United States SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

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

Date of Report (Date of earliest event reported): May 13, 2025

ATLANTIC UNION BANKSHARES CORPORATION

(Exact name of registrant as specified in its charter)

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

54-1598552 (I.R.S. Employer Identification No.)

4300 Cox Road Glen Allen, Virginia 23060

(Address of principal executive offices, including Zip Code)

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

Check the appropriate box below if the Form 8-K any of the following provisions (see General Inst		sly satisfy the filing obligation of the registrant under
☐ Written communications pursuant to Rule 4	25 under the Securities Act (17 C	FR 230.425)
☐ Soliciting material pursuant to Rule 14a-12	under the Exchange Act (17 CFR	240.14a-12)
☐ Pre-commencement communications pursua	ant to Rule 14d-2(b) under the Exc	change Act (17 CFR 240.14d-2(b))
☐ Pre-commencement communications pursua	ant to Rule 13e-4(c) under the Exc	change Act (17 CFR 240.13e-4(c))
Securities registered pursuant to Section 12(b) of	the Act:	
Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common Stock, par value \$1.33 per share	AUB	New York Stock Exchange
Depositary Shares, Each Representing a 1/400 th Interest in a Share of 6.875% Perpetual Non- Cumulative Preferred Stock, Series A	AUB.PRA	New York Stock Exchange
Indicate by check mark whether the registrant is (§230.405 of this chapter) or Rule 12b-2 of the S		defined in Rule 405 of the Securities Act of 1933 §240.12b-2 of this chapter).
Emerging growth company		
If an emerging growth company, indicate by cher for complying with any new or revised financial Act.		

Item 7.01 Regulation FD Disclosure.

Attached as Exhibit 99.1 is a handout containing information that certain members of Atlantic Union Bankshares Corporation (the "Company") management will use during meetings with investors, analysts, and other interested parties to assist their understanding of the Company from time to time during the second quarter of 2025. Other presentations and related materials will be made available as they are presented. This handout is also available under News & Events > Presentations in the Investor Relations section of the Company's website at http://investors.atlanticunionbank.com. Exhibit 99.1 is incorporated by reference into this Item 7.01.

The information disclosed in or incorporated by reference into this Item 7.01, including Exhibit 99.1, is furnished and shall not be deemed filed for purposes of Section 18 of the Securities Exchange Act of 1934.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit No.	Description of Exhibit
99.1	Atlantic Union Bankshares Corporation investor presentation
104	Cover Page Interactive Data File – the cover page iXBRL tags are embedded within the Inline XBRL document
	1

SIGNATURES

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

ATLANTIC UNION BANKSHARES CORPORATION

Date: May 13, 2025 By: /s/ Robert M. Gorman

Robert M. Gorman Executive Vice President and Chief Financial Officer



FORWARD-LOOKING STATEMENTS

This presentation and statements by our management may constitute "forward-looking statements" within the meaning of the Private Socurities Litigation Reform Act of 1995. Forward-looking statements are statements that include, without limitation, statements regarding our recently completed acquisition of Sandy Spring Bancorp, Inc. ("Sandy Spring" or "SAS") and expectations with regard to the benefits of the Sandy Spring acquisition, including anticipated accretion to earnings per share, the tanglish book value earn—back period and other opera and return metrics, our business, financial and operating results, including our deposit base and furthum extended changes in the interest trate environment and the related interest transpired in the properties of the sandy Spring statements and the state of the sandy Spring statements and statements and statements are based on certain assumptions as of the time they are made, and are inherently subject to known and unknown risks, uncertainties, and other factors, some of which can be predicted or quantified, that may cause a clausi results, performance, or a chievements to the statements and the statements are based on certain assumptions as of the time they are made, and are inherently subject to known and unknown risks, uncertainties, and other factors, some of which can be predicted or quantified, that may cause a clausified that the sandy statements are based on certain assumptions as of the sa

- market interest rates and their related impacts on macroeconomic conditions, customer and client behavior, our funding costs and

- market interest rates and their related impacts on macroeconomic conditions, customer and client behavior, our funding costs and our loan and securities portfolios;

 conomic conditions, including inflation and recessionary conditions and their related impacts on economic growth and customer and client behavior;

 U.S. and global trade policies and tensions, including change in, or the imposition of, tariffs and/or trade barriers and the economic impacts, volatility and uncertainty resulting therefore, and glocopitation instability;

 volatility in the financial services sector, including fallures or rumons of failures of other depository institutions, including us, to attract and retain depositions and to borrow or raise capital;

 legislative or regulatory changes and requirements, including as part of the regulatory reform agends of the Trump administration, priorities of the federar barking agencies;

 the sufficiency of liquidity and changes in our capital position;
 the sufficiency of liquidity and changes in our capital position;
 general economic and financial market conditions in the United States generally and particularly in the markets in which we operate and which our loans are concentrated, including the effects of declines in real estate values, an increase in unemployment levels, U.S. fiscal debt, budget and tax matters, and slowdowns in economic growth;

 the diversion of management's attention from ongoing business operations and opportunities due to our recent acquisition of Sandy Spring.

- the diversion of management's attention from ongoing business operations are usupportunities was over the same specified in the specified of the same specified and liabilities assumed to determine the fair value and credit marks; the possibility that the anticipated benefits of our acquisition activity, including our acquisitions of Sandy Spring and American National Banishares inc. ("ANNE"), including an including activation and strategic gains, are not realized when expected or at all, including as a result of the strength of the economy, competitive factors in the areas where we do business, or as a result of other unexpected factors or events, or with respect to our acquisition of Sandy Spring, as a result of the impact of, or problems arising from, the integration of the two companies; the integration of the two companies; the integration of the business and operations of Sandy Spring may take longer or be more costly than anticipated; potential adverse reactions or changes to business or employee relationships, including those resulting from our acquisitions of Sandy Spring and American National; monetary, facult and regulatory policies of the U.S. government, including the U.S. Department of the Treasury and the Federal Reserver.

- will not differ materially from any projected future results, performance, achievements or trends expressed or implied by such forward-depending on a variety of factors, including, but not limited to, the effects of or changes in:

 our ability to manage our growth or implement our growth strategy:
 the effectiveness of expense reduction plans;
 the introduction of new lines of business or new products and services;
 our ability to identify, recruit and retain key employees;
 reat estate values in our lending area;
 changes in accounting principles, standards, rules, and interpretations, and the related impact on our financial statements;
 an insufficient ACL or volatibly in the ACL resulting from the CECL methodology, either alone or as that may be affected by changing economic conditions, credit concentrations, inflation, changing thereor trakes, or other factors;
 concentrations of loans secured by real estate, particularly commercial real estate;
 the effectiveness of our credit processes and management of our credit respetition from finitech companies;
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ADDITIONAL INFORMATION

Non-GAAP Financial Measures

This presentation contains certain financial information determined by methods other than in accordance with generally accepted accounting principles in the United States ("GAAP"). These non-GAAP financial measures are a supplement to GAAP, which is used to prepare our financial statements, and should not be considered in isolation or as a substitute for comparable measures calculated in accordance with GAAP. In addition, our non-GAAP financial measures of other companies. We use the non-GAAP financial measures discussed herein in our analysis of our performance. Our management believes that these non-GAAP financial measures provide additional understanding of ongoing operations, enhance comparability of results of operations with prior periods, show the effects of significant gains and charges in the periods presented without the impact of items or events that may obscure trends in our underlying performance, or show the potential effects of accumulated other comprehensive income (or AOCI) or unrealized losses on securities on our capital. This presentation also includes certain projections of non-GAAP financial measures. Due to the inherent variability and difficulty associated with making accurate forecasts and projections of information that is excluded from these projected non-GAAP measures, and the fact that some of the excluded information is not currently ascertainable or accessible, we are unable to quantify certain amounts that would be required to be included in the most directly comparable projected GAAP financial measures without unreasonable effort. Consequently, no disclosure of projected comparable GAAP measures is included, and no reconciliation of forward-looking non-GAAP financial information is included, and no reconciliation of forward-looking non-GAAP financial information is included, and no reconciliation of forward-looking non-GAAP financial information is included.

