

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): February 9, 2026

Commission File Number: 001-41430

Pagaya Technologies Ltd.
(Exact name of registrant as specified in its charter)

Israel
(State or other jurisdiction of incorporation or organization)

335 Madison Ave, 16th Floor
New York, New York
(Address of principal executive offices)

(646) 710-7714
(Registrant's telephone number, including area code)

98-1704718
(I.R.S. Employer Identification No.)

10017
(Zip Code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions (see General Instruction A.2. below):

- Written communication pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- Pre-commencement communication pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- Pre-commencement communication pursuant to Rule 13e-4(c) under the Exchange 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
Class A Ordinary Shares, no par value	PGY	The NASDAQ Stock Market LLC
Warrants to purchase Class A Ordinary Shares	PGYWW	The NASDAQ Stock Market LLC

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 2.02. Results of Operations and Financial Condition.

On February 9, 2026, the registrant issued a press release announcing its financial results for the quarter and fiscal year ended December 31, 2025. A copy of the press release is attached hereto as Exhibit 99.1.

Item 7.01. Regulation FD Disclosure.

On February 9, 2026, the registrant also released a letter to shareholders relating to its results for the quarter and fiscal year ended December 31, 2025. A copy of the letter is attached as Exhibit 99.2 hereto.

The information contained in Exhibit 99.1 and Exhibit 99.2 shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or incorporated by reference in any filing under the Securities Act of 1933, as amended, or the Exchange Act.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

Exhibit No.	Description
99.1	Press Release, dated February 9, 2026
99.2	Shareholder Letter, dated February 9, 2026

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.

Date: February 9, 2026

PAGAYA TECHNOLOGIES LTD.

By: /s/ Gal Krubiner
Name: Gal Krubiner
Title: Chief Executive Officer

Pagaya Reports Fourth Quarter and Full Year Ended 2025 Results

- *Reported solid performance across all key metrics:*
 - *\$34 million GAAP Net income; up \$272 million YoY*
 - *\$98 million Adjusted EBITDA; up 53% YoY*
 - *\$335 million Total revenue and other income; up 20% YoY*
 - *\$2.7 billion Network volume; up 3% YoY*

New York, NY and Tel Aviv, Israel – February 9, 2026 – Pagaya Technologies Ltd. (NASDAQ: PGY) ("Pagaya", the "Company" or "we"), a global technology company delivering artificial intelligence infrastructure for the financial ecosystem, today announced financial results for the fourth quarter and full year ended 2025.

For additional information, view Pagaya's fourth quarter 2025 letter to shareholders [here](#).

"Our fourth quarter and full-year results demonstrate, again, the benefits of years of work to position our company for long-term durable growth with a focus on increasing profitability, benefitting from our prior investments across the entire enterprise. Looking ahead, we will continue to leverage our platform and our disciplined risk framework, to further bridge the gap between Main Street and Wall Street," said Gal Krubiner CEO & Co-Founder.

Fourth Quarter 2025 Highlights and Other Milestones

All comparisons are made versus the same period in 2024 and on a year-over-year basis unless otherwise stated.

- **Record GAAP net income attributable to Pagaya shareholders of \$34 million (compared to the implied outlook of \$25 million to \$35 million)** increased by \$272 million year-over-year, driven primarily by revenue growth, lower expenses, and normalized impairments.
- **Network volume of \$2.7 billion (compared to the implied outlook of \$2.65 to \$2.9 billion)** increased by 3% year-over-year, or 34% excluding SFR.
- **Total revenue and other income of \$335 million (compared to the implied outlook of \$333 million to \$358 million)** increased by 20% year-over-year.
- **Revenue from fees less production costs ("FRLPC") of \$131 million** increased by 12% year-over-year, driven by improved economics in Personal Loan and Auto verticals.
- **Adjusted EBITDA of \$98 million (compared to implied guidance of \$99 million to \$109 million)** increased by \$34 million compared to the prior year period, benefiting from growth in FRLPC and operating leverage as the business scales.
- **Adjusted net income of \$79 million**, which excludes the impact of non-cash items such as share-based compensation expense.
- **Announced inaugural Point-of-Sale forward flow agreement with Sound Point in January to purchase up to \$720 million in POS Loans**, bringing forward flow agreements to all three core asset classes.
- **Closed inaugural AAA-rated \$350 million PAID revolving ABS transaction in November with 26 North, providing up to \$700 million capacity over the next 24 months.**
- **Growing top of funnel through new products and partners while reducing potential riskier parts of our production. Onboarded 3 new partners across Personal Loans, Auto and Point-of-Sale** with additional partners expected to go live over the next few quarters while

reducing production in select risk bands that remain profitable but exhibit higher variability of potential credit outcomes.

Full Year 2025 Highlights and Other Milestones

All comparisons are made versus the same period in 2024 and on a year-over-year basis unless otherwise stated.

- **Record GAAP net income attributable to Pagaya shareholders of \$81 million (compared to the outlook of \$72 million to \$82 million)** increased by \$483 million year-over-year, driven primarily by revenue growth, lower expenses, and normalized impairments.
- **Network volume of \$10.5 billion (compared to the outlook of \$10.5 to \$10.75 billion)** increased by 9% year-over-year, or up substantially excluding SFR, driven by growth in our Auto and Point-of-Sale verticals, while maintaining our focus on prudent underwriting.
- **Total revenue and other income of \$1.3 billion (compared to the outlook of \$1.3 billion to \$1.325 billion)** increased by 26% year-over-year.
- **Revenue from fees less production costs ("FRLPC") of \$512 million** increased by 26% year-over-year, driven largely by improved economics in Personal Loan and Auto verticals.
- **Adjusted EBITDA of \$371 million (compared to guidance of \$372 million to \$382 million)** increased by \$161 million compared to the prior year period, benefiting from growth in FRLPC and operating leverage as the business scales.
- **Adjusted net income of \$275 million**, which excludes the impact of non-cash items such as share-based compensation expense.
- **The company raised \$8.5 billion in ABS across all three AAA shelves in 2025, while launching new structures with** revolving characteristics creating over ~\$3 billion of capacity across PL and POS.
- **Inaugural forward flow agreements in Auto and Point-of-Sale bringing forward flow arrangements to all three core asset classes**, highlighting the continued institutional demand across our loan types.

First Quarter 2026 Outlook

	1Q26
Network Volume	Expected to be between \$2.5 billion and \$2.7 billion
Total Revenue and Other Income	Expected to be between \$315 million and \$335 million
Adjusted EBITDA	Expected to be between \$80 million and \$95 million
GAAP Net Income	Expected to be between \$15 million and \$35 million

Full Year 2026 Outlook

	FY26
Network Volume	Expected to be between \$11.25 billion and \$13 billion
Total Revenue and Other Income	Expected to be between \$1,400 million and \$1,575 million
Adjusted EBITDA	Expected to be between \$410 million and \$460 million
GAAP Net Income	Expected to be between \$100 million and \$150 million

Webcast

The Company will hold a webcast and conference call today, February 9, 2026, at 8:30 a.m. Eastern Time. A live webcast of the call will be available via the Investor Relations section of the Company's website at investor.pagaya.com. To listen to the live webcast, please go to the site at least five minutes prior to the scheduled start time in order to register, download and install any necessary audio software. Shortly before the call, the accompanying materials will be made available on the Company's website. Shortly after the call, a replay of the webcast will be available for 90 days on the Company's website.

The conference call can also be accessed by dialing 1-877-808-1531 or 1-201-493-6782 and providing conference ID PAGAYA. The telephone replay can be accessed by dialing 1-844-512-2921 or 1-412-317-6671 and providing the conference ID# 13757954. The telephone replay will be available starting shortly after the call until Monday, February 23, 2026. A replay will also be available on the Investor Relations website following the call.

About Pagaya Technologies

Pagaya (NASDAQ: PGY) is a global technology company making life-changing financial products and services available to more people nationwide. By using machine learning, a vast data network and an AI-driven approach, Pagaya provides comprehensive consumer credit and residential real estate solutions for its partners, their customers, and investors. Its proprietary API and capital solutions integrate into its network of partners to deliver seamless user experiences and greater access to the mainstream economy. Pagaya has offices in New York and Tel Aviv. For more information, visit pagaya.com.

Cautionary Note About Forward-Looking Statements

This document contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, that involve risks and uncertainties. These forward-looking statements generally are identified by the words "anticipate," "believe," "continue," "can," "could," "estimate," "expect," "intend," "may," "opportunity," "future," "strategy," "might," "outlook," "plan," "possible," "potential," "predict," "project," "should," "strive," "will," "would," "will be," "will continue," "will likely result," and similar expressions. All statements other than statements of historical fact are forward-looking statements, including statements regarding: The Company's strategy and future operations, including the Company's ability to continue to deliver consistent results for its lending partners and investors; the Company's ability to continue to drive sustainable gains in profitability; the Company's ability to achieve continued momentum in its business; the Company's ability to maintain positive net cash flow; and the Company's financial outlook for Network Volume, Total Revenue and Other Income, Net Income and Adjusted EBITDA for the fourth quarter and full year 2025. These forward-looking statements involve known and unknown risks, uncertainties and other important factors that may cause the Company's actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Risks, uncertainties and assumptions include factors relating to: the Company's ability to attract new partners and to retain and grow its relationships with existing partners to support the underlying investment needs for its securitizations and funds products; the need to maintain a consistently high level of trust in its brand; the concentration of a large percentage of its investment revenue with a small number of partners and platforms; its ability to sustain its revenue growth rate or the growth rate of its related key operating metrics; its ability to improve, operate and implement its technology, its existing funding arrangements for the Company and its affiliates that may not be renewed or replaced or its

existing funding sources that may be unwilling or unable to provide funding to it on terms acceptable to it, or at all; the performance of loans facilitated through its model; changes in market interest rates; its securitizations, warehouse credit facility agreements; the impact on its business of general economic conditions, including, but not limited to rising interest rates, inflation, supply chain disruptions, exchange rate fluctuations and labor shortages; the effect of and uncertainties related to public health crises; geopolitical conflicts; its ability to realize the potential benefits of past or future acquisitions; anticipated benefits and savings from our recently announced reduction in workforce; changes in the political, legal and regulatory framework for AI technology, machine learning, financial institutions and consumer protection; the ability to maintain the listing of our securities on Nasdaq; the financial performance of its partners, and fluctuations in the U.S. consumer credit and housing market; its ability to grow effectively through strategic alliances; seasonal fluctuations in our revenue as a result of consumer spending and saving patterns; pending and future litigation, regulatory actions and/or compliance issues including with respect to the merger with EJV Acquisition Corp.; and other risks that are described in the Company's Form 10-K filed on March 12, 2025 and subsequent filings with the U.S. Securities and Exchange Commission. These forward-looking statements reflect the Company's views with respect to future events as of the date hereof and are based on assumptions and subject to risks and uncertainties. Given these uncertainties, investors should not place undue reliance on these forward-looking statements. The forward-looking statements are made as of the date hereof, reflect the Company's current beliefs and are based on information currently available as of the date they are made, and the Company assumes no obligation and does not intend to update these forward-looking statements.

