

August 13, 2025

Atty. Johanne Daniel M. Negre

Officer-in-Charge, Disclosure Department The Philippine Stock Exchange, Inc. 6/F PSE Tower 5th Avenue corner 28th Street Bonifacio Global City, Taguig City

Dear Atty. Negre,

We submit herewith the June 30, 2025 SEC 17-Q report of Rizal Commercial Banking Corporation.

Thank you.

Very truly yours,

Florentino M. Madonza

FSVP, Head-Controllership Group

cc: Philippine Dealing Exchange Corp. 29th Floor, BDO Equitable Tower 8751 Paseo De Roxas, 1226 Makati City

COVER SHEET

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SEC Number	
PSE Code	
File Number	

	17514	
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RIZAL COMMERCIAL BANKING **CORPORATION AND SUBSIDIARIES**

(Company's Full Name)

6819 Ay	Yuchengco Tower, RCBC Plaza ala Ave. corner Sen. Gil J. Puyat Ave., Makati Cit
	(Company's Address)
	8894-9000
	(Telephone Number)
	December 31
	(Fiscal Year Ending)
	SEC FORM 17-Q
	Form Type
	Amendment Designation (if applicable)
	June 30, 2025
	For the Quarterly Period Ended
	(Secondary License Type and File Number)

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-Q

QUARTERLY REPORT PURSUANT TO SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17(2)(b) THEREUNDER

For the quarterly period ended <u>June 30, 2025</u>	
SEC Identification Number <u>17514</u>	3. BIR Tax Identification No. <u>000-599-760-000</u>
Exact name of registrant as specified in its charter:	
RIZAL COMMERCIAL BANKING CORPORA	<u>TION</u>
Philippines 6 Province, Country or other jurisdiction of	(0.2 000 0.13))
incorporation or organization	Industry Classification Code:
Yuchengco Tower, RCBC Plaza 6819 Ayala Avenue,	Makati City 1200
Address of principal office	Postal Code
<u>(632)</u> 8894-9000	
Registrant's telephone number, including area code	
Not applicable	
Former name, former address & former fiscal year, if	changed since last report
. Securities registered pursuant to Sections 8 and 12 of	the SRC or Sections 4 and 8 of the RSA
<u>Title of Each Class</u> <u>Numb</u>	er of Shares of Common Stock Outstanding
Common Stock, P10 par value	2,419,536,530 (June 30, 2025)
. Are any or all of these securities listed on the Philipp	ine Stock Exchange
Yes (x) No ()	
. Check whether the registrant:	
RSA and RSA Rule 11(a)-1 thereunder and Sect	n 17 of the SRC thereunder or Section 11 of the ions 26 and 141 of the Corporation Code of the r for such shorter period that the registrant was
Yes (x) No ()	
(b) has been subject to such filing requirements for	the past 90 days
Yes (x) No ()	
-	SEC Identification Number 17514 Exact name of registrant as specified in its charter: RIZAL COMMERCIAL BANKING CORPORA Philippines 6 Province, Country or other jurisdiction of incorporation or organization Yuchengco Tower, RCBC Plaza 6819 Ayala Avenue, Address of principal office (632) 8894-9000 Registrant's telephone number, including area code Not applicable Former name, former address & former fiscal year, if Securities registered pursuant to Sections 8 and 12 of Title of Each Class Numb Common Stock, P10 par value Are any or all of these securities listed on the Philippines (a) has filed all reports required to be filed by Section RSA and RSA Rule 11(a)-1 thereunder and Section Philippines during the preceding 12 months (or required to file such reports); Yes (x) No (x) (b) has been subject to such filing requirements for

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RIZAL COMMERCIAL BANKING CORPORATION AND SUBSIDIARIES STATEMENTS OF FINANCIAL POSITION

(Amounts in Millions of Philippine Pesos)

		6/	6/30/2025 (Unaudited)		12/31/2024		
_	Notes				Audited)		
RESOURCES							
CASH AND OTHER CASH ITEMS		P	16,229	P	23,003		
DUE FROM BANGKO SENTRAL NG PILIPINAS			94,954		115,230		
DUE FROM OTHER BANKS			5,659		14,569		
LOANS UNDER REVERSE REPURCHASE AGREEMENT			453		_		
TRADING AND INVESTMENT SECURITIES - Net	3		388,794		429,086		
LOANS AND RECEIVABLES - Net	4		763,929		742,497		
INVESTMENTS IN ASSOCIATES	5		729		600		
BANK PREMISES, FURNITURE, FIXTURES &			7,359		8,033		
INVESTMENT PROPERTIES - Net			738		695		
DEFERRED TAX ASSETS			6,608		6,052		
OTHER RESOURCES - Net	6		19,286		20,388		
TOTAL RESOURCES		P	1,304,738	Р	1,360,153		
			,,		, ,		
LIABILITIES AND EQUITY							
DEPOSIT LIABILITIES	7	P	982,665	P	1,022,794		
BILLS PAYABLE	8		58,841		86,616		
BONDS PAYABLE	9		46,240		26,935		
ACCRUED TAXES, INTEREST AND OTHER			11,502		11,667		
OTHER LIABILITIES	10		42,474		53,650		
Total Liabilities			1,141,722		1,201,662		
EQUITY							
Attributable to Parent Company Shareholders:							
Preferred Stock	11	P	3	P	3		
Common Stock	11		24,195		24,195		
Hybrid Perpetual Securities	11		14,463		14,463		
Capital Paid in Excess of Par			58,228		58,228		
Other Comprehensive Income: Net Unrealized Losses on Financial Assets At Fair Value (Theory of Color		(1,904)	(3,306)		
Value Through Other Comprehensive Income							
Cumulative Translation Adjustment		(60 2 556)	,	60 2.552.\		
Retirement plan Other Reserves		(2,556) 86)	-	2,552) 86)		
Retained Earnings Appropriated for General Provision		(6,549	(5,564		
Retained Earnings			64,058		61,916		
			163,010		158,485		
Non-controlling Interest			6		6		
Total Equity			163,016		158,491		
TOTAL LIABILITIES AND CAPITAL FUNDS		<u>P</u>	1,304,738	P	1,360,153		

RIZAL COMMERCIAL BANKING CORPORATION AND SUBSIDIARIES ${\tt STATEMENTS}\ {\tt OF}\ {\tt INCOME}$

(Amounts in Millions of Philippine Pesos, Except Per Share Data)

			/1/2025 to 1/1/2024 to 6/30/2025 6/30/2024			4/1/2025 to 6/30/2025			2024 to /2024
_	Note	(Un	audited)	(Unai	udited)	(Una	audited)	(Una	udited)
INTEREST INCOME ON									
Loans and receivables		P	34,097	P	28,860	P	17,227	P	14,703
Investment securities			7,627		8,088		3,749		4,111
Others			556		1,236		296		485
			42,280		38,184		21,272		19,299
INTEREST EXPENSE ON									
Deposit liabilities			12,801		15,934		5,719		7,744
Bills payable and other borrowings			3,138		2,501		1,520		1,366
1 /			15,939		18,435		7,239		9,110
			13,939		10,433		1,239		2,110
NET INTEREST INCOME			26,341		19,749		14,033		10,189
IMPAIRMENT LOSSES - Net			6,479		3,606		3,581		1,934
NET INTEREST INCOME AFTER IMPAIRMENT LOSSES			19,862		16,143		10,452		8,255
OTHER OPERATING INCOME									
Service fees and commissions			5,384		3,936		2,812		1,890
Gain on assets sold - net			638		732		132		620
Trading and securities gains (losses) - net				(18)		61		66)
Foreign exchange losses - net		(3,106)	(219)	(1,913)		182)
Miscellaneous	12	` <u></u>	836		830	` <u> </u>	592		323
			4,036		5,261		1,684		2,585
OTHER OPERATING EXPENSES									
Employee benefits			4,387		3,929		2,191		1,993
Taxes and licenses			3,019		3,114		1,453		1,463
Occupancy and equipment-related			2,144		1,888		1,030		833
Depreciation and amortization			1,766		1,647		900		954
Miscellaneous	12		5,872		4,800		3,002		2,370
			17,188		15,378		8,576		7,613
PROFIT BEFORE TAX			6,710		6,026		3,560		3,227
TAX EXPENSE			1,363		1,576		641		979
NET PROFIT			5,347		4,450		2,919		2,248
NET LOSS ATTRIBUTABLE TO NON-CONTROLLING INTEREST		(1)			(<u>1</u>)		
NET PROFIT ATTRIBUTABLE TO PARENT									
COMPANY SHAREHOLDERS		P	5,348	P	4,450	P	2,920	P	2,248
Earnings Per Share (Annualized)									
Basic		P	4.14	P	3.29				
Diluted		P	4.14	P	3.29				

