AG Mortgage Investment Trust, Inc. Form 10-Q August 11, 2014

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ^X ACT OF 1934 For the quarterly period ended June 30, 2014

OR

..TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from ______ to _____

Commission file number 001-35151

AG MORTGAGE INVESTMENT TRUST, INC.

Maryland27-5254382(State or Other Jurisdiction of
Incorporation or Organization)(I.R.S. Employer
Identification No.)

245 Park Avenue, 26th Floor New York, New York (Address of Principal Executive Offices) (Zip Code)

(212) 692-2000

(Registrant's Telephone Number, Including Area Code)

Indicate by check mark whether the registrant: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No⁻⁻

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 and Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

Indicate by check mark whether the registrant is a large accelerated filed, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large Accelerated filer "Accelerated filer x Non-Accelerated filer "Smaller reporting company " (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes " No x

As of July 24, 2014, there were 28,384,347 outstanding shares of common stock of AG Mortgage Investment Trust, Inc.

AG MORTGAGE INVESTMENT TRUST, INC.

TABLE OF CONTENTS

PART I. FINANCIAL INFORMATION

Item 1.	Financial Statements	1
	Consolidated Balance Sheets	1
	Consolidated Statements of Operations	2
	Consolidated Statements of Stockholders' Equity	3
	Consolidated Statements of Cash Flows	4
	Notes to Consolidated Financial Statements (unaudited)	5
Item 2.	Management's Discussion and Analysis of Financial Condition and Results of Operations	38
Item 3.	Quantitative and Qualitative Disclosures About Market Risk	59
Item 4.	Controls and Procedures	62
<u>PART I</u>	I. OTHER INFORMATION	63
Item 1.	Legal Proceedings	63
Item 1A	. <u>Risk Factors</u>	63
Item 2.	Unregistered Sales of Equity Securities and Use of Proceeds	63
Item 3.	Defaults Upon Senior Securities	63
Item 4.	Mine Safety Disclosures	63
Item 5.	Other Information	63
Item 6.	Exhibits	63

PART I

ITEM 1. FINANCIAL STATEMENTS

AG Mortgage Investment Trust, Inc. and Subsidiaries

Consolidated Balance Sheets

(Unaudited)

	June 30, 2014	December 31, 2013
Assets		
Real estate securities, at fair value:		
Agency - \$2,066,197,076 and \$2,242,322,869 pledged as collateral,	\$2 202 165 778	\$ 2,423,002,768
respectively	\$2,202,105,776	Φ 2, 4 23,002,700
Non-Agency - \$1,196,523,428 and \$844,217,568 pledged as collateral,	1,203,480,872	844,217,568
respectively	10.005.100	51 044 504
ABS - \$43,095,198 and \$71,344,784 pledged as collateral, respectively	43,095,198	71,344,784
CMBS - \$76,604,761 and \$93,251,470 pledged as collateral, respectively	76,604,761	93,251,470
Residential mortgage loans, at fair value - \$29,962,973 and \$0 pledged as collateral, respectively	34,841,048	-
Commercial loans, at fair value	72,800,000	-
Investment in affiliates	9,232,541	16,411,314
Excess mortgage servicing rights, at fair value	730,146	-
Linked transactions, net, at fair value	33,355,968	49,501,897
Cash and cash equivalents	11,203,229	86,190,011
Restricted cash	20,639,369	3,575,006
Interest receivable	12,268,328	12,018,919
Receivable on unsettled trades - \$5,174,990 and \$0 pledged as collateral, respectively	5,188,733	-
Receivable under reverse repurchase agreements	44,050,000	27,475,000
Derivative assets, at fair value	20,046,840	55,060,075
Other assets	8,291,475	1,246,842
Due from broker	2,165,075	1,410,720
Total Assets	\$3,800,159,361	\$ 3,684,706,374
Liabilities		
Repurchase agreements	\$2,975,811,348	\$ 2,891,634,416
Obligation to return securities borrowed under reverse repurchase agreements, at fair value	43,497,266	27,477,188
Interest payable	2,479,235	3,839,045
Derivative liabilities, at fair value	8,166,941	2,206,289

Dividend payable Due to affiliates Accrued expenses Taxes payable Due to broker Total Liabilities	17,027,642 4,362,027 1,679,980 1,086,311 9,814,000 3,063,924,750	17,020,893 4,645,297 1,395,183 1,490,329 30,567,000 2,980,275,640
Stockholders' Equity		
Preferred stock - \$0.01 par value; 50,000,000 shares authorized:		
8.25% Series A Cumulative Redeemable Preferred Stock, 2,070,000 shares issued and outstanding (\$51,750,000 aggregate liquidation preference)	49,920,772	49,920,772
8.00% Series B Cumulative Redeemable Preferred Stock, 4,600,000 shares issued and outstanding (\$115,000,000 aggregate liquidation preference)	111,293,233	111,293,233
Common stock, par value \$0.01 per share; 450,000,000 shares of common		
stock authorized and 28,377,404 and 28,365,655 shares issued and	283,774	283,657
outstanding at June 30, 2014 and December 31, 2013, respectively		
Additional paid-in capital	585,858,424	585,619,488
Retained earnings/(deficit)	(11,121,592)	(42,686,416
Total Stockholders' Equity	736,234,611	704,430,734
Total Liabilities & Stockholders' Equity	\$3,800,159,361	\$ 3,684,706,374

The accompanying notes are an integral part of these consolidated financial statements.

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Consolidated Statements of Operations

(Unaudited)

	Three Months Ended June 30, 2014		Three Months Ended June 30, 2013		Six Months Ended June 30, 2014		Six Months Ended June 30, 2013	
Net Interest Income Interest income Interest expense	\$ 36,079,435 6,783,768 29,295,667	:	\$ 42,267,747 7,289,211 34,978,536		\$ 70,222,175 12,930,355 57,291,820		\$ 80,885,463 14,165,173 66,720,290	
Other Income Net realized loss Income/(loss) from linked transactions, net Realized loss on periodic interest settlements of interest rate swaps, net Unrealized gain/(loss) on real estate securities and loans, net Unrealized gain/(loss) on derivative and other instruments, net	(1,826,360 3,409,366 (5,773,644 42,653,828 (23,917,820 14,545,370))	(76,576,762 (1,339,610 (6,809,777 (83,093,338 67,905,018 (99,914,469))))	 (1,277,500 7,536,107 (12,081,501 72,020,872 (43,098,535 23,099,443))	 (71,581,014 4,838,278 (12,082,120 (100,804,719 73,128,259 (106,501,316)))
Expenses Management fee to affiliate Other operating expenses Servicing fees Equity based compensation to affiliate Excise tax	2,507,487 2,739,225 162,717 73,586 375,000 5,858,015		2,813,003 2,686,584 - 17,350 518,859 6,035,796		5,008,012 5,382,906 162,717 154,659 875,000 11,583,294		5,672,343 4,960,954 - 131,878 1,018,859 11,784,034	
Income/(loss) before provision for income taxes and equity in earnings/(loss) from affiliate Provision for income taxes Equity in earnings/(loss) from affiliate Net Income/(Loss) Dividends on preferred stock	37,983,022 (92,795 3,275,056 41,165,283 3,367,354)	 (70,971,729 (23,510 (240,050 (71,235,289 3,367,354)))	68,807,969 (92,795 3,636,351 72,351,525 6,734,708)	(51,565,060 (2,655,779 (243,641 (54,464,480 6,734,708)))

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Net Income/(Loss) Available to Common Stockholders	\$ 37,797,929	\$ (74,602,643) \$ 65,616,817	\$ (61,199,188)				
Earnings/(Loss) Per Share of Common Stock Basic Diluted	\$ 1.33 \$ 1.33	\$ (2.66 \$ (2.66) \$ 2.31) \$ 2.31	\$ (2.21 \$ (2.21))				
Weighted Average Number of Shares of Common Stock Outstanding Basic Diluted	28,377,245 28,380,458	28,068,507 28,068,507	28,374,348 28,375,675	27,676,696 27,676,696					

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Stockholders' Equity

(Unaudited)

	Common Sto	ock	8.25 % Series A Cumulative Redeemable	8.00 % Seri B Cumulati Redeemable
	Shares	Amount	Preferred Stock	Preferred Stock
Balance at January 1, 2013	26,961,936	\$269,620	\$49,920,772	\$111,293,2
Net proceeds from issuance of common stock	1,381,739	13,817	-	-
Grant of restricted stock and amortization of equity based compensation	9,160	92	-	-
Common dividends declared	-	-	-	-
Preferred Series A dividends declared	-	-	-	-
Preferred Series B dividends declared	-	-	-	-
Net loss	-	-	-	-
Balance at June 30, 2013	28,352,835	\$283,529	\$49,920,772	\$111,293,2
Balance at January 1, 2014	28,365,655	\$283,657	\$49,920,772	\$111,293,2
Grant of restricted stock and amortization of equity based compensation	11,749	117	-	-
Common dividends declared	-	-	-	-
Preferred Series A dividends declared	-	-	-	-
Preferred Series B dividends declared	-	-	-	-
Net income	-	-	-	-
Balance at June 30, 2014	28,377,404	\$283,774	\$49,920,772	\$111,293,2

The accompanying notes are an integral part of these consolidated financial statements.

Consolidated Statements of Cash Flows

(Unaudited)

	Six Months Ended June 30, 2014	Six Months Ended June 30, 2013	
Cash Flows from Operating Activities			
Net income/(loss)	\$72,351,525	\$(54,464,480))
Adjustments to reconcile net income/(loss) to net cash provided by			
operating activities:			
Net realized loss	1,277,500	71,581,014	
Net realized and unrealized (gains)/losses on securities underlying linked transactions	(1,984,448) 2,706,544	
Net amortization of premium related to real estate securities	9,956,156	28,730,150	
Unrealized (gains)/losses on real estate securities and loans, net) 100,804,719	
Unrealized losses on derivative and other instruments, net	43,098,535)
Equity based compensation to affiliate	154,659	131,878	/
Equity based compensation expense	90,428	86,258	
Income from investment in affiliates in excess of distributions received	(31,619) -	
Change in operating assets/liabilities:	(* - ,* - ,*	,	
Interest receivable	(405,433) (1,750,443)
Other assets	(413,065) 360,888	·
Due from broker	(754,355	· · · · · · · · · · · · · · · · · · ·)
Interest payable	(1,607,597	2,849,871	·
Due to affiliates	(283,270) 423,658	
Accrued expenses	284,797	509,658	
Taxes payable) 1,924,638	
Net cash provided by operating activities	49,308,923	77,683,520	
Cash Flows from Investing Activities			
Purchase of real estate securities	(517,737,467) (1,697,546,369))
Purchase of residential mortgage loans	(35,075,171) -	
Purchase of commercial loans	(72,123,364) (30,017,825))
Investment in affiliates	(20,166,186) (7,440,948))
Purchase of excess mortgage servicing rights	(730,146) -	
Purchase of securities underlying linked transactions	(26,934,398) (213,985,589))
Proceeds from sale of real estate securities	349,925,637	1,432,787,283	
Proceeds from sale of securities underlying linked transactions	9,678,945	-	
Distribution received from investments in affiliates	27,364,027	-	
Principal repayments on real estate securities	190,759,954	289,037,704	
Principal repayments on residential mortgage loans	454,098	-	
Principal repayments on securities underlying linked transactions	34,931,251	54,298,762	
Receipt of premium for interest rate swaptions	433,750	-	
Payment of premium for interest rate swaptions	(745,500) -	

Net payment made on reverse repurchase agreements	(16,584,132)	-	
Net proceeds from sales of securities borrowed under reverse repurchase	15,251,378		-	
agreements			(1.600.010	
Net settlement of interest rate swaps	1,897,155		(4,600,942)
Net settlement of TBAs	(225,977)	(577,149)
Net settlement of IO Indexes	(437,861)	-	
Cash flows from other investing activities	(5,240,175)	-	
Restricted cash used in investment activities	(12,724,251)	(6,797,000)
Net cash used in investing activities	(78,028,433)	(184,842,073)
Cash Flows from Financing Activities				
Net proceeds from issuance of common stock	-		33,169,832	
Borrowings under repurchase agreements	10,974,971,334		14,009,772,199	
Borrowings under repurchase agreements underlying linked transactions	981,707,722		2,213,040,474	
Repayments of repurchase agreements	(10,890,794,402)	(14,099,547,827)
Repayments of repurchase agreements underlying linked transactions	(1,046,278,862	Ś	(2,090,624,764	Ś
Collateral received from (held by) derivative counterparty	(25,286,048	Ś	8,043,068)
Collateral received from repurchase counterparty	192,936)	926,000	
Dividends paid on common stock	(34,045,244)	(40,525,217)
Dividends paid on preferred stock	(6,734,708	Ś	(6,734,708	Ś
Net cash provided by/(used in) financing activities	(46,267,272	Ś	27,519,057)
The easily provided by/(used in) manening activities	(+0,207,272)	27,317,057	
Net change in cash and cash equivalents	(74,986,782)	(79,639,496)
Cash and cash equivalents, Beginning of Period	86,190,011		149,594,782	
Cash and cash equivalents, End of Period	\$11,203,229		\$69,955,286	
Supplemental disclosure of cash flow information:				
Cash paid for interest on repurchase agreements	\$14,248,958		\$ 14,060,754	
Cash paid for income tax	\$1,372,482		\$ 1,750,187	
Real estate securities recorded upon unlinking of Linked Transactions	\$71,626,997		\$13,192,824	
Repurchase agreements recorded upon unlinking of Linked Transactions	\$61,397,051		\$11,562,000	
Supplemental disclosure of non-cash financing activities:	ψ 01,577,051		φ11,502,000	
Common stock dividends declared but not paid	\$17,027,642		\$22,685,868	
common stock dividends declared but not paid	$\psi 17,027,072$		ψ 22,003,000	

The accompanying notes are an integral part of these consolidated financial statements.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

1. Organization

AG Mortgage Investment Trust, Inc. (the "Company") was incorporated in the state of Maryland on March 1, 2011. The Company is focused on investing in, acquiring and managing a diversified portfolio of residential mortgage-backed securities, or RMBS, issued or guaranteed by a government-sponsored enterprise such as Fannie Mae or Freddie Mac, or any agency of the U.S. Government such as Ginnie Mae (collectively, "Agency RMBS"), and other real estate-related securities and financial assets, including Non-Agency RMBS, ABS, CMBS and loans (as defined below).

Non-Agency RMBS represent fixed-and floating-rate residential RMBS issued by entities or organizations other than a U.S. government-sponsored enterprise or agency of the U.S. government, including investment grade (AAA through BBB) and non investment grade classes (BB and below). The mortgage loan collateral for residential Non-Agency RMBS consists of residential mortgage loans that do not generally conform to underwriting guidelines issued by U.S. government agencies or U.S. government-sponsored entities.