Please see "Reconciliation of Non-GAAP Disclosures" at the end of this presentation for a reconciliation to the nearest GAAP financial measure.

No Offer or Solicitation

This presentation does not constitute an offer to sell or a solicitation of an offer to buy any securities. No offer of securities shall be made except by means of a prospectus meeting the requirements of the Securities Act of 1933, as amended, and no offer to sell or solicitation of an offer to buy shall be made in any jurisdiction in which such offer, solicitation or sale would be unlawful.

About Atlantic Union Bankshares Corporation

Headquartered in Richmond, Virginia, Atlantic Union Bankshares Corporation (NYSE: AUB) is the holding company for Atlantic Union Bank. Atlantic Union Bank has branches and ATMs located throughout Virginia and in portions of Maryland and North Carolina. Certain non-bank financial services affiliates of Atlantic Union Bank include: Atlantic Union Equipment Finance, Inc., which provides equipment financing; Atlantic Union Financial Consultants, LLC, which provides brokerage services; and Union Insurance Group, LLC, which offers various lines of insurance products.



PRO FORMA AND MARKET AND INDUSTRY DATA

Pro Forma Data

Neither Atlantic Union's nor Sandy Spring's independent registered public accounting firms have studied, reviewed or performed any procedures with respect to the pro forma or pro forma forward-looking financial data for the purpose of inclusion in this presentation, and, accordingly, neither have expressed an opinion or provided any form of assurance with respect thereto for the purpose of this presentation.

The pro forma combined data of Atlantic Union and Sandy Spring is as of March 31, 2025, and is based on the GAAP results of Atlantic Union and Sandy Spring for the applicable periods without adjustments, except where specifically noted. The pro forma combined data included in this presentation does not reflect any purchase accounting adjustments. All proforma data should be reviewed in connection with the historical information of Atlantic Union and Sandy Spring, as applicable.

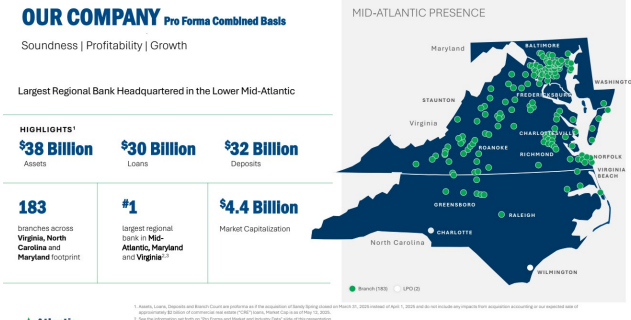
These pro forma and pro forma forward-looking financial data are for illustrative purposes only and should not be relied on as necessarily being indicative of future results. The assumptions and estimates underlying the pro forma and pro forma forward-looking financial data are inherently uncertain and are subject to a wide variety of significant business, economic and competitive risks and uncertainties that could cause actual results to differ materially from those contained in the prospective financial information, including those in the "Forward-Looking Statements" disclaimer on slide 2 of this presentation. Pro forma and pro forma forward-looking financial data is inherently uncertain due to a number of factors outside of Atlantic Union's and Sandy Spring's control. Accordingly, there can be no assurance that the pro forma combined information, pro forma forward-looking financial data or prospective results are indicative of future performance of the combined company after the acquisition of Sandy Spring that consummated on April 1, 2025 or that actual results will not differ materially from those presented in the pro forma and pro forma forward-looking financial data. Inclusion of pro forma and pro forma financial data in this presentation should not be regarded as a representation by any person that the results contained in the prospective financial information will be achieved.

Further, neither the pro forma nor the pro forma forward-looking financial data has been prepared in accordance with Article 11 of Regulation S-X, and, therefore, does not reflect any of the adjustments that would be required thereby.

Market and Industry Data

Unless otherwise indicated, market data and certain industry forecast data used in this presentation were obtained from internal reports, where appropriate, as well as third party sources and other publicly available information. Data regarding the industries in which the Company competes, its market position and market share within these industries are inherently imprecise and are subject to significant business, economic and competitive uncertainties beyond the Company's control. In addition, assumptions and estimates of the Company and its industries' future performance are necessarily subject to a high degree of uncertainty and risk due to a variety of factors. These and other factors could cause future performance to differ materially from assumptions and estimates.











Positioned for growth and long-term shareholder value creation as a preeminent regional bank with a leading presence in attractive markets









CARING

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



COURAGEOUS

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



COMMITTED

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











WE ARE FOCUSED ON THREE STRATEGIC PRIORITIES

ORGANIC

INNOVATE AND TRANSFORM

 Overweighting opportunities in Wholesale Banking Group

DELIVER ORGANIC GROWTH

- Directing consumer efforts to market segments and delivery channels with the strongest value proposition
- · Prioritizing fee income growth
- Maintaining a reliable low-cost deposit hase
- Maximizing operating leverage, productivity, efficiency, and scale
- Attracting and retaining top talent in alignment with broader business goals and strategic priorities
- Pressing the relationship model advantage where bankers provide advocacy and advice, form stickier relationships, and use technology to enable deeper relationships
- Creating a frictionless experience for customers by integrating human interactions with digital capabilities
- Eliminating low value tasks and enabling more high value interactions with customers
- Eliminating legacy system constraints and accelerating modernization of technology while rationalizing operating costs and reengineering processes
- Emphasizing robotics, automation and FinTech partnerships

STRATEGIC INVESTMENTS

INORGANIC

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



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LOAN & DEPOSIT GROWTH

Average loan growth of approximately 1.3% annualized for Q1 2025

Deposit growth of approximately 2.1% annualized for Q1 2025 with demand deposits increasing \$194 million while reducing brokered deposit by approximately \$109 million

Loan/Deposit ratio of 89.9% at March 31, 2025

FINANCIAL RATIOS

Q1 2025 adjusted operating return on tangible common equity of $13.2\%^1$

Q1 2025 adjusted operating return on assets of $0.90\%^{\text{1}}$

Q1 2025 adjusted operating efficiency ratio (FTE) of 57.02%¹

Q1 2025 pre-tax pre-provision adjusted operating earnings of $\$84.2 \text{ million}^1$

POSITIONING FOR LONG TERM



DIFFERENTIATED CLIENT EXPERIENCE



Responsive, strong and capable alternative to large national banks, while competitive with and more capable than smaller banks

Disciplined expense management

ASSET QUALITY

Lending pipelines remain healthy



Q1 2025 net charge-offs at 5 bps annualized

Focus on integration of Sandy Spring, performance of the core banking franchise, and building out North Carolina teams

Increased Allowance for Credit Loss to 1.13% of loans held for investment primarily reflecting the impacts of the increased uncertainty in the economic outlook

CAPITALIZE ON STRATEGIC OPPORTUNITIES



Closed the acquisition of Sandy Spring on April 1, 2025

Sandy Spring core systems conversion scheduled for October 2025



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

BALANCE SHEET TRENDS (GAAP)









Atlantic
Union Bankshares

Data as of December 31 each respective year, except for 1Q 2025 which is as of March 31, 2025

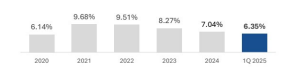
CAGR defined as compounded annual growth rate from 2020 through 1Q 2025

STRONG TRACK RECORD OF PERFORMANCE (GAAP)

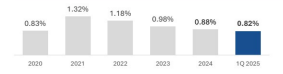
EARNINGS PER SHARE, DILUTED **AVAILABLE TO COMMON SHAREHOLDERS (\$)**



RETURN ON EQUITY (ROE) (%)



RETURN ON ASSETS (ROA) (%)