RIZAL COMMERCIAL BANKING CORPORATION AND SUBSIDIARIES STATEMENTS OF COMPREHENSIVE INCOME

(Amounts in Millions of Philippine Pesos)

	6/30	2025 to 0/2025 audited)	1/1/2024 to 6/30/2024 (Unaudited)		
	(611	<u>iaartea)</u>	(011	taartea)	
NET PROFIT FOR THE PERIOD	<u>P</u>	5,347	P	4,450	
OTHER COMPREHENSIVE INCOME (LOSSES) DURING THE PER	IOD:				
Fair value gains (losses) on Financial assets at Other Comprehensive Income		1,402	(1,617)	
Actuarial losses on defined benefit plan	(4)			
Other Comprehensive Income (Loss) for the period		1,398	(1,617)	
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD	P	6,745	Р	2,833	
COMPREHENSIVE INCOME ATTRIBUTABLE					
TO NON-CONTROLLING INTEREST		1		_	
COMPREHENSIVE INCOME ATTRIBUTABLE TO PARENT					
COMPANY'S SHAREHOLDERS	<u>P</u>	6,744	Р	2,833	

RIZAL COMMERCIAL BANKING CORPORATION AND SUBSIDIARIES STATEMENTS OF CHANGES IN EQUITY

(Amounts in Millions of Philippine Pesos)

		1/2025 to /30/2025		1/1/2024 to 6/30/2024	
	(U	naudited)	(U	naudited)	
ATTRIBUTABLE TO PARENT COMPANY SHAREHOLDERS PREFERRED STOCK					
Balance at beginning and end of period	P	3	P	3	
COMMON STOCK					
Balance at beginning and end of period		24,195		24,195	
HYBRID PERPETUAL SECURITIES					
Balance at beginning and end of period		14,463		14,463	
CAPITAL PAID IN EXCESS OF PAR Balance at beginning and end of period		58,228		58,228	
NET UNREALIZED LOSSES ON FINANCIAL ASSETS AT OTHER COMPREHENSIVE INCOME					
Beginning balance	(3,306)	(3,168)	
Fair value gains (losses) during the period		1,402	(1,617)	
Balance, end	(1,904)	()	4,785)	
CHMILATIVE TRANSLATION ADDICTMENTS					
CUMULATIVE TRANSLATION ADJUSTMENTS Balance at beginning and end of period		60		54	
OTHER COMPREHENSIVE LOSS - RETIREMENT PLAN			-		
Balance, beginning	(2,552)	(2,930)	
Remeasurement of the defined benefits during the priod	`	<u>4</u>)		<u>-</u>	
Balance, end	(2,556)	()	2,930)	
RESERVE FOR TRUST BUSINESS					
Balance, beginning		-		551	
Transfer to retained earnings - free	-		(551)	
Balance, end					
OTHER RESERVES					
Balance at beginning and end of period	(86)	(86)	
RETAINED EARNINGS APPROPRIATED FOR					
GENERAL PROVISION					
Beginning balance		5,564		4,599	
Transfer from (to) retained earnings - free		985	(174)	
Balance, end		6,549		4,425	
RETAINED EARNINGS					
Beginning balance		61,916		56,360	
Net profit		5,348		4,450	
Cash dividends on common shares	(1,694)	(2,454)	
Dividends on Hybrid Capital Securities	(565)	(549)	
Transfer of fair value reserves on FVOCI		38	(1)	
Transfer from (to) retained earnings appropriated for general provision Transfer from reserves for trust business	(985)		174 551	
	-		-	<u> </u>	
Balance, end		64,058	-	58,531	
ATTRIBUTABLE TO PARENT COMPANY SHAREHOLDERS	P	163,010	P	152,098	
NON-CONTROLLING INTEREST					
Balance, beginning		6		6	
Fair value gains on FVOCI	,	1		-	
Net Loss for the year	(1)		<u> </u>	
Balance, end		6		6	
TOTAL EQUITY	<u>P</u>	163,016	<u>P</u>	152,104	

RIZAL COMMERCIAL BANKING CORPORATION AND SUBSIDIARIES ${\tt STATEMENTS}\ {\tt OF}\ {\tt CASH}\ {\tt FLOWS}$

(Amounts in Millions of Philippine Pesos)

	1/1 6/		1/1/2024 to 6/30/2024	
		naudited)		idited)
CASH FLOWS FROM OPERATING ACTIVITIES				
Profits before tax	P	6,710	P	6,026
Adjustments for:				
Interest income	(42,280)		38,184)
Interest expense		15,939		18,435
Gain on assets sold	(638)		732)
Impairment losses		6,479		3,606
Depreciation and amortization		1,766		1,647
Dividend income	(303)		295)
Share in net earnings of associates	(112)		26)
Operating loss before working capital changes	(12,439)		9,523)
Increase in financial assets at fair value through profit and loss	(1,183)		2,210)
Increase in loans and receivables	(37,811) (35,323)
Increase in investment property	(43) (25)
Increase in other resources	(456) (700)
Increase (Decrease) in deposit liabilities	(40,129)		3,206
Decrease in accrued taxes, interest and other expenses	(1)(709)
Decrease in other liabilities	(10,550)		633)
Cash used in operations	(102,612)		45,917)
Interest received	,	42,251		37,372
Interest paid	(16,432)		18,224)
Cash paid for taxes	ì	1,603)		1,946)
The state of the s	`			
Net Cash Used in Operating Activities	(78,396)		28,715)
CASH FLOWS FROM INVESTING ACTIVITIES				
Decrease (increase) in Financial Assets at FVOCI		34,902	(17,259)
Decrease (increase) in Investment securities at amortized cost		7,936	(25,187)
Acquisitions of bank premises, furniture, fixtures and equipment -net	(207) (261)
Cash dividends received	,	303		295
Acquisitions of intangibles	(231) (263)
requisitors of intalgences	\			
Net Cash From (Used in) Investing Activities		42,703	·	42,675)
CASH FLOWS FROM FINANCING ACTIVITIES				
Net proceeds (payments) of bills payable	(27,775)		12,121
Dividends paid	(2,259)		3,003)
Net proceeds of bonds payable		19,305	-	9,213
Net Cash From (Used in) Financing Activities	(10,729)		18,331
NET DECREASE IN CASH AND CASH EQUIVALENTS	(46,422)		53,059)
CASH AND CASH EQUIVALENTS, BEGINNING				
Cash and other cash items		23,003		19,875
Due from Bangko Sentral ng Pilipinas		115,230		151,762
Due from other banks		14,569		14,892
Interbank Loans and Loans and Receivables under reverse repurchase agreement		32,567		63,579
		-		
		185,369		250,108
CASH AND CASH EQUIVALENTS, END		42		
Cash and other cash items		16,229		14,509
Due from Bangko Sentral ng Pilipinas		94,954		138,004
Due from other banks		5,659		5,061
Interbank Loans and Loans and Receivables under reverse repurchase agreement		22,105		39,475
		138,947		197,049

RIZAL COMMERCIAL BANKING CORPORATION AND SUBSIDIARIES NOTES TO INTERIM CONDENSED FINANCIAL STATEMENTS JUNE 30, 2025 AND DECEMBER 31, 2024

(Amounts in Millions of Philippine Pesos, Except Otherwise Indicated)

1. CORPORATE MATTERS

1.1 Incorporation and Operations

Rizal Commercial Banking Corporation (the Parent Company, the Bank or RCBC), a universal bank engaged in all aspects of banking, was originally incorporated on September 23, 1960. The Bank has been granted with perpetual existence by the Securities and Exchange Commission (SEC) on September 30, 2022. It provides products and services related to traditional loans and deposits, trade finance, domestic and foreign fund transfers or remittance, cash management and treasury. It also enters into forward currency contracts as an accommodation to its clients and as a means of managing its foreign exchange exposures. The Parent Company and its subsidiaries (together hereinafter referred to as the Group) are engaged in all aspects of traditional banking, investment banking, retail financing (credit cards, auto loans, mortgage/housing and microfinance loans), remittance, leasing and stock brokering.