Asset Backed Securities ("ABS") are securitized investments similar to the aforementioned investments except the underlying assets are diverse, not only representing real estate related assets.

Commercial Mortgage Backed Securities ("CMBS") represent investments of fixed- and floating-rate CMBS, including investment grade (AAA through BBB) and non investment grade classes (BB and below). CMBS will be secured by, or evidence an ownership interest in, a single commercial mortgage loan or a pool of commercial mortgage loans.

Collectively, the Company refers to Agency RMBS, Non-Agency RMBS, ABS and CMBS asset types as "real estate securities."

Commercial loans are secured by an interest in commercial real estate and represent a contractual right to receive money on demand or on fixed or determinable dates. Residential mortgage loans refer to performing, re-performing and non-performing loans secured by a first lien mortgage on residential mortgaged property located in any of the 50 states of the United States or in the District of Columbia. The Company refers to its commercial and residential mortgage loans as "mortgage loans" or "loans."

The Company is externally managed by AG REIT Management, LLC (the "Manager"), a wholly-owned subsidiary of Angelo, Gordon & Co., L.P. ("Angelo, Gordon"), a privately-held, SEC-registered investment adviser. The Manager, pursuant to a delegation agreement dated as of June 29, 2011, has delegated to Angelo, Gordon the overall responsibility with respect to the Manager's day-to-day duties and obligations arising under the management agreement.

The Company conducts its operations to qualify and be taxed as a real estate investment trust ("REIT") under the Internal Revenue Code of 1986, as amended (the "Code").

The consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All intercompany balances and transactions have been eliminated in consolidation.

2. Summary of Significant Accounting Policies

The accompanying unaudited consolidated financial statements and related notes have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial reporting and the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. Certain prior period amounts have been reclassified to conform to the current period's presentation. In the opinion of management, all adjustments considered necessary for a fair presentation for the interim period of the Company's financial position, results of operations and cash flows have been included and are of a normal and recurring nature. The operating results presented for interim periods are not necessarily indicative of the results that may be expected for any other interim period or for the entire year.

Previously the Company classified unrealized gains and losses on the unlinking of linked transactions in the "Net realized loss" line item, however the Company now includes such gains and losses in the "Income/(loss) from linked transactions, net" line item as the Company believes this presentation is most consistent with the accounting for other components of net income on linked transactions captured within that line.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

Cash and cash equivalents

Cash is comprised of cash on deposit with financial institutions. The Company classifies highly liquid investments with original maturities of three months or less from the date of purchase as cash equivalents. As of June 30, 2014 and December 31, 2013, the Company had no cash equivalents. The Company places its cash with high credit quality institutions to minimize credit risk exposure. Any cash held by the Company as collateral would be included in a due to broker line item on the consolidated balance sheet and in cash flows from financing activities on the consolidated statement of cash flows.

Restricted cash

Restricted cash includes cash pledged as collateral for clearing and executing trades, derivatives and repurchase agreements. Restricted cash is carried at cost, which approximates fair value.

Offering costs

The Company incurred costs in connection with common stock offerings and issuances of preferred stock. The offering costs were paid out of the proceeds of the respective offerings. Offering costs in connection with common stock offerings have been accounted for as a reduction of additional paid-in-capital and offering costs in connection with preferred stock offerings have been accounted for as a reduction of their respective gross proceeds.

Use of estimates

The preparation of consolidated financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Actual results may differ from those estimates.

Earnings per share

In accordance with the provisions of Accounting Standards Codification ("ASC") 260, "Earnings per Share," the Company calculates basic income per share by dividing net income available to common stockholders for the period by weighted-average shares of the Company's common stock outstanding for that period. Diluted income per share takes into account the effect of dilutive instruments, such as stock options, warrants and unvested restricted stock, but uses the average share price for the period in determining the number of incremental shares that are to be added to the weighted-average number of shares outstanding.

Valuation of financial instruments

The fair value of the financial instruments that the Company records at fair value will be determined by the Manager, subject to oversight of the Company's board of directors, and in accordance with ASC 820, "Fair Value Measurements and Disclosures." When possible, the Company determines fair value using independent data sources. ASC 820 establishes a hierarchy that prioritizes the inputs to valuation techniques giving the highest priority to readily available unadjusted quoted prices in active markets for identical assets (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements) when market prices are not readily available or reliable. The three levels of the hierarchy under ASC 820 are described below:

Level 1 – Quoted prices in active markets for identical assets or liabilities.

Level 2 – Prices determined using other significant observable inputs. These may include quoted prices for similar securities, interest rates, prepayment speeds, credit risk and others.

Level 3 – Prices determined using significant unobservable inputs. In situations where quoted prices or observable inputs are unavailable (for example, when there is little or no market activity for an investment at the end of the period), unobservable inputs may be used. Unobservable inputs reflect the Company's assumptions about the factors that market participants would use in pricing an asset or liability, and would be based on the best information available.

Transfers between levels are assumed to occur at the beginning of the reporting period.

Accounting for real estate securities

Investments in real estate securities are recorded in accordance with ASC 320. The Company has chosen to make a fair value election pursuant to ASC 825 for its real estate securities portfolio. Real estate securities are recorded at fair market value on the consolidated balance sheet and the periodic change in fair market value is recorded in current period earnings on the consolidated statement of operations as a component of "Unrealized gain/(loss) on real estate

securities and loans, net."

6

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

These investments generally meet the requirements to be classified as available for sale under ASC 320-10-25, "Debt and Equity Securities," which requires the securities to be carried at fair value on the consolidated balance sheet with changes in fair value recorded to other comprehensive income, a component of Stockholders' Equity. Electing the fair value option allows the Company to record changes in fair value in the consolidated statement of operations, which, in management's view, more appropriately reflects the results of operations for a particular reporting period as all securities activities will be recorded in a similar manner.

The Company evaluates securities for other-than-temporary impairment ("OTTI") on at least a quarterly basis. The determination of whether a security is other-than-temporarily impaired involves judgments and assumptions based on subjective and objective factors. When the fair value of an investment security is less than its amortized cost at the balance sheet date, the security is considered impaired, and the impairment is designated as either "temporary" or "other-than-temporary."

When a real estate security is impaired, an OTTI is considered to have occurred if (i) the Company intends to sell the security (i.e. a decision has been made as of the reporting date) or (ii) it is more likely than not that the Company will be required to sell the security before recovery of its amortized cost basis. If the Company intends to sell the security or if it is more likely than not that the Company will be required to sell the investment security before recovery of its amortized cost basis, the entire amount of the impairment loss, if any, is recognized in earnings as a realized loss and the cost basis of the security is adjusted to its fair value. Additionally, for securities accounted for under ASC 325-40, "Beneficial Interests in Securitized Financial Assets," an OTTI is deemed to have occurred when there is an adverse change in the expected cash flows to be received and the fair value of the security is less than its carrying amount. In determining whether an adverse change in cash flows occurred, the present value of the remaining cash flows, as estimated at the initial transaction date (or the last date previously revised), is compared to the present value of the expected cash flows at the current reporting date. The estimated cash flows reflect those a "market participant" would use and are discounted at a rate equal to the current yield used to accrete interest income. Any resulting OTTI adjustments are reflected in the "Net realized loss" line item on the consolidated statement of operations.

The determination as to whether an OTTI exists is subjective, given that such determination is based on information available at the time of assessment as well as the Company's estimate of the future performance and cash flow projections for the individual security. As a result, the timing and amount of an OTTI constitutes an accounting estimate that may change materially over time.

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Increases in interest income may be recognized on a security on which the Company previously recorded an OTTI if the performance of such security subsequently improves.

Securities in an unrealized loss position at June 30, 2014 are not considered other than temporarily impaired as the Company has the ability and intent to hold the securities to maturity or for a period of time sufficient for a forecasted market price recovery up to or above the amortized cost of the investment, and the Company is not required to sell the security for regulatory or other reasons. See Note 3 for a summary of OTTI recorded.

Sales of securities

Sales of securities are driven by the Manager's portfolio management process. The Manager seeks to mitigate risks including those associated with prepayments, amongst others, and will opportunistically rotate the portfolio into securities with more favorable attributes. Strategies may also be employed to manage net capital gains, which need to be distributed for tax purposes.

Realized gains or losses on sales of securities, loans and derivatives, inclusive of securities accounted for as a component of linked transactions are included in the "Net realized loss" line item on the consolidated statement of operations. The cost of positions sold is calculated using a first in, first out, or FIFO, basis. Realized gains and losses are recorded in earnings at the time of disposition.

Accounting for mortgage loans

Investments in mortgage loans are recorded in accordance with ASC 310-10. The Company has chosen to make a fair value election pursuant to ASC 825 for its mortgage loan portfolio. Loans are recorded at fair market value on the consolidated balance sheet and any periodic change in fair market value will be recorded in current period earnings on the consolidated statement of operations as a component of "Unrealized gain/(loss) on real estate securities and loans, net."

The Company amortizes or accretes any premium or discount over the life of the related loan utilizing the effective interest method. On at least a quarterly basis, the Company evaluates the collectability of both interest and principal of each loan, if circumstances warrant, to determine whether they are impaired. A loan is impaired when, based on current information and events, it is probable that the Company will be unable to collect all amounts due according to the existing contractual terms. When a loan is impaired, the amount of the loss accrual is calculated and recorded accordingly. Income recognition is suspended for loans at the earlier of the date at which payments become 90-days past due or when, in the opinion of management, a full recovery of income and principal becomes doubtful. When the ultimate collectability of the principal of an impaired loan is in doubt, all payments are applied to principal under the cost recovery method. When the ultimate collectability of the principal of an impaired loan is not in doubt, contractual

interest is recorded as interest income when received, under the cash basis method until an accrual is resumed when the loan becomes contractually current and performance is demonstrated to be resumed. A loan is written off when it is no longer realizable and/or legally discharged.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

When the Company purchases mortgage loans with evidence of credit deterioration since origination and it determines that it is probable it will not collect all contractual cash flows on those loans, it will apply the guidance found in ASC 310-30, "Loans and Debt Securities Acquired with Deteriorated Credit Quality." The Company has chosen to make a fair value election pursuant to ASC 825 for its mortgage loan portfolio. Loans are recorded at fair market value on the consolidated balance sheet and any periodic change in fair market value will be recorded in current period earnings on the consolidated statement of operations as a component of "Unrealized gain/(loss) on real estate securities and loans, net."

The Company updates its estimate of the cash flows expected to be collected on at least a quarterly basis for loans accounted for under ASC 310-30. In estimating these cash flows, there are a number of assumptions that will be subject to uncertainties and contingencies including both the rate and timing of principal and interest receipts, and assumptions of prepayments, repurchases, defaults and liquidations. If based on the most current information and events it is probable that there is a significant increase in cash flows previously expected to be collected or if actual cash flows are significantly greater than cash flows previously expected, the Company will recognize these changes prospectively through an adjustment of the loan's yield over its remaining life. The Company will adjust the amount of accretable yield by reclassification from the nonaccretable difference. The adjustment is accounted for as a change in estimate in conformity with ASC 250 with the amount of periodic accretion adjusted over the remaining life of the loan. Decreases in cash flows expected to be collected by the investor plus any additional cash flows expected to be collected arising from changes in estimate after acquisition, are recognized as impairment.

Investment in affiliates

The Company's unconsolidated ownership interests in affiliates are generally accounted for using the equity method. The underlying entities have chosen to make a fair value election pursuant to ASC 825; as such the Company will treat its investment in affiliates consistently with this election. The investment in affiliates is recorded at fair market value on the consolidated balance sheet and periodic changes in fair market value will be recorded in current period earnings on the consolidated statement of operation as a component of "Equity in earnings/(loss) from affiliate." Capital contributions, distributions and profits and losses of such entities are allocated in accordance with the terms of the applicable agreements.

Investment consolidation

For each investment made, the Company evaluates the underlying entity that issued the securities acquired or to which the Company makes a loan to determine the appropriate accounting. A similar analysis will be performed for each entity with which the Company enters into an agreement for management, servicing or related services. In performing the analysis, the Company will refer to guidance in ASC 810-10, "Consolidation." In situations where the Company is the transferor of financial assets, the Company will refer to the guidance in ASC 860-10, "Transfers and Servicing."

In variable interest entities ("VIEs"), an entity is subject to consolidation under ASC 810-10 if the equity investors either do not have sufficient equity at risk for the entity to finance its activities without additional subordinated financial support, are unable to direct the entity's activities or are not exposed to the entity's losses or entitled to its residual returns. VIEs within the scope of ASC 810-10 are required to be consolidated by their primary beneficiary. The primary beneficiary of a VIE is determined to be the party that has both the power to direct the activities of a VIE that most significantly impact the VIE's economic performance and the obligation to absorb losses of the VIE that could potentially be significant to the VIE or the right to receive benefits from the VIE that could potentially be significant to the VIE or the right to receive benefits and subjective analyses. Further, ASC 810-10 also requires ongoing assessments of whether an enterprise is the primary beneficiary of a VIE. In accordance with ASC 810-10, all transferees, including variable interest entities, must be evaluated for consolidation. If the Company were to treat securitizations as sales in the future, the Company will analyze the transactions under the guidelines of ASC 810-10 for consolidation.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The Company may periodically enter into transactions in which it sells assets. Upon a transfer of financial assets, the Company will sometimes retain or acquire senior or subordinated interests in the related assets. Pursuant to ASC 860-10, a determination must be made as to whether a transferor has surrendered control over transferred financial assets. That determination must consider the transferor's continuing involvement in the transferred financial asset, including all arrangements or agreements made contemporaneously with, or in contemplation of, the transfer, even if they were not entered into at the time of the transfer. The financial components approach under ASC 860-10 limits the circumstances in which a financial asset, or portion of a financial asset, should be derecognized when the transferor has not transferred the entire original financial asset to an entity that is not consolidated with the transferor in the financial asset. It defines the term "participating interest" to establish specific conditions for reporting a transfer of a portion of a financial asset as a sale.

Under ASC 860-10, after a transfer of financial assets that meets the criteria for treatment as a sale—legal isolation, ability of transferee to pledge or exchange the transferred assets without constraint and transferred control—an entity recognizes the financial and servicing assets it acquired or retained and the liabilities it has incurred, derecognizes financial assets it has sold and derecognizes liabilities when extinguished. The transferor would then determine the gain or loss on sale of financial assets by allocating the carrying value of the underlying mortgage between securities or loans sold and the interests retained based on their fair values. The gain or loss on sale is the difference between the cash proceeds from the sale and the amount allocated to the securities or loans sold. When a transfer of financial assets does not qualify for sale accounting, ASC 860-10 requires the transfer to be accounted for as a secured borrowing with a pledge of collateral.

