmonth periods ended June 30, 2022, respectively compared to the same periods in 2021. An increase in our average net principal loan balances of \$117.1 million (15%) during the six months just ended compared to the same period a year ago resulted in higher interest and finance charges earned during the current year.

Average daily borrowings increased \$110.4 million (17%) during the six-month period ended June 30, 2022, compared to the same period in 2021. The Company's average borrowing rates were 3.33% and 3.35% during the six-month periods ended June 30, 2022, and 2021, respectively. Interest expense increased \$1.0 million (18%) and \$1.8 million (16%) during the three- and six-month periods just ended compared to the same period a year ago due to the higher average daily borrowings.

Management projects that, based on historical results and current estimates, average net receivables will grow during the remainder of 2022, and net interest income is expected to increase accordingly. However, a decrease in net receivables or an increase in interest rates on outstanding borrowings could negatively impact our net interest income.

Insurance Income

Insurance revenues were \$1.5 million (12%) higher during the three-month period ended June 30, 2022, compared to June 30, 2021. During the six-month comparable periods, insurance revenues were \$2.5 million (10%) higher during the period just ended mainly due to higher premiums written. Insurance claims and expenses decreased \$0.1 million (3%) during the three-month period just ended; however, there was an increase of \$1.1 million (14%) during six-month period just ended compared to the same period a year ago. The increase in claims and expenses during the six-month period ended June 30, 2022 was primarily the result of changes in the actuarial estimate of losses that resulted in an adjustment of \$1.0 million to the Company's reserve for Accident and Health claims.

Other Revenue

Other revenue increased \$0.4 million (26%) and \$0.8 million (28%) during the three- and six-months ended June 30, 2022, compared to the same periods a year ago mainly due to increased service charges and sales of auto club memberships offered to loan customers.

Provision for Credit Losses

The Company's provision for credit losses is a charge against earnings to maintain the allowance for credit losses at a level that Management estimates is adequate to cover expected losses as of the date of the statement of financial position. See Note 2. "Allowance for Credit

Losses," in the accompanying "Notes to Consolidated Financial Statements" for further discussion of the Company's provision for credit losses.

The provision for credit losses increased \$8.1 million (107%) and \$17.9 million (127%) during the three- and six-month periods ended June 30, 2022 compared the same periods last year. Net charge offs were \$15.4 million and \$7.3 million during the three-month periods ended June 30, 2022, and 2021, respectively. Net charge offs were \$31.1 million and \$16.9 million during the six-month periods ended June 30, 2022, and 2021, respectively.

Determining a proper allowance for credit losses is a critical accounting estimate which involves Management's judgment with respect to certain relevant factors, such as historical and expected loss trends, unemployment rates in various locales, delinquency levels, bankruptcy trends and overall general and industry specific economic conditions. The percent of the loan portfolio greater than 30 days delinquent is 6.92% at June 30, 2022 compared to 5.23% at June 30, 2021. The ratio of bankrupt accounts to the loan portfolio balance was 1.35% at June 30, 2022 and June 30, 2021.

The Company considered factors such as rising energy, food and services prices and the potential for further oil and commodity market disruptions from the Ukraine crisis. Given increased wages, savings rates, spending on luxury goods, and remote work capability, management anticipates the direct impact from recent gas prices will not be a significant factor in estimating expected losses. The Company also considered the potential impact of recent and continued increases to the central bank interest rates. 1st Franklin Financial loans are contracted at a fixed rate; therefore, existing borrowers will not be affected by rising interest rates. Further, the Company's historical loss history indicates that changes in central bank interest rates do not have a material direct impact to future loss rates.

However, management determined that certain snapshot periods included in the estimation model benefited from government stimulus actions and the benefit to loss rates from those stimulus actions is expected to continue to decline over time. 1st Franklin Financial's expected credit loss model uses loss history from periods may include the effect of government stimulus in estimating the allowance for expected credit losses. Based on the impact of periods that may include the benefit of government stimulus on loss rates and economic uncertainty, management concluded that a qualitative adjustment was required to sufficiently provide for expected credit losses. Management calculated a qualitative adjustment totaling \$11.7 million by incorporating emerging post pandemic pool loss rates in an estimation model. The allowance for credit losses increased by \$0.2 million and \$1.0 million to \$68.3 million for the three- and six-months periods ended June 30, 2022.

Management believes that the allowance for credit losses, as calculated in accordance with the Company's current expected credit loss ("CECL") methodology, is appropriate to cover expected credit losses on loans at June 30, 2022; however, because the allowance for credit losses is based on estimates, there can be no assurance that the ultimate charge off amount will match such estimates. Management may determine it is appropriate to increase or decrease the allowance for expected credit losses in future periods, or actual losses in any period, either of which events could have a material impact on our results of operations in the future.

Other Operating Expenses

Other operating expenses increased \$3.8 million (9%) and \$5.6 million (6%) during the three- and six-month periods ended June 30, 2022, compared to the same periods a year ago. Other operating expenses encompass personnel expense, occupancy expense and miscellaneous other expenses.

Personnel expense increased \$1.9 million (7%) and \$0.8 million (1%) during the three-and six-month periods ended June 30, 2022, compared to the same periods in 2021. The increase for the three-month period was due to an inflation-based salary adjustments for certain team members and an increase in claims associated with the Company's self-insured medical program. The increase in salary and medical expenses for the six-month period was partially offset by reduced accrual for the Company's incentive bonus programs.

Occupancy expenses were consistent during the three- and six-month periods just ended, compared to the same periods a year ago. Lower office material expenses and telephone expenses were offset by increased maintenance and utility expense.

Other expenses increased \$1.9 million (17%) and \$4.8 million (21%) during the three- and six-month periods ended June 30, 2022, compared to the same periods in 2021. Higher travel expenses related to the Company's return to an in-person annual managers meeting (which had been held via remote communication the prior year due to the COVID-19 pandemic), postage expenses, and information technology expenses were the primary factors driving the increase in miscellaneous other operating expenses during the three- and six-month periods ended June 30, 2022 as compared to the same period in 2021.

Income Taxes

The Company has elected to be, and is, treated as an S corporation for income tax reporting purposes. Taxable income or loss of an S corporation is passed through to, and included in the individual tax returns of, the shareholders of the Company, rather than being taxed at the corporate level. Notwithstanding this election, however, income taxes continue to be reported for, and paid by, the Company's insurance subsidiaries as they are not allowed to be treated as S corporation status. Deferred income tax assets and liabilities are recognized and provisions for current and deferred income taxes continue to be recorded by the Company's subsidiaries. The Company uses the liability method of accounting for deferred income taxes and provides deferred income tax temporary differences.

Effective income tax rates were 11% and 8% during the three- and six-month periods ended June 30, 2022 and 2021, respectively. During the current year, the S corporation income was lower than the prior year, which decreased the overall pre-tax income of the Company resulting in a higher effective tax rate for the 2022 reporting period compared to the same period in 2021.

Quantitative and Qualitative Disclosures About Market Risk:

The possibility of market fluctuations in market interest rates during the remainder of the year could have an impact on our net interest margin. Please refer to the market risk analysis discussion contained in our Annual Report as of and for the year ended December 31, 2021 for a more detailed analysis of our market risk exposure. There have been no material changes to our market risk during the three months ended June 30, 2022.

Liquidity and Capital Resources:

As of June 30, 2022 and December 31, 2021, the Company had \$38.6 million and \$33.1 million, respectively, invested in cash and cash equivalents (excluding restricted cash), the majority of which was held by the insurance subsidiaries.

The Company's investments in marketable securities can be readily converted into cash, if necessary. State insurance regulations limit the use an insurance company can make of its assets. Dividend payments to a parent company by its wholly-owned life insurance subsidiary are subject to annual limitations and are restricted to the lesser of 10% of policyholders' surplus or the net statutory gain from operations before recognizing realized investment gains of the individual insurance subsidiary during the prior year. Dividend payments to a parent company by its wholly-owned property and casualty insurance subsidiary are subject to annual limitations and are restricted to the lesser of 10% of policyholders' surplus or the net statutory income before recognizing realized investment gains of the individual insurance subsidiary are subject to annual limitations and are restricted to the lesser of 10% of policyholders' surplus or the net statutory income before recognizing realized investment gains of the individual insurance subsidiary during the prior two years.

At December 31, 2021, Frandisco Property and Casualty Insurance Company and Frandisco Life Insurance Company had a statutory surplus of \$132.0 million and \$96.2 million, respectively. The maximum aggregate amount of dividends these subsidiaries can pay to the Company during 2022, without prior approval of the Georgia Insurance Commissioner, is approximately \$40.8 million. On November 30, 2021, Management submitted a request for approval of two separate transactions involving dividends and/or lines of credit with maximum amounts of \$75.0 million from Frandisco Life Insurance Company and \$95.0 million from Frandisco

Property and Casualty Insurance Company. The request was approved by the Georgia Insurance Department on January 20, 2022 for transactions on or before December 31, 2022. Effective February 1, 2022, Frandisco Property and Casualty Insurance Company and Frandisco Life Insurance Company amended their previous \$60 million unsecured revolving lines of credit available to the Company extending the term of each respective line of credit to December 31, 2025 and defining the interest rate on outstanding balances as the prime rate of interest as published in the Wall Street Journal. No amounts are currently outstanding on these lines.

Most of the Company's liquidity requirements are financed through the collection of receivables and through the sale of short-term and long-term debt securities. The Company's continued liquidity is therefore dependent on the collection of its receivables and the sale of debt securities that meet the investment requirements of the public. Overall, debt securities increased \$53.5 (7%) million between December 31, 2021 and June 30, 2022. In addition to its receivables and securities sales, the Company has an external source of funds available under a credit facility with Wells Fargo Preferred Capital, Inc. (as amended, the "credit agreement"). The credit agreement provides for borrowings of up to \$230.0 million or 70% of the Company's net finance receivables (as defined in the credit agreement), whichever is less, and has a maturity date of February 28, 2024. Available borrowings under the credit agreement were \$186.4 million and \$169.7 million at June 30, 2022 and December 31, 2021 at an interest rate of 3.95% and 3.50%, respectively. The credit agreement contains covenants customary for financing transactions of this type.