Financial Information; Non-GAAP Financial Measures

Some of the unaudited financial information and data contained in this press release and Form 8-K, such as Fee Revenue Less Production Costs ("FRLPC"), Adjusted EBITDA and Adjusted Net Income, have not been prepared in accordance with United States generally accepted accounting principles ("U.S. GAAP"). To supplement the unaudited consolidated financial statements prepared and presented in accordance with U.S. GAAP, management uses the non-GAAP financial measures FRLPC, Adjusted Net Income and Adjusted EBITDA to provide investors with additional information about our financial performance and to enhance the overall understanding of the results of operations by highlighting the results from ongoing operations and the underlying profitability of our business. Management believes these non-GAAP measures provide an additional tool for investors to use in comparing our core financial performance over multiple periods. However, non-GAAP financial measures have limitations in their usefulness to investors because they have no standardized meaning prescribed by U.S. GAAP and are not prepared under any comprehensive set of accounting rules or principles. In addition, non-GAAP financial measures may be calculated differently from, and therefore may not be directly comparable to, similarly titled measures used by other companies. As a result, non-GAAP financial measures should be viewed as supplementing, and not as an alternative or substitute for, our unaudited consolidated financial statements prepared and presented in accordance with U.S. GAAP. To address these limitations, management provides a reconciliation of Adjusted Net Income and Adjusted EBITDA to net income (loss) attributable to Pagaya's shareholders and FRLPC to operating income. Management encourages investors and others to review our financial information in its entirety, not to rely on any single financial measure and to view Adjusted Net Income and Adjusted EBITDA in conjunction with its respective related GAAP financial measures.

Non-GAAP financial measures include the following items:

Fee Revenue Less Production Costs ("FRLPC") is defined as revenue from fees less production costs.

Adjusted Net Income (Loss) is defined as net income (loss) attributable to Pagaya Technologies Ltd.'s shareholders excluding share-based compensation expense, change in fair value of warrant



liability, change in fair value of contingent liability, impairment, including credit-related charges, restructuring expenses, transaction-related expenses, and non-recurring expenses associated with mergers and acquisitions and other one-time expenses.

Adjusted EBITDA is defined as net income (loss) attributable to Pagaya Technologies Ltd.'s shareholders excluding share-based compensation expense, change in fair value of warrant liability, change in fair value of contingent liability, impairment, including credit-related charges, restructuring expenses, transaction-related expenses, non-recurring expenses associated with mergers and acquisitions and other one-time expenses, interest expense, depreciation expense, and income tax expense (benefit).

These items are excluded from our Adjusted Net Income (Loss) and Adjusted EBITDA measures because they are noncash in nature, or because the amount and timing of these items is unpredictable, is not driven by core results of operations and renders comparisons with prior periods and competitors less meaningful.

We believe FRLPC, Adjusted Net Income (Loss) and Adjusted EBITDA provide useful information to investors and others in understanding and evaluating our results of operations, as well as providing a useful measure for period-to-period comparisons of our business performance. Moreover, we have included FRLPC, Adjusted Net Income (Loss) and Adjusted EBITDA because these are key measurements used by our management internally to make operating decisions, including those related to operating expenses, evaluate performance, and perform strategic planning and annual budgeting. However, this non-GAAP financial information is presented for supplemental informational purposes only, should not be considered a substitute for or superior to financial information presented in accordance with U.S. GAAP and may be different from similarly titled non-GAAP financial measures used by other companies. The tables below provide reconciliations of this non-GAAP financial information to its most directly comparable U.S. GAAP metric.

In addition, Pagaya provides an outlook for the first quarter of 2026 and the fiscal year 2026 on a non-GAAP basis. The Company cannot reconcile its expected Adjusted EBITDA to expected Net Income Attributable to Pagaya under "Full-Year 2026 Financial Outlook" without unreasonable effort because certain items that impact net income (loss) and other reconciling items are out of the Company's control and/or cannot be reasonably predicted at this time, which unavailable information could have a significant impact on the Company's U.S. GAAP financial results.

Investors & Analysts

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PAGAYA TECHNOLOGIES LTD.
CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)
(In thousands, except share and per share data)

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Revenue				
Revenue from fees	\$ 321,036	\$ 275,669	\$ 1,261,341	\$ 1,004,550
Other Income				
Interest income	15,101	7,619	48,434	32,291
Investment loss, net	(1,329)	(3,894)	(8,415)	(4,593)
Total Revenue and Other Income	334,808	279,394	1,301,360	1,032,248
Production costs	190,047	158,204	749,169	597,652
Technology, data and product development (2)	19,078	18,601	75,213	76,571
Sales and marketing (2)	9,884	15,376	53,591	50,404
General and administrative (2)	36,084	55,474	159,560	240,781
Total Costs and Operating Expenses	255,093	247,655	1,037,533	965,408
Operating Income	79,715	31,739	263,827	66,840
Gains and (losses) on investments in loans and securities (1)	(44,198)	(250,149)	(107,030)	(404,150)
Other expense, net (1)	(14,150)	(22,131)	(80,417)	(83,612)
Gains and (losses) from extinguishment of debt (1)	702	—	(24,755)	(200)
Income (Loss) Before Income Taxes	22,069	(240,541)	51,625	(421,122)
Income tax (benefit) expense	(6,973)	16,585	(19,745)	24,576
Net Income (Loss) Including Noncontrolling Interests	29,042	(257,126)	71,370	(445,698)
Less: Net income (loss) attributable to noncontrolling interests	(5,254)	(19,204)	(10,019)	(44,292)
Net Income (Loss) Attributable to Pagaya Technologies Ltd.	\$ 34,296	\$ (237,922)	\$ 81,389	\$ (401,406)
Earnings (loss) per share attributable to Pagaya Technologies Ltd. ordinary shareholders:				
Basic	\$ 0.41	\$ (3.20)	\$ 0.99	\$ (5.66)
Diluted	\$ 0.36	\$ (3.20)	\$ 0.93	\$ (5.66)
Non-GAAP adjusted net income (3)	\$ 78,751	\$ 13,225	\$ 275,318	\$ 66,866
Non-GAAP adjusted net income per share:				
Basic	\$ 0.96	\$ 0.18	\$ 3.51	\$ 0.94
Diluted	\$ 0.80	\$ 0.17	\$ 3.31	\$ 0.92
Weighted average shares outstanding:				
Basic	81,945,101	74,334,181	78,336,095	70,879,807
Diluted	101,926,483	75,914,852	83,097,227	72,495,097

(1) Prior period amounts have been reclassified to confirm to the current period's presentation.

(2) The following table sets forth share-based compensation for the periods indicated below:

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Technology, data and product development	\$ 1,299	\$ 1,710	\$ 4,965	\$ 8,695
Selling and marketing	2,179	5,072	21,142	14,666
General and administrative	5,658	8,863	28,011	38,136
Total	\$ 9,136	\$ 15,645	\$ 54,118	\$ 61,497

(3) See "Reconciliation of Non-GAAP Financial Measures."

PAGAYA TECHNOLOGIES LTD.
CONSOLIDATED BALANCE SHEETS
(In thousands)

	December 31, 2025	December 31, 2024
Assets		
Cash and cash equivalents	\$ 235,329	\$ 187,921
Restricted cash and cash equivalents	53,020	38,597
Fees receivables (1)	153,250	127,114
Investments in loans and securities (1)	945,269	778,409
Equity method and other investments	13,518	21,933
Right-of-use assets	30,578	36,876
Property, equipment and software, net	30,221	37,974
Goodwill	22,903	23,062
Intangible assets, net	7,661	12,821
Other assets	54,165	26,365
Total Assets	\$ 1,545,914	\$ 1,291,072
Liabilities and Shareholders' Equity		
Liabilities:		
Accounts payable	3,931	6,992
Accrued expenses and other liabilities	74,635	45,362
Operating lease liabilities	34,212	37,064
Income taxes payable and other tax liabilities	18,687	41,217
Warrant liability	4,723	893
Secured borrowing	193,892	176,089
Exchangeable notes	148,782	146,342
Long-term debt	481,598	321,317
Total Liabilities	960,460	775,276
Redeemable convertible preferred shares	30,103	74,250
Shareholders' equity:		
Ordinary shares	—	—
Additional paid-in capital	1,390,990	1,282,022
Accumulated other comprehensive loss	(48,319)	(11,488)
Accumulated deficit	(862,654)	(944,043)
Total Pagaya Technologies Ltd. Shareholders' Equity	480,017	326,491
Noncontrolling interests	75,334	115,055
Total Shareholders' Equity	555,351	441,546
Total Liabilities, Redeemable Convertible Preferred Shares, and Shareholders' Equity	\$ 1,545,914	\$ 1,291,072

(1) Accrued interest receivable of \$14.3 million, previously reported within "Fee receivables" as of December 31, 2024, has been reclassified to "Investment in loans and securities" to conform to the current period's presentation.