As a banking institution, the Group's operations are regulated and supervised by the Bangko Sentral ng Pilipinas (BSP). As such, the Group is required to comply with banking rules and regulations such as those relating to maintenance of reserve requirements on deposit liabilities and deposit substitutes and those relating to the adoption and use of safe and sound banking practices, among others, as promulgated by the BSP. The Group's activities are subject to the provisions of Republic Act (RA) No. 8791, the *General Banking Law of 2000*, and other related banking laws.

The Parent Company's common shares are listed in the Philippine Stock Exchange (PSE).

RCBC is a 33.92%-owned subsidiary of Pan Malayan Management and Investment Corporation (PMMIC or Ultimate Parent), a company incorporated and domiciled in the Philippines. PMMIC is the holding company of the flagship institutions of the Yuchengco Group of Companies (YGC), with registered business address at 48th Floor, Yuchengco Tower, RCBC Plaza, 6819 Ayala Avenue cor. Sen. Gil Puyat Avenue, Makati City. As of June 30, 2025, Cathay Life Insurance Corporation (Cathay) and Sumitomo Mitsui Banking Corporation (SMBC) also own 18.68% and 20.00% interest in RCBC, respectively.

The condensed consolidated interim financial statements of the Group as of and for the six months ended June 30, 2025 (including the comparatives for the six months ended June 30, 2024) and the year ended December 31, 2024 were presented to and reviewed by the Bank's Audit and Compliance Committee.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies that have been used in the preparation of these financial statements are summarized in the succeeding pages. The policies have been consistently applied to all the periods presented, unless otherwise stated.

2.1 Basis of Preparation of Financial Statements

(a) Statement of Compliance with Philippine Financial Reporting Standards

The interim financial statements of the Bank have been prepared in accordance with Philippine Financial Reporting Standards (PFRS).

There were no changes in the accounting policies and methods of computation followed in the interim financial statements as compared with the most recent annual financial statements.

(b) Presentation of Financial Statements

The financial statements are presented in accordance with Philippine Accounting Standards (PAS) 1, *Presentation of Financial Statements*. The Group presents its statement of financial position broadly in order of liquidity and presents all items of income and expenses in two statements: a "statement of profit or loss" and a "statement of comprehensive income."

(c) Functional and Presentation Currency

These financial statements are presented in Philippine pesos, the Group's functional and presentation currency. All amounts are in millions, except per share data or when otherwise indicated.

2.2 Basis of Consolidation and Accounting for Investments in Subsidiaries and Associates in the Separate Financial Statements

The Group's consolidated financial statements comprise the accounts of the Parent Company and its subsidiaries, after the elimination of material intercompany transactions. All intercompany resources and liabilities, equity, income, expenses and cash flows relating to transactions with subsidiaries are eliminated in full. Unrealized profits and losses from intercompany transactions that are recognized in assets are also eliminated in full. Intercompany losses that indicate impairment are recognized in the consolidated financial statements.

2.3 Financial Assets

Financial assets are recognized when the Group becomes a party to the contractual terms of the financial instrument. For purposes of classifying financial assets, an instrument is considered as an equity instrument if it is non-derivative and meets the definition of equity for the issuer in accordance with the criteria under PAS 32, Financial Instruments: Presentation. All other non-derivative financial instruments are treated as debt instruments.

(a) Classification, Measurement and Reclassification of Financial Assets

Under PFRS 9, Financial Instruments, the classification and measurement of financial assets is driven by the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial assets. The classification and measurement of financial assets are described in the succeeding paragraphs.

(i) Financial Assets at Amortized Cost

Financial assets are measured at amortized cost if both of the following conditions are met:

- the asset is held within the Group's business model whose objective is to hold financial assets in order to collect contractual cash flows; and,
- the contractual terms of the instrument give rise, on specified dates, to cash flows
 that are solely payments of principal and interest (SPPI) on the principal amount
 outstanding.

Financial assets meeting these criteria are measured initially at fair value plus transaction costs. They are subsequently measured at amortized cost using the effective interest method, less any impairment in value.

(ii) Financial Assets at Fair Value Through Profit or Loss (FVPL)

The Group classifies financial assets as FVPL when they have been purchased or issued primarily for short-term profit making through trading activities or form part of a portfolio of financial instruments that are managed together, for which there is evidence of a recent pattern of short-term profit taking.

Debt instruments that do not meet the amortized cost criteria, or that meet the criteria but the Group has chosen to designate as at FVPL at initial recognition, are measured at FVPL. Equity investments are classified as financial assets at FVPL, unless the Group designates an equity investment that is not held for trading as at *Financial Assets at Fair Value Through Other Comprehensive Income* (FVOCI) at initial recognition. The Group's financial assets at FVPL include government securities, corporate bonds, equity securities, which are held for trading purposes or designated as at FVPL.

Financial assets at FVPL are initially measured at fair value and transaction costs are expensed in profit or loss. Unrealized gains and losses arising from changes (mark-to-market) in the fair value of the financial assets at FVPL category and realized gains or losses arising from disposals of these instruments are included in Trading and Securities Gains under Other Operating Income account in the statement of profit or loss.

(iii) Financial Assets at Fair Value Through Other Comprehensive Income (FVOCI)

Debt Instruments at FVOCI

The Group classifies debt instruments under FVOCI when both of the following conditions are met:

- the asset is held within the Group's business model whose objective is achieved by both collecting contractual cash flows and selling financial assets; and,
- the contractual terms of the instrument give rise, on specified dates, to cash flows
 that are solely payments of principal and interest (SPPI) on the principal amount
 outstanding.

FVOCI debt securities are initially measured at fair value plus transaction costs. They are subsequently measured at fair value with gains and losses arising from changes in fair value recognized in Other Comprehensive Income (OCI). Interest Income and foreign exchange gains and losses are recognized in profit or loss in the same manner as for financial assets measured at amortized cost.

On derecognition, cumulative gains or losses previously recognized in OCI are reclassified to profit or loss.

Equity Instruments at FVOCI

At initial recognition, the Group can make an irrevocable election (on an instrument-by-instrument basis) to designate equity investments as at FVOCI; however, such designation is not permitted if the equity investment is held by the Group for trading. The Group has designated certain equity instruments as at FVOCI on initial application of PFRS 9.

Financial assets at FVOCI are initially measured at fair value plus transaction costs. Subsequently, they are measured at fair value, with no deduction for any disposal costs. Gains and losses arising from changes in fair value, including the foreign exchange component, are recognized in other comprehensive income, net of any effects arising from income taxes, and are reported as part of Revaluation Reserves account in equity. When the asset is disposed of, the cumulative gain or loss previously recognized in the Revaluation Reserves account is not reclassified to profit or loss, but is reclassified directly to Surplus account.