The credit agreement requires the Company to comply with certain covenants customary for financing transactions of this nature, including, among others, maintaining a minimum interest coverage ratio, a minimum loss reserve ratio, a minimum ratio of earnings to interest, taxes and depreciation and amortization to interest expense, a minimum asset quality ratio, a minimum consolidated tangible net worth ratio, and a maximum debt to tangible net worth ratio, each as defined. The Company must also comply with certain restrictions on its activities consistent with credit facilities of this type, including limitations on: (a) restricted payments; (b) additional debt obligations (other than specified debt obligations); (c) investments (other than specified investments); (d) mergers, acquisitions, or a liquidation or winding up; (e) modifying its organizational documents or changing lines of business; (f) modifying certain contracts; (g) certain affiliate transactions; (h) sale-leaseback, synthetic lease, or similar transactions; (i) guaranteeing additional indebtedness (other than specified indebtedness); (j) capital expenditures; or (k) speculative transactions. The credit agreement also restricts the Company or any of its subsidiaries from creating or allowing certain liens on their assets, entering into agreements that restrict their ability to grant liens (other than specified agreements), or creating or allowing restrictions on any of their ability to make dividends, distributions, inter-company loans or guaranties, or other intercompany payments, or inter-company asset transfers. At June 30, 2022, the Company believes it was in compliance with all covenants. The Company believes that it will remain in compliance with these covenants and obligations for the foreseeable future.

Any increase in the Company's allowance for credit losses would not directly affect the Company's liquidity, as any adjustment to the allowance has no impact on cash; however, an increase in the actual loss rate may have a material adverse effect on the Company's liquidity. The inability to collect loans could materially impact the Company's liquidity in the future.

Critical Accounting Policies:

The accounting and reporting policies of the Company are in accordance with accounting principles generally accepted in the United States and conform to general practices within the financial services industry. The Company's critical accounting and reporting policies include the allowance for credit losses, revenue recognition and insurance claims reserves.

Allowance for Credit Losses

The Company adopted ASU No. 2016-13, Financial Instruments-Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments ("ASU 2016-13") using the modified retrospective method for all financial assets measured at amortized cost. Provisions for credit losses are charged to operations in amounts sufficient to maintain the allowance for credit losses at a level considered adequate to cover expected credit losses in our loan portfolio.

The allowance for credit losses is established based on the determination of the amount of expected losses inherent in the loan portfolio as of the reporting date. Loans outstanding with similar risk characteristics are collectively evaluated in pools utilizing an open pool loss rate method, whereby a historical loss rate is calculated and applied to the balance of loans outstanding in the portfolio at each reporting period. This historical loss rate is then adjusted by a macroeconomic forecast and other qualitative factors, as appropriate, to fully reflect the expected losses in the loan portfolio.

Revenue Recognition

Accounting principles generally accepted in the United States require that an interest yield method be used to calculate the income recognized on accounts which have precomputed charges. An interest yield method is used by the Company on each individual account with precomputed charges to calculate income for those active accounts; however, state regulations often allow interest refunds to be made according to the Rule of 78's method for payoffs and renewals. Since the majority of the Company's accounts with precomputed charges are paid off or renewed prior to maturity, the result is that most of those accounts effectively yield on a Rule of 78's basis.

Precomputed finance charges are included in the gross amount of certain direct cash loans, sales finance contracts and certain real estate loans. These precomputed charges are deferred and recognized as income on an accrual basis using the effective interest method. Some other cash loans and real estate loans, which do not have precomputed charges, have income recognized on a simple interest accrual basis. Income is not accrued on any loan that is more than 60 days past due.

Loan fees and origination costs are deferred and recognized as adjustments to the loan yield over the contractual life of the related loan.

The property and casualty credit insurance policies written by the Company, as agent for a non-affiliated insurance company, are reinsured by the Company's property and casualty insurance subsidiary. The premiums on these policies are deferred and earned over the period of insurance coverage using the pro-rata method or the effective yield method, depending on whether the amount of insurance coverage generally remains level or declines.

The credit life and accident and health insurance policies written by the Company, as agent for a non-affiliated insurance company, are reinsured by the Company's life insurance subsidiary. The premiums are deferred and earned using the pro-rata method for level-term life insurance policies and the effective yield method for decreasing-term life policies. Premiums on accident and health insurance policies are earned based on an average of the pro-rata method and the effective yield method.

Insurance Claims Reserves

Included in unearned insurance premiums and commissions on the Unaudited Condensed Consolidated Statements of Financial Position are reserves for incurred but unpaid credit insurance claims for policies written by the Company, as agent for a non-affiliated insurance underwriter, and reinsured by the Company's wholly-owned insurance subsidiaries. These reserves are established based on generally accepted actuarial methods. In the event that the Company's actual reported losses for any given period are materially in excess of the previously estimated amounts, such losses could have a material adverse effect on the Company's results of operations.

Different assumptions in the application of any of these policies could result in material changes in the Company's consolidated financial position or consolidated results of operations.

Recent Accounting Pronouncements:

See "Recent Accounting Pronouncements" in Note 1 to the accompanying "Notes to Unaudited Condensed Consolidated Financial Statements" for a discussion of any applicable recently adopted accounting standards and the expected impact of accounting standards recently issued but not yet required to be adopted. For pronouncements already adopted, any material impacts on the Company's condensed consolidated financial statements are discussed in the applicable section(s) of this Management's Discussion and Analysis of Financial Condition and Results of Operations, and the accompanying Notes to Unaudited Condensed Consolidated Financial Statements.

1st FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Unaudited)

	June 30, 2022	December 31, 2021
ASSETS		
CASH AND CASH EQUIVALENTS	\$ 38,591,251	\$ 33,060,390
RESTRICTED CASH	13,670,094	7,306,430
LOANS: Direct Cash Loans Real Estate Loans Sales Finance Contracts	906,145,148 42,803,910 <u>134,370,899</u> 1,083,319,957	873,432,972 45,972,414 <u>118,959,994</u> 1,038,365,380
Less: Unearned Finance Charges Unearned Insurance Premiums	156,180,673	151,081,033
and Commissions Allowance for Credit Losses Net Loans	69,464,895 68,302,012 789,372,377	69,124,817 67,311,208 750,848,322
INVESTMENT SECURITIES Available for Sale, at fair value	223,762,236	261,601,925
OTHER ASSETS	67,050,877	65,404,868
TOTAL ASSETS	\$1,132,446,835	\$1,118,221,935
LIABILITIES AND STOCKHOLDERS' EQUITY		
SENIOR DEBT ACCRUED EXPENSES AND OTHER LIABILITIES SUBORDINATED DEBT Total Liabilities	\$ 770,586,158 63,165,234 29,101,153 862,852,545	\$ 716,536,361 75,235,477 29,692,344 821,464,182
COMMITMENTS AND CONTINGENCIES (Note 6)		
STOCKHOLDERS' EQUITY: Preferred Stock: \$100 par value, 6,000 shares authorized; no shares outstanding Common Stock Voting Shares; \$100 par value; 2,000 shares	-	-
authorized; 1,700 shares outstanding Non-Voting Shares; no par value; 198,000 shares authorized; 168,300 shares	170,000	170,000
outstanding Accumulated Other Comprehensive (Loss)	-	-
Income Retained Earnings	(22,369,007) 291,793,297	9,736,651 286,851,102
Total Stockholders' Equity	269,594,290	296,757,753
TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$ 1,132,446,835	\$1,118,221,935

1st FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF INCOME AND RETAINED EARNINGS (Unaudited)

	Three Mor June	nths Ended e 30,		hs Ended e 30,
	2022	2021	2022	2021
INTEREST INCOME INTEREST EXPENSE	\$68,008,920 6,586,420	\$58,680,422 5,583,211	\$ 134,142,752 12,864,784	\$ 117,774,030 <u>11,086,436</u>
NET INTEREST INCOME	61,422,500	53,097,211	121,277,968	106,687,594
Provision for Loan Losses	15,599,679	7,539,369	32,056,528	14,133,331
NET INTEREST INCOME AFTER PROVISION FOR LOAN LOSSES	45,822,821	45,557,842	89,221,440	92,554,263
INSURANCE INCOME Premiums and Commissions	13.975.076	12.488.744	28.079.028	25,536,253
Insurance Claims and Expenses	3,794,878	3,915,137	9,217,137	8,119,671
Total Net Insurance Income	10,180,198	8,573,607	18,861,891	17,416,582
OTHER REVENUE	2,069,058	1,638,207	3,545,906	2,763,285
OTHER OPERATING EXPENSES:				
Personnel Expense	30,106,868	28,239,753	58,225,832	57,389,413
Occupancy Expense	4,359,435	4,327,920	8,713,142	8,704,564
Other Total	<u>13,385,229</u> 47,851,532	<u>11,469,799</u> 44,037,472	<u>27,668,562</u> 94,607,536	<u>22,899,910</u> 88,993,887
1 Otal	47,001,002	44,037,472	94,007,550	00,993,007
INCOME BEFORE INCOME TAXES	10,220,545	11,732,184	17,021,701	23,740,243
Provision for Income Taxes	1,104,906	961,009	1,842,156	1,840,689
NET INCOME	\$ 9,115,639	\$ 10,771,175	\$ 15,179,545	\$ 21,899,554
BASIC AND DILUTED EARNINGS PER SHARE 170,000 Shares Outstanding for All Periods				
(1,700 voting, 168,300 non-voting)	\$ 53.62	\$ 63.36	\$ 89.29	\$ 128.82