PAGAYA TECHNOLOGIES LTD.
CONSOLIDATED STATEMENTS OF CASH FLOWS
(In thousands)

	Year Ended December 31,	
	2025	2024
Cash flows from operating activities		
Net income (loss) including noncontrolling interests	\$ 71,370	\$ (445,698)
Adjustments to reconcile net income (loss) to net cash used in operating activities:		
Equity method loss	8,415	4,593
Depreciation and amortization	30,077	28,753
Share-based compensation	54,118	61,497
Fair value adjustment to warrant liability	3,830	(2,349)
(Gains) and losses on investments in loans and securities (1)	108,907	408,098
Write-off of capitalized software and other assets	4,919	3,245
Amortization of deferred costs	11,253	3,739
Losses (gains) from extinguishment of debt	17,883	—
Losses (gains) on foreign exchange	1,115	4,189
Other non-cash items	—	367
Change in operating assets and liabilities:		
Fees receivables (1)	(26,283)	(23,041)
Accrued interest on investments (1)	(42,824)	(21,738)
Right-of-use assets	6,298	1,115
Other assets	(13,350)	(9,239)
Accounts payable	3,420	5,678
Accrued expenses and other liabilities	28,518	6,861
Operating lease liability	(6,517)	522
Income taxes	(22,529)	21,159
Net cash provided by operating activities	238,620	47,751
Cash flows from investing activities		
Proceeds from the sale/maturity/prepayment of:		
Investments in loans and securities (1)	352,215	246,540
Equity method and other investments	—	31
Payments for the purchase of:		
Investments in loans and securities	(632,182)	(693,941)
Property, equipment and software	(13,902)	(17,737)
Intangible assets	—	(5,500)
Equity method and other investments	—	(175)
Other assets	(16,000)	—
Acquisition of Theorem Technology, Inc., net of cash acquired	159	(9,094)
Net cash used in investing activities	(309,710)	(479,876)
Cash flows from financing activities		
Proceeds from sale of ordinary shares, net of issuance costs	—	89,956
Proceeds from long-term debt	500,000	341,845
Proceeds from exchangeable notes	—	152,000
Proceeds from secured borrowing	355,968	265,656
Proceeds received from noncontrolling interests	—	63,960
Proceeds from revolving credit facility	—	59,000
Proceeds from exercise of stock options, warrants and contributions to ESPP	6,923	3,305
Proceeds from issuance of ordinary shares from the Equity Financing Purchase Agreement	—	11,865
Distributions made to noncontrolling interests	(25,762)	(9,820)
Payments made to revolving credit facility	—	(149,000)

Payments made to secured borrowing	(341,350)	(361,428)
Payments made to long-term debt	(353,690)	(14,000)
Debt issuance costs	(12,488)	(16,651)
Net cash provided by financing activities	129,601	436,688
Effect of exchange rate changes on cash and cash equivalents, and restricted cash and cash equivalents	3,320	(586)
Net increase in cash and cash equivalents, and restricted cash and cash equivalents	61,831	3,977
Cash and cash equivalents, and restricted cash and cash equivalents, beginning of period	226,518	222,541
Cash and cash equivalents, and restricted cash and cash equivalents, end of period	\$ 288,349	\$ 226,518

(1) Accrued interest receivable previously reported within "Fee receivables" in the prior period has been reclassified to "Investment in loans and securities" to conform to the current period's presentation.

PAGAYA TECHNOLOGIES LTD.
RECONCILIATION OF NON-GAAP FINANCIAL MEASURES (UNAUDITED)
(\$ in thousands, unless otherwise noted)

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Net Income (Loss) Attributable to Pagaya Technologies Ltd.	\$ 34,296	\$ (237,922)	\$ 81,389	\$ (401,406)
Adjusted to exclude the following:				
Share-based compensation	9,136	15,645	54,118	61,497
Fair value adjustment to contingent liability	(100)	—	(5,907)	—
Fair value adjustment to warrant liability	(2,656)	(1,991)	3,830	(2,349)
Impairment loss on certain investments, net	37,117	234,995	98,321	394,484
Write-off of capitalized software and other assets	179	100	4,920	3,245
Restructuring expenses	—	—	1,392	3,583
Transaction-related expenses	—	488	23	2,095
Non-recurring expenses	779	1,910	37,232	5,717
Adjusted Net Income	78,751	13,225	275,318	66,866
Adjusted to exclude the following:				
Interest expenses	19,179	26,085	85,337	90,183
Income tax (benefit) expense	(6,973)	16,585	(19,745)	24,576
Depreciation and amortization	7,126	8,278	30,077	28,753
Adjusted EBITDA	\$ 98,083	\$ 64,173	\$ 370,987	\$ 210,378

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Operating Income	\$ 79,715	\$ 31,739	\$ 263,827	\$ 66,840
Add: Technology, data and product development	19,078	18,601	75,213	76,571
Add: Sales and marketing	9,884	15,376	53,591	50,404
Add: General and administrative	36,084	55,474	159,560	240,781
Less: Interest income	15,101	7,619	48,434	32,291
Less: Investment loss, net	(1,329)	(3,894)	(8,415)	(4,593)
Fee Revenue Less Production Costs (FRLPC)	\$130,989	\$117,465	\$512,172	\$406,898
Network Volume (in millions)	2,684	2,604	10,534	9,705
Fee Revenue Less Production Costs % (FRLPC %)	4.9 %	4.5 %	4.9 %	4.2 %

Q4 Letter to Shareholders

Q1

Q2

Q3

Q4

DATE ISSUED
February 9, 2026



“Our fourth quarter and full-year results demonstrate, again, the benefits of years of work to position our company for long-term durable growth with a focus on increasing profitability, benefitting from our prior investments across the entire enterprise. Looking ahead, we will continue to leverage our platform and our disciplined risk framework, to further bridge the gap between Main Street and Wall Street.”

Gal Krubiner | Co-founder and CEO

Q4 Financial Highlights

\$2.7B

Network volume of \$2.7 billion compared to our outlook of \$2.65 - \$2.9 billion and grew 3% year-over-year and 34% ex-SFR, with a focus on prudent growth.

\$335M

Total revenue & other income of \$335 million compared to our outlook of \$333 - \$358 million and grew 20% year-over-year, driven by 16% growth in revenue from fees.

\$131M

Revenue from fees less production costs (“FRLPC”) of \$131 million increased 12% year-over-year, outpacing network revenue growth. FRLPC as a percentage of network volume (“FRLPC %”) improved 40bps year-over-year to 4.9%.

\$98M

Adjusted EBITDA of \$98 million compared to our outlook of \$99 - \$109 million and grew 53% year-over-year, well ahead of revenue and FRLPC growth, demonstrating continued strong operating leverage. Adjusted EBITDA margin rose more than 6 points to 29%. GAAP operating income was \$80 million.

\$34M

Record GAAP net income attributable to Pagaya shareholders of \$34 million, a 10% margin, compared to our outlook of \$25 - \$35 million, up \$272 million year-over-year driven by fee revenue growth and operating leverage.

\$79M

Adjusted net income of \$79 million excludes the impact of non-cash items such as share-based compensation expense and fair value adjustments.

Q4 Business Highlights

Scaling our network with three new partners & multiple in the onboarding queue

We have multiple additional partners getting onboarded at this time which will go live over the next few quarters, including regional banks. These new partners represent each of the three asset classes in which we operate. Our strong pipeline solidifies Pagaya's unique value proposition as lenders look for ways to grow their businesses and meet their customers where they are.

Unlocking funding capacity with new revolving structures and continued diversification

In the fourth quarter we issued \$2.9B in our ABS program across 7 transactions marketed to a network of more than 150 institutional investors. We announced our inaugural POS forward flow with Sound Point, bringing forward flow agreements to all core asset classes. We also closed our inaugural revolving PAID ABS securitization with 26 North for \$350 million. Combined with the previous two revolving POS deals, we have up to ~\$3 billion capacity from these three structures across Personal Loans and POS.

Record GAAP net income & cash flow from operations

Fourth quarter incremental net income margin of >100% of year-over-year FRLPC growth & a record 60% of cash flow from operations as a percent of FRLPC highlights continued cost discipline and inherent operating leverage.



Strengthened balance sheet and liquidity profile

During the fourth quarter we used our strong liquidity to make approximately \$47 million in discretionary investments in the form of ABS bonds, driving lower cost of funding and higher interest income in the form of highly liquid securities that we can further monetize in the future. We also made an opportunistic investment into our high-yield debt securities, an attractive use of our capital.

Growing top of funnel through wide adoption of new products and features while reducing potential tail credit risk

In the fourth quarter, approximately half of originations came from outside of decline monetization, as we converted another core Personal Loan partner into a multi-product relationship within our Affiliate Marketing Engine. Additionally, we signed multiple partner agreements for our prescreen program in Direct Mail and Email channels, augmenting our top of funnel presence and moving above and beyond Decline Monetization. Importantly, we swiftly realigned our positioning to operate through increased uncertainty, a testament to our agile and focused culture of risk management.



Gal Krubiner

Co-founder and CEO

Dear Fellow Shareholders,

I'm pleased to discuss our fourth quarter and full year 2025 results, highlighting our achievements and how we are positioned toward our longer term goals.

To wrap up the year, in Q4 we achieved \$34M GAAP net income and \$80M operating cash flow. We achieved the goals we set at the beginning 2024: to become GAAP net income and cash flow positive, which we further accelerated in Q4. Record full year revenue of \$1.3B, grew 26% year over year, outpacing volume growth, demonstrating our ability to monetize volumes and drive profitability with lower risk per unit of volume. Our adjusted EBITDA of \$371M grew 76%, and we achieved a full year of GAAP net income of \$81M, up \$483M versus 2024, with EPS of \$0.93.

These results were a direct outcome of optimizing unit economics, growing and diversifying our business across verticals, as well as across both first and second-look loans, right sizing our balance sheet and operations, and increasing the monetization of our network.

2025 was another year of discipline. We expanded the foundations of our business and our approach toward risk management and underwriting. This drives consistency for our investors as we serve our lending partners' needs, all while building an enterprise focused on sustainable, through-the-cycle profitable growth.