EFFICIENCY RATIO (%)





Atlantic
Union Bankshares
Data as of or for the twelve months ended each respective year, except for 1Q 2025 which is for the three months ended March 31, 2025

STRONG TRACK RECORD OF PERFORMANCE (NON-GAAP)

ADJUSTED OPERATING EARNINGS PER SHARE AVAILABLE TO COMMON SHAREHOLDERS, DILUTED (\$)(1)



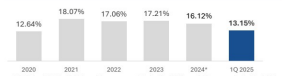
2020 2021 2022 2023 2024* 1Q 2025 *Includes (\$0.14) of Initial provision expense related to the AMNB acquisition, comprised of the initial provision expense on non-PCD loans, which represents the CECL "double count" of the non-PCD credit mark, and the additional provision for unfunded commitments

ADJUSTED OPERATING RETURN ON ASSETS (ROA)



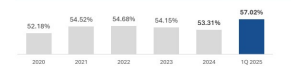
2020 2021 2021 2022 Includes (0.05%) of initial provision expense related to the AMNB acquisition, comprised of the initial provision expense on non-PCD loans, which represents the CECL "double count" of the non-PCD credit mark, and the additional provision for unfunded commitments

ADJUSTED OPERATING RETURN ON TANGIBLE COMMON EQUITY (ROTCE) (%)(1)



* Includes (0.57%) of initial provision expense related to the AMNB acquisition, comprised of the initial provision expense on non-PCD loans, which represents the CECL "double count" of the non-PCD credit mark, and the additional provision for unfunded commitments.

ADJUSTED OPERATING EFFICIENCY RATIO (FTE)





Atlantic
Union Bankshares

Data as of or for the twelve months ended each respective year, except for 1Q 2025 which is for the three months ended March 31, 2025
(1) Non-GAAP financial measure; See reconciliation to most directly comparable GAAP measure in "Appendix -- Reconciliation of Non-G

STRONG CAPITAL POSITION

At March 31, 2025

		REPOR	TED	PRO FORMA IN & HTM UNREA	
CAPITAL RATIO	REGULATORY WELL CAPITALIZED MINIMUMS	ATLANTIC UNION BANKSHARES	ATLANTIC UNION BANK	ATLANTIC UNION BANKSHARES	ATLANTIC UNION BANK
Common Equity Tier 1 Ratio (CET1)	6.5%	10.1%	12.4%	8.2%	10.5%
Tier 1 Capital Ratio	8.0%	10.9%	12.4%	9.0%	10.5%
Total Risk Based Capital Ratio	10.0%	13.9%	13.4%	12.0%	11.5%
Leverage Ratio	5.0%	9.5%	10.8%	7.8%	9.2%
Tangible Equity to Tangible Assets (non-GAAP) ¹		8.1%	9.4%	7.9%	9.2%
Tangible Common Equity Ratio (non-GAAP) ¹		7.4%	9.4%	7.2%	9.2%

CAPITAL MANAGEMENT STRATEGY

ATLANTIC UNION CAPITAL MANAGEMENT

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

THE COMPANY'S CAPITAL RATIOS ARE WELL ABOVE REGULATORY WELL CAPITALIZED LEVELS AS OF MARCH 31, 2025

 On a pro forma standalone basis, the Company would be well capitalized if unrealized losses on securities were realized at March 31, 2025.

CAPITAL MANAGEMENT ACTIONS

- During the first quarter, the Company paid a common stock dividend of 34 cents per share, which was an increase of 6.3% from the first quarter of 2024 dividend amount.
- During the first quarter of 2025, the Company paid dividends of \$171.88 per outstanding share of Series A Preferred Stock



^{1.} For non-GAAP financial measures, see reconciliation to most directly comparable GAAP measures in "Appendix – Reconciliation of Non-GAAP Disclosure

* Capital information presented herein is based on estimates and subject to change pending the Company's filing of its regulatory reports

AUB FRANCHISE PERSPECTIVES

Including Sandy Spring franchise footprint



SUMMARY OF ATLANTIC UNION'S MID-ATLANTIC PRESENCE Pro Forma Combined

ATTRACTIVE MARKET PRESENCE1

\$38.4 billion

Pro Forma Assets

\$31.7 billion

Pro Forma Deposits

#1

Largest Regional Bank in Virginia²

\$29.9 billion

Pro Forma Loans

183

Pro Forma Branches

#1

Largest Regional Bank in Maryland²

22

Pro Forma MSAs of Operation

Largest Regional Bank in Mid-Atlantic^{1,2}





SIZEABLE OPPORTUNITY TO TAKE MARKET SHARE FROM THE BIG THREE

Statewide Branch Footprint Brings Unique Franchise Value and Significant Growth Opportunity

VIRGINIA: ALL BANKS

			Growth Opportunity	
Rank	Institution	Deposits (\$mm)	Market Share (%)	Branches
1	Truist Financial Corp	\$48,427	21.3%	260
2	Wells Fargo & Co	32,756	14.4	185
3	Bank of America Corp.	25,539	11.3	101
4	Atlantic Union Bankshares Corp	20,678	9.1	130
5	TowneBank	12,554	5.5	61
6	United Bankshares Inc.	9,057	4.0	80
7	PNC Financial Services Group Inc.	5,031	2.2	57
8	Capital One Financial Corp.	5,014	2.2	20
9	Burke & Herbert	3,797	1.7	37
10	Carter Bank & Trust	3,334	1.5	53
	Top 10 Banks	\$166,186	73.2%	984
	All Institutions in Market	\$226,917	100.0%	1,853

VIRGINIA: BANKS HEADQUARTERED IN VA

Rank	Institution	Deposits (\$mm)	Franchise Strength Market Share (%)	Branches
1	Atlantic Union Bankshares Corp.	\$20,678	24.3%	130
2	TowneBank	12,554	14.7	61
3	Capital One Financial Corp.	5,014	5.9	20
4	Burke & Herbert	3,797	4.5	37
5	Carter Bank & Trust	3,334	3.9	53
6	Primis Financial Corp	3,173	3.7	25
7	First Bancorp Inc.	2,685	3.2	20
8	Blue Ridge Bankshares Inc.	2,354	2.8	30
9	C&F Financial Corp	2,118	2.5	31
10	FVCBankcorp Inc.	1,861	2.2	5
	Top 10 Banks	\$57,567	67.6%	412
	All Institutions in Market	\$85,196	100.0%	834



Source: An Financial and PIAC deposit duta

Deposit and practical data as of 6/30/24 which are both presented on a proforma basis for any announced transactions, and, with respect to Atlantic Union, includes the proforma impact of our acqui

Note: Excludes branches with deposits greater than \$5.0 billion

MARKET OPPORTUNITY IN MARYLAND AND NORTH CAROLINA

Growth Opportunity in both Maryland and North Carolina

MARYLAND: ALL BANKS

			Growth Opportunity	
Rank	Institution	Deposits (\$mm)	Market Share (%)	Branches
1	Bank of America Corp.	\$30,444	17.6%	118
2	Truist Financial Corp.	21,651	12.5	138
3	M&T Bank Corp.	18,295	10.6	160
4	PNC Financial Services Group Inc.	17,273	10.0	117
5	Wells Fargo & Co.	11,695	6.8	75
6	Capital One Financial Corp.	11,342	6.6	42
7	Atlantic Union Bankshares Corp	9,661	5.6	41
8	Forbright Inc.	5,502	3.2	3
9	Eagle Bancorp Inc.	5,494	3.2	7
10	Shore Bancshares Inc.	4,718	2.7	36
	Top 10 Banks	\$136,075	78.8%	737
	All Institutions in Market	\$173,222	100.0%	1,170