From time to time, the Company may securitize mortgage loans it holds if such financing is available. These transactions will be recorded in accordance with ASC 860-10 and will be accounted for as either a "sale" and the loans will be removed from the balance sheet or as a "financing" and will be classified as "real estate securities" on the consolidated balance sheet, depending upon the structure of the securitization transaction. ASC 860-10 is a complex standard that may require the Company to exercise significant judgment in determining whether a transaction should be recorded as a "sale" or a "financing."

Interest income recognition

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Interest income on the Company's real estate securities portfolio is accrued based on the actual coupon rate and the outstanding principal balance of such securities. The Company has elected to record interest in accordance with ASC 835-30-35-2 using the effective interest method for all securities accounted for under the fair value option (ASC 825). As such, premiums and discounts are amortized or accreted into interest income over the lives of the securities in accordance with ASC 310-20, "Nonrefundable Fees and Other Costs," ASC 320-10, "Investments—Debt and Equity Securities" or ASC 325-40, "Beneficial Interests in Securitized Financial Assets," as applicable. Total interest income is recorded in the "Interest income" line item on the consolidated statement of operations.

On at least a quarterly basis for securities accounted for under ASC 320-10 and ASC 310-20 (generally Agency RMBS), prepayments of the underlying collateral must be estimated, which directly affect the speed at which the Company amortizes such securities. If actual and anticipated cash flows differ from previous estimates, the Company recognizes a "catch-up" adjustment in the current period to the amortization of premiums for the impact of the cumulative change in the effective yield through the reporting date.

Similarly, the Company also reassesses the cash flows on at least a quarterly basis for securities accounted for under ASC 325-40 (generally Non-Agency RMBS, ABS, CMBS and interest only securities). In estimating these cash flows, there are a number of assumptions that will be subject to uncertainties and contingencies. These include the rate and timing of principal and interest receipts, (including assumptions of prepayments, repurchases, defaults and liquidations), the pass-through or coupon rate and interest rate fluctuations. In addition, interest payment shortfalls due to delinquencies on the underlying mortgage loans have to be judgmentally estimated. Differences between previously estimated cash flows and current actual and anticipated cash flows are recognized prospectively through an adjustment of the yield over the remaining life of the security based on the current amortized cost of the investment as adjusted for credit impairment, if any.

Interest income on the Company's loan portfolio is accrued based on the actual coupon rate and the outstanding principal balance of such loans. The Company has elected to record interest in accordance with ASC 835-30-35-2 using the effective interest method for all loans accounted for under the fair value option (ASC 825). Any amortization will be reflected as an adjustment to interest income in the consolidated statement of operations.

For investments purchased with evidence of deterioration of credit quality for which it is probable, at acquisition, that the Company will be unable to collect all contractually required payments receivable, the Company will apply the provisions of ASC 310-30. For purposes of income recognition, the Company aggregates loans that have common risk characteristics into pools and use a composite interest rate and expectation of cash flows expected to be collected for the pool. ASC 310-30 addresses accounting for differences between contractual cash flows and cash flows expected to be collected from an investor's initial investment in loans or debt securities acquired in a transfer if those differences are attributable, at least in part, to credit quality. ASC 310-30 limits the yield that may be accreted (accretable yield) to the excess of the investor's estimate of undiscounted expected principal, interest and other cash flows (cash flows expected to be collected) over the investor's initial investment in the loan. ASC 310-30 requires that the excess of contractual cash flows over cash flows expected to be collected (nonaccretable difference) not be recognized as an adjustment of yield, loss accrual or valuation allowance. Subsequent increases in cash flows expected to be collected generally should be recognized prospectively through an adjustment of the loan's yield over its remaining life. Decreases in cash flows expected to be collected should be recognized as impairment.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The Company's accrual of interest, discount and premium for U.S. federal and other tax purposes differs from the financial accounting treatment of these items as described above.

Repurchase agreements

The Company finances the acquisition of certain assets within its portfolio through the use of repurchase agreements. Repurchase agreements are treated as collateralized financing transactions and are carried at primarily their contractual amounts, including accrued interest, as specified in the respective agreements. The carrying amount of the Company's repurchase agreements approximates fair value as the debt is short-term in nature.

The Company pledges certain securities or loans as collateral under repurchase agreements with financial institutions, the terms and conditions of which are negotiated on a transaction-by-transaction basis. The amounts available to be borrowed are dependent upon the fair value of the securities or loans pledged as collateral, which fluctuates with changes in interest rates, type of security and liquidity conditions within the banking, mortgage finance and real estate industries. In response to declines in fair value of pledged assets, lenders may require the Company to post additional collateral or pay down borrowings to re-establish agreed upon collateral requirements, referred to as margin calls. As of June 30, 2014 and December 31, 2013, the Company has met all margin call requirements.

In instances where the Company acquires assets through repurchase agreements with the same counterparty from whom the assets were purchased, the Company evaluates such transactions in accordance with ASC 860-10. This standard requires the initial transfer of a financial asset and repurchase financing that are entered into contemporaneously with, or in contemplation of, one another to be considered linked unless all of the criteria found in ASC 860-10 are met at the inception of the transaction. If the transaction meets all of the conditions, the initial transfer shall be accounted for separately from the repurchase financing, and the Company will record the assets and the related financing on a gross basis on its balance sheet with the corresponding interest income and interest expense recorded on a gross basis in the consolidated statement of operations. If the transaction is determined to be linked, the Company will record the initial transfer and repurchase financing on a net basis and record a forward commitment to purchase assets as a derivative instrument with changes in market value being recorded on the consolidated statement of operations. Such forward commitments are recorded at fair value with subsequent changes in fair value recognized in income. The Company refers to these transactions as Linked Transactions. The Company records interest income, interest expense, unrealized gains and losses and realized gains and losses related to unlinking of linked transactions in the "Income/(loss) from linked transactions, net" line item on the consolidated statement of operations. When or if a

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transaction is no longer considered to be linked, the real estate asset and related repurchase financing will be reported on a gross basis. The unlinking of a transaction causes a realized event in which the fair value of the real estate asset as of the date of unlinking will become the cost basis of the real estate asset. The difference between the fair value on the unlinking date and the existing cost basis of the security will be the realized gain or loss. Recognition of effective yield for such security will be calculated prospectively using the new cost basis.

Accounting for derivative financial instruments

The Company may enter into derivative contracts, including interest rate swaps and interest rate caps, amongst others, as a means of mitigating its interest rate risk. The Company uses interest rate derivative instruments to mitigate interest rate risk rather than to enhance returns. The Company accounts for derivative financial instruments in accordance with ASC 815-10, "Derivatives and Hedging." ASC 815-10 requires an entity to recognize all derivatives as either assets or liabilities on the balance sheet and to measure those instruments at fair value. Additionally, the fair value adjustments will affect either other comprehensive income in stockholders' equity until the hedged item is recognized in earnings or net income depending on whether the derivative instrument is designated and qualifies as a hedge for accounting purposes and, if so, the nature of the hedging activity. As of June 30, 2014 and December 31, 2013, the Company did not have any interest rate derivatives designated as hedges. All derivatives have been recorded at fair value in accordance with ASC 820-10, with corresponding changes in value recognized in the consolidated statement of operations. The Company records derivative asset and liability positions on a gross basis.

10

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

To-be-announced securities

A to-be-announced security ("TBA") is a forward contract for the purchase or sale of Agency RMBS at a predetermined price, face amount, issuer, coupon and stated maturity on an agreed-upon future date. The specific Agency RMBS delivered into or received from the contract upon the settlement date, published each month by the Securities Industry and Financial Markets Association, are not known at the time of the transaction. The Company may also choose, prior to settlement, to move the settlement of these securities out to a later date by entering into an offsetting short or long position (referred to as a pair off), net settling the paired off positions for cash, and simultaneously purchasing or selling a similar TBA contract for a later settlement date. This transaction is commonly referred to as a dollar roll. The Agency RMBS purchased or sold for a forward settlement date are typically priced at a discount to Agency RMBS for settlement in the current month. This difference, or discount, is referred to as the price drop. The price drop is the economic equivalent of net interest carry income on the underlying Agency RMBS over the roll period (interest income less implied financing cost) and is commonly referred to as dollar roll income/loss. Consequently, forward purchases of agency RMBS and dollar roll transactions represent a form of off-balance sheet financing. Dollar roll income is recognized in the consolidated statement of operations in the line item "Unrealized gain/(loss) on derivative and other instruments, net."

TBAs are exempt from ASC 815 and are accounted for under ASC 320 if there is no other way to purchase or sell that security, if delivery or receipt of that security and settlement will occur within the shortest period possible for that type of security and if it is probable at inception and throughout the term of the individual contract that physical delivery or receipt of the security will occur (referred to as the "regular-way" exception). Unrealized gains and losses associated with TBA contracts not subject to the regular-way exception or not designated as hedging instruments are recognized in the consolidated statement of operations in the line item "Unrealized gain/(loss) on derivative and other instruments, net."

Short positions in U.S. Treasury securities through reverse repurchase agreements

The Company may sell short U.S. Treasury securities contracts to help mitigate the potential impact of changes in interest rates. The Company may borrow securities to cover short sales of U.S. Treasury securities under reverse repurchase agreements, which are accounted for as borrowing transactions, and the Company recognizes an obligation to return the borrowed securities at fair value on its consolidated balance sheet based on the value of the underlying borrowed securities as of the reporting date. The Company establishes haircuts to ensure the market value of the

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underlying assets remains sufficient to protect the Company in the event of default by the counterparty. Realized and unrealized gains and losses associated with purchases and short sales of U.S. Treasury securities are recognized in "Net realized loss," and "Unrealized gain/(loss) on derivative and other instruments, net," respectively, on our consolidated statement of operations.

Manager compensation

The management agreement provides for payment to the Manager of a management fee. The management fee is accrued and expensed during the period for which it is calculated and earned. For a more detailed discussion on the fees payable under the management agreement, see Note 10.

Income taxes

The Company conducts its operations to qualify and be taxed as a REIT. Accordingly, the Company will generally not be subject to federal or state corporate income tax to the extent that the Company makes qualifying distributions to its stockholders, and provided that it satisfies on a continuing basis, through actual investment and operating results, the REIT requirements including certain asset, income, distribution and stock ownership tests. If the Company fails to qualify as a REIT, and does not qualify for certain statutory relief provisions, it will be subject to U.S. federal, state and local income taxes and may be precluded from qualifying as a REIT for the four taxable years following the year in which the Company fails to qualify as a REIT.

The dividends paid deduction of a REIT for qualifying dividends to its stockholders is computed using the Company's taxable income as opposed to net income reported on the Company's GAAP financial statements. Taxable income, generally, will differ from net income reported on the financial statements because the determination of taxable income is based on tax provisions and not financial accounting principles.

The Company has elected to treat certain subsidiaries as taxable REIT subsidiaries ("TRSs") and may elect to treat other subsidiaries as TRSs. In general, a TRS may hold assets and engage in activities that the Company cannot hold or engage in directly and generally may engage in any real estate or non-real estate-related business.

While a domestic TRS will generate net income, a domestic TRS can declare dividends to the Company which will be included in the Company's taxable income and necessitate a distribution to stockholders. Conversely, if the Company retains earnings at the domestic TRS level, no distribution is required and the Company can increase book equity of the consolidated entity. A domestic TRS is subject to U.S. federal, state and local corporate income taxes.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The Company elected to treat one of its consolidated subsidiaries as a foreign TRS and, accordingly, taxable income generated by this foreign TRS may not be subject to local income taxation, but generally will be included in the Company's income on a current basis as Subpart F income, whether or not distributed.

The Company's financial results are generally not expected to reflect provisions for current or deferred income taxes, except for any activities conducted through one or more TRSs that are subject to corporate income taxation. The Company believes that it will operate in a manner that will allow it to qualify for taxation as a REIT. As a result of the Company's expected REIT qualification, it does not generally expect to pay federal or state corporate income tax. Many of the REIT requirements, however, are highly technical and complex. If the Company were to fail to meet the REIT requirements, it would be subject to federal income taxes and applicable state and local taxes.

As a REIT, if the Company fails to distribute in any calendar year at least the sum of (i) 85% of its ordinary income for such year, (ii) 95% of its net capital gain income for such year, and (iii) any undistributed taxable income from the prior year, the Company would be subject to a nondeductible 4% excise tax on the excess of such required distribution over the sum of (i) the amounts actually distributed and (ii) the amounts of income retained and on which the Company has paid corporate income tax.

The Company evaluates uncertain income tax positions, if any, in accordance with ASC Topic 740, "Income Taxes". The Company classifies interest and penalties, if any, related to unrecognized tax benefits as a component of provision for income taxes. See Note 9 for further details.

Stock-based compensation

The Company applies the provisions of ASC 718, "Compensation—Stock Compensation" with regard to its equity incentive plans. ASC 718 covers a wide range of share-based compensation arrangements including stock options, restricted stock plans, performance-based awards, stock appreciation rights and employee stock purchase plans. ASC 718 requires that compensation cost relating to stock-based payment transactions be recognized in financial statements. Compensation cost is measured based on the fair value of the equity or liability instruments issued.

Compensation cost related to restricted common shares issued to the Company's directors is measured at its estimated fair value at the grant date, and is amortized and expensed over the vesting period on a straight-line basis. Compensation cost related to restricted common shares issued to the Manager is initially measured at estimated fair value at the grant date, and is remeasured on subsequent dates to the extent the awards are unvested. The Company has elected to use the straight-line method to amortize compensation expense for the restricted common shares granted to the Manager.

Recent accounting pronouncements

In April 2013, the FASB issued ASU 2014-08, "Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity" ("ASU 2014-08"). ASU 2014-08 changes the criteria for determining which disposals can be presented as discontinued operations and modifies related disclosure requirements. Under the new guidance, a discontinued operation is defined as a disposal of a component or group of components that is disposed of or is classified as held for sale and "represents a strategic shift that has (or will have) a major effect on an entity's operations and financial results." The standard states that a strategic shift could include a disposal of (i) a major geographical area of operations, (ii) a major line of business, (iii) a major equity method investment, or (iv) other major parts of an entity. Although "major" is not defined, the standard provides examples of when a disposal qualifies as a discontinued operation. A business or nonprofit activity that upon acquisition gualifies as held for sale will also be a discontinued operation. The standard no longer precludes presentation as a discontinued operation if (i) there are operations and cash flows of the component that have not been eliminated from the reporting entity's ongoing operations, or (ii) there is significant continuing involvement with a component after its disposal. The standard introduces several new disclosures, including a requirement to present in the consolidated statement of cash flows or disclose in a note either (i) total operating and investing cash flows for discontinued operations, or (ii) depreciation, amortization, capital expenditures, and significant operating and investing noncash items related to discontinued operations. An entity must also reclassify the assets and liabilities of a discontinued operation that are classified as held for sale or disposed of in the current period for the comparative periods presented in the balance sheets. The Company has chosen to early adopt this standard in the quarter ended March 31, 2014. The adoption of this update did not have a material effect on the Company's consolidated financial statements.