As part of our disciplined approach this year, we took proactive action in late Q4 in the face of consumer uncertainty and persistent trends and cut certain tiers to eliminate tail-risk exposure. While our data

does not indicate consumer deterioration, we have the luxury of pivoting our production. As such, credit performance on all products remains in line with expectations. While this cut creates a short-term hit to financial KPIs, it is a deliberate trade-off for long-term stability.

It is important to take a step back and appreciate where we are as a business and how we can leverage our strengths to drive the best long term outcomes for our stakeholders. As a technology company built on operating leverage, we prioritize our core margins over growth in certain tiers. Being a B2B2C company with a strong data moat and increasingly diversified business, our partners expect us to manage for long-term durability, which is why we proactively filter out vulnerable segments as we scale. Think of it like a retailer that expands its total footprint while reducing same store exposure. We are adding more partners and products while being more selective about the risk we carry. Building a more resilient business, not just a bigger one, is core to our strategy.

Our disciplined growth is coming both from onboarding new partners and deepening existing partnerships. Our product is becoming industry standard, which is reflected in our robust pipeline. In the latest quarter and the months that followed, we onboarded Achieve, GLS and a major buy-now-pay-later provider in North America. GLS, or Global Lending Services is a leading auto finance provider that offers financing solutions to almost 20,000 franchise and independent dealers nationwide. We



have a handful of additional lending partners in the onboarding queue, progressing toward 2026 launches across all asset classes. In the coming years, we expect more consumer lenders to join the Pagaya network, demonstrating the potential and value of our enterprise platform.

For existing partners, we continue to drive innovation in our product, with high partner usage, satisfaction, and deeper engagement. For instance, LendingClub recently became a multi-product partner with the adoption of our marketing affiliate offering. We expect to end the first quarter of 2026 with several large Personal Loan partners onboarding our prescreen offering. As we drive that disciplined growth, our earnings power and cash flow generation will become stronger.

At the same time, we are institutionalizing and diversifying our business through long term agreements with fee and flow commitments, further stabilizing our business and aligning priorities with our partners. In fact, we have now entered into a long term agreement with our largest partners across each asset class.

While we work hard to expand application flow from new and existing partners, our decisions remain firmly grounded in portfolio performance and optimization, not in the pursuit of market share.

We are comfortable accepting lower conversions when appropriate to remain prudent on risk and to limit potential adverse outcomes. As a mature organization, a driving force of our culture is to deliberately balance long-term growth and profitability against short-term gains. Our top of funnel expansion is designed for the future as we continue to build toward an enterprise platform with a focus on long term vs. short term gains

On the funding side, we continue to leverage favorable market dynamics to solidify longer-term, more committed funding structures that provide greater capacity and reduce funding volatility risk. We made strides in the diversification of our funding business across all asset classes, ending the quarter with an Auto Forward flow, and recently announced the launch of our first POS forward flow. Building on this momentum even further, we enhanced funding stability by expanding into revolvers, marking an important evolution toward committed capital. Earlier in 2025, we completed two revolving POS structures and we closed the year with a \$350 million revolving personal loan ABS with 26North, providing in total, almost \$3B of revolving capacity across PL and POS. Together, these steps meaningfully increase committed capital, bolster the consistency of our funding base, and position the business to better navigate short-term market volatility while supporting long-term growth.

As we enter 2026, our guidance and business plan are driven first and foremost by this disciplined growth philosophy that has been shaped over time. We've accomplished a tremendous amount in 2024 and 2025 that set us up for efficient and durable growth. We stabilized the business as we reached scale, we optimized both operating costs and balance sheet structure - and diversified our sources of revenue and funding. Going forward we have the best structure in our history for balanced, efficient profitable growth.

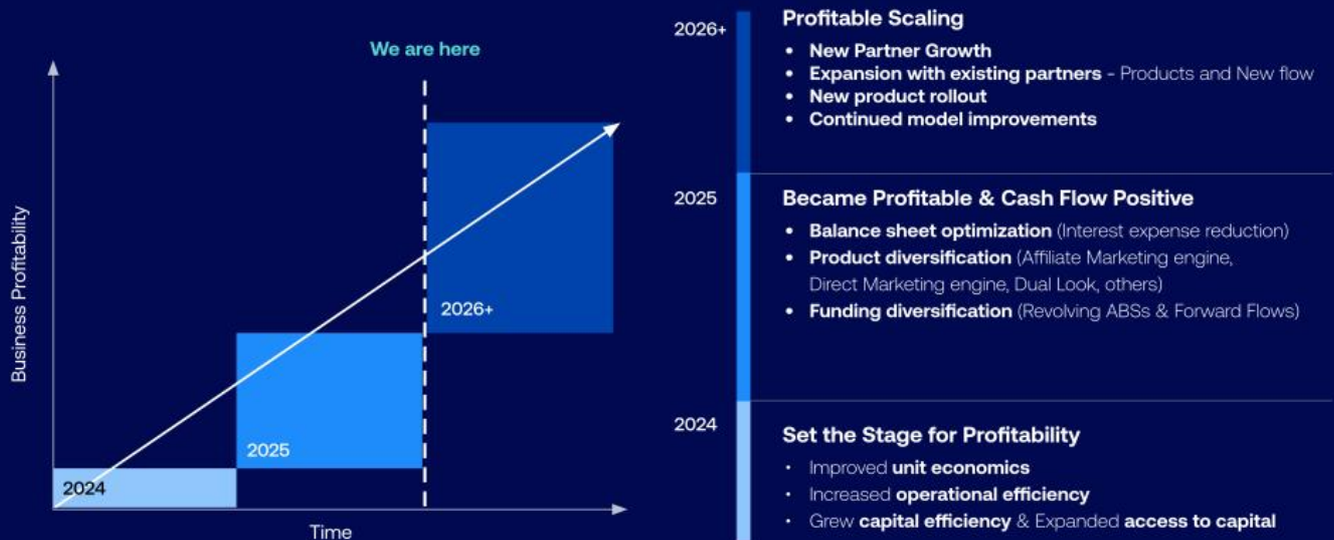
For 2026, investors should anticipate more measured volume, thus revenue growth, as we prioritize credit risk over market share gains in the current environment. This clearly flows down to adjusted EBITDA and GAAP net income given our high degree of operating leverage. We believe our strategy reflects a business that is in control of its long term growth trajectory, intentionally deploying risk to maximize earnings power over time.

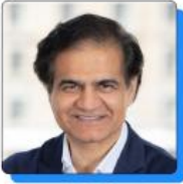
As we approach our 10 year anniversary, we believe this strategy reflects a company that builds enduring platforms and maximizes value creation over time. The first decade was about proving our model and securing our place in the market. The next decade is about scaling that foundation with greater ambition, durability and impact.

We are building a B2B2C platform that will be embedded in every lender in the U.S and become part of the financial infrastructure. With intelligent AI quant decisioning at its core, our platform will operate wherever our partners are, powering products that resonate with consumers and that are built to perform through cycles.

EXHIBIT 1

**Pagaya Growth Trajectory:
On the way to becoming a preferred tech partner for every major consumer lender**





Sanjiv Das
Co-founder and President

Update on our Operating Business

As we wrap up the year with our fourth consecutive quarter of GAAP net income profitability and look ahead, our disciplined growth strategy is clear: continue to build a sustainable and profitable business that is increasingly embedded in the US financial ecosystem.

Pagaya's growth continues to be driven by institutional grade scaling of existing partner relationships as well as new partner additions. We have been diversifying across products, including Direct Marketing Engine, Affiliate Optimizer Engine and Dual Look. The benefits of this diversification include the following:

- A. Provides Pagaya with new volume beyond Decline Monetization
- B. Increases both the value & stickiness of Pagaya with its lending partners
- C. Unlocks further growth for Pagaya without expanding our own credit box

In fact, our Affiliate Optimizer Engine-enabled volume on Credit Karma Lightbox increased from \$2.0B in 2024 to \$2.9B in 2025 - more than 45% growth.

At the same time, we remain disciplined in our underwriting, with our core focus centered around gaining access to more high-quality flow from existing and new partners. We continue to leverage our unique ability to assess risk in real-time, based on the data from over 30 lenders across three asset

classes with agile decision-making.

Our existing partners continue to adopt our products and are signing institutionalized long-term agreements. At the same time, our onboarding pipeline is the most robust in our company's history, having recently onboarded 3 new partners.

New Partners

Our onboarding process is truly "industrial grade" now, minimizing partner resource requirements. We would note the following among our onboarding process enhancements:

- Launched Pagaya API version 2: Onboarding for all products upfront (prebuilt API integration for the entire PGY product suite during onboarding)
- All agreements with new partners are long term agreements with volume, fee and other commitments, along with other mutual protections
- All of our new partners have committed to an 18-month joint roadmap to accelerate scaling across our product suite

These, along with other ongoing enhancements, helped to efficiently drive **3 recent new partner launches** (Achieve, GLS/Global Lending Services, and a major buy-now-pay-later provider in North America), while multiple additional partners, including banks, are currently being onboarded. These are expected to go live within the next few quarters.

Existing Partners

The evidence of PGY product adoption across leading partners includes the following (see Exhibit 2):

- **Several of our largest existing partners adopted Direct Marketing Engine** after a series of tests, and are scaling with us across Direct Mail and Email prescreen campaigns. These partners have signed agreements with Pagaya that will help to unlock accelerated disciplined growth for both parties.
- **We recently onboarded one of our leading partners onto Credit Karma as part of Affiliate Optimizer Engine adoption**, which we estimate has the potential to double the volume this lender will book with Pagaya. We are currently in the process of onboarding our first partner onto Experian's Activate platform, with several more in the onboarding queue. We are leveraging our strong relationships with leading affiliate marketplaces to help integrate our partners, unlocking additional volume and revenue growth for our partners and Pagaya.
- **50% of our FRLPC and 44% of our booked volume is driven by new (non-decline-monetization) Pagaya products** - up from 46% and 39% a year ago.
- We recently signed several long term agreements with leading partners to establish commitments around application flow size, quality and controls to maximize mutual benefit through the cycle.