NORTH CAROLINA: ALL BANKS

			Growth Opportunity	
Rank	Institution	Deposits (\$mm)	Market Share (%)	Branches
1	Truist Financial Corp.	\$43,459	19.5%	275
2	Wells Fargo & Co.	37,836	17.0	229
3	First Citizens BancShares Inc.	25,019	11.2	200
4	Bank of America Corp.	20,970	9.4	106
5	PNC Financial Services Group Inc.	10,335	4.6	104
6	First Bancorp	9,152	4.1	101
7	Fifth Third Bancorp	7,702	3.5	77
8	F.N.B. Corp.	7,636	3.4	91
9	First Horizon Corp.	6,832	3.1	79
10	Pinnacle Financial Partners Inc.	6,504	2.9	48
26	Atlantic Union Bankshares Corp.	1,036	0.5	11
	Top 10 Banks	\$175,445	78.7%	1,310
	All Institutions in Market	\$222.801	100.0%	1,995



Source: SNL Financial and FDIC deposit data
Deposit and branch data as of 6/30/24 which is presented on a pro forma basis for any announced transactions, and, with respect to Atlantic Union, includes the proforma impact of our acquisition of Sandy Spring excluding any impacts from acquisition accounting
Note: Excludes branches with deposits greater than \$5.0 billion

AMONG THE MOST ATTRACTIVE STATES IN USA FOR BUSINESS

MEDIAN HOUSEHOLD INCOME (\$)

#	State	HHI (\$)		State	HHI (\$)
1	District of Columbia	98,916	9	Colorado	90,555
2	Maryland	97,364	10	Connecticut	89,717
3	Massachusetts	96,584	11	Virginia	89,172
4	New Jersey	96,278	12	Utah	88,438
5	New Hampshire	94,929	13	Alaska	86,275
6	Washington	93,297	14	Minnesota	86,272
7	Catifornia	92,605	15	New York	81,057
8	Hawaii	91,385	37	North Carolina	71,489

2024 POPULATION (MILLIONS)

#	State	Pop. (Millions)	#	State	Pop. (Millions)
1	California	39.2	9	North Carolina	10.9
2	Texas	30.7	10	Michigan	10.1
3	Florida	22.7	11	New Jersey	9.3
4	New York	19.6	_	Virginia	8.8
5	Pennsylvania	13.0			
6	Illinois	12.5	13	Washington	7.9
7	Ohio	11.8	14	Arizona	7.5
8	Georgia	11.1	15	Tennessee	7.1
			19	Maryland	6.2

2024 GDP

#	State	GDP (\$Billions)	#	State	GDP (\$Billions)
1	California	4,103	9	Washington	854
2	Texas	2,709	10	New Jersey	847
3	New York	2,297	11	North Carolina	839
4	Florida	1,706	12	Massachusetts	781
5	Illinois	1,137	13	Virginia	764
6	Pennsylvania	1,024	14	Michigan	707
7	Ohio	928	15	Colorado	553
8	Georgia	882	18	Maryland	543

UNEMPLOYMENT BY STATE

#	State	March 2025 %	#	State	March 2025 %
1	South Dakota	1.8	8	New Hampshire	3.1
2	North Dakota	2.6		Utah	3.1
2	Vermont	2.6	11	Virginia	3,2
4	Montana	2.7	11	Wisconsin	3.2
5	Hawaii	2.9			-
5	Nebraska	2.9	22	North Carolina	3.7
7	Maryland	3.0	50	District of Columbia	5.6
8	Minnesota	3.1		National Rate	4.2



Ranked Virginia the **Best State for Business** for 2024, 2021 and 2020 and 2nd best in 2023

North Carolina ranked $2^{\rm nd}$ best in 2024 and best in 2023

Maryland ranked 8th for Technology and Innovation in 2024



Ranked Virginia the 4th Best State for Business and North Carolina 1^{et}



Virginia has 854,172 small businesses — 99.6% of VA businesses

Maryland has 668,365 small businesses

— 99.6% of MD businesses

North Carolina has 1.1 million small businesses — **99.6% of NC businesses**



Virginia rated 1st in Workforce Training and Cybersecurity, 2nd in Tech Talent Pipeline and 3rd in Business Climate

North Carolina rated 2nd in **Business Climate**

Virginia ranked 3rd and Maryland ranked 4th in **Al Growth Hubs**



tource: Most recent data available from SNL Financial; Bureau of Economic Analysis; Bureau of Labor Statistics, Fortune.com, U.S. News & World Report; Forbes, CNBC, U.S. Small Business Administration, Business Facilities

AMONG THE MOST ATTRACTIVE MARKETS IN USA

LOWEST UNEMPLOYMENT RATES FOR LARGE METRO AREAS

#	Metro Area	March 2025 Rate %
1	Urban Honolulu	2.3
2	Nashville Davidson Franklin	2.7
3	Oklahoma City	2.9
4	Raleigh/Cary	3.1
4	Indianapolis	3.1
4	Miami/Fort Lauderdale/West Palm Beach	3.1
4	Tulsa	3.1
8	Baltimore/Columbia/Towson	3.2
8	Birmingham	3.2
8	Salt Lake City/Murray	3.2

#	Metro Area	March 2025 Rate %
11	Richmond	3.4
11	Austin	3.4
11	Orlando	3.4
14	Minneapolis/St. Paul	3.5
14	Washington DC/Arlington/Alexandria	3.5
14	Tampa/St. Petersburg	3.5
17	Virginia Beach/Chesapeake/Norfolk	3.6
17	Atlanta	3.6
17	Jacksonville, FL	3.6
17	Phoenix	3.6

MEDIAN HOUSEHOLD INCOME

#	County	2025 (\$)	
1	Loudoun, VA	178,282	
2	Falls Church, VA	177,401	
3	Santa Clara, CA	158,751	
4	San Mateo, CA	154,846	
5	Los Alamos, NM	150,209	
6	Fairfax, VA	150,142	
7	Douglas, CO	149,907	
8	Hunterdon, NJ	146,648	

#	County	2025 (\$)
9	Nantucket, MA	146,042
10	Fairfax, VA (City)	144,223
11	Summit, UT	142,844
12	Stafford, VA	142,519
13	Elbert, CO	141,524
14	San Francisco, CA	141,370
	Marin, CA	140,592

FEDERAL GOVERNMENT EMPLOYMENT

#	State	Total	Share of all Federal Government (%)	employment (%)	Security Agencies
1	District of Columbia	162,144	7.23	21.2	28.5
2	California	147,487	6.58	0.8	
3	Virginia	144,483	6.45	3.5	80.0
4	Maryland	142,876	6.37	5.3	39.2
5	Texas	129,738	5.79	0.9	
6	Florida	94,014	4.19	0.9	
7	Georgia	79,686	3.56	1.6	
8	Pennsylvania	66,079	2.95	1.1	
9	Washington	56,772	2.53	1.6	
10	Ohio	55,487	2.48	1.0	
11	New York	53,600	2.39	0.6	
12	North Carolina	51,013	2.28	1.0	

Within Virginia, Maryland and North Carolina, we operate in strong markets.

- 5 of top 17 lowest unemployment rates at market level for large metro areas
- 5 of top 12 counties with highest median household income in the country

Outside of Washington D.C., where we have a limited presence, the share of Federal Government employment as a % of overall state employment is low.