1st FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

	Three Mo	nths Ended	Six Mont	hs Ended
	Jun	e 30,	June	e 30,
	2022	2021	2022	2021
Net Income	\$ 9,115,639	\$ 10,771,175	\$ 15,179,545	\$ 21,899,554
Other Comprehensive Income (Loss): Net changes related to available-for-sale securities:				
Unrealized gains/(losses)	(17,153,420)	1,474,110	(40,371,114)	(1,677,578)
Income tax (provision)/benefit	3,583,689	(317,859)	8,469,914	360,956
Net unrealized gains/(losses)	(13,569,731)	1,156,251	(31,901,200)	(1,316,622)
Less reclassification of gain/(loss) to net income	84,647	(30,552)	204,458	367,907
Total Other Comprehensive Income/(Loss)	(13,654,378)	1,186,803	(32,105,658)	(1,684,529)
Total Comprehensive Income/(Loss)	\$ (4,538,739)	\$ 11,957,978	\$ (16,926,113)	\$ 20,215,025

1st FRANKLIN FINANCIAL CORPORATION CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (Unaudited)

	Commo	n Stocl	ĸ	Retained	Accumulated Other Comprehensive	
	Shares	ŀ	Amount	Earnings	Income (Loss)	Total
Three Months Ended June 30, 2022:						
Balance at March 31, 2022	170,000	\$	170,000	\$ 292,915,008	\$ (8,714,629)	\$ 284,370,379
Comprehensive Income:						
Net Income			_	9,115,639	(40.054.070)	
Other Comprehensive (Loss)	—		—	—	(13,654,378)	(4 500 700)
Total Comprehensive Income	—		—	(40.007.050)	—	(4,538,739)
Cash Distributions Paid		_		(10,237,350)	<u> </u>	(10,237,350)
Balance at June 30, 2022	170,000	\$	170,000	\$ 291,793,297	\$ (22,369,007)	\$ 269,594,290
Three Months Ended June 30, 2021:						
Balance at March 31, 2021	170,000	\$	170,000	\$ 271,975,919	\$ 10,395,595	\$ 282,541,514
Comprehensive Income:	170,000	Ψ	170,000	φ 2/1,0/0,010	φ 10,000,000	φ 202,041,014
Net Income	_		_	10,771,175	_	
Other Comprehensive Income	_		_		1,186,803	
Total Comprehensive Income	_		_	_		11,957,978
Cash Distributions Paid	_		_	(6,031,445)	_	(6,031,445)
Balance at June 30, 2021	170,000	\$	170,000	\$ 276,715,649	\$ 11,582,398	\$ 288,468,047
Six Months Ended June 30, 2022:						
Balance at December 31, 2021	170,000	\$	170,000	\$ 286,851,102	\$ 9,736,651	\$ 296,757,753
Comprehensive Income:						
Net Income	—		—	15,179,545	—	
Other Comprehensive (Loss)	_		_	_	(32,105,658)	
Total Comprehensive Income	_		_	_	_	(16,926,113)
Cash Distributions Paid				(10,237,350)		(10,237,350)
Balance at June 30, 2022	170,000	\$	170,000	\$ 291,793,297	\$ (22,369,007)	\$ 269,594,290
Six Months Ended June 30, 2021:	470.000	^	470.000	¢ 005 000 404	¢ 10.000.007	¢ 070 400 000
Balance at December 31, 2020	170,000	\$	170,000	\$ 265,002,401	\$ 13,266,927	\$ 278,439,328
Comprehensive Income:				24 200 554		
Net Income Other Comprehensive Income	—		_	21,899,554	(1,684,529)	
Total Comprehensive Income				_	(1,004,029)	20.215.025
Cash Distributions Paid				(10,186,306)	_	(10,186,306)
Balance at June 30, 2021	170.000	\$	170.000	\$ 276,715,649	\$ 11,582,398	\$ 288,468,047
Dalance at Julie JU, 2021	170,000	φ	170,000	ψ 210,113,049	ψ 11,302,390	ψ 200,400,047

1ST FRANKLIN FINANCIAL CORPORATION CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

		hs Ended e 30,
	2022	2021
CASH FLOWS FROM OPERATING ACTIVITIES:		
Net Income	\$ 15,179,545	\$ 21,899,554
Adjustments to reconcile net income to net cash provided by operating activities:	+,	+,,
Provision for credit losses	32,056,528	14,133,331
Depreciation and amortization	2,190,059	2,340,844
Provision for deferred income taxes	(6,066)	27,192
Other	(376,446)	(492,867)
Change in miscellaneous other assets	(1,633,506)	(357,511)
Change in other liabilities	(4,078,156)	2,477,613
Net Cash Provided	43,331,958	40,028,156
	<i>.</i>	· · · · ·
CASH FLOWS FROM INVESTING ACTIVITIES:	(040,000,005)	(007 000 055)
Loans originated or purchased	(312,830,905)	(267,632,255)
Loan liquidations	242,250,322	232,451,924
Purchases of marketable debt securities	(15,003,323)	(30,489,054)
Redemptions of marketable debt securities	12,595,000	7,715,000
Fixed asset additions	(1,676,427)	(1,716,411)
Fixed asset net proceeds from sales	6,643	28,642
Net Cash Used	(74,658,690)	(59,642,154)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Net increase in senior demand notes	10,293,856	8.435.649
Advances on credit line	106,833,799	80,103,086
Payments on credit line	(123,533,799)	(136,803,086)
Commercial paper issued	97,016,187	80,519,668
Commercial paper redeemed	(36,560,245)	(19,371,295)
Subordinated debt securities issued	2,891,839	3,857,543
Subordinated debt securities redeemed	(3,483,030)	(3,919,714)
Dividends / distributions	(10,237,350)	(10,186,306)
Net Cash Provided (Used)	43,221,257	2,635,545
	40,221,207	2,000,040
NET INCREASE (DECREASE) IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH	11,894,525	(16,978,453)
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, beginning	40,366,820	67,678,422
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, ending	\$ 52,261,345	\$ 50,699,969
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION:		
Interest Paid	\$ 12,796,816	\$ 11,166,819
Income Taxes Paid		
NON-CASH INVESTING AND FINANCING ACTIVITY:	2,060,000	1,677,638
Other Consumer (Live Check and Premier) Renewed Loan Payoffs	127,604,617	117,114,088
Other non-cash activity: unearned finance charges, origination fees, discounts, premiums,		
deferred fees and deferred costs	146,720,516	138,958,722

-NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS-

Note 1 – Basis of Presentation

The accompanying unaudited condensed consolidated financial statements of 1st Franklin Financial Corporation and subsidiaries (the "Company") should be read in conjunction with the audited consolidated financial statements of the Company and notes thereto as of December 31, 2021 and for the year then ended included in the Company's 2021 Annual Report filed with the Securities and Exchange Commission. Inter-company accounts and transactions have been eliminated from the condensed consolidated financial statements.

In the opinion of Management of the Company, the accompanying unaudited condensed consolidated financial statements contain all normal recurring adjustments necessary to present fairly the Company's consolidated financial position as of June 30, 2022 and December 31, 2021, its consolidated results of operations and comprehensive income for the three- and six-month periods ended June 30, 2022 and 2021 and its consolidated cash flows for the six months ended June 30, 2022 and 2021. While certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States ("GAAP") have been condensed or omitted pursuant to the rules and regulations of the Securities and Exchange Commission, the Company believes that the disclosures herein are adequate to make the information presented not misleading.

The Company's financial condition and results of operations as of and for the three- and six-month periods ended June 30, 2022 are not necessarily indicative of the results to be expected for the full fiscal year or any other future period. The preparation of financial statements in accordance with GAAP requires Management to make estimates and assumptions that affect the reported amount of assets and liabilities at and as of the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ materially from those estimates.

The computation of earnings per share is self-evident from the accompanying Condensed Consolidated Statements of Income and Retained Earnings (Unaudited). The Company has no dilutive securities outstanding.

The following table provides a reconciliation of cash, cash equivalents and restricted cash reported shown in the condensed consolidated statements of cash flows:

	June 30,	June 30,
	2022	2021
Cash and Cash Equivalents	\$ 38,591,251	\$ 43,690,509
Restricted Cash	13,670,094	7,009,460
Total Cash, Cash Equivalents and Restricted Cash	\$ 52,261,345	\$ 50,699,969

The Company categorizes its primary sources of revenue into three categories: (1) interest related revenues, (2) insurance related revenue and (3) revenue from contracts with customers.

- Interest related revenues are specifically excluded from the scope of ASC 606 and accounted for under ASC Topic 310, "Receivables".
- Insurance related revenues are subject to industry-specific guidance within the scope of ASC Topic 944, "Financial Services Insurance".
- Other revenues primarily relate to commissions earned by the Company on sales of auto club memberships. Auto club commissions are revenue from contracts with customers and are accounted for in accordance with the guidance set forth in ASC 606.

Other revenues, as a whole, are immaterial to total revenues. During the three months ended June 30, 2022, and 2021, the Company recognized interest related income of \$68.0 million and \$58.7 million, respectively, insurance related income of \$14.0 million and \$12.5 million, respectively, and other revenues of \$2.1 million and \$1.6 million, respectively. During the six months ended June 30, 2022, and 2021, the Company recognized interest related revenue of \$134.1 million and \$117.8 million, respectively, insurance related income of \$28.1 million and \$25.5 million, respectively, and other revenues of \$3.5 million and \$2.8 million, respectively.

Recent Accounting Pronouncements:

In March 2020, the Financial Accounting Standards Board ("FASB") issued ASU No. 2020-04, "Reference Rate Reform (Topic 848): Facilitation of the Effects of Reference Rate Reform on Financial Reporting", which provides optional accounting relief for the expected market transition from the use of the London Interchange Bank Offered Rate ("LIBOR") to the proposed Secured Overnight Financing Rate ("SOFR"). The key provisions of optional relief include (1) accounting for contract modifications as a continuation of the existing contract without additional analysis and (2) continuing hedge accounting when certain critical terms of a hedging relationship change. There was no impact of ASU No. 2020-04 on the Company's condensed consolidated financial statements for the period ended June 30, 2022. The Company is currently evaluating the effect that the new standard may have on its financial statements in future periods.