EXHIBIT 2

We Are Continuing to Expand Our Product Suite Across the Funnel

■ Products Launched in '25



Value for PGY lending Partners

1. PGY-enabled loans always funded by Pagaya, across all products
2. Customer growth: New customers, existing customer retention
3. Financial benefit: Incremental volume and revenue for partners

Funding

We continue to diversify from a primarily prefunded-ABS funding structure to include more forward flow structures and other committed structures that help reduce our exposure to short term liquidity volatility. In fact about two-thirds of our personal loan business was funded by ABS in 2025, versus almost entirely in 2024. We are pursuing the same strategy with our auto business.

We have expanded our forward flow structures across asset classes. For instance, we expanded our Castlake partnership from personal loans to auto loans. In POS, we have partnered on the forward flow side with Sound Point.

We continue to innovate across our various ABS shelves. In our RPM Auto ABS program, we announced in October the sale of residual certificates in our \$400 million RPM 2025-5 deal, to One William Street Capital Management, a transition from horizontal to vertical risk retention.

We introduced revolving structures, first in POS, then in personal loans. We inked our second \$300 million POSH ABS deal for POS loans, each of which utilize a revolving feature to provide up to \$1 billion over the 18 month life of the trust. Our inaugural PAID revolving ABS with 26North, closed during December, is a \$350 million issuance, with capacity of up to ~\$700 million over its 24 month life. Including our prior two revolving point-of-sale securitizations, we have expanded our capacity up to ~\$3.0 billion from these structures across Personal Loans and POS.

Credit

Turning to credit performance, we remain disciplined in our underwriting, with our core focus centered around gaining access to more high-quality flow from existing and new partners. We continue to leverage our unique ability to assess risk in real-time, based on the data from over 30 lenders across three asset classes with agile decision-making. (Exhibit 3)

We continue to prioritize nimble risk management. While credit risk performance of our portfolio remains in line with expectations, we took proactive steps late in the year to reduce exposure to select higher volatility segments. These actions had a direct impact on our network volumes, revenues and profit in the fourth quarter. Our decision was primarily driven by the changes in risk appetite that we observed across multiple lending partners of ours in light of market uncertainty.

As we discuss in our outlook, the impact of these actions will restrain growth to a measured degree in the first quarter. We expect a ramp in growth through the year due to several factors that we will discuss, including the onboarding of new partners and continued penetration into existing relationships.

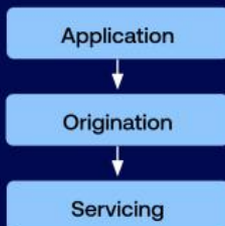
In summary, 2025 was a year of innovation, optimization and profitability, across all aspects of the business, laying the groundwork for prudent growth in 2026 and the years beyond. With discipline, we will continue bridging the gap between Wall Street and Main Street.

EXHIBIT 3

We Remain Nimble by Leveraging Real-Time Data from Partners Across Asset Classes and Borrower Segments

Pagaya Data Advantage: Unparallel Data & Real Time Monitoring

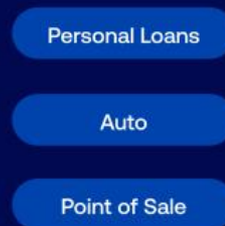
End to End View On Borrowers



30+ Lending Partners



3 Asset Classes



Repeat PGY-Enabled Customers

25-30%
of current PGY-enabled
borrowed had a prior
PGY-enabled loan in
last 3 years



Evangelos Perros
Chief Financial Officer

Fourth Quarter 2025 Results

Over the last two years, we have executed on our financial strategy to put Pagaya on a path to GAAP net income profitability and to demonstrate our ability to deliver long term, consistent, profitable growth. We have leveraged strong demand on both sides of our network combined with disciplined risk management, a lean operating footprint and an increasingly efficient corporate capital structure, to drive strong financial performance.

This progress reflects prior investments in our risk infrastructure and data assets, alongside deliberate actions to right-size our operating profile and balance sheet as we scale.

We are exiting 2025 with our **fourth consecutive quarter of positive GAAP net income, a record \$34 million. We are well positioned to grow our franchise through the addition of new partners, further penetration across existing partners and the ramp of new products, while remaining disciplined and not pursuing growth at any cost.**

Our full year 2025 revenue of \$1,301 million, up 26% year-over year, FRLPC of \$512 million, up 26%, and adjusted EBITDA of \$371 million, up 76% demonstrate continued monetization of network volumes and expanding profitability. GAAP net income reached \$81 million, an improvement of \$483 million year-over-year.

Growing Auto and Point-of-Sale network volumes

Auto:	Point-of-Sale:
\$2.1B	\$1.7B

annual run-rate as of 4Q'25

Auto:	Point-of-Sale:
19%	16%

% of 4Q'25 Network Volume

For the fourth quarter of 2025, we reported revenue of \$335 million, FRLPC of \$131 million, and adjusted EBITDA of \$98 million. FRLPC as a % of network volume was 4.9% for the quarter, reflecting strong monetization of production, while maintaining underwriting discipline. GAAP net income reached \$34 million, an improvement of \$272 million year-over-year.

NETWORK VOLUME

Fourth quarter network volume grew 3% year-over-year to \$2.7 billion with **double-digit growth across each of our credit verticals - Personal Loan, Auto and POS** - partially offset by zero volume in SFR. Personal Loans grew 10% year-over-year and remained the largest contributor to network volume at approximately 65%. Application-to-volume conversion remained at approximately 1%.

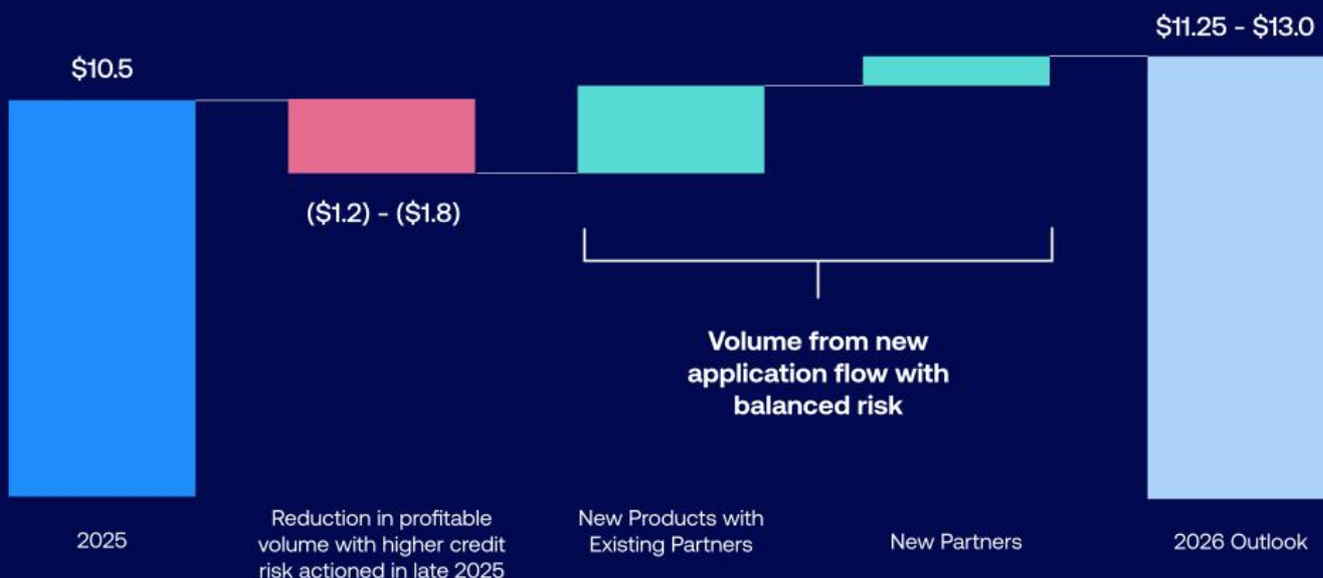
Late in the quarter, we proactively reduced production in select areas that remain profitable but exhibit higher variability of credit outcomes. This was an intentional portfolio reallocation designed to reduce exposure to higher-risk segments while preserving flexibility to reallocate as conditions evolve.

For the full year, network volume was \$10.5 billion, up 9% versus 2024.

EXHIBIT 4

2026 Growth:

Supported by Product- and Partner-led growth & Prudent Risk Management (\$B)



TOTAL REVENUE AND OTHER INCOME

Fourth-quarter revenue and other income grew 20% year-over-year to \$335 million. Revenue from fees grew 16% to \$321 million, driven by our personal loan and auto businesses, and represented 96% of total revenue. Interest and investment income grew 270% to approximately \$14 million.

Revenue growth outpaced volume growth and reflected improved monetization and profitability per unit of volume and risk. Revenues were toward the lower end of our guidance due to underwriting actions we took late in the quarter.

For the full year, total revenue and other income grew 26% relative to 2024. Interest and investment income grew 44% to approximately \$40 million.

FEE REVENUE LESS PRODUCTION COSTS

FRLPC grew 12% year-over-year in the fourth quarter to \$131 million and continued to meaningfully outpace network volume growth by 9 points. FRLPC as a % of network volume (“FRLPC %”) expanded by 40 basis points year-over-year to 4.9%. The increase is primarily attributable to improved unit economics versus 2024.

Full year FRLPC of \$512 million grew 26% versus 2024, and represented 4.9% of network volume, up ~70 basis points.

ADJUSTED EBITDA

Fourth-quarter adjusted EBITDA increased by 53%, or by \$34 million, to \$98 million with a margin of 29.3%, up 6 points year-over-year.