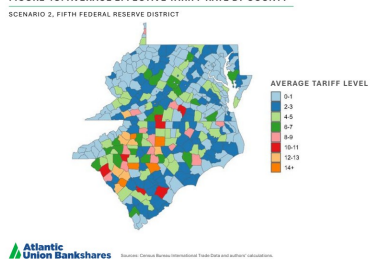
 Virginia has a high percentage of employment at national security agencies such as Department of Navy, Department of Defense, Department of the Army, Department of Veterans Affairs, Department of the Air Force and Department of Homeland Security



ource: SNL Financial: Bureau of Economic Analysis: Federal Reserve: Federal Government Employment excludes military personne

FEDERAL RESERVE BANK OF RICHMOND **TARIFF ANALYSIS OF 5th DISTRICT**

FIGURE 4C: AVERAGE EFFECTIVE TARIFF RATE BY COUNTY



- · As of April 9, tariffs are not expected to have a disproportionate impact on AUB's markets.
- · Industries directly impacted by higher tariffs include: textile manufacturing, furniture production, fabricated metals, wood products, miscellaneous manufacturing and agricultural support activities.
 - AUB has limited exposure to these industries and markets
- https://www.richmondfed.org/publicat ions/research/economic_brief/2025/

SANDY SPRING MERGER UPDATE



ACQUISITION OF SANDY SPRING WAS SUCCESSFULLY CLOSED ON APRIL 1, 2025

ACCELERATION OF TRANSACTION CLOSING	 Transaction was closed on April 1st Expeditiously received regulatory and shareholder approvals; closed more than 1 quarter earlier than expected as of the October 2024 announcement date
SETTLED COMMON EQUITY FORWARD SALE	Forward sale of common equity was physically settled in full on April 1st Net proceeds of approximately \$385 million received before expenses Immediate positive impact to CET1 ratio
PROPOSED CRE LOAN SALE IS UNDERWAY	 Launched CRE loan sale process of at least \$2 billion immediately post-closing of the acquisition on April 1st Engagement with potential buyers are in-process; currently intend to complete loan sale by June 30th Positive impact to CRE concentration and loan / deposit ratio are expected
IMMEDIATE EXECUTION OF INTEGRATION PLANNING	Earlier transaction closing is expected to allow an acceleration of the acquisition's financial benefits in 2025
FINANCIALLY COMPELLING	Key pro forma impacts expected to be approximately in-line with merger announcement estimates Transaction expected to exceed stated financial metrics goals for M&A



INCREASING SCALE WITH SANDY SPRING



FINANCIALLY COMPELLING TRANSACTION Pro Forma Company¹

SHAREHOLDER VALUE PROPOSITION

4	LEADING REGIONAL PRESENCE Dense, uniquely valuable presence across attractive markets	\$11.2 billion Deposits added in Northern Virginia, Maryland and Washington D.C.	183 Pro Forma Branches	#1 Largest Regional Bank in Mid-Atlantic ²
مُلاق	FINANCIAL STRENGTH Solid balance sheet & capital levels	~10.0% at Q2 2025 Pro Forma CET1 Ratio	~14.0% at Q2 2025 Pro Forma Total Risk-Based Capital Ratio	87% Pro Forma Loan-to-Deposit Ratio
	STRONG GROWTH POTENTIAL Organic & acquisition opportunities	\$13.5 billion Combined Wealth AUM	+107bps 2026E CET1 Generation from Core Retained Earnings ³	+159bps CETI Generation Over Next Three Years Through Interest Rate Mark Accretion ³
8	PEER-LEADING PERFORMANCE Committed to top-tier financial performance	20%+ Pro Forma ROTCE (2026E)	1.50%+ Pro Forma ROAA (2026E)	~45% Pro Forma Efficiency Ratio (2026E)
9	ATTRACTIVE FINANCIAL PROFILE Solid dividend yield & payout ratio with earnings upside	28% EPS Accretion (2026E)	2.1 Yrs TBV Earnback ⁴	24% IRR



- 1. Estimated financial impact is presented for illustrative purposes only. Pro Forms data is subject to various assumptions and uncertainties. Metrics based on post closing of proposed -42 Billion CRE loan sale. There is no assurance that we will close the CRE loan sale when expected or at all. See the information set from on "the Forms and Hawrat and industry Data" side of this presentation.

 2. Regional banks defined as U.S. Banks with Fyld-distinct defined as Delawares, Maysland, New Jersey, Pennylvania, Virgina, Washington D.C., and West Virginia

 3. Pior to any risk-weighted salest growth.

 4. Embokes period calculation is based on the crossover method.

Recent Integration Roadmap Updates

RECENTLY COMPLETED INTERGRATION MILESTONES

Closed acquisition of Sandy Spring (4/1)

Settled forward sale of common equity (4/1)

_						
Q) F	Repositione	ed Sand	Spring	security	portfolio

Began CRE loan sale process

Finalized plan for integration

KEY UPDATES ON CRE LOAN SALE PROCESS

Planning to Sell approximately \$2 billion of CRE Loans as Previously Announced

Sale Perimeter Expected to be Similar to Pre-Announcement Estimates

Launched Process Immediately Post-Close on 4/1

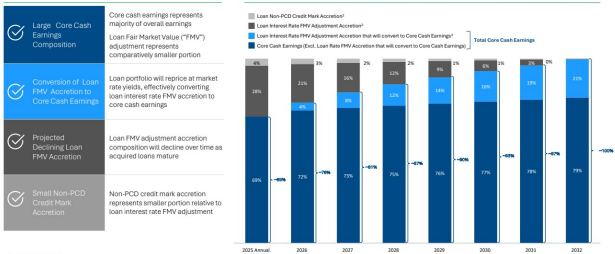
Intend to Complete Sale by 6/30



Projected Loan Interest Rate Mark Accretion Conversion

KEY OBSERVATIONS AND ASSUMPTIONS



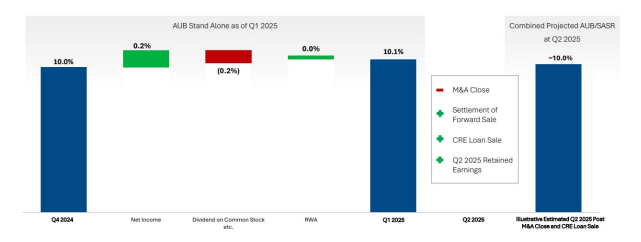




^{1.} Sandy Spring loan interest rate fair market value (FMV) adjustment accretion and non-PCD oradit mark accretion of 7-years significant pre-ta-ax and \$545MM after-tax. Total non-PCD oradit mark accretion of 3103MM pre-tax and \$754MM after-tax.

2. Illustrates imaging from Sandy Spring and the Company's prior acquisition including American National. Numbers may not foot due to rounding. See the information set forth on "Po Forma and Market and industry Data" side of this presentation.

CET1 Ratio Waterfall





2025 FINANCIAL OUTLOOK¹

Inclusive of Sandy Spring beginning April 1st

FULL YEAR 2025 OUTLOOK1

Loans (end of period)	\$28.0 – 29.0 billion
Deposits (end of period)	\$31.0 – 32.0 billion
Credit Outlook	ACL to loans: ~120 - 130 bps
Credit Outlook	Net charge-off ratio: ~15 – 25 bps
Net Interest Income (FTE) 2,3	~\$1.15 - \$1.25 billion
Net Interest Margin (FTE) ^{2,3}	~3.75% - 4.00%
Adjusted Operating Noninterest Income ²	~\$165 - \$185 million
Adjusted Operating Noninterest Expense ² (excludes amortization of intangible assets)	~\$665- \$685 million
Amortization of intangible assets	~\$55 million

1. Information on this slide is presented as of April 24, 2025, effects the Company's updated financial outlook, certain of the Company's financial targets, and say economic and other assumptions, and will not be updated or effirmed unless and until the Company publicly announces such an update or affirmation. The adjusted operating noninterest expense outlook excludes annotation of intangible assets, merger-related costs, and PDI appeal assessments, and the adjusted operating noninterest expense outlook excludes annotation to the sale of securities or described appeal and public and operation of the sale of securities of centre. The appeal appeal assessments, and the adjusted operation of the sale of securities of the sale o



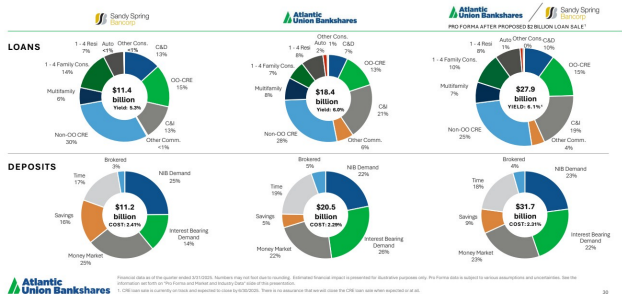
. Refer to "Additional Information" slide and Appendix for non-GAAP disclosures.