In March 2022 the Financial Account Standards Board ("FASB") issued ASU No. 2022-02 "Financial Instruments – Credit Losses (Topic 326): Troubled Debt Restructuring and Vintage Disclosures. The key provisions include (1) enhancements to disclosure requirements for certain loan refinancings and restructurings by creditor when borrower is experiencing financial difficulty, the creditor must apply the loan refinancing and restructuring guidance in paragraphs 310-20-35-9 through 35-11 to determine whether a modification results in a new loan or a continuation of an existing loan (2) for public business entities, the entity is required to disclose current-period gross write-offs by year of origination for financing receivables and net investments in leases with the scope of Subtopic 326-20, Financial Instruments-Credit Losses-Measured at Amortized Cost. There was no impact of ASU No. 2022-02 on the Company's condensed consolidated financial statements for the period ended June 30, 2022. The Company is currently evaluating the effect that the new standard may have on its financial statements in future periods.

Note 2 – Loans

The Company's consumer loans are made to individuals, who may be new customers, existing customers (loan renewals), former customers or customers converting from a sales contract, in relatively small amounts for relatively short periods of time. First and second mortgage loans on real estate are made in larger amounts and for longer periods of time. The Company also purchases sales finance contracts from various dealers. All loans and sales contracts are held for investment.

Cash, unearned finance charges, origination fees, discounts, premiums, deferred fees, and, in the instance of a loan renewal, the net payoff of the of the renewed loan are included in the loan origination amount. The cash component of the loan origination is included in the Statement of Cash Flows in the Cash Flows from Investing Activities as Loans Originated or Purchased.

Loan renewals are accounted for in accordance with the applicable guidance in ASC 310-20 Nonrefundable Fees and Other Costs. Loan renewals are a product the Company offers to existing customers that allows them to borrow additional funds from the Company. In evaluating a loan for renewal, in addition to our standard underwriting requirements, we may take into consideration the customer's prior payment performance with us, which we believe to be an indicator of the customer's future credit performance. If the terms of the new loan resulting from a loan renewal (other than a troubled debt restructuring) are at least as favorable to us as the terms for comparable loans to other customers with similar collection risks who are not renewing a loan, the renewal is accounted for as a new loan. The criteria is met if the new loan's effective yield is at least equal to the effective yield for such loans and the modification of the original loan is more than minor. A modification of a loan more than minor if the present value of the cash flows under the terms of the renewal is at least 10 percent different from the present value of the remaining cash flows under the terms of the original loan. Accordingly, when a renewal is generated, the original loan(s) are extinguished along with the associated unearned finance charges and a new loan is originated. Substantially all renewals include a non-cash component that represents the exchange of the original principal balance for the new principal balance and a cash component for the net proceeds distributed to the customer for the additional amounts borrowed. The cash component is presented as outflows from investing activities and the noncash component is presented as a non-cash investing activity.

Allowance for Credit Losses

The allowance for credit losses is based on Management's evaluation of the inherent risks and changes in the composition of the Company's loan portfolio. Management estimates and evaluates the allowance for credit losses utilizing an open pool loss rate method on collectively evaluated loans with similar risk characteristics in segments, whereby a historical loss rate is calculated and applied to the balance of loans outstanding in the portfolio at each reporting date. This historical loss rate then may be adjusted by macroeconomic forecast and other qualitative factors, as appropriate, to fully reflect the Company's expected losses in its loan portfolio. The Company's allowance for credit losses recorded in the balance sheet reflects Management's best estimate of expected credit losses.

The Company calculates an expected credit loss by utilizing a snapshot of each specific loan segment at a point in history and tracing that segment's performance until charge-offs were substantially exhausted for that particular segment. Charge-offs in subsequent periods are aggregated to derive an unadjusted lifetime historical charge-off rate by segment. The level of receivables at the balance sheet date is reviewed and adjustments to the allowance for credit losses are made if Management determines increases or decreases in the level of receivables warrants an adjustment. The Company performs a correlation analysis between macroeconomic factors and prior charge-offs for the following macroeconomic factors: Annual Unemployment Rates, Real Gross Domestic Product, Consumer Price Index (CPI), and US National Home Price Index (HPI). To evaluate the overall adequacy of the Company's allowance for credit losses, Management considers the level of loan receivables, historical loss trends, loan delinguency trends, bankruptcy trends and overall economic conditions. Such allowance is, in the opinion of Management, adequate for expected losses in the current loan portfolio. As the estimates used in determining the loan loss reserve are influenced by outside factors, such as consumer payment patterns and general economic conditions, there is uncertainty inherent in these estimates. Actual results could vary based on future changes in significant assumptions.

Management disaggregates the Company's loan portfolio by loan segment when evaluating loan performance and estimating the allowance for credit losses. Although most loans are similar in nature, the Company concluded that based on variations in loss experience (severity and duration) driven by product and customer type it is most relevant to segment the portfolio by loan product consisting of five different segments: live checks, premier loans, other consumer loans, real estate loans, and sales finance contracts.

The total segments are monitored for credit losses based on graded contractual delinquency and other economic conditions. The Company classifies delinquent accounts at the end of each month according to the Company's graded delinquency rules which includes the number of installments past due at that time, based on the then-existing terms of the contract. Accounts are classified in delinquency categories of 30-59 days past due, 60-89 days past due, or 90 or more days past due based on the Company's graded delinquency policy. When a loan meets the Company's charge-off policy, the loan is charged off, unless Management directs that it be retained as an active loan. In making this charge-off evaluation, Management considers factors such as pending insurance, bankruptcy status and other indicators of collectability. The amount charged off is the unpaid balance less the unearned finance charges and the unearned insurance premiums, if applicable.

Management ceases accruing finance charges on loans that meet the Company's non-accrual policy based on grade delinquency rules, generally when two payments remain unpaid on precomputed loans or when the interest paid-to-date on an interest-bearing loan is 60 days or more past due. Finance charges are then only recognized to the extent there is a loan payment received or when the account qualifies for return to accrual status. Accounts qualify for return to accrual status when the graded delinquency on a precomputed loan is less than two payments and on when the interest paid-to-date on an interest-bearing loan is less than 60 days past due. There were no loans that met the non-accrual policy still accruing interest at June 30, 2022 or December 31, 2021.

The Company's principal balances on non-accrual loans by loan class as of June 30, 2022 and December 31, 2021 are as follows:

Loan Class	June 30, 2022	December 31, 2021
Live Check Consumer Loans	\$ 8,652,712	\$ 6,254,394
Premier Consumer Loans	2,839,406 27,896,628	2,253,818 25,229,846
Real Estate Loans	1,705,193	1,286,609
Sales Finance Contracts	3,890,093	3,532,183
Total	\$ 44,984,032	\$ 38,556,850

An age analysis of principal balances on past due loans, segregated by loan class, as of June 30, 2022 and December 31, 2021 follows:

Premier Loans915,525554,6621,260,0272,730,214Other Consumer Loans15,190,9579,270,39918,579,87843,041,234Real Estate Loans656,780440,1551,117,9242,214,859	- , -				
Premier Loans 1,452,396 949,562 1,505,297 3,907,255 Other Consumer Loans 18,749,645 10,925,937 19,782,701 49,458,283 Real Estate Loans 993,455 344,133 1,248,408 2,585,996 Sales Finance Contracts 2,748,564 1,415,033 2,375,486 6,539,083 Total \$ 27,533,487 \$ 17,198,396 \$ 29,959,866 \$ 74,691,749 December 31, 2021 Past Due Past Due Past Due Past Due Past Due Live Check Loans \$ 2,752,871 \$ 2,446,703 \$ 3,597,241 \$ 8,796,815 Premier Loans 915,525 554,662 1,260,027 2,730,214 Other Consumer Loans 15,190,957 9,270,399 18,579,878 43,041,234 Real Estate Loans 656,780 440,155 1,117,924 2,214,859	June 30, 2022		•	More	Past Due
December 31, 202130-59 Days Past Due60-89 Days Past DueMore Past DuePast Due LoansLive Check Loans\$ 2,752,871 915,525\$ 2,446,703 554,662\$ 3,597,241 1,260,027\$ 8,796,815 2,730,214Other Consumer Loans915,525 15,190,957\$ 2,70,399 9,270,399\$ 8,796,815 1,117,924\$ 3,597,241 2,730,214Real Estate Loans656,780440,1551,117,924\$ 2,214,859	Premier Loans Other Consumer Loans Real Estate Loans Sales Finance Contracts	1,452,396 18,749,645 993,455 2,748,564	949,562 10,925,937 344,133 1,415,033	949,562 1,505,297 10,925,937 19,782,701 344,133 1,248,408 1,415,033 2,375,486	
Premier Loans915,525554,6621,260,0272,730,214Other Consumer Loans15,190,9579,270,39918,579,87843,041,234Real Estate Loans656,780440,1551,117,9242,214,859	December 31, 2021			More	Past Due
	Premier Loans Other Consumer Loans Real Estate Loans Sales Finance Contracts	915,525 15,190,957 656,780 2,176,581	554,662 9,270,399 440,155 1,134,376	1,260,027 18,579,878 1,117,924 2,385,007	\$ 8,796,815 2,730,214 43,041,234 2,214,859 5,695,964 \$ 62,479,086

While delinquency rating analysis is the primary credit quality indicator, we also consider the ratio of bankrupt accounts to the total loan portfolio in evaluating whether any qualitative adjustments were necessary to the allowance for credit losses. The ratio of bankrupt accounts to the loan portfolio balance was 1.35% at June 30, 2022 and June 30, 2021.