(b) Hedge Accounting

At the inception of the hedging relationships, the Group formally designates and documents the hedging relationship. This documentation includes the risk management objective and strategy for undertaking the hedge, the identification of the hedging instrument and the hedged item, the nature of the risk being hedged and how the Group will assess whether the hedging relationship meets the hedge effectiveness requirements at inception and on an ongoing basis (including the analysis of sources of hedge ineffectiveness and how the hedge ratio for the hedging relationships is determined).

Under a fair value hedge, the subsequent change in the fair value of the hedging instrument is recognized in the statement of profit or loss. The change in the fair value of the hedged item, attributable to the risk being hedged, is recorded as part of the carrying value of the hedged item and is also recognized in the statement of profit or loss.

Under a cash flow hedge, changes in the fair value of the hedging instrument are initially recognized in other comprehensive income for the effective portion of the hedge while the ineffective portion is recognized in profit or loss. The amount recognized in other comprehensive shall be the lower of (a) cumulative gain or loss on the hedging instrument from inception of hedge, or (b) cumulative change in FV of the expected cash flows on the hedged item.

(c) Impairment of Financial Assets

The Group's ECL model follows a three-stage impairment approach, which guide in the determination of the loss allowance to be recognized in the financial statements.

(i) Stage 1 – comprises of all credit exposures that are considered 'performing' and with no observed SICR since initial recognition. These include those financial instruments with low credit risk. For these financial instruments, the loss allowance is determined based on a 12-month ECL. PFRS 9 provides a rebuttable presumption that credit risk is considered to have significantly increased since initial recognition if the contractual payment is more than 30 days past due. The rebuttal must be in consideration of a reasonable and supportable information that is available without undue cost or effort.

- (ii) Stage 2 comprises of all financial instruments assessed to have SICR since initial recognition based on the Group's quantitative and qualitative criteria, though not yet deemed to be credit-impaired. Using the Group's ICRRS, Stage 2 includes credit exposures that are considered 'under-performing' in which risk ratings were downgraded by at least three notches and/or downgraded to CCC+ to Especially Mentioned. Stage 2 financial instruments may also include those facilities where the credit risk has improved and have been reclassified from Stage 3 subject to the Group's observation period on the creditworthiness of the counterparty. A lifetime ECL is recognized for these financial instruments.
- (iii) Stage 3 comprises credit exposures which are assessed as 'credit-impaired', thus considered by the Group as 'non-performing', which is assessed consistently with the Group's definition of default. Generally, this includes accounts classified as Substandard, Doubtful and Loss. The Group recognizes a lifetime ECL for all credit-impaired financial assets.

ECL is a function of the probability of default (PD), loss-given default (LGD), and exposure-at-default (EAD), with the timing of the loss also considered, and is estimated by incorporating forward-looking economic information and through the use of experienced credit judgement.

The Group calculates ECL either on an individual or a collective basis. For consumer loans which were carried out on a collective basis, the financial instruments are grouped on the basis of shared credit risk characteristics, such as but not limited to instrument type, credit risk rating, collateral type, product type, historical net charge-offs, industry type, and geographical locations of the borrowers or counterparties. The Group calculates ECL for corporate loans, finance lease receivables, and investment securities at amortized cost on an individual basis.

The Group applies a simplified ECL approach for its accounts receivables and other risk assets wherein the Group uses a provision matrix that considers historical changes in the behavior of the portfolio of credit exposures based on internally collected data to predict conditions over the span of a given observation period. These receivables include claims from various counterparties, which are not originated through the Group's lending activities. For these instruments, the Group measures the loss allowance at an amount equal to lifetime ECL.

The Group recognizes an impairment loss in profit or loss for all financial instruments subjected to ECL impairment assessment with a corresponding adjustment to their carrying amount through a loss allowance account. With respect to investments in debt securities that are measured at FVOCI, the related loss allowance account is recognized in other comprehensive income and accumulated in the Revaluation Reserves account, and does not reduce the carrying amount of the financial asset in the statement of financial position.

For loan commitments, the loss allowance is recognized as provisions (presented and included as part of Other Liabilities account in the statement of financial position). Where a financial instrument includes a drawn and undrawn component, and the Group cannot identify the ECL on the loan commitment component separately from those on the drawn commitment; the Group presents a combined allowance for ECL for both components. The combined amount is presented as a deduction from the gross carrying amount of the drawn component. Any excess of the loss allowance over the gross amount of the drawn component is presented as provisions.

If the Group retains substantially all the risks and rewards of ownership of a transferred financial asset, the Group continues to recognize the financial asset and also recognizes a collateralized borrowing for the proceeds received.

c.1 Impact of COVID-19 on Measurement of ECL

In response to the post-pandemic landscape and the economic effects on the Group, there has been a reassessment and adjustment of the key conditions and assumptions used in calculating ECL. The Group has reviewed economic scenarios and forward-looking macroeconomic assumptions that underpin the ECL calculation. Given the economic recovery in the Philippines post-pandemic, the impact of COVID-19 on the historical data of the Bank has been excluded, as default rates during the pandemic were unusually high.

In 2024, the Bank made post model adjustments on the ECL models arising from the use of credit analytics and credit judgments, to consider the effects of the following:

- more granular level of segmentation of credit exposures for auto loans and credit cards based on customer segment, payment behavior, and credit score, among others;
- the respective collection behaviors on auto loan accounts and credit card receivables considering accounts that do not flow to further delinquencies, and accounts previously ly provided with 100% LGD but had subsequent recoveries; and
- account updates for specific corporate borrowers arising from regular credit monitoring activities

2.4 Financial Liabilities

Financial liabilities which include deposit liabilities, bills payable, bonds payable, accrued interest and other expenses, and other liabilities (except tax-related payables, post-employment defined benefit obligation and deferred income) are recognized when the Group becomes a party to the contractual terms of the instrument.

Financial liabilities are recognized initially at their fair value and subsequently measured at amortized cost using the effective interest method, for those with maturities beyond one year, less settlement payments. All interest-related charges incurred on financial liabilities are recognized as an expense in the statement of profit or loss under the caption Interest Expense.

2.5 Provisions and Contingencies

Provisions are recognized when present obligations will probably lead to an outflow of economic resources and they can be estimated reliably even if the timing or amount of the outflow may still be uncertain. A present obligation arises from the presence of a legal or constructive obligation that has resulted from past events (e.g., legal dispute or onerous contracts).

2.6 Revenue and Expense Recognition

Revenue is recognized to the extent that the revenue can be reliably measured; it is probable that the economic benefits will flow to the Group; and the costs incurred or to be incurred can be measured reliably.

2.7 Impairment of Non-financial Assets

For purposes of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows [cash-generating units (CGU)]. As a result, some assets are tested for impairment either individually or at the CGU level.

Impairment loss is recognized in profit or loss for the amount by which the asset's or CGU's carrying amount exceeds its recoverable amount which is the higher of its fair value less costs to sell and its value in use. In determining value in use, management estimates the expected future cash flows from each CGU and determines the suitable interest rate in order to calculate the present value of those cash flows. The data used for impairment testing procedures are directly linked to the Group's latest approved budget, adjusted as necessary to exclude the effects of asset enhancements. Discount factors are determined individually for each CGU and reflect management's assessment of respective risk profiles, such as market and asset-specific risk factors.

All assets, except for intangible assets with indefinite useful life and goodwill, are subsequently reassessed for indications that an impairment loss previously recognized may no longer exist. An impairment loss is reversed if the asset's or CGU's recoverable amount exceeds its carrying amount.

2.8 Income Taxes

Tax expense recognized in profit or loss comprises the sum of current tax and deferred tax not recognized in other comprehensive income or directly in equity, if any.

Current tax assets or liabilities comprise those claims from, or obligations to, tax authorities relating to the current or prior reporting period, that are unpaid at the end of the reporting period. They are calculated according to the tax rates and tax laws applicable to the periods to which they relate, based on the taxable profit for the year. All changes to current tax assets or liabilities are recognized as a component of tax expense in the statement of profit or loss.