KEY ASSUMPTIONS¹

- 2025 outlook includes nine months impact of the Sandy Spring acquisition in results
- Assumes the proposed CRE loan sale closes by June 30, 2025
- The outlook includes preliminary estimates of merger-related purchase accounting adjustments with respect to the Sandy Spring acquisition that are subject to change
- The Federal Reserve Bank cuts the Fed Funds rate by 25 bps three times in 2025 starting in June
- Assumes slower GDP growth but not forecasting recession in 2025
- Expect Virginia, Maryland and North Carolina unemployment rate to rise but remain below the national unemployment rate in 2025



PRO FORMA LOAN AND DEPOSIT MIX AT MARCH 31, 2025



Che toan sale is currently on track and expected to close by 6/30/2025. There is no assurance that we will close the Che toan sale when expected or at all. Proforma loan yield of 6.1% on a stated basis

NON-OWNER OCCUPIED OFFICE CRE PORTFOLIO Pro Forma Combined Basis

At March 31,2025

GEOGRAPHICALLY DIVERSE NON-OWNER OCCUPIED OFFICE PORTFOLIO

BY MARKET		
Carolinas	\$290	
Western VA	\$119	
Fredericksburg Area	\$146	
Central VA	\$89	
Coastal VA	\$67	
Baltimore Metro	\$143	
DC Metro	\$458	
Other Maryland	\$67	
Eastern VA	\$49	
Other	\$46	

DC METRO SUBMA	RKET*
District of Columbia	\$73
Suburban Maryland	\$204
Suburban Virginia	\$181
Total	\$458

NON-OWNER OCCUPIED OFFICE PORTFOLIO CREDIT QUALITY

KEY PORTFOLIO METRICS		
Avg. Office Loan (\$ thousands)	\$1,963	
Median Office Loan (\$ thousands)	\$703	
Loan Loss Reserve / Office Loans ²	2.85%	
NCOs / Office Loans ^{1,2}	-0.05%	
Delinquencies / Office Loans	1.11%	
NPL / Office Loans	0.01%	
Criticized Loans / Office Loans	4.17%	

Atlantic Union Bankshares

Total

\$1,474

1. Trailing 4 Quarters Aug NCO/Trailing 4 Quarter Avg Office Porticio
2. AUB Only
Figures may not foot due to rounding. Loan data utilizes AUB's loan classification methodology and is proforms as if the acquisition of Sandy Spring closed on March 31, 2025 instead of April 1, 2025. Figures do not include any impacts from acquisition accounting or our expected sale of approximately \$2 Billion of CRE loans. See the information set forth on "Pro Forma and Market and Industry Data" side of this

MULTIFAMILY CRE PORTFOLIO Pro Forma Combined Basis

At March 31,2025

GEOGRAPHICALLY DIVERSE MULTIFAMILY PORTFOLIO

(\$ MILLIONS)

BY MARKET		
Carolinas	\$603	
Western VA	\$283	
Fredericksburg Area	\$62	
Central VA	\$302	
Coastal VA	\$245	
Baltimore Metro	\$183	
DC Metro	\$349	
Other Maryland	\$29	
Eastern VA	\$98	
Other	\$88	
Total	\$2.241	

DC METRO SUBM	ARKET*
District of Columbia	\$282
Suburban Maryland	\$57
Suburban Virginia	\$10
Total	\$349

MULTIFAMILY PORTFOLIO CREDIT QUALITY

KEY PORTFOLIO METRIC	s
Avg. Multifamily Loan (\$ thousands)	\$3,291
Median Multifamily Loan (\$ thousands)	\$792
Loan Loss Reserve / Multifamily Loans ²	0.53%
NCOs / Multifamily Loans ^{1,2}	0.00%
Delinquencies / Multifamily Loans	0.19%
NPL / Multifamily Loans	0.07%
Criticized Loans / Multifamily Loans	2.30%



[.] Trailing 4 Quarters Avg NCO/Trailing 4 Quarter Avg Multifamily Portfolio

Element only

Figures may not foot due to rounding. Loan data utilizes AUP's Joan classification methodology and is proforma as if the exquisition of Sandy Spring closed on March 31, 2025 instead of April 1, 2025. Figures do not include any impact from acquisition accounting or our expected sale of approximately \$2 failed not first presentation.

OVERVIEW OF GOVERNMENT-RELATED LOAN PORTFOLIO EXPOSURES

Pro Forma Combined Basis

As of March 31, 2025

KEY METRICS OF GOVERNMENT CONTRACTING PORTFOLIO

\$770 million

1.18%

\$3.0 million

Total Amount of Loans

Loan Loss Reserve/ Gov Con Loans¹ Avg. Loan Size

0.0%

Non-Performing Loans Net Charge-Offs^{1,2}

0.0%

10.1%

Criticized Loans/ Gov Con Loans



Source: Company Materials (as of 1Q'2025)

1. Trailing 4 Quarters Avg NCO/Trailing 4 Quarter Avg Government Contracting Portfolio

- Government Contracting team has managed through government shutdowns and sequestrations in the past.
- Focus on national security agency and defense industry contractors.
- Active monitoring of all published notices of contract terminations or stop work orders.
- Includes combined balances of Atlantic Union and Sandy Spring as of March 31. Does not include any acquisition accounting impacts on Sandy Spring portfolio. See the information set forth on "Pro Forma and Market and Industry Data" slide of this presentation.

We have provided supplemental performance measures determined by methods other than in accordance with GAAP. These non-GAAP financial measures are a supplement to GAAP, which we use to prepare our financial statements, and should not be considered in isolation or as a substitute for comparable measures calculated in accordance with GAAP. In addition, our non-GAAP financial measures may not be comparable to non-GAAP financial measures of other companies. We use the non-GAAP financial measures discussed herein in our analysis of our performance. Management believes that these non-GAAP financial measures provide additional understanding of ongoing operations, enhance comparability of results of operations with prior periods and show the effects of significant gains and charges in the periods presented without the impact of items or events that may obscure trends in our underlying performance or show the potential effects of accumulated other comprehensive income or unrealized losses on held to maturity securities on our capital.



Adjusted operating measures exclude, as applicable, merger-related costs, FDIO special assessments, legal reserves associated with our previously disclosed settlement with the CFPB, strategic cost savings initiatives (principally composed of severance charges related to headcount reductions, costs related to modifying certain listense, strategic branch change and related facility to the party works contracts, and related facility strategic branch contracts, and related to balance sheet repositioning (principally composed of gains and losses on debt estinguishment), deferred tax asset with-down, (sos) spin on sale of Stoon, Hubard, Felinous & Brown, (nos) spin on sale of Doon, Hubard, Felinous & Brown, (nos) spin on sale of Stoon, Hubard, Felinous & Brown, (nos) spin on sale of Stoon, Hubard, Felinous & Brown, (nos) spin on sale of Stoon, Hubard, Felinous & Brown, (nos) spin on sale of Stoon, Hubard, Felinous & Brown, (nos) spin on sale of Stoon, Hubard, Felinous & Brown, (nos) spin on sale of Chorn, Hubard, Felinous & Brown, (nos) spin on sale of Chorn, Hubard, Felinous & Brown, (nos) spin on sale of Chorn, Hubard, Felinous & Brown, (nos) spin on sale of Chorn, Hubard, (nos) spin on sale of Stoon, (nos) spin on