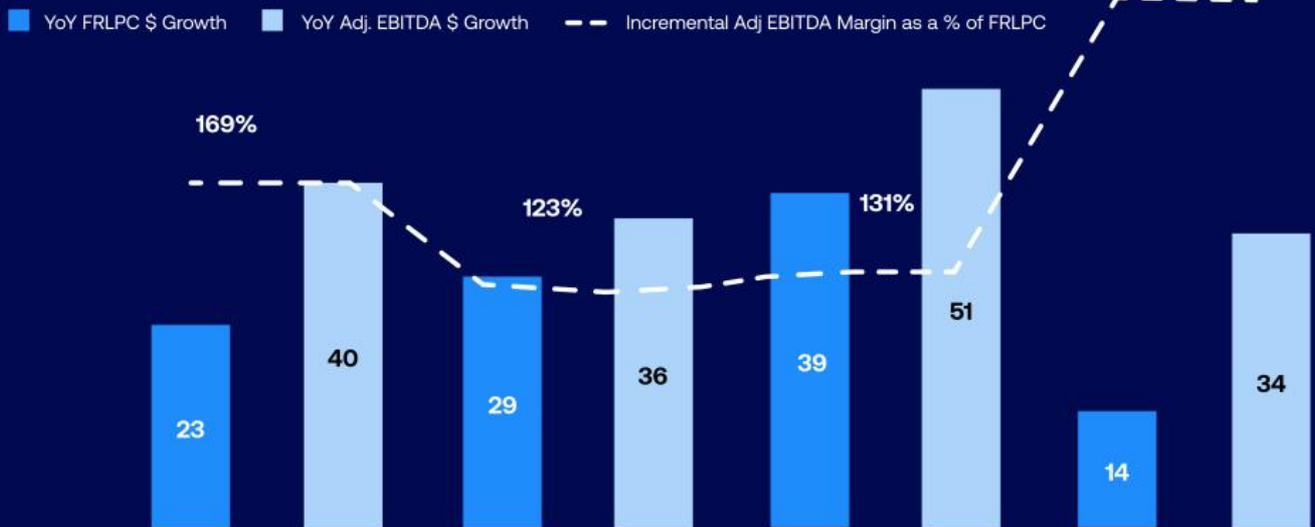
Core operating expenses as a percentage of FRLPC declined to 36% from 49% a year ago, nearing their lowest level since going public. Operating leverage continues to drive high flow-through of incremental fees to our bottom-line, as our growth comes with little to no marginal expense. Fourth quarter incremental adjusted EBITDA margin exceeded 100% of year-over-year FRLPC growth. Operating income was \$80 million in the quarter, up 151% year-over-year.

Full year adjusted EBITDA of \$371 million grew 76% relative to 2024 levels. This represented a margin of 28.5%, up 8.1% year-over-year, with incremental margins exceeding 100% of year-over-year FRLPC growth.

EXHIBIT 5

Operating Leverage (\$M)

Incremental Adj. EBITDA margin on incremental FRLPC margin



	FRLPC	EBITDA	FRLPC	EBITDA	FRLPC	EBITDA	FRLPC	EBITDA
	1Q		2Q		3Q		4Q	
FY 2025	\$116M	\$80M	\$126M	\$86M	\$139M	\$107M	\$131M	\$98M
FY 2024	\$92M	\$40M	\$97M	\$50M	\$100M	\$56M	\$117M	\$64M

NET INCOME

We reported a record \$34 million of GAAP net income in the fourth quarter. GAAP net income included the positive impact of \$9 million from non-recurring tax-related benefits & debt extinguishment. This compared to a net loss of (\$238) million in 4Q'24, driven primarily by 16% growth in fee revenue and lower levels of operating expenses, interest expense and impairments. This equated to a 10% margin, compared to 6% in the prior quarter and negative 85% in the year-ago quarter.

Gains and losses on investments in loans and securities amounted to a loss of \$44 million. Interest expense of \$19 million declined by \$3 million from the prior quarter, reflecting the full quarter benefit from refinancing through the issuance of our corporate notes in the previous quarter.

Adjusted net income, which excludes share-based compensation and other non-cash items such as fair value adjustments, was \$79 million.

For the full year, GAAP net income was \$81 million relative to a loss of \$401 million in 2024. Gains and losses on investments in loans and securities amounted to a loss of \$107 million in 2025. Adjusted net income was \$275 million, compared to \$67 million in 2024.

CREDIT PERFORMANCE

Credit performance remains in line with underwriting expectations across all verticals. Credit trends of 2025 vintages represent normalized production, particularly given the lower cost of capital of our investors.

For personal loans, cumulative net losses (“CNLs”) for quarterly vintages from 2H2024 through 1H2025 are trending approximately 30% - 40% lower than peak levels in the fourth quarter of 2021 at month-on-book (“MOB”) 5 - 14.

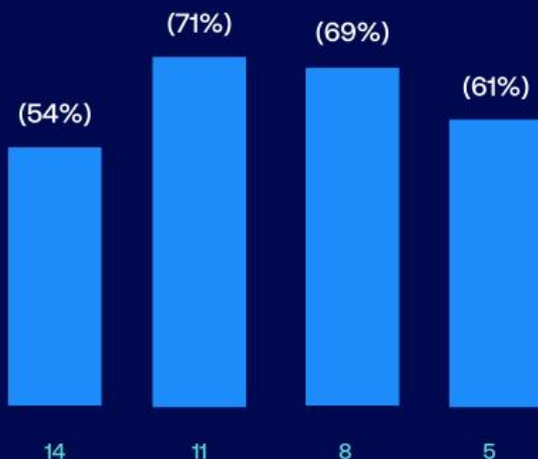
For auto loans, CNLs across the same vintages are trending approximately 50% - 70% below comparable 2022 periods at MOB 5 - 14. While Auto 60+ delinquencies are higher than 2024 (following that year’s pullback) and broadly in line with 2023 levels, recoveries and roll rates are better than both 2023 and 2024, indicating normalized level of expected losses.

For POS as well, credit trends remain stable and in line with expectations.

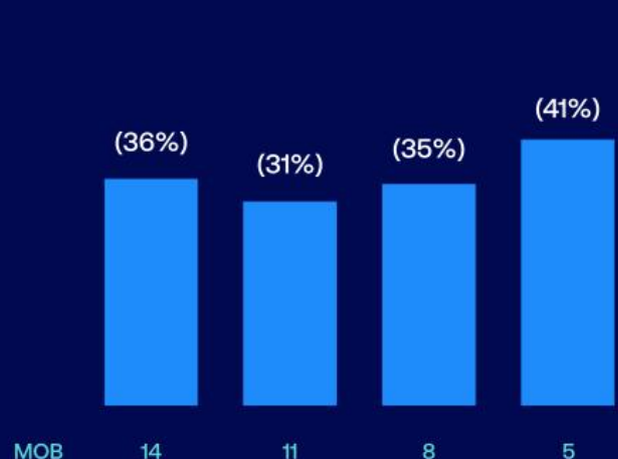
Late quarter production adjustments to reduce higher risk volume were informed by increased and persistent uncertainty rather than observed deterioration. Our platform is designed to reduce tail exposure during periods of uncertainty and reallocate as conditions improve.

EXHIBIT 6

Auto CNLs vs comparable 2022 period



Personal Loan CNLs vs 4Q'21 peak



Funding and Balance Sheet Efficiency

Funding

Performance continues to drive strong demand across all asset verticals, and we remain focused on diversifying our funding.

During the fourth quarter, we issued \$2.9 billion through our ABS program across 7 transactions, marketed to our network of more than 150 institutional funding partners.

We announced our first Auto forward flow with Castllake in the fourth quarter and our first POS forward flow with Sound Point in January. We also sold a certificate in one of our Auto ABS, our first such sale since 2021.

As a step toward funding structures that provide longer-term capital, we announced our first revolving \$350 million Personal Loans ABS transaction with 26North. Combined with the two existing POS deals, these structures provide up to approximately \$3 billion of funding capacity.

Balance sheet

We have significantly improved the quality and mix of investments on our balance sheet over the past twelve months, providing enhanced liquidity and flexibility.

As of December 31, 2025, our balance sheet consisted primarily of \$288 million in cash and cash

equivalents and \$945 million of Investments in Loans and Securities, primarily related to regulatory risk retention and discretionary investment in assets from sponsored ABS transactions.

In line with our stated objectives, we are leveraging our improving liquidity and capital structure to make opportunistic investments. For instance, approximately one-third of Investments in Loans and Securities represent discretionary investments in bonds from our sponsored ABS transactions, which lower cost of funding and increase interest income. These securities are highly liquid and provide potential future monetization opportunities above their cost as they season. During 2025, discretionary investments totaled approximately \$171 million.

In late December, we purchased approximately \$7 million of our 8.875% senior unsecured notes at a discount of approximately 12.5% to par using excess cash from the balance sheet. The repurchase and retirement of this debt represent an attractive use of our capital.

During the fourth quarter, the fair value of the overall investment portfolio and allowances, prior to new additions, was adjusted downward by \$50 million compared to \$33 million in the prior quarter. We also added \$97 million of new investments in loans & securities, net of paydowns from prior investments.

EXHIBIT 7

2025 Capital Efficiency

Total Investments in Loans & Securities as % of Network Volume



Note: excludes SFR volume; sale of certificate presented net

2026 Financial Outlook

Our first quarter and full-year 2026 outlook reflects the momentum and resilience in our business. We remain cautious in the near term given persistent uncertainty. We expect volume growth throughout the year, driven by increased penetration with existing partners, contribution from new partners, and new product ramp, partially offset by the risk actions taken in late 2025. For purposes of our outlook, we assume these actions are not reversed during 2026. FRLPC margin is expected to be between 4.0% and 5.0% for the year and to revert lower within that range from current levels due to continued expansion in POS, contribution from new partners and diversified funding mix. Our guidance continues to reflect potential scenarios related to future credit-related impairments, if any, as laid out in our Earnings Supplement under “Scenario A”.

	1Q26	FY26
Network Volume	\$2.5B to \$2.7B	\$11.25B to \$13B
Total Revenue & Other Income	\$315M to \$335M	\$1.4B to \$1.575B
Adjusted EBITDA	\$80M to \$95M	\$410M to \$460M
GAAP Net Income	\$15M to \$35M	\$100M to \$150M

Conference Call and Webcast Information

The Company will hold a webcast and conference call today, February 9, 2026, at 8:30 a.m. Eastern Time. A live webcast of the call will be available via the Investor Relations section of the Company's website at investor.pagaya.com. To listen to the live webcast, please go to the site at least five minutes prior to the scheduled start time in order to register, download and install any necessary audio software. Shortly before the call, the accompanying materials will be made available on the Company's website. Shortly after the call, a replay of the webcast will be available for 90 days on the Company's website.