In May 2014, the FASB issued Accounting Standards Update ("ASU") 2014-09 Revenue from Contracts with Customers (Topic 606) ("ASU 2014-09"). ASU 2014-09 is a comprehensive new revenue recognition model requiring a company to recognize revenue to depict the transfer of goods or services to a customer at an amount reflecting the consideration it expects to receive in exchange for those goods or services. In adopting ASU 2014-09, companies may use either a full retrospective or a modified retrospective approach. Additionally, this guidance requires improved disclosures regarding the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. ASU 2014-09 is effective for the first interim period within annual reporting periods beginning after December 15, 2016, and early adoption is not permitted. The Company is currently in the process of evaluating the impact the adoption of ASU 2014-09 will have on the Company's financial position or results of operations.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

In June 2014, the FASB issued ASU 2014-11, "Transfers and Servicing: Repurchase-to-Maturity Transaction, Repurchase Financings, and Disclosures" ("ASU 2014-11"). This guidance requires repurchase-to-maturity transactions to be accounted for as secured borrowings as if the transferor retains effective control, even though the transferred financial assets are not returned to the transferor at settlement. ASU 2014-11 also eliminates existing guidance for repurchase financings and requires instead that entities consider the initial transfer and the related repurchase agreement separately when applying the derecognition requirements of ASC 860-10. New disclosures will be required for (1) certain transactions accounted for as secured borrowings and (2) transfers accounted for as sales when the transferor also retains substantially all of the exposure to the economic return on the transferred financial assets throughout the term of the transaction. This guidance will take effect for periods beginning after December 15, 2014, and early adoption is prohibited. Certain disclosures under this guidance do not take effect until the first period beginning after March 15, 2015. The Company is currently assessing the impact of this guidance.

3. Real Estate Securities

The following tables present the current principal balance, premium or discount, amortized cost, gross unrealized gain, gross unrealized loss, fair market value, weighted average coupon rate and weighted average effective yield of the Company's real estate securities portfolio at June 30, 2014 and December 31, 2013. The Company's Agency RMBS are mortgage pass-through certificates or collateralized mortgage obligations representing interests in or obligations backed by pools of residential mortgage loans issued or guaranteed by Fannie Mae or Freddie Mac. The Non-Agency RMBS, ABS and CMBS portfolios are primarily not issued or guaranteed by Fannie Mae, Freddie Mac or any agency of the U.S. Government and are therefore subject to credit risk. The principal and interest payments on Agency RMBS securities have an explicit guarantee by either an agency of the U.S. government or a U.S government-sponsored enterprise. Real estate securities that are accounted for as a component of linked transactions are not reflected in the tables set forth in this note. See Note 7 for further details on linked transactions.

The following table details the Company's real estate securities portfolio as of June 30, 2014:

			Gross U	Unrealized (1)		Weighted Average
Current Face	Premium / (Discount)	Amortized Cost	Gains	Losses	Fair Value	Coupon (2) Yie

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Agency RMBS:									
15 Year Fixed Rate	\$261,446,920	\$6,845,999	\$268,292,919	\$5,619,636	\$-	\$27	3,912,555	3.21%	2.5
20 Year Fixed Rate	135,691,261	6,678,901	142,370,162	1,907,681	(660,305) 14	3,617,538	3.73%	2.8
30 Year Fixed Rate	1,037,960,571	56,197,634	1,094,158,205	11,998,688	(4,387,016) 1,	101,769,877	4.03%	3.2
Fixed Rate CMO	94,181,120	966,388	95,147,508	327,001	-	95	,474,509	3.00%	2.8
ARM	447,082,303	(980,036)	446,102,267	5,152,510	(560,129) 45	0,694,648	2.42%	2.8
Interest Only	833,160,858	(697,736,706)	135,424,152	6,129,278	(4,856,779) 13	6,696,651	4.58%	8.0
Credit									
Investments:									
Non-Agency RMBS	1,357,908,573	(181,201,638)	1,176,706,935	29,666,804	(2,892,867) 1,2	203,480,872	3.95%	5.5
ABS	43,677,531	(730,327)	42,947,204	419,233	(271,239) 43	,095,198	4.11%	5.7
CMBS	67,564,379	(948,028)	66,616,351	3,359,030	-	69	,975,381	5.15%	6.5
Interest Only	52,357,700	(46,104,251)	6,253,449	375,931	-	6,0	529,380	1.92%	5.7
Total	\$4,331,031,216	\$(857,012,064)	\$3,474,019,152	\$64,955,792	\$(13,628,335) \$3,5	525,346,609	3.85%	4.1

(1) We have chosen to make a fair value election pursuant to ASC 825 for our real estate securities portfolio. Unrealized gains and losses are recognized in current period earnings in the unrealized gain/(loss) on real estate securities and loans, net line item. The gross unrealized stated above represents inception to date unrealized gains/(losses).

(2) Equity residual investments and principal only securities with a zero coupon rate are excluded from this calculation.

13

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table details the Company's real estate securities portfolio as of December 31, 2013:

				Gross Unreal	ized (1)		Weighted Average
	Current Face	Premium / (Discount)	Amortized Cost	Gains	Losses	Fair Value	Coupon Yie
Agency RMBS:							
15 Year Fixed Rate	\$435,843,408	\$12,909,886	\$448,753,294	\$1,509,418	\$(2,662,880)	\$447,599,832	3.13% 2.5
20 Year Fixed Rate	142,296,219	7,316,644	149,612,863	610,806	(3,166,423)	147,057,246	3.73% 2.8
30 Year Fixed Rate	1,191,781,474	68,531,950	1,260,313,424	60,020	(30,868,697)	1,229,504,747	4.03% 3.2
ARM	466,047,819	(1,583,428)	464,464,391	187,111	(2,864,107)	461,787,395	2.43% 2.7
Interest Only	736,263,003	(601,525,564)	134,737,439	5,083,736	(2,767,627)	137,053,548	4.92% 6.4
Credit Investments:							
Non-Agency RMBS	962,852,550	(132,283,547)	830,569,003	20,615,586	(6,967,021)	844,217,568	4.19% 5.7
ABS	71,326,847	(315,657)	71,011,190	333,594	-	71,344,784	3.82% 4.0
CMBS	88,828,774	(2,269,882)	86,558,892	1,270,629	(902,786)	86,926,735	5.16% 6.5
Interest Only	52,357,700	(45,794,824)	6,562,876	-	(238,141)	6,324,735	1.85% 5.7
Total	\$4,147,597,794	\$(695,014,422)	\$3,452,583,372	\$29,670,900	\$(50,437,682)	\$3,431,816,590	3.94% 3.9

(1) We have chosen to make a fair value election pursuant to ASC 825 for our real estate securities portfolio. Unrealized gains and losses are recognized in current period earnings in the unrealized gain/(loss) on real estate securities and loans, net line item. The gross unrealized stated above represents inception to date unrealized gains/(losses).

The following table presents the gross unrealized losses, and estimated fair value of the Company's real estate securities by length of time that such securities have been in a continuous unrealized loss position at June 30, 2014 and December 31, 2013.

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	Less than 12 more	nths	Greater than 12 months		
As of	Fair Value	Unrealized	Fair Value	Unrealized	
AS OI	Fall value	Losses	Fall Value	Losses	
June 30, 2014	\$319,789,674	\$(2,847,206)	\$512,114,179	\$(10,781,129)	
December 31, 2013	2,330,415,740	(43,557,831)	112,253,956	(6,879,851)	

As described in Note 2, the Company evaluates securities for OTTI on at least a quarterly basis. The determination of whether a security is other-than-temporarily impaired involves judgments and assumptions based on subjective and objective factors. When the fair value of a real estate security is less than its amortized cost at the balance sheet date, the security is considered impaired, and the impairment is designated as either "temporary" or "other-than-temporary."

For the three months ended June 30, 2014 the Company recognized \$0.7 million of OTTI on certain securities, which is included in the "Net realized loss" line item on the consolidated statement of operations. The Company recorded the \$0.7 million of OTTI due to an adverse change in cash flows on certain securities, where the fair values of the securities were less than their carrying amounts. For the six months ended June 30, 2014 the Company recognized \$1.3 million of OTTI on certain securities, due to an adverse change in cash flows on certain securities, where the fair values of the securities were less than their carrying amounts, which is included in the "Net realized loss" line item on the consolidated statement of operations. At June 30, 2013 the Company identified certain securities it intended to sell and as a result, the Company recognized an OTTI charge of \$41.3 million, which is included in "Net realized loss". For the three and six months ended June 30, 2013, the Company recognized a \$0.8 million and \$1.9 million OTTI charge, respectively, on certain securities.

The decline in value of the remaining real estate securities is solely due to market conditions and not the quality of the assets. The real estate securities in unrealized loss positions are not considered other than temporarily impaired because the Company currently has the ability and intent to hold the investments to maturity or for a period of time sufficient for a forecasted market price recovery up to or beyond the cost of the investments and the Company is not required to sell for regulatory or other reasons.

All of the principal and interest payments on the Agency RMBS have an explicit guarantee by either an agency of the U.S. government or a U.S. government-sponsored enterprise.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table details weighted average life by Agency RMBS, Agency Interest-Only ("IO") and Credit Investments as of June 30, 2014:

1	Agency RMBS (.1)	Agency IO			Credit Investments (2)		
(3)	Fair Value	Amortized Cost	Weighted Average Coupon	Fair Value	Amortized Cost	Weighted Average Coupon	Fair Value	Amort
ear d less rs	\$-	\$-	-	\$-	\$-	-	\$15,176,504	\$15,013
	335,873,438	329,716,495	3.08	% 87,907,747	86,857,936	4.39 %	% 495,907,862	482,33
nd less	1,712,057,726	1,698,804,631	3.55	% 48,788,904	48,566,216	5.03 9	% 735,085,027	719,69
	17,537,963 \$2,065,469,127	17,549,935 \$2,046,071,061		% - % \$136,696,651	- \$135,424,152	- 4.58 %	77,011,438 % \$1,323,180,831	75,484 \$1,292,:

(1) For purposes of this table, Agency RMBS represent securities backed by Fixed Rate 15 Year, Fixed Rate 20 Year, Fixed Rate 30 Year mortgages, ARMS and Fixed Rate CMOs.

(2) For purposes of this table, Credit Investments represent Non-Agency RMBS, ABS, CMBS and Agency Interest Only securities.

(3) Actual maturities of mortgage-backed securities are generally shorter than stated contractual maturities. Maturities are affected by the contractual lives of the underlying mortgages, periodic payments of principal and prepayments of principal.

(4) Equity residual investments and principal only securities with a zero coupon rate are excluded from this calculation.

The following table details weighted average life by Agency RMBS, Agency IO and Credit Investments as of December 31, 2013:

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Agency RMBS (1)				Agency IO		Credit Investments (2)			
verage Life (3)	Fair Value	Amortized Cost	Weighte Average Coupon	eFair Value	Amortized Cost	Weighte Average Coupon	eFair Value	Amortized Cost	
equal to 1 year	\$-	\$-	-	\$5,406,120	\$4,739,053	-	\$5,227,857	\$5,355,113	
one year and less 1 to five years	292,921,980	292,010,291	3.12%	109,110,653	107,278,916	5.11%	367,316,237	359,557,1	
five years and less I to ten years	1,514,649,739	1,534,246,672	3.50%	22,536,775	22,719,470	4.48%	513,581,646	504,612,8	
ten years	478,377,501 \$2,285,949,220	496,887,009 \$2,323,143,972	3.73 <i>%</i> 3.50 <i>%</i>	\$137,053,548	- \$134,737,439	- 4.92 <i>%</i>	122,688,082 \$1,008,813,822	125,176,8 \$994,701,9	

(1) For purposes of this table, Agency RMBS held as of December 31, 2013 represent securities backed by Fixed Rate 15 Year, Fixed Rate 20 Year, Fixed Rate 30 Year mortgages, ARMS and Fixed Rate CMOs.

(2) For purposes of this table, Credit Investments held as of December 31, 2013 represent Non-Agency RMBS, ABS, CMBS and Agency Interest Only securities.

(3) Actual maturities of mortgage-backed securities are generally shorter than stated contractual maturities. Maturities are affected by the contractual lives of the underlying mortgages, periodic payments of principal and prepayments of principal.

For the three months ended June 30, 2014, the Company sold 8 securities for total proceeds of \$167.6 million, with an additional \$5.2 million of proceeds on one unsettled security sale as of quarter end, recording realized gains of \$1.3 million and realized losses of \$3.3 million, respectively. For the six months ended June 30, 2014, the Company sold 19 securities for total proceeds of \$349.9 million, with additional proceeds on the aforementioned unsettled security sale as of June 30, 2014, recording realized gains of \$2.0 million and realized losses of \$4.0 million, inclusive of related tax provisions.

For the three and six months ended June 30, 2014, the Company sold 12 securities held within affiliated entities for total gross proceeds of \$31.0 million, recording realized gains of \$3.6 million.

For the three months ended June 30, 2013, the Company sold 41 securities for total proceeds of \$887.4 million, with an additional \$449.1 million of proceeds on 16 unsettled security sales as of quarter end, recording realized gains of \$4.6 million and realized losses of \$30.5 million, respectively. For the six months ended June 30, 2013, the Company sold 62 securities for total proceeds of \$1.3 billion, with additional proceeds on aforementioned unsettled security sales as of June 30, 2013, recording realized gains of \$12.8 million and realized losses of \$34.2 million, inclusive of related tax provisions. During the six months ended June 30, 2013, the Company received \$96.3 million for the sale of three securities that were unsettled as of December 31, 2012.

See Notes 4 and 7 for amounts realized on sales of loans and the settlement of certain derivatives, respectively.

The Company invests in credit sensitive commercial real estate assets through affiliated entities, and applies the equity method of accounting for such investments. As of June 30, 2014, these investments have a fair market value of \$9.4 million and a weighted average yield of 14.38%. As of June 30, 2013, the investments had a fair market value of \$7.1 million and a weighted average yield of 12.30%. The Company has presented these investments separately on the consolidated balance sheet as part of the "Investment in affiliates" line item, and consolidated statement of operations as a component of "Equity in earnings/(loss) from affiliate."