Deferred tax is provided using the liability method, on temporary differences at the end of the reporting period between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes. Under the liability method, with certain exceptions, deferred tax liabilities are recognized for all taxable temporary differences and deferred tax assets are recognized for all deductible temporary differences and the carry-forward of unused tax losses and unused tax credits to the extent that it is probable that taxable profit will be available against which the deferred tax assets can be utilized. Deferred tax assets are reassessed at the end of each reporting period. Previously unrecognized deferred tax assets are recognized to the extent that it has become probable that future taxable profit will be available to allow such deferred tax assets to be recovered.

2.9 Related Party Relationships and Transactions

Related party transactions are transfers of resources, services or obligations between the Group and its related parties, regardless of whether a price is charged.

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. These parties include: (a) individuals owning, directly or indirectly through one or more intermediaries, control or are controlled by, or under common control with the Group; (b) associates; (c) individuals owning, directly or indirectly, an interest in the voting power of the Group that gives them significant influence over the Group and close members of the family of any such individual; and, (d) the funded retirement plan of each of the entities under the Group.

2.10 Events After the End of the Reporting Period

Any event that provides additional information about the Group's financial position at the end of the reporting period (adjusting event) is reflected in the financial statements. Post-reporting events that are not adjusting events, if any, are disclosed when material to the financial statements.

3. TRADING AND INVESTMENT SECURITIES

This account is composed of the following:

	•	e 30, 2025 naudited)	December 31, 2024 (Audited)		
Financial assets at FVPL Financial assets at FVOCI Investment securities	P	11,416 125,092	P	10,234 158,630	
at amortized cost - net		252,286		260,222	
	<u>P</u>	388,794	<u>P</u>	429,086	

3.1 Financial Assets at FVPL

This account is composed of the following:

	•	audited)	December 31, 2024 (Audited)		
Government securities Derivative financial assets Equity securities Corporate debt securities	P	8,569 2,125 703 19	P	7,257 2,067 778 132	
	<u>P</u>	11,416	<u>P</u>	10,234	

Derivative instruments used by the Group include foreign currency short-term forwards, cross-currency swaps, debt warrants and options. The Group enters into derivative contracts mainly to cover hedging of currency risk, liquidity management and funding, and arbitrage and market positioning strategies. These instruments offer opportunities for market participants to manage interest rates or currency pricing between markets thereby optimizing the Bank's funding costs and enhancing returns. Foreign currency forwards represent commitments to purchase/sell on a future date at a specific exchange rate. Foreign currency short-term swaps are simultaneous foreign currency spot and forward deals with tenor of one year.

Debt warrants attached to the bonds and other debt securities allow the Group to purchase additional debt securities from the same contracting issuer at the same price and yield as the initial purchased security. Option is a derivative financial instrument that specifies a contract between two parties for a future transaction on an asset at a reference price.

3.2 Financial Assets at FVOCI

This account is composed of the following:

			June 30, 2025 (Unaudited)		ber 31, 2024 audited)
	Government bonds Corporate debt securities Unquoted equity securities Quoted equity securities	P	106,847 14,055 2,161 2,029	P	140,397 14,091 2,591 1,551
		<u>P</u>	125,092	<u>P</u>	158,630
3.3	3 Investments at Amortized Cost				
Th	is account is composed of the following:	-	ne 30, 2025 naudited)		ber 31, 2024 udited)
	Government securities Corporate debt securities	P	224,059 28,357 257,416	P	230,302 30,042 260,344
	Allowance for impairment	(130)	(122)
		<u>P</u>	252,286	<u>P</u>	260,222
	Receivable from customers:	`	,	`	,
			ne 30, 2025 naudited)		per 31, 2024 Audited)
	Loans and discounts Credit card receivables Customers' liabilities on acceptances,	P	593,748 128,443	Р	578,646 110,453
	import bills and trust receipts Bills purchased		16,267 2,260		16,535 2,786
	Lease contract receivable Receivables financed		2,585 91		2,700 98
	Unearned discount	(743,394 756_)	(711,218 584)
	Other receivables:		742,658		710,634
	Interbank loans receivables Accrued interest receivable		21,653 10,287		32,567 10,258
	Accounts receivable		9,811		6,627
	Sales contract receivable Unquoted debt securities		1,845		2,541
	classified as loans		<u>161</u>		- - - -
			43,757 786,415		51,993 762,627
	Allowance for impairment	(22,486)	(20,130)
		<u>P</u>	763,929	<u>P</u>	742,497

5. INVESTMENTS IN SUBSIDIARIES AND ASSOCIATES

5. 1 Spin-off of the RCBC Trust Operations to a Stand-Alone Trust Corporation

With the endorsement of the Bank's Trust Committee, on November 28, 2022, the Bank's Board of Directors (BOD) approved the spin-off of the trust operations from RCBC into a separate corporate entity by establishing a Stand-Alone Trust Corporation in accordance with the Manual of Regulations for Non-Bank Financing Institutions. The Bank's BOD approved its capital infusion equivalent to 40% of the required capital under the capital build-up plan.

On March 27, 2023, the Bank's BOD approved the incorporation of the RCBC Trust Corporation (RCBC Trust). RCBC Trust was officially incorporated on June 29, 2023, while its application of Trust License from BSP – Stage 3 was approved on October 10, 2023.

RCBC Trust started operations on January 2, 2024. On the same day, RCBC Trust received net assets from the Bank amounting to P128 and assumed assets under management valued at P155,703 from the Bank. These trust department accounts are maintained in separate books and records in accordance with the Financial Reporting Package for Trust Institutions (FRPTI) prescribed by the BSP.

5.2 Donation of RCBC shares in JPL

On April 8, 2024, the Parent Bank's Retirement Plan executed a Deed of Donation and Acceptance where the Bank donated and transferred ownership of 36,612,373 Preferred C shares representing 19.41% of the outstanding capital of RCBC-JPL Holding Corporation (JPL). Subsequent to the donation, RCBC's ownership over JPL is now at 80%.

5.3 Liquidation of RCBC Telemoney Europe

On April 29, 2024, RCBC Telemoney Europe received the final regulatory approval for its liquidation. Following such approval, RCBC Telemoney's balances were deconsolidated from the Group.

6. OTHER RESOURCES

This account consists of the following:

	•	30, 2025 audited)		oer 31, 2024 adited)
Creditable withholding taxes	P	4,866	P	4,512
Assets held-for-sale and disposal group		3,699		3,910
Net defined benefit asset		2,581		2,745
Prepaid expenses		2,054		1,762
Software – net		1,205		1,248
Deferred charges		1,185		949
Branch licenses		1,000		1,000
Refundable and other deposits		824		1,198
Unused stationery and supplies		578		646
Goodwill		426		426
Returned checks and other cash items		243		235
Margin deposits		219		214
Other assets held in trust		164		576
Miscellaneous		446		1,452
		19,490		20,873
Allowance for impairment	(204)	(485)
	<u>P</u>	<u> 19,286</u>	<u>P</u>	20,388

7. **DEPOSIT LIABILITIES**

The following is the breakdown of deposit liabilities:

	June 30, 2025 (Unaudited)		December 31, 2024 (Audited)	
Demand Savings Time	P	220,129 283,766 478,770	P	224,988 313,478 484,328
Time	p	982,665	P	1,022,794

8. BILLS PAYABLE

This account consists of borrowings from:

	June 30, 2025 (Unaudited)		December 31, 2024 (Audited)		
Foreign banks Local banks Others	P	45,316 13,475 50	P	79,466 7,150	
	<u>P</u>	58,841	<u>P</u>	86,616	

9. BONDS PAYABLE

The composition of this account for the Group and the Parent Company follows:

					Outstanding Balance			lance
					Jι	ıne 30,	Dec	ember 31,
		Coupon				2025		2024
Issuance Date	Maturity Date	Interest	_Fac	e Value	_(Un	audited)	(Audited)
January 28, 2025	January 29, 2030	5.38%	\$	350	P	19,654	P	=
January 7, 2024	January 18, 2029	5.50%	\$	400		22,456		22,805
March 31, 2021	June 30, 2026	4.18%	P	4,130		4,130		4,130
					<u>P</u>	46,240	<u>P</u>	26,935

On January 22, 2025, the Group issued a USD350 5-year and 1-day Senior Unsecured Fixed Rate Sustainability Bonds via a drawdown under its USD4,000 Medium Term Note Program. The net proceeds from the issue of the Notes will be applied by the Group to support and finance its loans to customers or its own operating activities in eligible green and social categories as defined in the Group's Sustainable Finance Framework. Out of the USD350 senior notes issued on January 22, 2025, USD115 are designated as liability under fair value hedge accounting.