The conference call can also be accessed by dialing 1-877-808-1531 or 1-201-493-6782 and providing conference ID PAGAYA. The telephone replay can be accessed by dialing 1-844-512-2921 or 1-412-317-6671 and providing the conference ID# 13757954. The telephone replay will be available starting shortly after the call until Monday, February 23, 2026. A replay will also be available on the Investor Relations website following the call.

About Pagaya Technologies

Pagaya (NASDAQ: PGY) is a global technology company making life-changing financial products and services available to more people nationwide, as it reshapes the financial services ecosystem. By using machine learning, a vast data network and an AI-driven approach, Pagaya provides comprehensive consumer credit and residential real estate solutions for its partners, their customers, and investors. Its proprietary API and capital solutions integrate into its network of partners to deliver seamless user experiences and greater access to the mainstream economy. Pagaya has offices in New York and Tel Aviv. For more information, visit pagaya.com.

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Cautionary Note About Forward-Looking Statements

This document contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended, that involve risks and uncertainties. These forward-looking statements generally are identified by the words “anticipate,” “believe,” “continue,” “can,” “could,” “estimate,” “expect,” “intend,” “may,” “opportunity,” “future,” “strategy,” “might,” “outlook,” “plan,” “possible,” “potential,” “predict,” “project,” “should,” “strive,” “will,” “would,” “will be,” “will continue,” “will likely result,” and similar expressions. All statements other than statements of historical fact are forward-looking statements, including statements regarding: The Company’s strategy and future operations, including the Company’s expectations regarding sustainable revenue growth and the Company’s ability to deliver consistent results for its lending partners and investors; the Company’s ability to continue to drive sustainable gains in profitability; the Company’s ability to achieve continued momentum in its business; the Company’s ability to maintain positive net cash flow; the Company’s ability to continue to achieve GAAP net income profitability; the Company’s financial outlook for Network Volume, Total Revenue and Other Income, GAAP net income and Adjusted EBITDA for the first quarter of 2026 and the Company’s financial outlook for Network Volume, Total Revenue and Other Income, Adjusted EBITDA and GAAP net income for the full year 2026. These forward-looking statements involve known and unknown risks, uncertainties and other important factors that may cause the Company’s actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by the forward-looking statements. Risks, uncertainties and assumptions include factors relating to: the Company’s ability to attract new partners and to retain and grow its relationships with existing partners to support the underlying investment needs for its securitizations and funds products; the need to maintain a consistently high level of trust in its brand; the concentration of a large percentage of its investment revenue with a small number of partners and platforms; its ability to sustain its revenue growth rate or the growth rate of its related key operating metrics; its ability to improve, operate and implement its technology, its existing funding arrangements for the Company and its affiliates that may not be renewed or replaced or its existing funding sources that may be unwilling or unable to provide funding to it on terms acceptable to it, or at all; the performance of loans facilitated through its model; changes in market interest rates; its securitizations, forward flow facilities, warehouse credit facility agreements; the impact on its business

of general economic conditions, including, but not limited to rising interest rates, inflation, supply chain disruptions, exchange rate fluctuations and labor shortages; its ability to realize the potential benefits of past or future acquisitions; changes in the political, legal and regulatory framework for AI technology, machine learning, financial institutions and consumer protection; the ability to maintain the listing of our securities on Nasdaq; the financial performance of its partners, and fluctuations in the U.S. consumer credit and housing market; its ability to grow effectively through strategic alliances; seasonal fluctuations in our revenue as a result of consumer spending and saving patterns; pending and future litigation, regulatory actions and/or compliance issues and other risks that are described in and the Company’s Form 10-K filed on March 12, 2025 and subsequent filings with the U.S. Securities and Exchange Commission. These forward-looking statements reflect the Company’s views with respect to future events as of the date hereof and are based on assumptions and subject to risks and uncertainties. Given these uncertainties, investors should not place undue reliance on these forward-looking statements. The forward-looking statements are made as of the date hereof, reflect the Company’s current beliefs and are based on information currently available as of the date they are made, and the Company assumes no obligation and does not intend to update these forward-looking statements.

Financial Information; Non-GAAP Financial Measures

Some of the unaudited financial information and data contained in this shareholder letter, our earnings press release and Form 8-K, such as Fee Revenue Less Production Costs (“FRLPC”), FRLPC as a % of volume, Adjusted EBITDA, Adjusted net income (Loss) and core operating expenses, have not been prepared in accordance with United States generally accepted accounting principles (“U.S. GAAP”). To supplement the unaudited consolidated financial statements prepared and presented in accordance with U.S. GAAP, management uses the non-GAAP financial measures FRLPC, FRLPC as a % of volume, Adjusted EBITDA, adjusted net income (Loss) and core operating expenses to provide investors with additional information about our financial performance and to enhance the overall understanding of the results of operations by highlighting the results from ongoing operations and the underlying profitability of our business. Management believes these non-GAAP measures provide an additional tool for investors to use in comparing our core financial performance over multiple periods. However,

non-GAAP financial measures have limitations in their usefulness to investors because they have no standardized meaning prescribed by U.S. GAAP and are not prepared under any comprehensive set of accounting rules or principles. In addition, non-GAAP financial measures may be calculated differently from, and therefore may not be directly comparable to, similarly titled measures used by other companies. As a result, non-GAAP financial measures should be viewed as supplementing, and not as an alternative or substitute for, our unaudited consolidated financial statements prepared and presented in accordance with U.S. GAAP. To address these limitations, management provides a reconciliation of Adjusted net income (Loss), Adjusted EBITDA to net income (loss) attributable to Pagaya's shareholders, a reconciliation of FRLPC to Operating Income and a reconciliation of core operating expenses to Operating expenses, and a calculation of FRLPC as a % of volume. Management encourages investors and others to review our financial information in its entirety, not to rely on any single financial measure and to view Adjusted net income (Loss) and Adjusted EBITDA in conjunction with its respective related GAAP financial measures.

Non-GAAP financial measures include the following items:

Fee Revenue Less Production Costs ("FRLPC") is defined as revenue from fees less production costs. FRLPC as a % of volume is defined as FRLPC divided by Network Volume.

Adjusted Net Income (Loss) is defined as net income (loss) attributable to Pagaya Technologies Ltd.'s shareholders excluding share-based compensation expense, change in fair value of warrant liability, change in fair value of contingent liability, impairment, including credit-related charges, restructuring expenses, transaction-related expenses, and non-recurring expenses associated with mergers and acquisitions and other one-time expenses.

Adjusted EBITDA is defined as net income (loss) attributable to Pagaya Technologies Ltd.'s shareholders excluding share-based compensation expense, change in fair value of warrant liability, change in fair value of contingent liability, impairment, including credit-related charges, restructuring expenses, transaction-related expenses, non-recurring expenses associated with mergers and acquisitions and other one-time expenses, interest expense, depreciation expense, and income tax expense (benefit).

Core operating expenses is defined as operating expenses less share-based compensation, depreciation and amortization, whole loan allowance for losses, write-off of capitalized software, transaction-related expenses, restructuring expenses and non-recurring expenses associated with mergers and acquisitions and other one-time expenses.

The foregoing items are excluded from our Adjusted net income (Loss), Adjusted EBITDA and core operating expenses measures because they are noncash in nature, or because the amount and timing of these items is unpredictable, is not driven by core results of operations and renders comparisons with prior periods and competitors less meaningful.

We believe FRLPC, FRLPC as a % of volume, Adjusted net income (Loss), Adjusted EBITDA and core operating expenses provide useful information to investors and others in understanding and evaluating our results of operations, as well as providing a useful measure for period-to-period comparisons of our business performance. Moreover, we have included FRLPC, FRLPC as a % of volume, Adjusted net income (Loss), Adjusted EBITDA and core operating expenses because these are key measurements used by our management internally to make operating decisions, including those related to operating expenses, evaluate performance, and perform strategic planning and annual budgeting. However, this non-GAAP financial information is presented for supplemental informational purposes only, should not be considered a substitute for or superior to financial information presented in accordance with U.S. GAAP and may be different from similarly titled non-GAAP financial measures used by other companies. The tables below provide reconciliations of this non-GAAP financial information to its most directly comparable U.S. GAAP metric.

In addition, Pagaya provides an outlook for the first quarter and full year 2026 on a non-GAAP basis. The Company cannot reconcile its expected Adjusted EBITDA to expected Net Income Attributable to Pagaya under "2026 Financial Outlook" without unreasonable effort because certain items that impact net income (loss) and other reconciling items are out of the Company's control and/or cannot be reasonably predicted at this time, which unavailable information could have a significant impact on the Company's U.S. GAAP financial results.