	For the	three months ended				Fo	or the	years ended			
(Dollars in thousands, except outstanding share and per share amounts)		March 31, 2025		2024		2023		2022	2021		202
Operating Measures											
Net Income (GAAP)	\$	49,818	\$	209,131	S	201,818	\$	234,510	\$ 263,917	\$	158,22
Plus: Merger-related costs, net of tax		4,643		33,476		2,850		_	_		
Plus: FDIC special assessment, net of tax		_		664		2,656		_	_		-
Plus: Legal reserve, net of tax		_		_		6,809			_		
Plus: Strategic cost saving initiatives, net of tax		_		_		9,959		_	_		-
Plus: Strategic branch closing and facility consolidation costs, net of tax		_		_		_		4,351	13,775		5,34
Plus: Net loss related to balance sheet repositioning, net of tax						_		_	11,609		25,97
Plus: Deferred tax asset write-down		_		4,774		_		_	_		
Less: (Loss) gain on sale of securities, net of tax		(81)		(5.129)		(32,381)		(2)	69		9.71
Less: Gain on sale-leaseback transaction, net of tax						23,367					
Less: Gain on sale of DHFB, net of tax		-				_		7,984	-		
Less: Gain on Visa, Inc. Class B common stock, net of tax									4,058		
Adjusted operating earnings (non-GAAP)	\$	54,542	\$	253,174	\$	233,106	\$	230,879	\$ 285,174	\$	179,83
Less: Dividends on preferred stock		2.967		11.868		11.868		11.868	11.868		5.65
Adjusted operating earnings available to common shareholders (non-GAAP)	\$	51,575	\$	241,306	\$	221,238	\$	219,011	\$ 273,306	\$	174,18
Earnings per share (EPS)											
Weighted average common shares outstanding, diluted		90,072,795	8	37,909,237		74,962,363		74,953,398	77,417,801	7	78,875,66
EPS available to common shareholders, diluted (GAAP)	\$	0.52	\$	2.24	\$	2.53	\$	2.97	\$ 3.26	\$	1.9
Adjusted operating EPS available to common shareholders, diluted (non-GAAP)	\$	0.57	\$	2.74	S	2.95	\$	2.92	\$ 3.53	S	2.2
Operating Efficiency Ratio											
Noninterest expense (GAAP)	\$	134,184	\$	507,534	\$	430,371	\$	403,802	\$ 419,195	\$	413,34
Less: Amortization of intangible assets		5,398		19,307		8,781		10,815	13,904		16,57
Less: Losses related to balance sheet repositioning		_		_		_		_	14,695		31,11
Less: Merger-related costs		4,940		40,018		2,995			_		
Less: FDIC special assessment		_		840		3,362		_	_		
Less: Strategic cost saving initiatives		_				12,607			_		-
Less: Legal reserve		_		_		8,300		_	_		
Less: Strategic branch closing and facility consolidation costs		_				_		5,508	17,437		6,76
Adjusted operating noninterest expense (non-GAAP)	\$	123,846	\$	447,369	\$	394,326	\$	387,479	\$ 373,159	\$	358,89
Noninterest income (GAAP)	\$	29,163	\$	118,878	\$	90,877	\$	118,523	\$ 125,806	\$	131,48
Plus: Losses related to balance sheet repositioning											1,76
Less: (Loss) gain on sale of securities		(102)		(6,493)		(40,989)		(3)	87		12,29
Less: Gain on sale-leaseback transaction		_				29,579		_			
Less: Gain on sale of DHFB, net of tax		_		-		_		9,082	_		
Less: Gain on Visa, Inc. Class B common stock		_		_		_		_	5,137		
Adjusted operating noninterest income (non-GAAP)	\$	29,265	\$	125,371	\$	102,287	\$	109,444	\$ 120,582	\$	120,96
Net interest income (GAAP)	\$	184,164	\$	698,539	\$	611,013	\$	584,261	\$ 551,260	\$	
Noninterest income (GAAP)		29,163		118,878		90,877		118,523	125,806		131,48
Total revenue (GAAP)	\$	213,327	\$	817,417	\$	701,890	\$	702,784	\$ 677,066	\$	686,78
Net interest income (FTE) (non-GAAP)	\$	187,921	\$	713,765	\$	625,923	\$	599,134	\$ 563,851	\$	566,84
Adjusted operating noninterest income (non-GAAP)		29,265				102,287		109,444	120,582		120,96
Total adjusted revenue (FTE) (non-GAAP)	\$	217,186	\$	839,136	\$	728,210	\$	708,578	\$ 684,433	\$	687,80
Efficiency ratio (GAAP)		62.90%		62.09%		61.32%		57.46%	61.91%		60.199
Adjusted operating efficiency ratio (FTE) (non-GAAP)		57.02%		53.31%		54.15%		54.68%	54.52%		52.18



Tangible assets and tangible common equity are used in the calculation of carbain profitability, capital, and per share ratios. The Company believes tangible assets, tangible common equity and the related ratios are meaningful measures of capital adequacy because they provide a meaningful base for period-to-period and company-to-company comparisons, which the Company believes will assist investors in assessing the capital of the Company and its ability to absorb potential tosses. The Company believes tangible company believes tangible of the company believes that the company believes that the capital of the Company and the sublity to absorb the company believes that the capital of the Company believes that shallity to pay dividends and to engage in valuely and through the business combinations as well as its ability to pay dividends and to engage in valuely and through the same sures and its useful to investors because it measures the performance of a business consistently across time without regard to whether components of the business were acquired or developed internally. Adjusted operating measures exclude, as applicable, merger-related costs, FDIC special assessments, legal reserves associated with our previously disclosed settlement with the CFPB, strategic cost savings initiatives principally composed of severance charges related to headcount reductions, cast related to modifying certain third party vendor costs related to modifying certain third party vendor costs related to modifying certain third party vendor costs related to costs finite party composed of real estate, leases and other asset write downs, as well as exeverance and expense reduction initiatives), the net loss related to balance sheet repositioning principally composed of Visa, Inc. Class B common stock. The Company believes these non-GAAP adjusted measures provide investors with important information about the continuing economic results of the Company's operations.

ADJUSTED OPERATING EARNINGS & FINANCIAL METRICS

	For t	he three months ended		For t	he years ended		
(Dollars in thousands, except per share amounts)		March 31, 2025	2024	2023	2022	2021	2020
Return on assets (ROA)							
Average assets	\$	24,678,974 \$	23,862,190 \$	20,512,402 \$	19,949,388 \$	19,977,551 \$	19,083,853
ROA (GAAP)		0.82%	0.88%	0.98%	1.1896	1.32%	0.83%
Adjusted operating ROA (non-GAAP)		0.90%	1.06%	1.14%	1.16%	1.43%	0.94%
Return on equity (ROE)							
Adjusted operating earnings available to common shareholders (non-GAAP)	\$	51,575 \$	241,306 \$	221,238 \$	219,011 \$	273,306 \$	174,180
Plus: Amortization of intangibles, tax effected		4,264	15,253	6,937	8,544	10,984	13,093
$\label{lem:Adjusted} Adjusted operating earnings available to common shareholders before amortization of intangibles (non-GAAP) \\$	\$	55,839 \$	256,559 \$	228,175 \$	227,555 \$	284,290 \$	187,273
Average equity (GAAP)	\$	3,183,846 \$	2,971,111 \$	2,440,525 \$	2,465,049 \$	2,725,330 \$	2,576,372
Less: Average goodwill		1,214,053	1,139,422	925,211	930,315	935,560	935,560
Less: Average amortizable intangibles		81,790	73,984	22,951	34,627	49,999	65,094
Less: Average perpetual preferred stock		166,356	166,356	166,356	166,356	166,356	93,658
Average tangible common equity (non-GAAP)	\$	1,721,647 \$	1,591,349 \$	1,326,007 \$	1,333,751 \$	1,573,415 \$	1,482,060
ROE (GAAP)		6.35%	7.04%	8.27%	9.51%	9.68%	6.14%
Return on tangible common equity (ROTCE)							
Net Income available to common shareholders (GAAP)	\$	46,851 \$	197,263 \$	189,950 \$	222,642 \$	252,049 \$	152,570
Plus: Amortization of intangibles, tax effected		4,264	15,253	6,937	8,544	10,984	13,093
Net Income available to common shareholders before amortization of intangibles (non-GAAP)	\$	51,115 \$	212,516 \$	196,887 \$	231,186 \$	263,033 \$	165,663
ROTCE (non-GAAP)		12.04%	13.35%	14.85%	17.33%	16.72%	11.18%
Adjusted operating ROTCE (non-GAAP)		13.15%	16.12%	17.21%	17.06%	18.07%	12.64%