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

4. Loans

Residential Mortgage Loans

On February 28, 2014, the Company acquired a residential mortgage loan portfolio with an aggregate unpaid principal balance and acquisition fair value of \$59.0 million and \$34.9 million, respectively, which was financed by drawing \$19.0 million on its repurchase facility. See Note 6 for further detail on the Company's loan repurchase facility. The Company refers to this loan pool acquisition as Pool A.

The table below details certain information regarding the Company's residential mortgage loan portfolio as of June 30, 2014:

				Gross Unrealized (1)		Weighte	d Averaş	ge	
	Unpaid Principal Balance	Premium (Discount)	Amortized Cost	Gai	insosses	Fair Value	Coupon	Yield	Life
Pool A (2)	\$ 58,103,006	\$(22,662,642)	\$35,440,364	\$-	\$(599,316)	\$34,841,048	5.09%	8.51%	5.72

(1) We have chosen to make a fair value election pursuant to ASC 825 for our loan portfolio. Unrealized gains and losses are recognized in current period earnings in the unrealized gain/(loss) on real estate securities and loans, net line item. The gross unrealized stated above represents inception to date unrealized gains (losses).

(2) Pool A is comprised of re-performing and non-performing loans with unpaid principal balances of \$33.4 million and \$24.7 million, respectively.

The Company did not hold any residential mortgage loans as of December 31, 2013.

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As of June 30, 2014, the mortgage loan portfolio consisted of mortgage loans on residential real estate located throughout the U.S. The following is a summary of certain concentrations of credit risk in the mortgage loan portfolio:

Concentration of Credit Risk	June 30, 2014		December 31, 2013
Percentage of fair value of mortgage loans with unpaid principal balance to current property value in excess of 100%	100	%	-
Percentage of fair value of mortgage loans secured by properties in the following states:			
Representing 5% or more of fair value:			
New York	28	%	-
Massachusetts	7	%	-
New Jersey	6	%	-

The Company records interest income on a level-yield basis. The accretable discount is determined by the excess of the Company's estimate of undiscounted principal, interest, and other cash flows expected to be collected over its initial investment in the mortgage loan. The following is a summary of the changes in the accretable portion of the discount for Pool A for the three and six months ended June 30, 2014 and June 30, 2013:

	Three Months Ended	8	Six Months Ended	
	June 30, 2014	June 30, 2013	June 30, 2014	June 30, 2013
Beginning Balance	\$16,915,318	\$ -	\$-	\$ -
Additions	-	-	17,159,216	-
Accretion	(43,987)) –	(287,885) –
Reclassifications from/(to) non-accretable difference	-	-	-	-
Disposals	(414,764)) –	(414,764) –
Ending Balance	\$16,456,567	\$ -	\$16,456,567	\$ -

Commercial Loans

The following tables present the current principal balance, premium or discount, amortized cost, gross unrealized gain, gross unrealized loss, fair market value, coupon rate and effective yield of the Company's commercial loan portfolio at June 30, 2014. The Company did not hold any commercial loans as of December 31, 2013.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table details the Company's commercial loan portfolio as of June 30, 2014:

				Gross Unrealized (1)		Weighte	d Avera	ge	
Current	t Face	Premium (Discount)	Amortized Cost	Gains	Loss	esair Value	Coupon	Yield	Life
Commerical Loans \$72,80	0,000	\$(619,524)	\$72,180,476	\$619,524	\$ -	\$72,800,000	6.65%	8.36%	1.98

During the year ended December 31, 2013, the Company received \$37.0 million of proceeds from sale and pay-off of certain commercial loans, recording realized gains of \$0.1 million and realized losses of \$0.2 million. The Company did not have any commercial loan sales during the six months ended June 30, 2014.

5. Fair Value Measurements

As described in Note 2, the fair value of financial instruments that are recorded at fair value will be determined by the Manager, subject to oversight of the Company's board of directors, and in accordance with ASC 820, "Fair Value Measurements and Disclosures." When possible, the Company determines fair value using independent data sources. ASC 820 establishes a hierarchy that prioritizes the inputs to valuation techniques giving the highest priority to readily available unadjusted quoted prices in active markets for identical assets (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements) when market prices are not readily available or reliable. The three levels of the hierarchy under ASC 820 are described below:

Level 1 – Quoted prices in active markets for identical assets or liabilities.

Level 2 – Prices determined using other significant observable inputs. These may include quoted prices for similar securities, interest rates, prepayment speeds, credit risk and others.

Level 3 – Prices determined using significant unobservable inputs. In situations where quoted prices or observable inputs are unavailable (for example, when there is little or no market activity for an investment at the end of the period), unobservable inputs may be used. Unobservable inputs reflect the Company's assumptions about the factors that market participants would use in pricing an asset or liability, and would be based on the best information available.

Values for the Company's securities, derivatives and loan portfolios are based upon prices obtained from third party pricing services, which are indicative of market activity. The evaluation methodology of the Company's third-party pricing services incorporates commonly used market pricing methods, including a spread measurement to various indices such as the one-year constant maturity treasury and LIBOR, which are observable inputs. The evaluation also considers the underlying characteristics of each investment, which are also observable inputs, including: coupon; maturity date; loan age; reset date; collateral type; periodic and life cap; geography; and prepayment speeds. The Company collects and considers current market intelligence on all major markets, including benchmark security evaluations and bid-lists from various sources, when available. As part of the Company's risk management process, the Company reviews and analyzes all prices obtained by comparing prices to recently completed transactions involving the same or similar investments on or near the reporting date. If, in the opinion of the Manager, one or more prices reported to the Company are not reliable or unavailable, the Manager reviews the fair value based on characteristics of the investment it receives from the issuer and available market information.

In valuing its derivatives, the Company considers the creditworthiness of both the Company and its counterparties, along with collateral provisions contained in each derivative agreement, from the perspective of both the Company and its counterparties. All of the Company's derivatives are either subject to bilateral collateral arrangements or clearing in accordance with the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 (the "Dodd Frank Act"). For swaps cleared under the Dodd Frank Act, a Central Clearing Counterparty ("CCP") now stands between the Company and its over-the-counter derivative counterparties. In order to access clearing, the Company has entered into clearing agreements with FCMs. The Company records its derivative asset and liability positions on a gross basis.

The fair value of the Company's mortgage loans considers data such as loan origination information, additional updated borrower information, loan servicing data, as available, forward interest rates, general economic conditions, home price index forecasts and valuations of the underlying properties. The variables considered most significant to the determination of the fair value of the Company's mortgage loans include market-implied discount rates, projections of default rates, delinquency rates, reperformance rates, loss severity (considering mortgage insurance) and prepayment rates. The Company uses loan level data and macro-economic inputs to generate loss adjusted cash flows and other information in determining the fair value of its mortgage loans. Because of the inherent uncertainty of such valuation, the fair values established for mortgage loans held by the Company may differ from the fair values that would have been established if a ready market existed for these mortgage loans. Accordingly, mortgage loans are classified as Level 3 in the fair value hierarchy.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The Manager may also engage specialized third party valuation service providers to assess and corroborate the valuation of a selection of investments in the Company's loan portfolio on a periodic basis. These specialized third party valuation service providers conduct independent valuation analyses based on a review of source documents, available market data, and comparable investments. The analyses provided by valuation service providers are reviewed and considered by the Manager.

The securities underlying the Company's linked transactions are valued using similar techniques to those used for the Company's securities portfolio. The value of the underlying security is then netted against the carrying amount (which approximates fair value) of the repurchase agreement at the valuation date. Additionally, TBA instruments are similar in form to the Company's Agency RMBS portfolio, and the Company therefore estimates fair value based on similar methods.

The following table presents the Company's financial instruments measured at fair value on a recurring basis as of June 30, 2014:

	Fair Value at June 30, 2014				
	Level 1	Level 2	Level 3	Total	
Assets:					
Agency RMBS:					
15 Year Fixed Rate	\$ -	\$273,912,555	\$ -	\$273,912,555	
20 Year Fixed Rate	-	143,617,538	-	143,617,538	
30 Year Fixed Rate	-	1,101,769,877	-	1,101,769,877	
Fixed Rate CMO	-	95,474,509	-	95,474,509	
ARM	-	450,694,648	-	450,694,648	
Interest Only	-	136,696,651	-	136,696,651	
Credit Investments:					
Non-Agency RMBS	-	655,143,834	548,337,038	1,203,480,872	
ABS	-	-	43,095,198	43,095,198	
CMBS	-	50,685,476	19,289,905	69,975,381	
Interest Only	-	-	6,629,380	6,629,380	
Residential mortgage loans	-	-	34,841,048	34,841,048	
Commercial loans	-	-	72,800,000	72,800,000	
Excess mortgage servicing rights	-	-	730,146	730,146	
Linked transactions	-	24,808,343	8,547,625	33,355,968	

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Derivative assets Total Assets Carried at Fair Value	- \$-	20,046,840 \$2,952,850,271	- \$734,270,340	20,046,840 \$3,687,120,611
Liabilities: Obligation to return securities				
borrowed under reverse repurchase agreements, at fair value	\$(43,497,266)	\$ -	\$-	\$(43,497,266)
Derivative liabilities	-	(8,166,941)	-	(8,166,941)
Total Liabilities Carried at Fair Value	\$(43,497,266)	\$(8,166,941)	\$-	\$(51,664,207)

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table presents the Company's financial instruments measured at fair value on a recurring basis as of December 31, 2013.

	Fair Value at December 31, 2013				
	Level 1	Level 2	Level 3	Total	
Assets:					
Agency RMBS:					
15 Year Fixed Rate	\$ -	\$447,599,832	\$-	\$447,599,832	
20 Year Fixed Rate	-	147,057,246	-	147,057,246	
30 Year Fixed Rate	-	1,229,504,747	-	1,229,504,747	
ARM	-	461,787,395	-	461,787,395	
Interest Only	-	137,053,548	-	137,053,548	
Credit Investments:					
Non-Agency RMBS	-	534,377,006	309,840,562	844,217,568	
ABS	-	-	71,344,784	71,344,784	
CMBS	-	62,954,692	23,972,043	86,926,735	
Interest Only	-	-	6,324,735	6,324,735	
Commercial loans	-	-	-	-	
Linked transactions	-	34,778,728	14,723,169	49,501,897	
Derivative assets	-	55,060,075	-	55,060,075	
Total Assets Carried at Fair Value	\$-	\$3,110,173,269	\$426,205,293	\$3,536,378,562	
Liabilities: Obligation to return securities					
borrowed under reverse repurchase agreements, at fair value	\$(27,477,188)	\$-	\$-	\$(27,477,188)	
Derivative liabilities	-	(2,206,289) –	(2,206,289)	
Total Liabilities Carried at Fair Value	\$(27,477,188)) \$-	\$(29,683,477)	

The Company did not have any transfers of assets or liabilities between Levels 1 and 2 of the fair value hierarchy during the three and six months ended June 30, 2014 and June 30, 2013.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following tables present additional information about the Company's investments which are measured at fair value on a recurring basis for which the Company has utilized Level 3 inputs to determine fair value:

Three Months Ended

June 30, 2014

	Non-Agency RMBS	ABS	CMBS	Interest Only	Residential Mortgage Loans	Co Lo
Beginning balance	\$381,244,949	\$73,661,029	\$37,924,945	\$6,398,258	\$34,939,773	\$1
Transfers (1):						
Transfers into level 3	-	-	-	-	-	-
Transfers out of level 3	-	-	-	-	-	-
Purchases	173,507,091	6,562,500	-	-	-	e
Reclassification of security type (2)	19,245,007	(6,562,500)	(12,683,116)	-	-	-
Proceeds from sales	(4,985,789)	(23,791,829)	(5,674,728)	-	-	-
Proceeds from settlement	(24,887,481)	(6,679,339)	(357,588)	-	(454,098)) -
Total net gains/(losses) (3)						
Included in net income	4,213,261	(94,663)	80,392	231,122	355,373	e
Included in other comprehensive income (loss)	-	-	-	-	-	-
Ending Balance	\$548,337,038	\$43,095,198	\$19,289,905	\$6,629,380	\$34,841,048	\$7
Change in unrealized						
appreciation/(depreciation) for level 3 assets still held as of June 30, 2014 (4)	\$3,974,028	\$(235,466)	\$(754,949)	\$231,122	\$416,220	\$6

(1) Transfers are assumed to occur at the beginning of the period.

(2) Represents an accounting reclassification between a linked transaction and a real estate security.

(3) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$1,230,198
Unrealized gain/(loss) on real estate securities and loans, net	4,778,701
Net realized loss	649,784
Total	\$6,658,683

(4) Unrealized gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$1,283,351
Unrealized gain/(loss) on real estate securities and loans, net	4,273,955
Total	\$5,557,306

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

Three Months Ended

June 30, 2013

	Non-Agency RMBS	ABS	CMBS	Interest Only	Commercial Loans	Linked Transactions
Beginning balance	\$192,389,167	\$18,490,547	\$34,346,520	\$6,906,230	\$30,000,000	\$8,143,675
Transfers (1):						
Transfers into level 3	-	-	-	-	-	-
Transfers out of level 3	-	-	-	-	-	-
Purchases	74,890,704	100,000,000	-	-	-	-
Reclassification of security type (2)	-	-	-	-	-	-
Proceeds from sales	(38,343,305)	(13,019,738)	(10,041,297)	-	-	-
Proceeds from settlement	(9,330,747)	(5,242,820)	-	-	-	(1,193,816)
Total net gains/ (losses) (3)						
Included in net income	(2,102,623)	(2,311,882)	(1,525,493)	(314,204)	-	(860,776)
Included in other						
comprehensive income	-	-	-	-	-	-
(loss)						
Ending Balance	\$217,503,196	\$97,916,107	\$22,779,730	\$6,592,026	\$30,000,000	\$6,089,083
Change in unrealized appreciation/(depreciation)						
for level 3 assets still held as of June 30, 2013 (4)	\$(2,493,386)	\$(2,127,642)	\$(1,525,493)	\$(314,205)	\$-	\$(643,474)

(1) Transfers are assumed to occur at the beginning of the period.

(2) Represents an accounting reclassification between a linked transaction and a real estate security.

