FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL						
OMB Number:	3235-0287					
Estimated average	burden					
hours per recognice	0.5					

longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Ty	pe Response	~/														
1. Name and Address of Reporting Person *BARHAM O R JR		2. Issuer Name and Ticker or Trading Symbol UNION FIRST MARKET BANKSHARES CORP [ubsh]						$RP \mid_{X_{-}}$	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director							
102 SOU	· *	(First) N STREET	(Middle)	3. Date 6	of Earliest Ti 2014	ansac	tion (Mon	th/Day	y/Year)							
(Street) CULPEPER, VA 22701			4. If Amendment, Date Original Filed(Month/Day/Year)						_X_ Fc	6. Individual or Joint/Group Filing(Check Applicable Line) _X. Form filed by One Reporting Person _Form filed by More than One Reporting Person						
(Cit		(State)	(Zip)	Table I - Non-Derivative Securities Acqu				Acquired, I	Disposed	of, or Benef	ficially Own	ed				
1.Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Yea		eemed ition Date, if	(Instr. 8)		(A)	4. Securities Acquire (A) or Disposed of (I (Instr. 3, 4 and 5)		D) Owner Trans	amount of Securities Beneficially ned Following Reported nsaction(s)			Ownership Form:	Beneficial	
				(Mont	th/Day/Year)		ode V	7 Am	(A) (D		rice	or (I)			or Indirect (Instr. 4)	
	Stools		01/01/2014			1	A	67,	,211 A	C	1) 67,2	11 (2) (3)	<u>)</u>		D	
Reminder:		separate line for each	h class of securities b	peneficia	lly owned di	rectly	Pers in th	sons v	rm are no	requ	uired to re	espond ι		on contain		1474 (9-02)
		separate line for eacl		- Deriva	tive Securiti	es Ac	Pers in th a cu quired, D	sons values for a construction of the construc	rm are no ly valid O	requ MB c	uired to re control nu	espond (mber.				1474 (9-02)
Reminder:	Report on a	3. Transaction	Table II 3A. Deemed Execution Date, if	- Deriva (e.g., p) 4. Transac Code	tive Securitiuts, calls, was 5. Num of Deri Securiti	ber vative les ed (A) osed	quired, D s, options 6. Date I Expiration	sons vois for irrentle vispose s, converge conve	rm are no ly valid O ed of, or Bo rertible sec sable and e	requestion reficients of the second reficient reficient reficients of the second reficient reficient reficients of the second reficient	uired to re control nu	espond umber. ed Amount	8. Price of	9. Number Derivative Securities Beneficially Owned Following Reported Transaction	of 10. Owners Form o Derivat Security Direct (or Indir	11. Natu hip of Indire f Benefici ive Ownersh :: (Instr. 4)
Reminder: 1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction	Table II 3A. Deemed Execution Date, if any	- Deriva (e.g., p) 4. Transac Code	tive Securitiuts, calls, was 5. Num of Derir Securiti) Acquire or Disp of (D) (Instr. 3	ber vative les ed (A) osed	quired, D s, options 6. Date I Expiration	sis for a six of the s	rm are no ly valid O ed of, or Bo rertible sec sable and e	requestion reficient for the second reficient	uired to recontrol nu ially Owners) 7. Title and of Underlying	espond umber. ed Amount	8. Price of Derivative Security	9. Number Derivative Securities Beneficially Owned Following Reported	of 10. Owners Form o Derivat Security Direct (or Indir	11. Natu of Indire Benefici Ownersh (Instr. 4)
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Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
BARHAM O R JR 102 SOUTH MAIN STREET CULPEPER, VA 22701	X					

Signatures

Douglas D. Callaway as attorney-in-fact for O.R. Barham, Jr.	01/01/2014
-*Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

- Received in exchange for shares of StellarOne Corporation ("StellarOne") common stock in connection with the merger of StellarOne with and into issuer effective January 1, 2014
- (1) ("Merger"). At the effective time of the Merger, each outstanding share of StellarOne converted into the right to receive 0.9739 shares of common stock of the issuer. The Merger became effective at 12:02 a.m. January 1, 2014 at which time the sales price of the issuer's common stock was 24.81 per share (the closing price on December 31, 2013). Any fractional share holdings were paid in cash.
- (2) Received in exchange for 69,012 shares of StellarOne common stock in connection with the Merger.
- (3) Includes 41,438 shares received as a result of the vesting of restricted stock awards in connection with the Merger.
- The derivative securities are options to acquire the issuer's common stock received as a result of the vesting and conversion of StellarOne stock options in connection with the Merger. The number of shares of issuer's common stock subject to each option was calculated based upon the number of shares of StellarOne common stock subject to the StellarOne option as adjusted by the conversion factor of 0.9739. The exercise price per share of each option was calculated based upon the exercise price of the StellarOne option as adjusted by the conversion factor of 0.9739.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.