On January 7, 2024, the Group issued a USD400 5-year Senior Unsecured Fixed Rate Sustainability Bonds via a drawdown under its USD3,000 Medium Term Note Program. Out of the USD400 senior notes issued on January 7, 2024, USD200 are designated as liability under fair value hedge accounting.

As of June 30, 2025, the Group has six outstanding interest rate swaps designated as fair value hedges of the interest rate risk arising from the Group's USD350 and USD400 fixed rate bonds payable.

10. OTHER LIABILITIES

Other liabilities consist of the following:

	•	e 30, 2025 audited)	December 31, 2024 (Audited)	
Accounts payable	P	23,880	P	35,080
Lease liabilities		4,586		5,342
Derivative financial liabilities		4,133		3,635
Manager's checks		2,622		2,147
Bills purchased – contra		1,593		1,868
Withholding taxes payable		1,076		1,107
Unearned income		877		730
Unclaimed balances - deposit		652		900
Deposits on lease contracts		607		596
Expected credit loss provisions				
on loan commitments		453		370
Other credits		422		400
Sundry credits		281		403
Guaranty deposits		231		204
Outstanding acceptances payable		207		116
Payment orders payable		128		130
Miscellaneous		726		622
	<u>P</u>	42,474	<u>P</u>	53,650

11. EQUITY

The movements in the outstanding capital stock are as follows:

	Number of Shares*			
	June 30, 2025 (Unaudited)	December 31, 2024 (Audited)		
Preferred stock – voting, non-cumulative non-redeemable, participating convertible into common stock – P10 par value Authorized – 200,000,000 shares				
Balance at beginning of period Conversion of shares	266,194 (<u>866</u>)	267,410 (1,216)		
Balance at the end of the period	265,328	266,194		
Common stock – P10 par value Authorized – 2,600,000,000 shares				
Balance at beginning of period Conversion of shares	2,419,536,359 171	2,419,536,120 239		
Balance at the end of the period	2,419,536,530	<u>2,419,536,359</u>		

11.1 Hybrid Perpetual Securities

On August 27, 2020, the Parent Company issued US\$300 non-cumulative, unsecured, subordinated capital securities which qualify as AT1 capital under Basel III standards. As of June 30, 2025, the hybrid perpetual securities amounted to P14,463, net of issuance costs.

The capital securities are perpetual in respect of which there is no fixed redemption date. The Parent Company may redeem the capital securities only in certain circumstances as described in the conditions of the securities and with prior written consent of BSP. Distributions are non-cumulative and payable semi-annually in arrear at a rate of 6.5%. Certain conditions provide for circumstances under which the Parent Company will not be obliged to pay any distribution on the applicable payment date.

The proceeds of the hybrid perpetual securities are used to support and finance medium-term to long-term asset growth, loans to customers, other general corporate purposes and to maintain sufficient buffers above the minimum capital thresholds required by BSP.

The BOD, in its regular meeting held on March 31, 2025, approved the redemption of all and not less than all of the Bank's AT1 capital callable beginning August 27, 2025 pursuant to its exercise of the "Redemption at the option of the Issuer". The redemption remains subject to BSP approval and the terms and conditions of the AT1 capital.

12. MISCELLANEOUS INCOME AND EXPENSES

These accounts consist of the following:

12.1 Miscellaneous Income

	For the Six months Ended			
	June 30, 2025		June 30, 2024	
	(Una	(Unaudited)		audited)
Dividend income	P	303	P	296
Recoveries from written off assets		258		304
Share in net earnings of associates		112		26
Rentals		99		132
Others		64		72
	<u>P</u>	836	<u>P</u>	830

12.2 Miscellaneous Expenses

	For the Six months Ended			
	Jun	e 30, 2025	June	30, 2024
	(U1	naudited)	(Unaudited)	
	`	,	`	,
Credit card related expenses	P	1,547	P	1,454
Insurance		1,035		1,044
Service processing fees		661		204
Litigation/asset acquired expenses		434		422
Management and other professional fees		369		274
Advertising and publicity		368		277
Communication and information		363		347
Banking fees		178		89
Stationery and office supplies		117		91
Transportation and travel		102		71
Other outside services		94		75
Donations and charitable				
contributions		67		60
Shipment and freight		31		60
Others		506		332
	<u>P</u>	5,872	<u>P</u>	4,800

13. COMMITMENTS AND CONTINGENCIES

In the normal course of operations of the Group, there are various outstanding commitments and contingent liabilities such as guarantees, commitments to extend credit, tax assessments, etc., with amounts not reflected in the financial statements. Management does not anticipate losses from these transactions that will adversely affect the Group's operations.

In the opinion of management, the suits and claims arising from the normal course of operations of the Group that remain unsettled, if decided adversely, will not involve sums that would have material effect on the Group's financial position or operating results.

13.1 Contingent Accounts, Guarantees and Other Commitments

The following is a summary of contingencies and commitments arising from off-statement of financial position items at their equivalent peso contractual amounts as of June 30, 2025 and December 31, 2024:

,	June 30, 2025 (Unaudited)		December 31, 2024 (Audited)	
Derivative assets	P	301,308	P	206,527
Outstanding guarantees issued		294,414		268,149
Derivative liabilities		93,419		105,484
Spot exchange sold		29,912		10,617
Spot exchange bought		29,897		10,613
Unused commercial letters of credit		15,711		23,098
Inward bills for collection		6,336		10,677
Late deposits/payments received		776		859
Outward bills for collection		11		28
Others		266		63

14. OTHER MATTERS

14.1 Issuance of Sustainability Bonds

In July 2025, the Bank raised P12.2 billion fixed rate peso-denominated Series F ASEAN Sustainability Bonds (the Bonds) due 2028 from its P200 billion Bond and Commercial Paper Programme. The Bonds carry a coupon rate of 6.00% per annum.

14.2 Dividend Declaration on Hybrid Perpetual Securities

On July 28, 2025, the BOD approved the dividend declaration amounting to USD9.75 payable on August 27, 2025. This dividend declaration is relative to the Bank's USD300 non-cumulative hybrid perpetual securities payable on a semi-annual basis.

ADDITIONAL DISCLOSURES TO ITEM I – FINANCIAL STATEMENTS

Statement of Compliance with Generally Accepted Accounting Principles. The interim financial statements of the Bank have been prepared in accordance with the Philippine Financial Reporting Standards (PFRS).

See accompanying Notes to Interim Financial Statements for the detailed discussion of compliance with Generally Accepted Accounting Principles.

Accounting Policies and Methods of Computation. See accompanying Notes to Interim Financial Statements for the detailed discussion of the accounting policies and methods of computation (Note 2).

Seasonality or Cyclicality of Interim Operations. Seasonal or cyclical events and/or conditions do not materially affect the year-round operations of the Bank.

Changes in Estimates of Amounts Reported. There were no changes in estimates of amounts reported in prior interim periods of the current financial year or in estimates of amounts reported in prior financial years.