(3) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$(903,380)
Unrealized gain/(loss) on real estate securities and loans, net	(6,467,442)
Interest income	(86,792)
Net realized loss	342,636
Total	\$(7,114,978)

(4) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$(643,474)
Unrealized gain/(loss) on real estate securities and loans, net	(6,260,085)
Interest income	(200,641)
Total	\$(7,104,200)

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

Six Months Ended

June 30, 2014

	Non-Agency RMBS	ABS	CMBS	Interest Only	Resi Mort Loar
Beginning balance	\$309,840,562	\$71,344,784	\$23,972,043	\$6,324,735	\$-
Transfers (1):					
Transfers into level 3	-	-	-	-	-
Transfers out of level 3	-	-	-	-	-
Purchases	249,366,020	9,584,500	-	-	35,
Reclassification of security type (2)	26,752,862	-	-	-	-
Proceeds from sales	(15,765,033)	(23,791,829)	(5,674,728)	-	-
Proceeds from settlement	(29,006,717)	(14,245,380)	(564,395)	I.	(45
Total net gains/(losses) (3)					
Included in net income	7,149,344	203,123	1,556,985	304,645	219
Included in other comprehensive income (loss)	-	-	-	-	-
Ending Balance	\$548,337,038	\$43,095,198	\$19,289,905	\$6,629,380	\$34,
Change in unrealized appreciation/(depreciation) for level 3 assets still held as of June 30, 2014 (4)	\$6,946,307	\$62,320	\$721,644	\$304,645	\$280

(1) Transfers are assumed to occur at the beginning of the period.

(2) Represents an accounting reclassification between a linked transaction and a real estate security.

(3) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$1,658,629
Unrealized gain/(loss) on real estate securities and loans, net	9,768,366
Net realized loss	380,873
Total	\$11,807,868

(4) Unrealized gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$1,656,144
Unrealized gain/(loss) on real estate securities and loans, net	9,030,905
Total	\$10,687,049

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

Six Months Ended

June 30, 2013

	Non-Agency RMBS	ABS	CMBS	Interest Only	Commercial Loans	Linked Transactions
Beginning balance	\$255,043,557	\$33,937,097	\$34,066,710	\$-	\$-	\$6,425,683
Transfers (1):						
Transfers into level 3	-	-	-	-	-	-
Transfers out of level 3	-	-	-	-	-	-
Purchases	97,745,011	127,993,404	-	7,048,720	30,017,825	2,658,169
Reclassification of security	_	_	_	_	_	_
type (2)	-	-	-	-	-	-
Proceeds from sales	(127,311,547)	(41,105,832)	(10,041,297)) –	-	-
Proceeds from settlement	(12,387,311)	(20,588,748)	(58,631)) –	-	(2,395,359)
Total net gains/ (losses) (3)						
Included in net income	4,413,486	(2,319,814)	(1,187,052)	(456,694)) (17,825)	(599,410)
Included in other						
comprehensive income	-	-	-	-	-	-
(loss)						
Ending Balance	\$217,503,196	\$97,916,107	\$22,779,730	\$6,592,026	\$30,000,000	\$6,089,083
Change in unrealized appreciation/(depreciation) for level 3 assets still held as of June 30, 2013 (4)	\$(950,266)	\$(2,105,734)	\$(823,367)	\$(260,925)) \$-	\$(689,478)

(1) Transfers are assumed to occur at the beginning of the period.

(2) Represents an accounting reclassification between a linked transaction and a real estate security.

(3) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Unrealized gain/(loss) on real estate securities and loans, net	(4,183,907)
Interest income	437,467
Net realized loss	4,221,145
Total	\$(167,309)

(4) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

Income/(loss) from linked transactions, net	\$(689,478)
Unrealized gain/(loss) on real estate securities and loans, net	(3,711,886)
Interest income	(428,406)
Total	\$(4,829,770)

The Company did not have any transfers of assets or liabilities in or out of Level 3 of the fair value hierarchy during the three and six months ended June 30, 2014 and June 30, 2013.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following tables present a summary of quantitative information about the significant unobservable inputs used in the fair value measurement of investments for which the Company has utilized Level 3 inputs to determine fair value:

Asset Class	Fair Value at June 30, 2014	Valuation Technique	Unobservable Input	Range (Weighted Average)
			Yield	2.96% - 13.96% (4.76%)
Non Agency RMBS	\$548,337,038	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 12.00% (4.29%)
			Projected Collateral Losses	0.00% - 33.00% (9.04%)
			Projected Collateral Severities	0.00% - 80.00% (55.14%)
ABS	\$43,095,198	Discounted Cash Flow		5.00% - 8.23% (5.78%)
			Yield	5.06% - 6.19% (5.66%)
CMBS	\$19,289,905	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 0.00% (0.00%)
			Projected Collateral Losses	0.00% - 0.00% (0.00%)
			Projected Collateral Severities	0.00% - 0.00% (0.00%)
			Yield	5.72% - 5.73% (5.72%)
Interest Only	\$6,629,380	Discounted Cash Flow	Projected Collateral Prepayments	100.00% - 100.00% (100.00%)
			Projected Collateral Losses	0.00% - 0.00% (0.00%)
			Projected Collateral Severities	0.00% - 0.00% (0.00%)
Residential				
Mortgage	\$34,841,048	Market Comparable	Yield	8.51% - 8.51% (8.51%)
Loans				
Commercial	\$72,800,000	Market Comparable	Yield	6.25% - 14.93% (8.36%)
Loans	\$72,000,000	Market Comparable	Tield	0.25% - 14.75% ($0.50%$)
Excess				
Mortgage	\$730,146	Discounted Cash Flow	Vield	6.06% - 6.17% (6.15%)
Servicing	\$750,140	Discounicu Cash Piow	Tield	0.00% - 0.17% (0.13%)
Rights				
			Yield	4.41% - 6.22% (5.24%)
Linked Transactions*	\$8,547,625	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 12.00% (3.70%)
Tunsactions			Projected Collateral Losses	0.00% - 18.00% (7.53%)
			Projected Collateral Severities	0.00% - 80.00% (33.64%)
			rejected conderar beventies	

*Linked Transactions are comprised of unobservable inputs from Non-Agency RMBS and CMBS.

Asset Class	Fair Value at December 31, 2013	Valuation Technique	Unobservable Input	Range (Weighted Average)
			Yield	3.35% - 13.99% (5.13%)
Non Agency RMBS	\$309,840,562	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 12.00% (3.51%)
			Projected Collateral Losses	0.00% - 30.00% (7.93%)
			Projected Collateral Severities	0.00% - 80.00% (60.40%)
ABS	\$71,344,784	Discounted Cash Flow	Yield	3.78% - 5.39% (4.07%)
			Yield	4.88% - 5.75% (5.51%)
CMBS	\$23,972,043	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - $0.00%$ ($0.00%$)
			Projected Collateral Losses	0.00% - $0.00%$ ($0.00%$)
			Projected Collateral Severities	0.00% - $0.00%$ ($0.00%$)
			Yield	5.70% - 5.72% (5.71%)
Interest Only	\$6,324,735	Discounted Cash Flow	Projected Collateral Prepayments	100.00% - 100.00% (100.00%)
			Projected Collateral Losses	0.00% - $0.00%$ ($0.00%$)
			Projected Collateral Severities	0.00% - $0.00%$ ($0.00%$)
			Yield	3.85% - 9.01% (4.71%)
Linked Transactions*	\$14,723,169	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 12.00% (2.43%)
			Projected Collateral Losses	0.00% - 30.00% (12.83%)
			Projected Collateral Severities	0.00% - 80.00% (41.37%)

*Linked Transactions are comprised of unobservable inputs from Non-Agency RMBS and CMBS investments.

As further described above, values for the Company's securities portfolio are based upon prices obtained from third party pricing services. Broker quotations may also be used. The significant unobservable inputs used in the fair value measurement of the Company's Non-Agency RMBS and CMBS investments classified as a component of Linked Transactions are prepayment rates, probability of default, and loss severity in the event of default. Significant increases (decreases) in any of those inputs in isolation would result in a significantly lower (higher) fair value measurement. Generally, a change in the assumption used for the probability of default is accompanied by a directionally similar change in the assumption used for the loss severity and a directionally opposite change in the assumption used for prepayment rates.

Also as described above, valuation of the Company's loan portfolio is determined by the Manager using third-party pricing services where available, specialized third party valuation service providers, or model-based pricing. The evaluation considers the underlying characteristics of each loan, which are observable inputs, including: coupon; maturity date, loan age, reset date, collateral type, periodic and life cap, geography, and prepayment speeds. These valuations also require significant judgments, which include assumptions regarding capitalization rates, reperformance rates, leasing, creditworthiness of major tenants, occupancy rates, availability of financing, exit plan, loan sponsorship, actions of other lenders and other factors deemed necessary by management. Changes in the market environment and other events that may occur over the life of our investments may cause the gains or losses ultimately realized on these investments to be different than the valuations currently estimated. If applicable, analyses provided

by valuation service providers are reviewed and considered by the Manager.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

6. Repurchase Agreements

The Company pledges certain real estate securities and loans as collateral under repurchase agreements with financial institutions, the terms and conditions of which are negotiated on a transaction-by-transaction basis. Repurchase agreements involve the sale and a simultaneous agreement to repurchase the transferred assets or similar assets at a future date. The amount borrowed generally is equal to the fair value of the assets pledged less an agreed-upon discount, referred to as a "haircut." Repurchase agreements entered into by the Company are accounted for as financings and require the repurchase of the transferred assets at the end of each agreement's term. The carrying amount of the Company's repurchase agreements approximates fair value as the debt is short-term in nature. The Company maintains the beneficial interest in the specific assets pledged during the term of the repurchase agreement and receives the related principal and interest payments. Interest rates on these borrowings are fixed based on prevailing rates corresponding to the terms of the borrowings, and interest is paid at the termination of the repurchase agreement at which time the Company may enter into a new repurchase agreement at prevailing market rates with the same counterparty or repay that counterparty and negotiate financing with a different counterparty. In response to declines in fair value of pledged assets due to changes in market conditions or the publishing of monthly security paydown factors, lenders typically require the Company to post additional securities as collateral, pay down borrowings or establish cash margin accounts with the counterparties in order to re-establish the agreed-upon collateral requirements, referred to as margin calls. Under the terms of the Company's master repurchase agreements, the counterparties may, in certain cases, sell or re-hypothecate the pledged collateral.

The following table presents certain information regarding the Company's repurchase agreements secured by real estate securities as of June 30, 2014:

Repurchase Agreements Maturing Within:	Balance	Weighted Average Rate	•	Weighted A Haircut	verage
30 days or less	\$1,739,406,333	0.89	%	11.86	%
31-60 days	417,768,429	0.74	%	7.71	%
61-90 days	286,954,061	0.40	%	6.47	%
Greater than 90 days	513,238,297	1.70	%	18.10	%
Total / Weighted Average	\$2,957,367,120	0.96	%	11.84	%

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The following table presents certain information regarding the Company's repurchase agreements secured by real estate securities as of December 31, 2013:

Repurchase Agreements Maturing Within:	Balance	Weighted Average Rate		Weighted Average Haircut	
30 days or less	\$1,357,768,314	0.85	%	7.97	%
31-60 days	903,866,190	0.54	%	4.46	%
61-90 days	250,387,000	0.49	%	5.65	%
Greater than 90 days	379,612,912	1.53	%	16.37	%
Total / Weighted Average	\$2,891,634,416	0.81	%	7.77	%

The following table presents certain information regarding the Company's repurchase agreements secured by interests in residential mortgage loans as of June 30, 2014:

Repurchase Agreements Maturing Within:	Balance	Weighted Average Rate		Weighted Average Funding Cost		Weighted Average Haircut	
30 days or less	\$ -	-		-		-	
31-60 days	-	-		-		-	
61-90 days	-	-		-		-	
Greater than 90 days	18,444,228	3.25	%	3.60	%	38.44	%
Total / Weighted Average	\$18,444,228	3.25	%	3.60	%	38.44	%

The Company did not hold any residential mortgage loans or related repurchase agreements as of December 31, 2013.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

Although repurchase agreements are committed borrowings until maturity, the lender retains the right to mark the underlying collateral to fair value. A reduction in the value of pledged assets resulting from changes in market conditions or factor changes would require the Company to provide additional collateral or cash to fund margin calls. The following table presents information with respect to the Company's posting of collateral under repurchase agreements at June 30, 2014 and December 31, 2013:

	June 30, 2014	December 31, 2013
Repurchase agreements secured by Agency RMBS	\$1,922,604,000	\$ 2,104,691,819
Fair Value of Agency RMBS pledged as collateral under repurchase agreements	2,059,500,429	2,235,331,133
Repurchase agreements secured by Non-Agency RMBS, ABS and CMBS	1,034,763,120	786,942,597
Fair Value of Non-Agency RMBS, ABS and CMBS pledged as collateral under repurchase agreements	1,321,398,377	1,008,813,822
Repurchase agreements secured by Residential Mortgage Loans	18,444,228	-
Fair Value of Residential Mortgage Loans pledged as collateral under repurchase agreements	29,962,973	-
Cash pledged (i.e., restricted cash) under repurchase agreements	769,111	962,047

The following table presents both gross information and net information about repurchase agreements eligible for offset in the consolidated balance sheet as of June 30, 2014:

				Gross Amounts Not Offset in the Statement of Financial Position		
Description	Gross Amounts of Recognized Liabilities	Gross Amounts Offset in the Statement of Financial Position	Net Amounts of Liabilities Presented in the Statement of Financial Position	Financial Instruments Posted	Cash Collateral Amount Posted	
Repurchase Agreements	\$2,975,811,348	\$ -	\$ 2,975,811,348	\$2,975,811,348	\$ - \$ -	

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The following table presents both gross information and net information about repurchase agreements eligible for offset in the consolidated balance sheet as of December 31, 2013:

				in the Statement of Financial Position	onset
Description	Gross Amounts of Recognized Liabilities	Gross Amounts Offset in the Statement of Financial Position	Net Amounts of Liabilities Presented in the Statement of Financial Position	Financial Instruments Posted	Cash Collateral Posted
Repurchase Agreements	\$2,891,634,416	\$-	\$ 2,891,634,416	\$ 2,891,634,416	\$ - \$ -

Gross Amounts Not Offset

The Company seeks to transact with several different counterparties in order to reduce the exposure to any single counterparty. The Company has entered into master repurchase agreements ("MRAs") with 33 and 30 counterparties, under which it had outstanding debt with 21 and 24 counterparties at June 30, 2014 and December 31, 2013, respectively, on a GAAP basis.

At June 30, 2014 the following table reflects amounts at risk under its repurchase agreements greater than 5% of the Company's equity with any counterparty, excluding linked transactions.