Tangible assets and tangible common equity are used in the calculation of certain profitability, capital, and per share ratios. The Company believes tangible assets, tangible common equity and the related ratios are meaningful measures of capital adequacy because they provide a meaningful base for period-to-period and company-to-company comparisons, which the Company believes will assist investors in assessing the capital of the Company and its ability to absorb potential losses. The Company believes will assist investors in assessing the capital of the Company and its ability to absorb potential losses. The Company believes trangible common equity is an important indication of its ability to grow organically and through business combinations, as well as its ability to pay dividends and to engage in various capital management strategies. The Company also calculates adjusted tangible common equity to tangible assets ratios to exclude AOCI, which is principally comprised of unrealized losses on AFS securities, and to include the impact of unrealized losses on AFS securities, and to include the impact of unrealized losses on AFS securities, and to include the empact of unrealized losses on AFS securities, and to include the impact of unrealized losses on AFS securities, and proviously unrealized losses on AFM securities at the end of the period, as applicable.

TANGIBLE ASSETS, TANGIBLE COMMON EQUITY, AND LEVERAGE RATIO

(Dollars in thousands, except per share amounts

Levera

		As of March 31, 2025			
		Atlantic Union Bankshares		Atlantic Union Bank	
ble	Ending Assets (GAAP)	\$ 24,632,611	\$	24,519,580	
ts	Less: Ending goodwill	1,214,053		1,214,053	
	Less: Ending amortizable intangibles	79,165		79,165	
	Ending tangible assets (non-GAAP)	\$ 23,339,393	\$	23,226,362	
ble	Ending equity (GAAP)	\$ 3,185,216	\$	3,485,558	
mon	Less: Ending goodwill	1,214,053		1,214,053	
У	Less: Ending amortizable intangibles	79,165		79,165	
	Less: Perpetual preferred stock	166,357		_	
	Ending tangible common equity (non-GAAP)	\$ 1,725,641	\$	2,192,340	
	Net unrealized losses on HTM securities, net of tax	\$ (48,647)	\$	(48,647)	
	Accumulated other comprehensive loss (AOCI)	\$ (333,715)	\$	(333,715)	
	Common shares outstanding at end of period	89,340,541			
	Average equity (GAAP)	\$ 3,183,846	\$	3,485,351	
	Less: Average goodwill	1,214,053		1,214,053	
	Less: Average amortizable intangibles	81,790		81,790	
	Less: Average perpetual preferred stock	166,356			
	Average tangible common equity (non-GAAP)	\$ 1,721,647	\$	2,189,508	
	Common equity to total assets (GAAP)	12.3%		14.2%	
	Tangible equity to tangible assets (non-GAAP)	8.1%		9.4%	
	Tangible equity to tangible assets, incl net unrealized losses on HTM securities (non-GAAP)	7.9%		9.2%	
	Tangible common equity to tangible assets (non-GAAP)	7.4%		9.4%	
	Tangible common equity to tangible assets, incl net unrealized losses on HTM securities (non-GAAP)	7.2%		9.2%	
	Tangible common equity to tangible assets, ex AOCI (non-GAAP)	8.8%			
	Book value per common share (GAAP)	\$ 33.79			
	Tangible book value per common share (non-GAAP)	\$ 19.32			
	Tangible book value per common share, ex AOCI (non-GAAP)	\$ 23.06			
age Ra	tio Tier 1 capital	\$ 2,241,189	\$	2,543,038	
	Total average assets for leverage ratio	\$ 23,705,502	\$	23,589,890	
	Leverage ratio	9.5%		10.8%	
	Leverage ratio, incl AOCI and net unrealized losses on HTM securities (non-GAAP)	7.8%		9.2%	



In addition to these regulatory capital ratios, the Company adjusts certain regulatory capital ratios to include the impacts of AOCI, which the Company has elected to exclude from regulatory capital ratios under applicable regulations, and net unrealized losses on HTM securities, assuming that those unrealized losses were realized at the end of the period, as applicable. The Company believes that each of these ratios help investors to assess the Company's regulatory capital levels and capital adequacy.

RISK-BASED CAPITAL RATIOS

(Dollars in thousand:

	As of March 31, 2025			
	Atlantic Union Bankshares		Atlantic Unio	
Risk-Based Capital Ratios				
Net unrealized losses on HTM securities, net of tax	\$	(48,647)	\$	(48,647)
Accumulated other comprehensive loss (AOCI)	\$	(333,715)	\$	(333,715)
Common equity tier 1 capital	\$	2,074,833	\$	2,543,038
Tier 1 capital	\$	2,241,189	\$	2,543,038
Total capital	\$	2,860,226	\$	2,748,950
Total risk-weighted assets	\$	20,613,481	\$	20,502,003
Common equity tier 1 capital ratio		10.1%		12.4%
Common equity tier 1 capital ratio, incl AOCI and net unrealized losses on HTM securities (non-GAAP)		8.2%		10.5%
Tier 1 capital ratio		10.9%		12.4%
Tier 1 capital ratio, incl AOCI and net unrealized losses on HTM securities (non-GAAP)		9.0%		10.5%
Total capital ratio		13.9%		13.4%
Total capital ratio, incl AOCI and net unrealized losses on HTM securities (non-GAAP)		12.0%		11.5%



Pre-tax pre-provision adjusted earnings excludes, as applicable, the provision for credit losses, which can fluctuate significantly from period-to-period under the CECL methodology, income tax expense, merger-related costs, and (loss) gain on sale of securities. The Company believes this adjusted measure provides investors with important information about the continuing economic results of the Company's operations.

PRE-TAX PRE-PROVISION ADJUSTED OPERATING EARNINGS

For the three months ended 1Q2025 4Q2024 Net income (GAAP) 49,818 \$ 57,785 Plus: Provision for credit losses 17,638 17,496 11,687 13,519 Plus: Income tax expense Plus: Merger-related costs 4,940 7,013 17 PTPP adjusted operating earnings (non-GAAP) \$ 84,185 \$ 95,796



The Company believes net interest income (FTE), total revenue (FTE), and total adjusted revenue (FTE), which are used in computing net interest margin (FTE), efficiency ratio (FTE) and adjusted operating efficiency ratio (FTE), provide valuable additional insight into the net interest margin and the efficiency ratio by adjusting for differences in tax treatment of interest income sources. The entire FTE adjustment is attributable to interest income on earning assets, which is used in computing the yield on earning assets. Interest expense and the related cost of interest-bearing liabilities and cost of funds ratios are not affected by the FTE components.

NET INTEREST MARGIN

(Dollars in thousand

	For the three months	For the three months ended		
	1Q2025	4Q2024		
Net interest income (GAAP)	\$ 184,164	\$ 183,248		
FTE adjustment	3,757	3,791		
Net interest income (FTE) (non-GAAP)	\$ 187,921	\$ 187,039		
Noninterest income (GAAP)	29,163	35,227		
Total revenue (FTE) (non-GAAP)	\$ 217,084	\$ 222,266		
Average earning assets	\$ 22,101,074	\$22,373,970		
Net interest margin (GAAP)	3.38%	3.26%		
Net interest margin (FTE) (non-GAAP)	3.45%	3.33%		