Issuances, Repurchases and Repayments of Debt and Equity Securities. On March 31, 2025, the Board of Directors approved the redemption of all and not less than all of the Bank's USD 300 million Non-Cumulative Subordinated Additional Tier 1 Capital Securities callable beginning August 27, 2025 pursuant to its exercise of the "Redemption at the option of the Issuer". The redemption remains subject to BSP approval and the terms and conditions of the Capital Securities.

In January 2025, the Bank raised USD350 million Five-year Senior Unsecured Fixed Rate Sustainability Bonds (the Notes) via a drawdown from its USD4.0 billion Medium Term Note Programme. The Notes carry a coupon rate of 5.375% per annum.

Dividends Paid for Ordinary or Other Shares. In its meeting held on May 26, 2025, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.15939 per share or a total of P42.4 thousand payable to holders of Preferred Class shares and paid on June 25, 2025.

In its meeting held on March 31, 2025, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.70 per share or a total of P1.7 billion and P186.3 thousand payable to holders of Common Class and Preferred Class shares, respectively, to be paid on May 5, 2025.

In its meeting held on February 24, 2025, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.1584 per share or a total of P42.2 thousand payable to holders of Preferred Class shares and paid on March 26, 2025.

In its meeting held on January 27, 2025, the Board of Directors approved the declaration and payment of cash dividends on the Bank's USD300 million Non-cumulative Hybrid Perpetual Securities at a dividend rate of 6.50% per annum or a total of USD9.8 million or P564.6 million payable to holders of said Securities, which was paid on February 27, 2025.

In its meeting held on November 25, 2024, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.1707 per share or a total of P45.4 thousand payable to holders of Preferred Class shares and paid on December 26, 2024.

In its meeting held on August 27, 2024, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.1857 per share or a total of P49.5 thousand payable to holders of Preferred Class shares and paid on September 26, 2024.

In its meeting held on July 29, 2024, the Board of Directors approved the declaration and payment of cash dividends on the Bank's USD300 million Non-cumulative Hybrid Perpetual Securities at a dividend rate of 6.50% per annum or a total of USD9.8 million or P572.2 million payable to holders of said Securities, which was paid on August 27, 2024.

In its meeting held on May 27, 2024, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.1854 per share or a total of P49.4 thousand payable to holders of Preferred Class shares and paid on June 25, 2024.

In its meeting held on March 25, 2024, the Board of Directors approved the declaration and payment of cash dividends amounting to P1.0140 per share or a total of P2.5 billion and P270.1 thousand payable to holders of Common Class and Preferred Class shares, respectively, both paid on April 26, 2024.

In its meeting held on February 26, 2024, the Board of Directors approved the declaration and payment of cash dividends amounting to P0.1864 per share or a total of P49.8 thousand payable to holders of Preferred Class shares and paid on March 21, 2024.

In its meeting held on January 29, 2024, the Board of Directors approved the declaration and payment of cash dividends on the Bank's USD300 million Non-cumulative Hybrid Perpetual Securities at a dividend rate of 6.50% per annum or a total of USD9.8 million or P549.4 million payable to holders of said Securities, which was paid on February 27, 2024.

The details of the cash dividend approvals and distributions from 2024 up to June 30, 2025 are as follows (amounts in Thousand Php except per share figures):

Date		Divi	dend	l	Date Paid /	Nature of Securities
Declared	P	er Share	To	tal Amount	Payable	
29-Jan-24		-	P	549,412.5	27-Feb-24	Hybrid Perpetual Securities
26-Feb-24	P	0.1864	P	49.8	21-Mar-24	Convertible Preferred
25-Mar-24	P	1.0140	P	2,453,409.8	26-Apr-24	Common Stock
25-Mar-24	P	1.0140	P	270.1	26-Apr-24	Convertible Preferred
27-May-24	P	0.1854	P	49.4	25-Jun-24	Convertible Preferred
29-July-24		-	P	572,227.5	27-Aug-24	Hybrid Perpetual Securities
27-Aug-24	P	0.1857	P	49.5	26-Sep-24	Convertible Preferred
25-Nov-24	P	0.1707	P	45.4	26-Dec-24	Convertible Preferred
27-Jan-25		-	P	564,622.5	27-Feb-25	Hybrid Perpetual Securities
24-Feb-25	P	0.1584	P	42.2	26-Mar-25	Convertible Preferred
31-Mar-25	P	0.70	P	1,693,675.5	5-May-25	Common Stock
31-Mar-25	P	0.70	P	186.3	5-May-25	Convertible Preferred
26-May-25	P	0.15939	P	42.4	25-Jun-25	Convertible Preferred

Note: In 2015, the BSP, through the monetary board, approved the liberalized rules for banks and quasi-banks on dividend declaration. The policy requires that dividend declaration be immediately recognized as a liability upon the approval of the BOD and that it be disclosed in the statement of changes in equity. Further, prior BSP approval is no longer required except for certain cases.

Material Events Subsequent to the End of the Interim Period Not Reflected in the Financial Statements. In July 2025, the Bank raised P12.2 billion fixed rate peso-denominated Series F ASEAN Sustainability Bonds (the Bonds) due 2028 from its P200 billion Bond and Commercial Paper Programme. The Bonds carry a coupon rate of 6.00% per annum.

On July 28, 2025, the BOD approved the dividend declaration amounting to USD9.75 payable on August 27, 2025. This dividend declaration is relative to the Bank's USD300 non-cumulative hybrid perpetual securities payable on a semi-annual basis.

Changes in Composition of the Issuer During the Interim Period and Material Contingencies and Any Other Events or Transactions. There were no material changes in composition of the issuer during the interim period and material contingencies and any other events or transactions.

Changes in Contingent Liabilities or Contingent Assets. There were no material changes in contingent liabilities or contingent assets since the last annual balance sheet date.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Financial Performance

	Consol	lidated	Parent				
	Unaudited	Audited	Unaudited	Audited			
	30-Jun-25	31-Dec-24	30-Jun-25	31-Dec-24			
Return on Average Assets (ROA)* 1/	0.8%	0.8%	0.8%	0.8%			
Return on Average Equity (ROE) * 2/	6.9%	6.0%	6.9%	6.0%			
Risk-based Capital Adequacy Ratio (CAR)	16.2%	16.1%	16.0%	15.9%			
Common Equity Tier 1 Ratio	13.7%	13.5%	13.4%	13.3%			
Non-Performing Loans (NPL) Ratio ^{3/}	2.7%	2.4%	2.5%	2.2%			
Non-Performing Assets (NPA) Ratio 4/	1.7%	1.6%	1.5%	1.4%			
Net Interest Margin (NIM)*	4.6%	3.9%	4.5%	3.9%			
Cost-to-Income Ratio	56.6%	59.5%	56.3%	59.2%			
Loans-to-Deposit Ratio 5/	75.6%	69.5%	74.9%	68.9%			
Current Ratio	0.8	1.1	0.8	1.1			
Acid Test Ratio	0.4	0.6	0.4	0.6			
Debt-to-Equity Ratio	7.0	7.6	7.0	7.5			
Asset-to-Equity Ratio	8.0	8.6	8.0	8.5			
Asset-to-Liability Ratio	1.1	1.1	1.1	1.1			
Interest Rate Coverage Ratio	1.4	1.4	1.4	1.4			
Earnings per share (EPS) 6/							
Basic and Diluted*	PHP 4.14	PHP 3.48	PHP 4.14	PHP 3.48			
Year-to-date Basic and Diluted	PHP 1.98	PHP 3.48	PHP 1.98	PHP 3.48			
	Unaudited						
	30-Jun-25	30-Jun-24	30-Jun-25	30-Jun-24			
Quarter-to-date Basic and Diluted	PHP 1.09	PHP 0.79	PHP 1.09	PHP 0.79			

^{*} June 30, 2025 ratios/amounts were annualized

^{1/} Average assets for the consolidated and parent ratios were computed based on the 6-month average of end of month balances of total assets. Unaudited net income for the 6-month period ended June 30, 2025 in the amount of P5.3 billion represented the consolidated and parent.