The Company considers the performance of the loan portfolio and its impact on the allowance for credit losses. For consumer and real estate segments, the Company also evaluates credit quality based on the aging status of the loan and by payment activity. The following table presents the principal balance on loans based on payment activity as of June 30, 2022:

			nee by origina				Total Principal
	2022(1)	2021	2020	2019	2018	Prior	Balance
	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)
Live Checks:							
Performing	\$ 86,494	\$ 40,840	\$ 4,360	\$818	\$88	\$ 17	\$ 132,617
Nonperforming	4,906	3,464	236	44	1	1	8,652
	\$ 91,400	\$ 44,304	\$ 4,596	\$ 862	\$ 89	\$ 18	\$ 141,269
Premier Loans:							
Performing	\$ 45,753	\$ 45,855	\$ 12,089	\$ 3,864	\$ 1,025	\$ 150	\$ 108,736
Nonperforming	459	1,669	544	129	34	5	2,840
	\$ 46,212	\$ 47,524	\$ 12,633	\$ 3,993	\$ 1,059	\$ 155	\$ 111,576
Other Consumer Loans:							
Performing	\$ 304,258	\$ 256,569	\$ 44,217	\$ 13,222	\$ 3,724	\$ 831	\$ 622,821
Nonperforming	5,272	17,803	3,185	1,233	331	74	27,898
	\$ 309,530	\$ 274,372	\$ 47,402	\$ 14,455	\$ 4,055	\$ 905	\$ 650,719
Real Estate Loans:							
Performing	\$ 1,963	\$ 16,350	\$ 6,831	\$ 5,810	\$ 4,143	\$ 5,231	\$ 40,328
Nonperforming	18	521	253	346	255	313	1,706
	\$ 1,981	\$ 16,871	\$ 7,084	\$ 6,156	\$ 4,398	\$ 5,544	\$ 42,034
Sales Finance Contracts:							
Performing	\$ 48,510	\$ 48,144	\$ 25,801	\$ 5,803	\$ 1,154	\$ 134	\$ 129,546
Nonperforming	370	1,697	1,314	387	103	20	3,891
	\$ 48,880	\$ 49,841	\$ 27,115	\$ 6,190	\$ 1,257	\$ 154	\$ 133,437

Payment Performance by Origination Year

(1) Includes loans originated during the six-months ended June 30, 2022.

Due to the composition of the loan portfolio, the Company determines and monitors the allowance for credit losses on a portfolio segment basis. As of June 30, 2022, a historical look back period of five quarters was utilized for live checks; six quarters for other consumer loans, premier loans, and sales finance contracts; and a look back period of five years was utilized for real estate loans. Expected look back periods are determined based on analyzing the history of each segment's snapshot at a point in history and tracing performance until charge-offs are mostly exhausted. The Company addresses seasonality primarily through the use of an average in quarterly historical loss rates over a 4-quarter snapshot time span instead of using one specific snapshot quarter's historical loss rates.

Determining a proper allowance for credit losses is a critical accounting estimate which involves Management's judgment with respect to certain relevant factors, such as historical and expected loss trends, unemployment rates in various locales, delinquency levels, bankruptcy trends and overall general and industry specific economic conditions.

The Company considered factors such as rising energy, food and services prices, rate of unemployment, inflation and the potential for further oil and commodity market disruptions from the Ukraine crisis. The Company also considered the potential impact of increased central bank interest rates. 1st Franklin loans are contracted at a fixed rate; therefore, borrowers will not be affected by rising interest rates during the term of an existing loan. Further, the Company's historical loss history indicates that changes in central bank interest rates do not have a material direct impact to future loss rates.

Management determined that certain snapshot periods included in the estimation model benefited from government stimulus actions and the benefit to loss rates from those stimulus actions is expected to continue to decline over time. 1st Franklin's expected credit loss model uses loss history from periods may include the effect of government stimulus in estimating the allowance for expected credit losses. Based on the impact of periods that may include the benefit of government stimulus on loss rates and economic uncertainty, management concluded that a qualitative adjustment was required to sufficiently provide for expected credit losses. Management calculated a qualitative adjustment totaling \$11.7 million by incorporating emerging post pandemic pool loss rates in an estimation model. The allowance for credit losses increased by \$1.0 million to \$68.3 million at June 30, 2022 compared to \$67.3 million at December 31, 2021.

Management believes that the allowance for credit losses, as calculated in accordance with the Company's current expected credit loss ("CECL") methodology, is appropriate to cover expected credit losses on loans at June 30, 2022; however, because the allowance for credit losses is based on estimates, there can be no assurance that the ultimate charge off amount will match such estimates. Management may determine it is appropriate to increase or decrease the allowance for

expected credit losses in future periods, or actual losses in any period, either of which events could have a material impact on our results of operations in the future.

Segmentation of the portfolio began with the adoption of ASC 326 on January 1, 2020. The following table provides additional information on our allowance for credit losses based on a collective evaluation

	Three Months Ended June 30, 2022								
		Other Real Sales							
	Live	Premier	Consumer	Estate	Finance				
	Checks	Loans	Loans	Loans	Contracts	Total			
	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)			
Allowance for Credit Losses:									
Balance at March 31, 2022	\$ 12,386	\$ 6,216	\$ 43,624	\$ 260	\$ 5,622	\$ 68,108			
Provision for Credit Losses	4,095	168	8,894	(1)	2,444	15,600			
Charge-offs	(4,492)	(1,068)	(13,734)	(14)	(1,519)	(20,827)			
Recoveries	834	297	3,889		401	5,421			
Ending Balance	\$ 12,823	\$ 5,613	\$ 42,673	\$ 245	\$ 6,948	\$ 68,302			

	Six Months Ended June 30, 2022								
		Other Real		Sales					
	Live	Premier	Consumer	Estate	Finance	T - 4 - 1			
	Checks	Loans	Loans	Loans	Contracts	Total			
Allowance for Credit Losses:	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)	(in 000's)			
Balance at December 31, 2021	\$ 10,649	\$ 6,216	\$ 44,646	\$ 265	\$ 5,535	\$ 67,311			
Provision for Credit Losses	9,732	1,079	17,492	(2)	3,756	32,057			
Charge-offs	(9,165)	(2,234)	(27,290)	(24)	(3,120)	(41,833)			
Recoveries	1,607	552	7,825	6	777	10,767			
Ending Balance	\$ 12,823	\$ 5,613	\$ 42,673	\$ 245	\$ 6,948	\$ 68,302			

	Three Months Ended				Six Months Ended				
	J	une 30, 2022	June 30, 2021		June 30, 2022		J	une 30, 2021	
Allowance for Credit Losses:									
Beginning Balance	\$	68,107,534	\$	63,348,497	\$	67,311,208	\$	66,327,674	
Provision for credit losses		15,599,679		7,539,369		32,056,528		14,133,331	
Charge-offs		(20,826,028)		(12,771,714)		(41,833,581)		(27,801,157)	
Recoveries		5,420,827		5,485,595		10,767,857		10,941,899	
Ending balance;									
collectively evaluated for impairment	\$	68,302,012	\$	63,601,747	\$	68,302,012	\$	63,601,747	

TDRs are accounted for in accordance with the applicable guidance in ASC 310-40 Troubled Debt Restructurings by Creditors. TDRs represent loans on which the original terms have been modified as a result of the following conditions: (i) the restructuring constitutes a concession and (ii) the borrower is experiencing financial difficulties. Loan modifications by the Company involve payment alterations, interest rate concessions, and/or reductions in the amount owed by the customer. We do not consider TDRs as new loans because the restructuring is part of our ongoing effort to recover its investment in the original loan. The Company allows refinancing of delinquent loans on a case-by-case basis for those who satisfy certain eligibility requirements. The eligible customers can include those experiencing temporary hardships, lawsuits, or customers who have declared bankruptcy. In most cases, the loans that eligible for restructuring are between 90 and 180 days past due. We do not allow the amount of the new loan to exceed the original amount of the existing loan and we believe that refinancing the delinguent loans for certain customers provides the Company with an opportunity to increase its average loans outstanding and its interest, fees, and other income without experiencing a significant increase in loan losses. These refinancing's also provide a resolution to temporary financial setbacks for these borrowers and sustain their credit rating.

Legal fees and other direct costs incurred by the Company during a restructuring are expensed when incurred. The effective interest rate for restructured loan is based on the original contractual rate, not the rate specified in the restructuring agreement. The modified loans are adjusted to be recorded at the value of expected cash flows to be received in the future.

Modifications that lower the principal balance experience a direct charge off for the difference of the original and modified principal amount. The majority of the restructurings relate to fee and interest rate concessions as the Company only lowers the principal balance due in the event of a court order.

The following table presents a summary of loans that were restructured during the six months ended June 30, 2022.

	Number	Pre-Modification	Post-Modification
	Of	Recorded	Recorded
	Loans	Investment	Investment
Live Check Consumer Loans	1,341	\$ 2,428,838	\$ 2,396,044
Premier Consumer Loans	196	1,249,767	1,229,817
Other Consumer Loans	5,055	19,614,686	19,123,589
Real Estate Loans	5	27,769	25,769
Sales Finance Contracts	251	1,928,908	1,886,518
Total	6,848	\$ 25,249,968	\$ 24,661,736

The following table presents a summary of loans that were restructured during the three months ended June 30, 2021.

-	Number Of Loans	Pre-Modification Recorded Investment		Re	lodification corded estment
Live Check Consumer Loans Premier Consumer Loans Other Consumer Loans Real Estate Loans	466 100 2,246 6	5 8,2	93,182 98,628 14,149 50,236	\$	877,875 592,019 7,799,661 50,236
Sales Finance Contracts	151	8	67,163		838,238
Total	2,969	\$ 10,6	23,358	\$ 1	10,158,029

The following table presents a summary of loans that were restructured during the six months ended June 30, 2022.

-	Number Of Loans	Pre-Modification Recorded Investment	Post-Modification Recorded Investment
Live Check Consumer Loans	2,406	\$ 4,450,559 2,560,276	\$ 4,372,398
Premier Consumer Loans Other Consumer Loans	390 9.514	2,560,276 36,361,014	2,485,334 35,178,299
Real Estate Loans	12	114,346	112,346
Sales Finance Contracts	468	3,497,493	3,366,466
Total	12,790	\$ 46,983,688	\$ 45,514,842

The following table presents a summary of loans that were restructured during the six months ended June 30, 2021.