Counterparty	Amount at Risk	Weighted Average Maturity (days)	Percentage of Stockholders' Equity	y
Credit Suisse Securities, LLC	\$73,681,836	163	10.0	%
Merrill Lynch, Pierce, Fenner & Smith Incorporated	59,619,835	43	8.1	%
JP Morgan Securities, LLC	51,155,034	260	6.9	%
Wells Fargo Bank. N.A.	50,303,308	220	6.8	%
The Royal Bank of Scotland, PLC	46,790,205	134	6.4	%
RBC Capital Markets, LLC	39,998,878	43	5.4	%

In addition to the amounts at risk in the table above, at June 30, 2014, the Company had repurchase agreements with Credit Suisse, Wells Fargo and JP Morgan determined to be linked. The amounts at risk including linked transactions are \$83.4 million, \$56.4 million and \$52.1 million, respectively, with weighted average maturities of 155, 181 and 258 days, respectively, representing approximately 11.3%, 7.7% and 7.1% of stockholders' equity, respectively.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

At December 31, 2013, the following table reflects amounts at risk under the Company's repurchase agreements greater than 5% of its equity with any counterparty, excluding linked transactions.

Counterparty	Amount at Risk	Weighted Average Maturity (days)	Percentage of Stockholders' Equit	у
Credit Suisse Securities, LLC	\$62,749,069	35	8.9	%
Merrill Lynch, Pierce, Fenner & Smith Incorporated	51,047,394	34	7.2	%
Wells Fargo Bank, N.A	39,399,377	101	5.6	%

In addition to the amount at risk in the table above, at December 31, 2013, the Company had repurchase agreements with Credit Suisse determined to be linked. The amount at risk including linked transactions to Credit Suisse is \$72.1 million, with a weighted average maturity of 30 days, representing approximately 10.2% of stockholders' equity.

In April 2014, the Company, AG MIT LLC and AG MIT CMO, LLC, each a direct, wholly-owned subsidiary of the Company, entered into a Second Amended and Restated Master Repurchase and Securities Contract (the "Second Renewal Agreement") with Wells Fargo Bank, National Association to finance AG MIT's or AG MIT CMO's acquisition of certain consumer asset-backed securities and commercial mortgage-backed securities as well as residential, non-Agency Securities. The Second Renewal Agreement amended similar repurchase agreements entered into by the Company and AG MIT with Wells Fargo Bank, National Association, in 2012 and 2013. Each transaction under the Second Renewal Agreement will have its own specific terms, such as identification of the assets subject to the transaction, sale price, repurchase price and rate. The Second Renewal Agreement increased the aggregate maximum borrowing capacity to \$165 million, and extended the maturity date to April 13, 2015. It contains representations, warranties, covenants, events of default and indemnities that are substantially identical to those in the previous repurchase agreements and are customary for agreements of this type. The Second Renewal Agreement also contains amended financial covenants that require, as of the last business day of each quarter and on any funding date, the Company to maintain (i) its Total Indebtedness to its Adjusted Tangible Net Worth (as such terms are defined in the Second Renewal Agreement) at a ratio less than the Leverage Ratio; (ii) an Adjusted Tangible Net Worth of not less than \$430 million; and (iii) at all times, liquidity of not less than \$30 million and unrestricted cash of not less than \$5 million. As of June 30, 2014, the Company had \$103.4 million of debt outstanding under this facility.

On February 18, 2014, AG MIT WFB1 2014 LLC, ("AG MIT WFB1"), a direct, wholly-owned subsidiary of the Company, entered into a Master Repurchase Agreement and Securities Contract, dated as of February 11, 2014 and effective as of February 18, 2014, (the "WFB1 Repurchase Agreement") with Wells Fargo Bank, National Association,

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("Wells Fargo") to finance the acquisition of certain beneficial interests in trusts owning participation interests in one or more pools of residential mortgage loans. Each transaction under the WFB1 Repurchase Agreement will have its own specific terms, such as identification of the assets subject to the transaction, sale price, repurchase price and rate. The WFB1 Repurchase Agreement provides for a funding period ending February 10, 2015 and a facility termination date of February 9, 2016. The maximum aggregate borrowing capacity available under the WFB1 Repurchase Agreement is \$100 million. At the request of the Company, Wells Fargo may grant a one year extension of the facility termination date. As of June 30, 2014, the Company had \$18.4 million of debt outstanding under the WFB1 Repurchase Agreement.

The WFB1 Repurchase Agreement contains representations, warranties, covenants, events of default and indemnities that are customary for agreements of this type. The WFB1 Repurchase Agreement also contains financial covenants that require, as of the last business day of each

quarter and on any funding date, the Company and AG MIT WFB1 to maintain (i) their Total Indebtedness to their Adjusted Tangible Net Worth at a ratio less than the Leverage Ratio; (ii) an Adjusted Tangible Net Worth of not less than \$430 million; and (iii) at all times, Liquidity of not less than \$30 million and unrestricted cash of not less than \$5 million.

The Company's master repurchase agreements generally include customary representations, warranties, and covenants, but may also contain more restrictive supplemental terms and conditions. Although specific to each MRA, typical supplemental terms include requirements of minimum equity, leverage ratios, performance triggers or other financial ratios.

As discussed in Note 2, for any transactions determined to be linked, the initial transfer and repurchase financing will be recorded as a forward commitment to purchase assets. At June 30, 2014 and December 31, 2013, the Company had repurchase agreements of \$158.3 million and \$222.8 million, respectively, that were accounted for as linked. These linked repurchase agreements are not included in the above tables. See Note 7 for details.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

7. Derivatives

The Company's derivatives currently include interest rate swaps ("swaps"), swaptions, to-be-announced forward contracts on Agency pools ("TBAs"), short positions on U.S. treasury securities, MBS options, IO Indexes and linked transactions. Derivatives have not been designated as hedging instruments. The Company has also entered into non-derivative instruments to manage interest rate risk, including Agency IO securities.

The following table presents the fair value of the Company's derivative instruments and their balance sheet location at June 30, 2014 and December 31, 2013.

Derivative Instrument	Designation	Balance Sheet Location	June 30, 2014	December 31, 2013	
Interest rate swaps, at fair value	Non-Hedge	Derivative liabilities, at fair value	\$(7,293,898)	\$ (1,439,688)
Interest rate swaps, at fair value	Non-Hedge	Derivative assets, at fair value	16,757,399	54,418,115	
Swaptions, at fair value	Non-Hedge	Derivative liabilities, at fair value	-	(559,858)
Swaptions, at fair value	Non-Hedge	Derivative assets, at fair value	181,438	641,960	
TBAs	Non-Hedge	Derivative liabilities, at fair value	(873,043)	-	
TBAs	Non-Hedge	Derivative assets, at fair value	2,963,081	-	
IO Index, at fair value	Non-Hedge	Derivative assets, at fair value	144,922	-	
MBS Options, at fair value	Non-Hedge	Derivative liabilities, at fair value	-	(206,743)
Linked transactions, at fair value	Non-Hedge	Linked transactions, net, at fair value	33,355,968	49,501,897	

The following table summarizes information related to derivatives:

	June 30, 2014	December 31, 2013
Non-hedge derivatives:		
Notional amount of Interest Rate Swap Agreements (1)	\$1,773,000,000	\$ 2,145,000,000
Net notional amount of Swaptions	187,000,000	115,000,000
Net notional amount of IO Index	40,521,816	-
Net notional amount of TBAs	160,000,000	-

Notional amount of Linked Transactions (2) 203,176,536 291,734,071

(1) Includes forward starting swaps with a notional of \$100.0 million as of December 31, 2013.

(2) Represents the current face of the securities comprising linked transactions.

The following table summarizes gains/(losses) related to derivatives:

	Statement of Operations Location	Three Months Ended June 30, 2014	Three Months Ended June 30, 2013
Non-hedge derivatives gain (loss):			
Interest rate swaps, at fair value	Unrealized gain/(loss) on derivative and other instruments, net	\$(25,096,503)	\$70,258,8
Interest rate swaps, at fair value	Net realized loss	1,277,513	(6,299,1
Swaptions, at fair value	Unrealized gain/(loss) on derivative and other instruments, net	(462,115)	-
Swaptions, at fair value	Net realized loss	(311,250)	-
TBAs (1)	Unrealized gain/(loss) on derivative and other instruments, net	2,199,452	(2,353,8
TBAs	Net realized loss	(225,977)	(237,891
IO Index, at fair value	Unrealized gain/(loss) on derivative and other instruments, net	72,595	-
IO Index, at fair value	Net realized loss	(452,650)	-
MBS Options, at fair value	Unrealized gain/(loss) on derivative and other instruments, net	-	-
MBS Options, at fair value	Net realized loss	-	-
Linked transactions	Income/(loss) from linked transactions, net	3,409,366	(1,339,6
Linked transactions	Net realized loss	-	(2,021,9
Short positions in U.S. Treasuries	Unrealized gain/(loss) on derivative and other instruments, net	(631,249)	-
Short positions in U.S. Treasuries	Net realized loss	565,539	-

(1) For the three and six months ended June 30, 2014, gains and losses from purchases and sales of TBAs consisted of \$0.3 million and \$0.3 million, respectively, of net TBA dollar roll, net interest income and net gains of \$1.9 million and \$1.8 million, respectively, due to price increases. The Company did not have any TBA dollar roll transactions for the three and six months ended June 30, 2013.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table presents both gross information and net information about derivative and other instruments eligible for offset in the consolidated balance sheet as of June 30, 2014:

				Gross Amount the Consolidat	s Not Offset in ed Balance Sheet	t
Description	Gross Amounts of Recognized Assets (Liabilities)	Gross Amounts Offset in the Consolidated Balance Sheet	Net Amounts of Assets (Liabilities) Presented in the Consolidated Balance Sheet	Financial Instruments (Posted)/Recei	Cash Collateral (Posted)/Receiv ved	Net Amount
Linked Transactions (1)	\$191,240,096	\$(158,275,177)	\$32,964,919	\$(32,964,919)	\$ -	\$-
Receivable Under Reverse Repurchase Agreements	\$44,050,000	\$-	\$44,050,000	\$43,497,266	\$ -	\$552,734
Derivative Assets (2)						
Interest Rate Swaps Interest Rate	\$20,726,878	\$-	\$20,726,878	\$-	\$ 7,877,000	\$12,849,878
Swaptions	181,438	-	181,438	-	-	181,438
TBAs IO Index	2,963,081 37,989	-	2,963,081 37,989	-	-	2,963,081 37,989
Total Derivative Assets	\$23,909,386	\$-	\$23,909,386	\$-	\$ 7,877,000	\$16,032,386
Derivative Liabilities (3)						
Interest Rate Swaps		\$-	\$(5,808,319)	\$-	\$ (5,808,319) \$-
TBAs	(873,043)	1	(873,043)	-	(873,043) -
Total Derivative Liabilities	\$(6,681,362)	\$-	\$(6,681,362)	\$-	\$ (6,681,362) \$-

(1) Included in Linked Transactions on the consolidated balance sheet is security fair market value of \$191,240,096, less repurchase agreements of \$(158,275,177), plus net accrued interest of \$391,049 for a total of \$33,355,968.

(2) Included in Derivative Assets on the consolidated balance sheet is \$23,909,386 less accrued interest of \$(3,862,546) for a total of \$20,046,840.

(3) Included in Derivative Liabilities on the consolidated balance sheet is (6,681,362) less accrued interest of (1,485,579) for a total of (8,166,941).

The following table presents both gross information and net information about derivative instruments eligible for offset in the consolidated balance sheet as of December 31, 2013:

			Net Amounts	Gross Amount the Consolidated E		
Description	Gross Amounts of Recognized Assets (Liabilities)	Gross Amounts Offset in the Consolidated Balance Sheet	of Assets (Liabilities) Presented in the Consolidated Balance Sheet	Financial Instruments (Posted)	Cash Collateral (Posted)/Receiv	ed Net Amount
Linked Transactions (1)	\$272,261,350	\$(222,846,315)	\$49,415,035	\$(49,415,035)	\$ -	\$-
Receivable Under Reverse Repurchase Agreements	\$27,475,000	\$-	\$27,475,000	\$27,475,000	\$ -	\$-
Derivative Assets (2)						
Interest Rate Swaps	\$59,588,167	\$-	\$59,588,167	\$-	\$ 30,567,000	\$29,021,167
Interest Rate Swaptions	641,960	-	641,960	-	-	641,960
Total Derivative Assets	\$60,230,127	\$-	\$60,230,127	\$-	\$ 30,567,000	\$29,663,127
Derivative Liabilities (3) Interest Rate Swaps	\$(1,110,065)	\$-	\$(1,110,065)	\$-	\$ (1,110,065) \$-
Interest Rate Swaptions	(559,858)) -	(559,858)	-	-	(559,858)
MBS Options	(206,743)) -	(206,743)	-	-	(206,743)
Total Derivative Liabilities	\$(1,876,666)	\$-	\$(1,876,666)	\$-	\$ (1,110,065) \$(766,601)

(1) Included in Linked Transactions on the consolidated balance sheet is security fair market value of \$272,261,350, less repurchase agreements of \$(222,846,315), plus net accrued interest of \$86,862 for a total of \$49,501,897.

(2) Included in Derivative Assets on the consolidated balance sheet is \$60,230,127 less accrued interest of \$(5,170,052) for a total of \$55,060,075.

(3) Included in Derivative Liabilities on the consolidated balance sheet is (1,866,666) less accrued interest of (329,623) for a total of (2,206,289).

Interest Rate Swaps

To help mitigate exposure to higher short-term interest rates, the Company uses currently-paying and may use forward-starting, one- and three-month LIBOR-indexed, pay-fixed, receive-variable, interest rate swap agreements. This arrangement establishes a relatively stable fixed rate on related borrowings because the variable-rate payments received on the swap agreements largely offset interest accruing on the related borrowings, leaving the fixed-rate payments to be paid on the swap agreements as the Company's effective borrowing rate, subject to certain adjustments including changes in spreads between variable rates on the swap agreements and actual borrowing rates.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table presents information about the Company's interest rate swaps as of June 30, 2014:

		Weighted	Weighted	Weighted
Maturity	Notional	Average	Average	Average
Waturity	Amount	U	Receive	Years to
		Pay Rate	Rate	Maturity
2016	\$160,000,000	0.85 %	0.23 %	1.91
2017	180,000,000	0.96 %	0.24 %	3.28
2018	210,000,000	1.05 %	0.23 %	3.76
2019	306,000,000	1.34 %	0.21 %	5.11
2020	440,000,000	1.61 %	0.23 %	5.74
2022	50,000,000	1.69 %	0.23 %	8.18
2023	328,000,000	2.49 %	0.23 %	9.06
2024	79,000,000	2.73 %	0.23 %	9.76
2028	20,000,000	3.47 %	0.23 %	14.47
Total/Wtd Avg	\$1,773,000,000	1.60 %	0.23 %	5.76

The following table presents information about the Company's interest rate swaps as of December 31, 2013:

Maturity	Notional Amount	Weighted Average Pay Rate	Weighted Average Receive Rate	Weighted Average Years to Maturity
2016*	\$260,000,000	0.62 %	6 0.71 %	6 2.63
2017	275,000,000	1.02 %	6 0.24 %	6 3.83
2018	490,000,000	1.15 %	6 0.24 %	6 4.43
2019	260,000,000	1.27 %	6 0.25 %	5.64
2020	450,000,000	1.62 %	6 0.24 %	6.25
2022	50,000,000	1.69 %	6 0.24 %	6 8.68
2023	340,000,000	2.49 %	6 0.24 %	9.56
2028	20,000,000	3.47 %	6 0.25 %	6 14.97
Total/Wtd Avg	\$2,145,000,000	1.43 %	6 0.30 %	5.67

* This figure includes a forward starting swap with a total notional of \$100.0 million and a start date of December 23, 2015. Weighted average rates shown are inclusive of rates corresponding to the terms of the swap as if the swap were effective as of December 31, 2013.