^{2/} Average equity for the consolidated and parent ratios were, likewise, computed based on the 6-month average of end of month balances. Unaudited net income for the 6-month period ended June 30, 2025 in the amount of P4.8 billion represented the consolidated and parent, net of dividends on Hybrid Perpetual Securities of P564.6 million.

^{3/} NPL ratio is determined by using the following formula: (Total NPLs net of total specific provision for losses of NPLs) / (Total gross loan portfolio).

^{4/} NPA ratio is determined by using the following formula: (Net NPLs + Gross Real and Other Properties Acquired (ROPA) + Non-performing Sales Contract Receivable (SCR) + Non-Current Assets Held for Sale (NCAHS) / Gross Total Assets.

^{5/} Excluding Interbank Loans.

^{6/} Total weighted average number of issued and outstanding common shares (diluted) were 2,419,588,565 shares as of June 30, 2025 and 2,419,588,776 as of December 31, 2024. Net income was net of dividends on Hybrid Capital Securities.

STATEMENT OF CONDITION: 30 June 2025 vs. 31 December 2024

RCBC's **Total Assets** stood at P1.3 trillion as of June 30, 2025. The significant movements are discussed below:

Cash and Other Cash Items declined by 29.4% or P6.8 billion due to lower cash requirements compared to year-end.

Due from Bangko Sentral ng Pilipinas decreased by 17.6% or P20.3 billion due to lower BSP Term Deposits as short-term investment.

Due from Other Banks dropped by 61.2% or P8.9 billion due to decrease in foreign bank placements as a result of redeployment of funds.

Loans Arising from Reverse Repurchase Agreement increased by 100.0% or P452.7 million due to placements with local banks.

Total **Investment Securities**, representing 29.8% of Total Resources, decreased by 9.4% or P40.3 billion attributable to the 21.1% or P33.5 billion decline in Financial Assets at Fair Value Other Comprehensive Income (FVOCI); 3.0% or P7.9 billion decrease in Investment Securities at Amortized Cost; net of the 11.6% or P1.2 billion increase in Financial Assets at Fair Value Through Profit or Loss (FVTPL).

Loans and Receivables - net was recorded at P763.9 billion and represented 58.6% of Total Resources.

Investment in Associates – net increased by 21.4% or P128.5 million on account of higher income from Associates.

Bank Premises, Furniture, Fixtures & Equipment – net declined by 8.4% or P673.9 million mainly due to the amortization of right-of-use assets.

Investment Properties – net increased by 6.3% or P43.5 million mainly attributable to foreclosures for the period.

Deferred Tax Assets was up by 9.2% or P556.5 million mainly due to the additional recognition of deferred tax asset during the period.

Other Resources – net decreased by 5.4% or P1.1 billion mainly due to lower assets held-for-sale and disposal group and refundable deposits.

Total Liabilities settled at P1.1 trillion with a decrease of P59.9 billion. The significant movements are discussed below:

Deposit Liabilities, which accounted for 75.3% of Total Resources, stood at P982.7 billion and declined by P40.1 billion or 3.9%.

Bills Payable decreased by 32.1% or P27.8 billion due to lower foreign borrowings during the period.

Bonds Payable increased by 71.7% or P19.3 billion primarily due to the issuance of the USD350 million Senior Unsecured Fixed Rate Sustainability Bonds in January 2025.

Accrued Taxes, Interest and Other Expenses were down by 1.4% or P164.8 million.

Other Liabilities declined by 20.8% or P11.2 billion largely due to the decrease in trade payables during the period.

Total Capital Funds stood at P163.0 billion, which is higher by P4.5 billion or 2.9% on account of the P5.3 billion net income for the period and significant improvement in valuation of FVOCI investments, offset by the P2.2 billion cash dividends declared/paid by the Bank.

INCOME STATEMENT: 30 June 2025 vs. 30 June 2024

The Bank recorded a **Net Income** of P5.3 billion for the six-month ended June 30, 2025 driven by the following:

Total **Interest Income** jumped by 10.7% or P4.1 billion driven by the growth in volume and better average yields. Interest income on loans and receivables was higher by 18.1% or P5.2 billion; interest income on investment securities was lower by by 5.7% or P461.1 and other interest income lower by 55.0% or P679.7 million on account of lower term deposits with the BSP.

Total **Interest Expense** decreased by 13.5% or P2.5 billion due to lower interest expense on deposit liabilities by 19.7% or P3.1 billion due to decline in average costs. Meanwhile, interest expense on bills payable and other borrowings increased by 25.5% or 636.8 million mainly due to higher volume.

As a result, **Net Interest Income** amounted to 26.3 billion from P19.7 billion, higher by 33.4% or P6.6 billion. It represented 86.7% of total operating income.

The Group booked **Impairment Loss Provision** of P6.5 billion, higher by 79.7% or P2.9 billion. It represented 21.3% of total operating income.

Other Operating Income of P4.0 billion declined by 23.3% or P1.2 billion. This represented 13.3% of total operating income on account of the following:

- Trading and securities gains net, up by 1,712.0% or P302.1 million driven by higher realized trading gains and better mark to market valuation;
- Service fees and commissions, higher by 36.8% or P1.4 billion largely from the increase in fee-based income;
- Foreign exchange gains (losses) net, lower by P2.9 billion largely on account of lower foreign exchange position profits net of higher gains from commercial transactions;
- **Gain on assets sold net,** decreased by 12.9% or P94.3 million due to the lower gain on sale of bank-owned assets this year;
- **Miscellaneous income**, higher by 0.7% or P5.6 million.

Other Operating Expenses amounted to P17.2 billion, higher by 11.8% or P1.8 billion. This represented 56.6% of total operating income on account of the following:

- Employee benefits, up by 11.7% or P458.1 million due to increase in headcount;
- Occupancy and equipment-related costs, higher by 13.5% or P255.8 million largely due to higher information technology costs and increase in rental expenses;
- **Depreciation and amortization,** up by 7.2% or P118.6 million largely due to higher amortization of leasehold rights and improvement and computer equipment;
- Taxes and licenses, decreased by 3.0% or P94.3 million mainly due to lower documentary stamp tax;
- **Miscellaneous expenses** jumped by 22.3% or P1.1 billion largely due to higher credit cardrelated expenses and other volume-driven expenses.

Tax Expense was lower by P213.1 million or 13.5% mainly due to lower final taxes and higher deferred income tax benefit recognized during the period.

Commitments and Contingent Liabilities

See accompanying Notes to FS for the detailed discussion of Commitments and Contingent Liabilities and the summary of contingencies and commitments arising from off-balance sheet items and their equivalent peso contractual amounts (Note 13).

There are also no known trends, events or uncertainties that have had or that are reasonably expected to have a material favorable or unfavorable impact on net sales/revenues/income from continuing operations.

There were no material off-balance sheet transactions, arrangements, obligations (including contingent obligations), and other relationships of the company with unconsolidated entities or other persons created during the reporting period.

Similarly, there were no significant elements of income or loss that did not arise from the Bank's continuing operations.

SIGNATURES

Pursuant to the requirements of the Securities Regulation Code, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Issuer RIZAL COMMERCIAL BANKING CORPORATION

Date August 13, 2025

REGINALDO ANTHONY B. CARIASO

President & CEO

FLOREN INO M. VADONZA FSVP, Head-Controllership Group

RMC

MARIA CHRISTINA P. ALVAREZ FSVP, Head-Corporate Planning Group

RIZAL COMMERCIAL BANKING CORPORATION

Aging of Accounts Receivable As of June 30, 2025 (Amounts in Millions of Philippine Pesos)

	1 - 90 days	91 - 180 days	181 -1 year	Over 1 year	Total	Allowance	Net
Accounts Receivable	8,431.4	197.5	133.0	1,048.3	9,810.2	1,023.4	8,786.8