-	Number	Pre-Modification	Post-Modification
	Of	Recorded	Recorded
	Loans	Investment	Investment
Live Check Consumer Loans	1,072	\$ 2,030,007	\$ 1,984,766
Premier Consumer Loans	215	1,291,060	1,248,826
Other Consumer Loans	5,189	18,663,687	17,805,933
Real Estate Loans	17	219,065	218,840
Sales Finance Contracts	359	2,226,482	2,166,463
Total	6,852	\$ 24,430,301	\$ 23,424,828

TDRs that occurred during the twelve months ended June 30, 2022 and subsequently defaulted during the three months ended June 30, 2022 are listed below.

	Number Of Loans	Pre-Modification Recorded Investment
Live Check Consumer Loans	486	\$ 890.261
Premier Consumer Loans	44	241,218
Other Consumer Loans	1,587	3,741,502
Real Estate Loans	-	-
Sales Finance Contracts	42	232,489
Total	2,159	\$ 5,105,470

TDRs that occurred during the twelve months ended June 30, 2021 and subsequently defaulted during the three months ended June 30, 2021 are listed below.

	Number Of Loans	Pre-Modification Recorded Investment
Live Check Consumer Loans	229	\$ 440.115
Premier Consumer Loans	223	140.585
	=•	-,
Other Consumer Loans	868	2,012,648
Real Estate Loans	-	-
Sales Finance Contracts	60	261,049
Total	1,182	\$ 2,854,397

TDRs that occurred during the twelve months ended June 30, 2022 and subsequently defaulted during the six months ended June 30, 2022 are listed below.

	Number Of	Pre-Modification Recorded
	Loans	Investment
Live Check Consumer Loans Premier Consumer Loans Other Consumer Loans Real Estate Loans Sales Finance Contracts	790 76 2,647 - 81	\$ 1,446,626 409,774 6,126,587 - 422,901
Total	3,594	\$ 8,405,888

TDRs that occurred during the twelve months ended June 30, 2021 and subsequently defaulted during the six months ended June 30, 2021 are listed below.

	Number Of Loans	Pre-Modification Recorded Investment
Live Check Consumer Loans	459	\$ 864.096
Premier Consumer Loans	54	314,611
Other Consumer Loans	1,647	3,818,539
Real Estate Loans	-	-
Sales Finance Contracts	98	398,710
Total	2,258	\$ 5,395,956

The level of TDRs, including those which have experienced a subsequent default, is considered in the determination of an appropriate level of allowance of credit losses.

Note 3 – Investment Securities

Debt securities available-for-sale are carried at estimated fair value. Debt securities designated as "Held to Maturity" are carried at amortized cost based on Management's intent and ability to hold such securities to maturity. The amortized cost and estimated fair values of these debt securities were as follows:

	As of June 30, 2022		As of Decemb	per 31, 2021
	Estimated Amortized Fair Cost Value		Amortized Fair Amortized	
Available-for-Sale Obligations of states and political subdivisions	\$ 251,697,076	\$ 223,381,877	\$ 248,858,502	\$ 261,183,377
Corporate securities	130,316	380,359	130,316	418,548
	\$ 251,827,392	\$ 223,762,236	\$ 248,988,818	\$ 261,601,925

Gross unrealized losses on investment securities totaled \$29.8 million and \$1.0 million at June 30, 2022 and December 31, 2021, respectively. The following table provides an analysis of investment securities in an unrealized loss position for which an allowance for credit losses is unnecessary as of June 30, 2022 and December 31, 2021:

	Less than	12 Months	12 Months	or Longer	То	tal
June 30, 2022	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses	Fair Value	Unrealized Losses
Available for Sale: Obligations of states and political subdivisions	\$ 138,251,691	\$ (23,555,207)	\$ 12,823,897	\$ (6,240,226)	\$ 151,075,588	\$(29,795,433)
	Less than	12 Months	12 Months	or Longer	Тс	otal
	Fair	Unrealized	Fair	Unrealized	Fair	Unrealized
December 31, 2021	Value	Losses	Value	Losses	Value	Losses
Available for Sale: Obligations of states and political subdivisions	\$ 41,660,651	\$ (896,338)	\$ 652,921	\$ (52,078)	\$ 42,313,572	\$ (948,416)

The previous two tables represent 171 and 34 investments held by the Company at June 30, 2022 and December 31, 2021, respectively, the majority of which are rated "A" or higher by Moody's and/or Standard & Poor's. The unrealized losses on the Company's investments listed in the above table were primarily the result of interest rate and market fluctuations. Based on the credit ratings of these investments, along with the consideration of whether the Company has the intent to sell or will be more likely than not required to sell the applicable investment before recovery of amortized cost basis. Management concluded that an allowance for credit losses was not required at June 30, 2022 or at December 31, 2021.

No securities were sold to date in 2022. Additionally, the Company sold no securities during the year ended December 31, 2021. Proceeds from redemption of investments due the exercise of call provisions by the issuers thereof and regularly scheduled maturities totaled \$12.6 million with a net gain of \$0.3 million and \$15.9 million with a net gain of \$0.3 million as of June 30, 2022 and December 31, 2021 respectively.

The Company's insurance subsidiaries internally designate certain investments as restricted to cover their policy reserves and loss reserves. Funds are held in separate trusts for the benefit of each insurance subsidiary at U.S. Bank National Association ("US Bank"). US Bank serves as trustee under trust agreements with the Company's property and casualty insurance company subsidiary ("Frandisco P&C"), as grantor, and American Bankers Insurance Company of Florida, as beneficiary. At June 30, 2022, these trusts held \$40.7 million in available-for-sale investment securities at market value. US Bank also serves as trustee under trust agreements with the Company's life insurance company subsidiary ("Frandisco Life"), as grantor, and American Bankers Life Assurance Company, as beneficiary. At June 30, 2022, these trusts held \$23.4 million in available-for-sale investment securities at market value. The amounts required to be held in each trust change as required reserves change. All earnings on assets in the trusts are remitted to the Company's insurance subsidiaries.

Note 4 – Fair Value

Under ASC 820, fair value is the price that would be received upon sale of an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The following fair value hierarchy is used in selecting inputs used to determine the fair value of an

asset or liability, with the highest priority given to Level 1, as these are the most transparent or reliable. A financial instrument's level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurements.

Level 1 - Quoted prices for identical instruments in active markets.

Level 2 - Quoted prices for similar instruments in active markets; quoted prices for identical or similar instruments in markets that are not active; and model-derived valuations in which all significant inputs are observable in active markets.

Level 3 - Valuations derived from valuation techniques in which one or more significant inputs are unobservable.

The following methods and assumptions are used by the Company in estimating fair values of its financial instruments:

Cash and Cash Equivalents: Cash includes cash on hand and with banks. Cash equivalents are short-term highly liquid investments with original maturities of three months or less. The carrying value of cash and cash equivalents approximates fair value due to the relatively short period of time between the origination of the instruments and their expected realization. Cash and cash equivalents are classified as a Level 1 financial asset.

Loans: The fair value of the Company's direct cash loans and sales finance contracts approximate the carrying value since the estimated life, assuming prepayments, is short-term in nature. The fair value of the Company's real estate loans approximate the carrying value since the interest rate charged by the Company approximates market rates. Loans are classified as a Level 3 financial asset.

Marketable Debt Securities: Management has designated a significant portion of the Company's investment securities held in the Company's investment portfolio at June 30, 2022 and December 31, 2021 as being available-for-sale. This portion of the investment portfolio is reported at fair value with unrealized gains and losses excluded from earnings and reported in other comprehensive income (loss) included in the consolidated statements of comprehensive income (loss). Gains and losses on sales of securities designated as available-for-sale are determined based on the specific identification method; therefore, Marketable Debt Securities are classified as a Level 2 financial asset.

Corporate Securities: The Company estimates the fair value of corporate securities with readily determinable fair values based on quoted prices observed in active markets; therefore, these investments are classified as a Level 1 financial asset.

Senior Debt Securities: The carrying value of the Company's senior debt securities approximates fair value due to the relatively short period of time between the origination of the instruments and their expected payment. Senior debt securities are classified as a Level 2 financial liability.

Subordinated Debt Securities: The carrying value of the Company's subordinated debt securities approximates fair value due to the re-pricing frequency of the securities. Subordinated debt securities are classified as a Level 2 financial liability.

The Company is responsible for the valuation process and as part of this process may use data from outside sources in establishing fair value. The Company performs due diligence to understand the inputs and how the data was calculated or derived. The Company employs a market approach in the valuation of its obligations of states, political subdivisions and municipal revenue bonds that are available-for-sale. These investments are valued on the basis of current market quotations provided by independent pricing services selected by Management based on the advice of an investment manager. To determine the value of a particular investment, these independent pricing services may use certain information with respect to market transactions in such investment or comparable investments, various relationships observed in the market between investments, quotations from dealers, and pricing metrics and calculated yield measures based on valuation methodologies commonly employed in the market for such investments. Quoted prices are subject to our internal price verification procedures. We validate prices received using a variety of methods including, but not limited, to comparison to other pricing services or

corroboration of pricing by reference to independent market data such as a secondary broker. There was no change in this methodology during any period reported.