PAGAYA TECHNOLOGIES LTD.
CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)
(In thousands, except share and per share data)

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Revenue				
Revenue from fees	\$ 321,036	\$ 275,669	\$ 1,261,341	\$ 1,004,550
Other Income				
Interest income	15,101	7,619	48,434	32,291
Investment loss, net	(1,329)	(3,894)	(8,415)	(4,593)
Total Revenue and Other Income	334,808	279,394	1,301,360	1,032,248
Production costs	190,047	158,204	749,169	597,652
Technology, data and product development (2)	19,078	18,601	75,213	76,571
Sales and marketing (2)	9,884	15,376	53,591	50,404
General and administrative (2)	36,084	55,474	159,560	240,781
Total Costs and Operating Expenses	255,093	247,655	1,037,533	965,408
Operating Income	79,715	31,739	263,827	66,840
Gains and (losses) on investments in loans and securities (1)	(44,198)	(250,149)	(107,030)	(404,150)
Other expense, net (1)	(14,150)	(22,131)	(80,417)	(83,612)
Gains and (losses) from extinguishment of debt (1)	702	—	(24,755)	(200)
Income (Loss) Before Income Taxes	22,069	(240,541)	51,625	(421,122)
Income tax (benefit) expense	(6,973)	16,585	(19,745)	24,576
Net Income (Loss) Including Noncontrolling Interests	29,042	(257,126)	71,370	(445,698)
Less: Net income (loss) attributable to noncontrolling interests	(5,254)	(19,204)	(10,019)	(44,292)
Net Income (Loss) Attributable to Pagaya Technologies Ltd.	\$ 34,296	\$ (237,922)	\$ 81,389	\$ (401,406)
Earnings (loss) per share attributable to Pagaya Technologies Ltd. ordinary shareholders:				
Basic	\$ 0.41	\$ (3.20)	\$ 0.99	\$ (5.66)
Diluted	\$ 0.36	\$ (3.20)	\$ 0.93	\$ (5.66)
Non-GAAP adjusted net income (3)	\$ 78,751	\$ 13,225	\$ 275,318	\$ 66,866
Non-GAAP adjusted net income per share:				
Basic	\$ 0.96	\$ 0.18	\$ 3.51	\$ 0.94
Diluted	\$ 0.80	\$ 0.17	\$ 3.31	\$ 0.92
Weighted average shares outstanding:				
Basic	81,945,101	74,334,181	78,336,095	70,879,807
Diluted	101,926,483	75,914,852	83,097,227	72,495,097

(1) Prior period amounts have been reclassified to confirm to the current period's presentation.

(2) The following table sets forth share-based compensation for the periods indicated below:

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Technology, data and product development	\$ 1,299	\$ 1,710	\$ 4,965	\$ 8,695
Selling and marketing	2,179	5,072	21,142	14,666
General and administrative	5,658	8,863	28,011	38,136
Total	\$ 9,136	\$ 15,645	\$ 54,118	\$ 61,497

(3) See "Reconciliation of Non-GAAP Financial Measures."

PAGAYA TECHNOLOGIES LTD.
CONSOLIDATED BALANCE SHEETS
(In thousands)

	December 31,	December 31,
	2025	2024
Assets		
Cash and cash equivalents	\$ 235,329	\$ 187,921
Restricted cash and cash equivalents	53,020	38,597
Fees receivables (1)	153,250	127,114
Investments in loans and securities (1)	945,269	778,409
Equity method and other investments	13,518	21,933
Right-of-use assets	30,578	36,876
Property, equipment and software, net	30,221	37,974
Goodwill	22,903	23,062
Intangible assets, net	7,661	12,821
Other assets	54,165	26,365
Total Assets	\$ 1,545,914	\$ 1,291,072
Liabilities and Shareholders' Equity		
Liabilities:		
Accounts payable	3,931	6,992
Accrued expenses and other liabilities	74,635	45,362
Operating lease liabilities	34,212	37,064
Income taxes payable and other tax liabilities	18,687	41,217
Warrant liability	4,723	893
Secured borrowing	193,892	176,089
Exchangeable notes	148,782	146,342
Long-term debt	481,598	321,317
Total Liabilities	960,460	775,276
Redeemable convertible preferred shares	30,103	74,250
Shareholders' equity:		
Ordinary shares	—	—
Additional paid-in capital	1,390,990	1,282,022
Accumulated other comprehensive loss	(48,319)	(11,488)
Accumulated deficit	(862,654)	(944,043)
Total Pagaya Technologies Ltd. Shareholders' Equity	480,017	326,491
Noncontrolling interests	75,334	115,055
Total Shareholders' Equity	555,351	441,546
Total Liabilities, Redeemable Convertible Preferred Shares, and Shareholders' Equity	\$ 1,545,914	\$ 1,291,072

(1) Accrued interest receivable of \$14.3 million, previously reported within "Fee receivables" as of December 31, 2024, has been reclassified to "Investment in loans and securities" to conform to the current period's presentation.

PAGAYA TECHNOLOGIES LTD.
CONSOLIDATED STATEMENTS OF CASH FLOWS
(In thousands)

	Year Ended December 31,	
	2025	2024
Cash flows from operating activities		
Net income (loss) including noncontrolling interests	\$ 71,370	\$ (445,698)
Adjustments to reconcile net income (loss) to net cash used in operating activities:		
Equity method loss	8,415	4,593
Depreciation and amortization	30,077	28,753
Share-based compensation	54,118	61,497
Fair value adjustment to warrant liability	3,830	(2,349)
(Gains) and losses on investments in loans and securities (1)	108,907	408,098
Write-off of capitalized software and other assets	4,919	3,245
Amortization of deferred costs	11,253	3,739
Losses (gains) from extinguishment of debt	17,883	—
Losses (gains) on foreign exchange	1,115	4,189
Other non-cash items	—	367
Change in operating assets and liabilities:		
Fees receivables (1)	(26,283)	(23,041)
Accrued interest on investments (1)	(42,824)	(21,738)
Right-of-use assets	6,298	1,115
Other assets	(13,350)	(9,239)
Accounts payable	3,420	5,678
Accrued expenses and other liabilities	28,518	6,861
Operating lease liability	(6,517)	522
Income taxes	(22,529)	21,159
Net cash provided by operating activities	238,620	47,751
Cash flows from investing activities		
Proceeds from the sale/maturity/prepayment of:		
Investments in loans and securities (1)	352,215	246,540
Equity method and other investments	—	31
Payments for the purchase of:		
Investments in loans and securities	(632,182)	(693,941)
Property, equipment and software	(13,902)	(17,737)
Intangible assets	—	(5,500)
Equity method and other investments	—	(175)
Other assets	(16,000)	—
Acquisition of Theorem Technology, Inc., net of cash acquired	159	(9,094)
Net cash used in investing activities	(309,710)	(479,876)
Cash flows from financing activities		
Proceeds from sale of ordinary shares, net of issuance costs	—	89,956
Proceeds from long-term debt	500,000	341,845
Proceeds from exchangeable notes	—	152,000
Proceeds from secured borrowing	355,968	265,656
Proceeds received from noncontrolling interests	—	63,960
Proceeds from revolving credit facility	—	59,000
Proceeds from exercise of stock options, warrants and contributions to ESPP	6,923	3,305
Proceeds from issuance of ordinary shares from the Equity Financing Purchase Agreement	—	11,865
Distributions made to noncontrolling interests	(25,762)	(9,820)
Payments made to revolving credit facility	—	(149,000)

Payments made to secured borrowing	(341,350)	(361,428)
Payments made to long-term debt	(353,690)	(14,000)
Debt issuance costs	(12,488)	(16,651)
Net cash provided by financing activities	129,601	436,688
Effect of exchange rate changes on cash and cash equivalents, and restricted cash and cash equivalents	3,320	(586)
Net increase in cash and cash equivalents, and restricted cash and cash equivalents	61,831	3,977
Cash and cash equivalents, and restricted cash and cash equivalents, beginning of period	226,518	222,541
Cash and cash equivalents, and restricted cash and cash equivalents, end of period	\$ 288,349	\$ 226,518

(1) Accrued interest receivable previously reported within "Fee receivables" in the prior period has been reclassified to "Investment in loans and securities" to conform to the current period's presentation.

PAGAYA TECHNOLOGIES LTD.
RECONCILIATION OF NON-GAAP FINANCIAL MEASURES (UNAUDITED)
(\$ in thousands, unless otherwise noted)

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Net Income (Loss) Attributable to Pagaya Technologies Ltd.	\$ 34,296	\$ (237,922)	\$ 81,389	\$ (401,406)
Adjusted to exclude the following:				
Share-based compensation	9,136	15,645	54,118	61,497
Fair value adjustment to contingent liability	(100)	—	(5,907)	—
Fair value adjustment to warrant liability	(2,656)	(1,991)	3,830	(2,349)
Impairment loss on certain investments, net	37,117	234,995	98,321	394,484
Write-off of capitalized software and other assets	179	100	4,920	3,245
Restructuring expenses	—	—	1,392	3,583
Transaction-related expenses	—	488	23	2,095
Non-recurring expenses	779	1,910	37,232	5,717
Adjusted Net Income	78,751	13,225	275,318	66,866
Adjusted to exclude the following:				
Interest expenses	19,179	26,085	85,337	90,183
Income tax (benefit) expense	(6,973)	16,585	(19,745)	24,576
Depreciation and amortization	7,126	8,278	30,077	28,753
Adjusted EBITDA	\$ 98,083	\$ 64,173	\$ 370,987	\$ 210,378

	Three Months Ended December 31,		Year Ended December 31,	
	2025	2024	2025	2024
Operating Income	\$ 79,715	\$ 31,739	\$ 263,827	\$ 66,840
Add: Technology, data and product development	19,078	18,601	75,213	76,571
Add: Sales and marketing	9,884	15,376	53,591	50,404
Add: General and administrative	36,084	55,474	159,560	240,781
Less: Interest income	15,101	7,619	48,434	32,291
Less: Investment loss, net	(1,329)	(3,894)	(8,415)	(4,593)
Fee Revenue Less Production Costs (FRLPC)	\$130,989	\$117,465	\$512,172	\$406,898
Network Volume (in millions)	2,684	2,604	10,534	9,705
Fee Revenue Less Production Costs % (FRLPC %)	4.9 %	4.5 %	4.9 %	4.2 %

	Three Months Ended December 31.		Year Ended December 31.	
	2025	2024	2025	2024
Operating expenses	\$ 65,046	\$ 89,451	\$288,364	\$367,756
Adjusted to exclude the following:				
Share-based compensation	9,136	15,645	54,118	61,497
Depreciation and amortization	7,126	8,278	30,077	28,753
Whole loan allowance for losses	—	5,664	8,030	40,402
Write-off of capitalized software	519	100	519	3,245
Transaction-related expenses	—	488	23	2,095
Restructuring expenses	—	—	1,392	3,583
Non-recurring expenses	1,481	1,910	7,610	2,221
Core operating expenses	\$ 46,784	\$ 57,366	\$186,595	\$225,960
Core operating expenses as a % of FRLPC	36 %	49 %	36 %	56 %