Assets measured at fair value as of June 30, 2022 and December 31, 2021 were available-forsale investment securities which are summarized below:

		easurements at Repor	ting Date Using	
June 30, 2022	Quoted Prices In Active Markets for Identical Assets (Level1)	Significant Other Observable Inputs (Level2)	Significant Unobservable Inputs (Level3)	
\$ 380,359 223,381,877	\$ 380,359 	\$ 223,381,877	\$	
\$ 223,762,236	\$ 380,359	\$ 223,381,877	\$	
	Quoted Prices	•	ting Date Using	
		0	0	
December 31.	Assets			
2021	(Level1)	(Level2)	(Level3)	
\$ 418,548 261,183,377	\$ 418,548 	\$ 261,183,377	\$	
\$ 261,601,925	\$ 418,548	\$ 261,183,377	¢	
	2022 \$ 380,359 223,381,877 \$ 223,762,236 December 31, 2021 \$ 418,548 261,183,377	Quoted Prices In Active Markets for Identical June 30, 2022 Assets (Level1) \$ 380,359 \$ 380,359 223,381,877 \$ 223,762,236 \$ 380,359 Fair Value M Quoted Prices In Active Markets for Identical Assets December 31, 2021 (Level1) \$ 418,548 \$ 418,548 261,183,377	Quoted Prices Significant In Active Significant Markets for Other Identical Observable June 30, Assets 2022 (Level1) \$ 380,359 \$ 380,359 223,381,877 223,381,877 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 380,359 \$ 223,762,236 \$ 138,0377 Quoted Prices In Active In Active Significant Markets for Other	In Active Markets for IdenticalSignificant OtherSignificant UnobservableJune 30, 2022Assets (Level1)Inputs (Level2)Inputs (Level3)\$ 380,359 223,381,877\$ 380,359 223,381,877 223,381,877\$\$ 223,762,236\$ 380,359 \$ 380,359\$ 223,381,877\$Fair Value Measurements at Reporting Date Using Quoted Prices In Active Markets for Identical 2021Other

Note 5 – Leases

The Company is obligated under operating leases for its branch loan offices and home office locations. The operating leases are recorded as operating lease right-of-use ("ROU") assets and operating lease liabilities. The ROU asset is included in other assets and the corresponding liability is included in accounts payable and accrued expenses on the Company's condensed consolidated statement of financial position.

ROU assets represent the Company's right to use an underlying asset during the lease term and the operating lease liabilities represent the Company's obligations for lease payments in accordance with the lease. Recognition of ROU assets and liabilities are recognized at the lease commitment date based on the present value of the remaining lease payments using a discount rate that represents the Company's incremental borrowing rate at the lease commitment date or adoption date. Operating lease expense, which is comprised of amortization of the ROU asset and the implicit interest accreted on the operating lease liability, is recognized on a straight-line basis over the lease term and is recorded in occupancy expense in the condensed consolidated statement of income.

Remaining lease terms range from 1 to 10 years. The Company's leases are not complex and do not contain residual value guarantees, variable lease payments, or significant assumptions or judgments made in applying the requirements of Topic 842. Operating leases with a term of 12 months or less are not recorded on the balance sheet and the related lease expense is recognized on a straight-line basis over the lease term. Operating lease ROU assets are reported as part of Other Assets and liabilities are reported as part of Other Liabilities on the Statement of Financial Position. Operating lease ROU assets and liabilities were \$35.2 million and \$36.0 million at June 30, 2022, respectively and \$35.0 million and \$35.7 million at June 30, 2021, respectively. At December 31, 2021 the operating lease ROU assets and liabilities were \$34.8 million and \$35.4 million, respectively.

The table below summarizes our lease expense and other information related to the Company's operating leases with respect to FASB ASC 842:

Operating lease expense Cash paid for amounts included in the measurement of lease liabilities: Operating cash flows from operating leases Weighted-average remaining lease term – operating leases (in years) Weighted-average discount rate – operating leases	Three Months Ended June 30, 2022 \$ 1,936,385 1,904,759 7.01 4.54%	Six Months Ended <u>June 30, 2022</u> \$ 3,845,248 3,787,479
Lease maturity schedule as of June 30, 2022: Remainder of 2022 2023	Amount \$ 3,783,888 6,893,149 6,082,320 5,725,379 5,172,532 14,249,287 41,906,555 (5,918,784) \$ 35,987,771	
Operating lease expense Cash paid for amounts included in the measurement of lease liabilities: Operating cash flows from operating leases Weighted-average remaining lease term – operating leases (in years) Weighted-average discount rate – operating leases	Three Months Ended June 30, 2021 \$ 1,871,636 1,841,046 7.07 4.62%	Six Months Ended <u>June 30, 2021</u> \$ 3,711,403 3,645,112
Lease maturity schedule as of June 30, 2021: Remainder of 2021 2022 2023 2024 2025 2026 and beyond Total. Less: Discount	Amount \$ 3,686,282 7,019,399 6,139,863 5,332,942 4,973,758 14,440,142 41,592,386 (5,935,678)	

Note 6 – Commitments and Contingencies

We conduct our lending operations under the provisions of various federal and state laws, implementing regulations, and insurance regulations. Changes in the current regulatory environment, or the interpretation or application of current regulations, could impact our business.

The Company is subject to various legal proceedings, claims and administrative proceedings arising in the ordinary course of business, some of which are expected to be covered by liability insurance. Management makes assumptions and estimates concerning the likelihood and amount of any potential loss relating to these matters using the latest information available. The Company records a liability for litigation if an unfavorable outcome is probable and the amount of loss or range of loss can be reasonably estimated. If an unfavorable outcome is probable and a reasonable estimate of the loss is a range, the Company accrues the best estimate within the range. If no amount within the range is a better estimate than any other amount, the Company accrues the minimum amount within the range. If an unfavorable outcome is probable but the amount of the loss cannot be reasonably estimated, the Company discloses the nature of the litigation and indicates that an estimate of the loss or range of loss cannot be made. If an unfavorable outcome is reasonably possible and the estimated loss is material, the Company discloses the nature and estimate of the possible loss of the litigation. The Company does not disclose information with respect to litigation where an unfavorable outcome is considered to be remote or where the estimated loss would not be material. Based on current expectations, such matters, both individually and in the aggregate, are not expected to have a material adverse effect on the liquidity, results of operations, business or financial condition of the Company.

Note 7 – Income Taxes

The Company has elected to be treated as an S corporation for income tax reporting purposes. The taxable income or loss of an S corporation is treated as income of and is reportable in the individual tax returns of the shareholders of the Company in an appropriate allocation. Accordingly, deferred income tax assets and liabilities have been eliminated and no provisions for current and deferred income taxes were made by the Company except for amounts attributable to state income taxes for certain states, which do not recognize S corporation status for income tax reporting purposes. Deferred income taxes swill be made by the Company's subsidiaries as they are not permitted to be treated as S Corporations.

Effective income tax rates were 11% and 8% during the three- and six-month periods ended June 30, 2022 and 2021, respectively. During the current year, the S corporation income was lower than the prior year, which decreased the overall pre-tax income of the Company resulting in a higher effective tax rate for the 2022 reporting period compared to the same period in 2021.

Note 8 – Credit Agreement

Effective September 11, 2009, the Company entered into a credit facility with Wells Fargo Preferred Capital, Inc. As amended to date, the credit agreement provides for borrowings and reborrrowings up to the lesser of \$230.0 million or 70% of the Company's net finance receivables (as defined in the credit agreement). Available borrowings under the credit agreement were \$186.4 million and \$169.7 million at June 30, 2022 and December 31, 2021, at an interest rate of 3.95% and 3.50%, respectively. Outstanding borrowings on the credit line were \$43.6 million and \$60.3 million at June 30, 2022 and December 31, 2021, respectively. The credit agreement contains covenants customary for financing transactions of this type. At June 30, 2022, the Company believes it was in compliance with all covenants. The credit agreement has a commitment termination date of February 28, 2024.

Note 9 – Related Party Transactions

The Company engages from time to time in transactions with related parties. The Company has an outstanding loan to a real estate development partnership of which one of the Company's beneficial owners is a partner. The balance on the commercial loan (including principal and accrued interest) was \$1.9 million at June 30, 2022. The Company also has a loan for premium payments to a trust of an executive officer's irrevocable life insurance policy. The principal balance on this loan at June 30, 2022 was \$0.5 million. Please refer to the disclosure contained in Note 12 "Related Party Transactions" in the Notes to Consolidated Financial Statements in the Company's Annual Report on Form 10-K as of and for the year ended December 31, 2021 for additional information on related party transactions.

Note 10 – Segment Financial Information

The Company discloses segment information in accordance with FASB ASC 280. FASB ASC 280 requires companies to determine segments based on how Management makes decisions about allocating resources to segments and measuring their performance.

The Company has eight divisions which comprise its operations: Division I through Division V, Division VII, Division VIII and Division IX. Each division consists of branch offices that are aggregated based on vice president responsibility and geographic location. Division I consists of offices located in South Carolina. Offices in North Georgia comprises Division II, Division III consists of offices in South Georgia and Division IX consists of offices in West Georgia. Division IV represents our Alabama offices, Division V represents our Mississippi offices, Division VII represents our Kentucky and Tennessee branch offices and Division VIII represents our Louisiana and Texas offices.

Accounting policies of each of the divisions are the same as those for the Company as a whole. Performance is measured based on objectives set at the beginning of each year and include various factors such as division profit, growth in earning assets and delinquency and loan loss management. All division revenues result from transactions with third parties. The Company does not allocate income taxes or corporate headquarter expenses to the divisions.

Below is a performance recap of each of the Company's divisions for the three- and six-month periods ended June 30, 2022, and 2021, followed by a reconciliation to consolidated Company data.

	Division I	Division II	Division III	Division IV	Division V	Division VII	Division VIII	Division IX	Total
					(in thousands)				
Division Revenues:									
3 Months ended 06/30/2022	\$ 10,676	\$ 10,683	\$ 11,124	\$ 12,511	\$ 8,737	\$ 8,363	\$ 8,380	\$ 9,341	\$ 79,815
3 Months ended 06/30/2021	\$ 9,519	\$ 9,628	\$ 10,247	\$ 10,709	\$ 7,279	\$ 7,021	\$ 5,973	\$ 8,612	\$ 68,988
6 Months ended 06/30/2022	\$ 21,184	\$ 20,890	\$ 21,962	\$ 24,466	\$ 17,040	\$ 15,827	\$ 16,208	\$ 18,373	\$ 155,950
6 Months ended 06/30/2021	\$ 19,226	\$ 19,130	\$ 20,491	\$ 21,184	\$ 14,502	\$ 13,718	\$ 11,950	\$ 17,140	\$ 137,341
Division Profit:									
3 Months ended 06/30/2022	\$ 4,062	\$ 4,953	\$ 5,221	\$ 5,532	\$ 3,499	\$ 2,893	\$ 2,678	\$ 4,081	\$ 32,919
3 Months ended 06/30/2021	\$ 3,892	\$ 4,970	\$ 5,388	\$ 5,289	\$ 3,040	\$ 2,754	\$ 1,225	\$ 4,055	\$ 30,613
6 Months ended 06/30/2022	\$ 7,779	\$ 9,341	\$ 9,874	\$ 10,208	\$ 6,512	\$ 4,943	\$ 4,846	\$ 7,315	\$ 60,818
6 Months ended 06/30/2021	\$ 7,482	\$ 9,811	\$ 10,527	\$ 9,807	\$ 6,011	\$ 4,751	\$ 2,869	\$ 7,562	\$ 58,820
Division Assets:									
06/30/2022	\$ 119.044	\$ 129.317	\$ 126.372	\$ 159,498	\$ 96.043	\$ 96.669	\$ 97.574	\$ 112.835	\$ 937,352
12/31/2021	\$ 115,423	\$ 123,844	\$ 125,568	\$ 152,409	\$ 91,774	\$ 91,753	\$ 90,425	\$ 109,411	\$ 900,607

	3 Months Ended 06/30/2022 (in 000's)	3 Months Ended 06/30/2021 (in 000's)	6 Months Ended 06/30/2022 (in 000's)	6 Months Ended 06/30/2021 (in 000's)
Reconciliation of Revenues:	((((
Total revenues from reportable divisions	\$ 79,815	\$ 68,988	\$ 155,951	\$ 137,341
Corporate finance charges earned, not allocated to divisions	23	23	45	45
Corporate investment income earned, not allocated to divisions	1,833	1,695	3,793	3,738
Timing difference of insurance income allocation to divisions	2,365	2,098	5,959	4,944
Other revenue not allocated to divisions	17	4	19	6
Consolidated Revenues (1)	\$ 84,053	\$ 72,808	\$ 165,767	\$ 146,074
	3 Months	3 Months	6 Months	6 Months
	Ended	Ended	Ended	Ended
	06/30/2022	06/30/2021	06/30/2022	06/30/2021
	(in 000's)	(in 000's)	(in 000's)	(in 000's)
Reconciliation of Profit:				
Profit per division	\$ 32,920	\$ 30,613	\$ 60,820	\$ 58,820
Corporate earnings not allocated	4,238	3,820	9,816	8,733
Corporate expenses not allocated	(26,937)	(22,701)	(53,615)	(43,813)
Consolidated Income Before Income Taxes	\$ 10,221	\$ 11,732	\$ 17,021	\$ 23,740

Note 1: Includes Finance Charge Income, Investment Income, Insurance Premium Revenues and Other Revenue.

BRANCH OPERATIONS

J. Patrick Smith, III Joseph R. Cherry M. Summer Clevenger John B. Gray Jerry W. Hughes Marty Miskelly Virginia K. Palmer Jennifer C. Purser Michael Shankles Michael J. Whitaker

Senior Vice President Vice President

REGIONAL OPERATIONS DIRECTORS

Sonya Acosta Dee Dee Dunham Tammy Hood Jimmy Mahaffey Greg Shealy Maurice Bize Carla Eldridge Sue Iser Sylvia McClung Tonya Slaten Jimmy Fairbanks Jonathan Kendrick Cliff Snyder Derrick Blalock Nokie Moore **Nicholas Blevins** Chad Frederick Steve Knotts Lauren Munoz Michael Spriggs Janet Brownlee **Peyton Givens** Katie Landry William Murrillo Melissa Stewart Sharon Langford Kim Golka Josh Nickerson Lou Stokes Ron Byerly Kevin Grav Becki Lawhon Melissa Storck Bryan Cook Mike Olive Stacy Courson Tabatha Green Jeff Lee Harriet Welch Deloris O'Neal Joe Daniel Jenna Henderson Tammy Lee Gerald Rhoden Robert Whitlock Chris Deakle Brian Hill Jeff Lindberg Anthony Seney

BRANCH OPERATIONS

ALABAMA

Adamsville	Bessemer	Enterprise	Jackson	Oxford	Scottsboro		
Albertville	Brewton	Fayette	Jasper	Ozark	Selma		
Alexander City	Center Point	Florence	Mobile	Pelham	Sylacauga		
Andalusia	Clanton	Fort Payne	Moody	Prattville	Tallassee		
Arab	Cullman	Gadsden	Moulton	Robertsdale	Troy		
Athens	Decatur	Hamilton	Muscle Shoals	Russellville (2)	Tuscaloosa		
Bay Minette	Dothan (2)	Huntsville (2)	Opelika	Saraland	Wetumpka		
GEORGIA							
Acworth	Canton	Dalton	Greensboro	Manchester	Swainsboro		
Adel	Carrollton	Dawson	Griffin	McDonough	Sylvania		

Albany (2) Alma Americus Athens (2) Augusta Bainbridge Barnesville Baxley Blairsville Blakely Blue Ridge Bremen

Cartersville Cedartown Chatsworth Clarkesville Claxton Clayton Cleveland Cochran Colquitt Columbus (2) Commerce Convers

Douglas (2) Douglasville Dublin East Ellijay

Eastman

Eatonton

Elberton

Fayetteville

Forest Park

Forsyth

Flowery Branch

Fitzgerald

Hartwell Hawkinsville Hazlehurst Helena Hinesville (2) Hiram Hogansville Jackson

Jasper

Jesup

Jefferson

Kennesaw

Milledgeville Monroe Montezuma Monticello Moultrie Nashville Newnan Perry Pooler **Richmond Hill** Rome Royston

Sylvester Thomaston Thomasville Thomson Tifton Тоссоа Tucker Valdosta Vidalia Villa Rica Warner Robins (2) Washington

BRANCH OPERATIONS (Continued)

Brunswick Buford Butler Cairo Calhoun	Cordele Cornelia Covington Cumming Dahlonega	Fort Valley Ft. Oglethorpe Gainesville Garden City Georgetown	LaGrange Lavonia Lawrenceville Macon (2) Madison	Sandersville Sandy Springs Savannah Statesboro Stockbridge	Waycross Waynesboro Winder				
Elizabethtown	Elizabethtown								
	LOUISIANA								
Abbeville Alexandria Baker Bastrop Baton Rouge Bossier City	Covington Crowley Denham Springs DeRidder Eunice Franklin	Hammond Houma Jena Kenner Lafayette Lake Charles	LaPlace Leesville Marksville Marrero Minden Monroe	Morgan City Natchitoches New Iberia Opelousas Pineville Prairieville	Ruston Slidell Sulphur Thibodaux West Monroe Winnsboro				
		MISS	ISSIPPI						
Amory Batesville Bay St. Louis Booneville Brookhaven Carthage Clinton	Columbia Columbus Corinth D'Iberville Forest Greenwood Grenada	Gulfport Hattiesburg Hazlehurst Hernando Houston Iuka Kosciusko	Louisville Magee McComb Meridian New Albany Newton	Olive Branch Oxford Pearl Philadelphia Picayune Pontotoc	Ridgeland Ripley Senatobia Starkville Tupelo Winona				
		SOUTH C	CAROLINA						
Aiken Anderson Batesburg- Leesvile	Cheraw Chester Columbia	Gaffney Georgetown Greenwood	Lancaster Laurens Lexington	Newberry North Charleston North Greenville	Spartanburg Summerville Sumter				
Beaufort Boling Springs Camden Cayce Charleston	Conway Dillon Easley Florence	Greer Hartsville Irmo Lake City	Manning Marion Moncks Corner Myrtle Beach	Orangeburg Rock Hill Seneca Simpsonville	Union Walterboro Winnsboro York				
TENNESSEE									
Athens Bristol Clarksville Cleveland Columbia Cookeville Crossville	Dayton Dickson Dyersburg Elizabethton Fayetteville Fayetteville Gallatin	Greeneville Hixson Jackson Johnson City Kingsport Lafayette	LaFollette Lebanon Lenoir City Lexington Madisonville Maryville	Millington Morristown Murfreesboro Newport Powell Pulaski	Savannah Sevierville Smyrna Tazewell Tullahoma Winchester				
TEXAS									
Austin (2) Bastrop	Conroe Longview	New Braunfels	Pasadena	Temple	Texarkana				

DIRECTORS

Ben F. Cheek, IV Chairman 1st Franklin Financial Corporation

Ben F. Cheek, III Chairman Emeritus 1st Franklin Financial Corporation

Virginia C. Herring Vice Chairman, President and Chief Executive Officer 1st Franklin Financial Corporation

> A. Roger Guimond Retired Executive Officer, 1st Franklin Financial Corporation

Jim H. Harris, III Retired Founder / Co-owner Unichem Technologies Retired Founder / Owner / President Moonrise Distillery Jerry J. Harrison, Jr. Chief Operating Officer Crider Food, Inc.

John G. Sample, Jr. CPA

C. Dean Scarborough Retired Retail Business Owner

> Keith D. Watson Chairman Bowen & Watson, Inc.

EXECUTIVE OFFICERS

Ben F. Cheek, IV Chairman

Ben F. Cheek, III Chairman Emeritus

Virginia C. Herring Vice Chairman, President and Chief Executive Officer

Brian J. Gyomory Executive Vice President and Chief Financial Officer

> Daniel E. Clevenger, II Executive Vice President - Compliance

Gary L. McQuain Executive Vice President – Chief Operating Officer

Mark J. Scarpitti Executive Vice President – General Counsel Acting Corporate Secretary

Joseph A. Shaw Executive Vice President – Chief Information Officer

Jeffrey R. Thompson Executive Vice President – Human Resources

Chip Vercelli Executive Vice President – Government Affairs

LEGAL COUNSEL

Jones Day 1221 Peachtree Street, N.E. Suite 400 Atlanta, Georgia 30361

INDEPENDENT AUDITORS

Deloitte & Touche LLP 191 Peachtree Street, N.E. Atlanta, Georgia 30303