TBAs

The Company has entered into TBA positions to facilitate the future purchase or sale of Agency RMBS. Pursuant to these TBAs, the Company agrees to purchase or sell, for future delivery, Agency RMBS with certain principal and interest terms and certain types of underlying collateral, but the particular Agency RMBS to be delivered or received would not be identified until shortly, generally two days, before the TBA settlement date. The Company may also choose, prior to settlement, to move the settlement of these securities out to a later date by entering into an offsetting short or long position (referred to as a pair off), net settling the paired off positions for cash, and simultaneously purchasing or selling a similar TBA contract for a later settlement date. This transaction is commonly referred to as a dollar roll. The agency securities purchased or sold for a forward settlement date are typically priced at a discount to agency securities for settlement in the current month. This difference, or discount, is referred to as the price drop. The price drop is the economic equivalent of net interest carry income on the underlying agency securities over the roll period (interest income less implied financing cost) and is commonly referred to as dollar roll income/(loss). The Company presents the purchase or sale of TBAs net of the corresponding payable or receivable until the settlement date of the transaction. Contracts for the purchase or sale of Agency RMBS are accounted for as derivatives if the delivery of the Agency security and settlement extends beyond the shortest period possible for that type of security.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table presents information about the Company's TBAs for the three and six months ended June 30, 2014 and June 30, 2013:

For the Three Months Ende	ed June 30, 2014					
Beginning Notio hdl iitions Amount	Sale or Settlement	Ending Net Notional Amount	Net Fair Value as of Period End	Net Payable to Broker	Derivative Asset	Derivative Liability
TBAs \$ - \$335,000,000	\$(175,000,000)	\$160,000,000	\$168,729,295	\$(166,639,257)	\$2,963,081	\$(873,043)

For the Three Months Ended June 30, 2013

Beginning		Sale or	Ending Net	Net Fair Value	Net	Derivative	Derivative
Notional	Additions		Notional	as of Period	Receivable		2011/001/0
Amount		Settlement	Amount	End	from Broker	Asset	Liability
TBAs \$40,000,000	\$710,000,000	\$(900,000,000)	\$(150,000,000)	\$(151,957,035)	\$149,597,756	\$2,175,786	\$(4,353,065)

For the Six Months Ended June 30, 2014

Beginning Notio Add itions	Sale or Settlement	Ending Net Notional	Net Fair Value as of	Net Payable to Broker	Derivative Asset	Derivative Liability
Amount	Settiement	Amount	Period End	DIOKCI	Asset	Liaointy
TBAs \$ - \$482,000,000	\$(322,000,000)	\$160,000,000	\$168,729,295	\$(166,639,257)	\$2,963,081	\$(873,043)

For the Six Months Ended June 30, 2013

Beginning		Sale or	Ending Net	Net Fair Value	Net	Derivative	Derivative
Notional	Additions	Settlement	Notional	as of Period	Receivable		
Amount		Settlement	Amount	End	from Broker	Asset	Liability
TBAs \$40,000,000	\$920,000,000	\$(1,110,000,000)	\$(150,000,000)	\$(151,957,035)	\$149,597,756	\$2,175,786	\$(4,353,065)

Linked Transactions

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As discussed in Note 2, when the initial transfer of a financial asset and repurchase financing are entered into contemporaneously with, or in contemplation of, one another, the transaction will be considered linked unless all of the criteria found in ASC 860-10 are met at the inception of the transaction. If the transaction is determined to be linked, the Company will record the initial transfer and repurchase financing on a net basis and record a forward commitment to purchase assets as a derivative instrument. Changes in market value are recorded together with net interest income in the "Income/(loss) from linked transactions, net" line item on the consolidated statement of operations. When, or if a transaction is no longer considered linked, the security and related repurchase agreement will be recorded on a gross basis. The fair value of linked repurchase agreement borrowings and net accrued interest. Also as discussed in Note 2, in June 2014, the FASB issued ASU 2014-11, which eliminates existing guidance for repurchase financings and requires instead that entities consider the initial transfer and the related repurchase agreement separately when applying the derecognition requirements of ASC 860-10. This effectively changes the accounting for linked financings to secured borrowing accounting, which is consistent with the accounting for other repurchase agreements. This guidance will take effect for periods beginning after December 15, 2014.

Certain of the Company's Linked Transactions became unlinked during the periods presented. For the three months ended June 30, 2014 a Non-Agency RMBS security with a fair value of \$47.3 million and the related repurchase agreement borrowing of \$40.4 million became unlinked, and the Company recorded a net realized loss of \$2.4 million from the unlinking of the Linked Transaction. For the six months ended June 30, 2014 two Non-Agency RMBS with fair value of \$71.6 million and related repurchase agreement borrowings of \$61.4 million became unlinked, and the Company recorded a net realized loss of \$2.2 million from the unlinking of the Linked Transactions.

For the six months ended June 30, 2013 a Non-Agency RMBS with a security fair value of \$13.2 million and the related repurchase agreement borrowing of \$11.6 million were unlinked, and the Company recorded a net realized gain of \$0.3 million from the unlinking of the Linked Transaction. No transactions became unlinked during the three months ended June 30, 2013.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The following table presents certain information related to the securities accounted for as a part of linked transactions during the three and six months ended June 30, 2014:

			For the Thre	e Months Ende	ed June 30, 20)14 Amount	For the Six Months Ended June 30, 20		
mortized ost	Fair Value	Net Accrued Interest	Net Interest Income	Unrealized Gain/(Loss)	Net Realized Gain/(Loss)	Included in Statement	Net Interest Income	Unrealized Gain/(Loss)	Net Realized Gain/(Los
161,625,769	\$162,531,203	\$346,452	\$707,409	\$(2,911,422)	\$4,327,677	\$2,123,664	\$5,075,619	\$ (3,289,232)	\$4,362,71
27,195,155 188,820,924	28,708,893 \$191,240,096	44,597 \$391,049	331,340 \$1,038,749	686,190 \$(2,225,232)	268,172 \$4,595,849	1,285,702 \$3,409,366	476,041 \$5,551,660	810,219 \$ (2,479,013)	100,750 \$4,463,46

The following table presents certain information related to the repurchase agreements accounted for as a part of linked transactions as of June 30, 2014:

Instrument	Repurchase	Weighted Average		Weighted Average Years
mstrument	Agreement	Interest Rate		to Maturity
Non-Agency RMBS	\$137,465,510	1.61	%	0.05
CMBS	20,809,667	1.40	%	0.04
	\$158,275,177	1.58	%	0.05

The following table presents certain information related to the securities and repurchase agreements accounted for as a part of linked transactions for the three and six months ended June 30, 2013:

			For the Th	ree Months End	led June 30, 2	2013	For the Six Months Ended June 30, 2		
ortized	Fair Value	Net	Net	Unrealized	Net	Amount	Net	Unrealized	Net
t		Accrued	Interest	Gain	Realized	Included in	Interest	Gain	Realized
		Interest	Income		Gain	Statement	Income		Gain

of Operations

4,653,342 \$450,368,294 \$1,580,913 \$4,166,185 \$(4,665,513) \$(1,941,574) \$(2,440,902) \$7,219,062 \$(2,496,497) \$(1,601,9 ,649,181 20,026,082 47,089 167,994 (1,008,276) (80,378) (920,660) 325,760 (549,716) (80,378 5,302,523 \$470,394,376 \$1,628,002 \$4,334,179 \$(5,673,789) \$(2,021,952) \$(3,361,562) \$7,544,822 \$(3,046,213) \$(1,682,22) \$(1,682,22) \$(3,361,562) \$7,544,822 \$(3,046,213) \$(1,682,22) \$(1,682,22) \$(3,361,562) \$(3,361,562) \$(3,046,213) \$(1,682,22) \$(1,682,22) \$(3,361,562) \$(3,361,562) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,361,562) \$(3,361,562) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,361,562) \$(3,361,562) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(3,046,213) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,22) \$(1,682,

The following table presents certain information related to the repurchase agreements accounted for as a part of linked transactions as of June 30, 2013:

Instrument	Repurchase	Weighted Average		Weighted Average	
msuument	Agreement	Interest Rate		Years to Maturity	
Non-Agency RMBS	\$389,199,013	1.90	%	0.06	
CMBS	15,560,153	1.39	%	0.05	
	\$404,759,166	1.88	%	0.06	

Short positions in U.S. Treasury securities through reverse repurchase agreements

The Company has also sold short U.S. Treasury securities contracts to help mitigate the potential impact of changes in interest rates. As of June 30, 2014 and December 31, 2013 the Company had obligations to return U.S. Treasury securities borrowed under reverse repurchase agreements accounted for as securities borrowing transactions with a fair value of \$43.5 million and \$27.5 million, respectively and a notional amount of \$43.0 and \$28.0 million, respectively. This liability is presented as "Obligation to return securities borrowed under reverse agreements, at fair value" on the consolidated balance sheet. As of June 30, 2014 and December 31, 2013, the U.S. Treasury securities had a weighted average maturity of 7.2 years and 6.6 years, respectively. The borrowed securities were collateralized by cash loaned under reverse repurchase agreements of \$44.1 million and \$27.5 million at June 30, 2014 and December 31, 2013, respectively, which is presented as "Receivable under reverse repurchase agreements" on the consolidated balance sheet. As of June 31, 2013, the reverse repurchase agreements are repurchase agreements of \$44.1 million and \$27.5 million at June 30, 2014 and December 31, 2013, respectively, which is presented as "Receivable under reverse repurchase agreements" on the consolidated balance sheet. As of June 30, 2014, respectively. The Company had no short positions in U.S. Treasury securities as of June 30, 2013. Refer to the table above for detail on realized and unrealized gains and losses recognized for the three and six months ended June 30, 2014 and June 30, 2013.

At June 30, 2014, the Company had real estate securities with a fair value of \$6.7 million pledged as collateral against its derivatives and had \$4.7 million of net cash received as collateral against its derivatives. The Company pledged assets accounted for within linked transactions with a fair value of \$191.2 million as collateral against the related linked repurchase agreements.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

At December 31, 2013, the Company had real estate securities with a fair value of \$7.0 million and \$2.6 million of cash pledged as collateral against certain derivatives. The Company had \$30.6 million of cash received as collateral against certain derivatives. The Company pledged assets accounted for within linked transactions with a fair value of \$272.3 million as collateral against the related linked repurchase agreements.

8. Earnings per Share

Basic earnings per share ("EPS") is calculated by dividing net income/(loss) available to common stockholders for the period by the weighted- average shares of the Company's common stock outstanding for that period that participate in dividends. Diluted EPS takes into account the effect of dilutive instruments, such as stock options, warrants and unvested restricted stock, but uses the average share price for the period in determining the number of incremental shares that are to be added to the weighted-average number of shares outstanding.

As of June 30, 2014 and June 30, 2013, the Company's outstanding warrants and unvested shares of restricted common stock were as follows:

	June 30,	June 30,
	2014	2013
Warrants	1,007,500	1,007,500
Restricted stock granted to the Manager	3,355	16,772
Restricted stock granted to the independent directors	2,000	4,500

Each warrant entitles the holder to purchase half a share of the Company's common stock at a fixed price upon exercise of the warrant. During the three and six months ended June 30, 2014 and June 30, 2013, the Company excluded the effects of such from the computation of diluted earnings per share because their effect would be anti-dilutive. Shares of restricted stock held by the Manager and independent directors accrue dividends, but are not paid until vested and are therefore not considered to be participating shares. The dilutive effects of these shares are only included in diluted weighted average shares outstanding.

The following table presents a reconciliation of the earnings and shares used in calculating basic and diluted EPS for the three months ended June 30, 2014 and June 30, 2013:

	Three Months Ended June 30, 2014	Three Months Ended June 30, 2013	Six Months Ended June 30, 2014	Six Months Ended June 30, 2013	
Numerator: Net income/(loss) available to common stockholders for basic and diluted earnings per share	\$ 37,797,929	\$ (74,602,643) \$ 65,616,817	\$ (61,199,188)
Denominator: Basic weighted average common shares outstanding	28,377,245	28,068,507	28,374,348	27,676,696	
Dilutive effect of manager and director restricted stock and warrants	3,213	-	1,327	-	
Dilutive weighted average common shares outstanding	28,380,458	28,068,507	28,375,675	27,676,696	
Basic Earnings/(Loss) Per Share of Common Stock:	\$ 1.33	\$ (2.66) \$ 2.31	\$ (2.21)
Diluted Earnings/(Loss) Per Share of Common Stock:	\$ 1.33	\$ (2.66) \$ 2.31	\$ (2.21)

9. Income Taxes

As a REIT, the Company is not subject to Federal income tax to the extent that it makes qualifying distributions to its stockholders, and provided it satisfies on a continuing basis, through actual investment and operating results, the REIT requirements including certain asset, income, distribution and stock ownership tests. Most states follow U.S. federal income tax treatment of REITs.

The Company files tax returns in several U.S jurisdictions. There are no ongoing U.S. federal, state and local tax examinations.

The Company has elected to treat certain subsidiaries as TRSs and may elect to treat other subsidiaries as TRSs. In general, a TRS may hold assets and engage in activities that the Company cannot hold or engage in directly, and generally may engage in any real estate or non-real estate-related business.

A domestic TRS is subject to federal, state and local corporate income taxes. During the six months ended June 30, 2014, the Company recognized an income tax provision of \$0.09 million and during the six months ended June 30, 2013, the Company recognized an income tax provision of \$2.7 million related to the income and sale of investments held within certain TRSs.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The Company elected to treat one of its consolidated subsidiaries as a foreign TRS and, accordingly, taxable income generated by this foreign TRS may not be subject to local income taxation, but generally will be included in the Company's income on a current basis as Subpart F income, whether or not distributed.

Cash distributions declared by the Company that do not exceed its current or accumulated earnings and profits will be considered ordinary income to stockholders for income tax purposes unless all or a portion of a distribution is designated by the Company as a capital gain dividend. Distributions in excess of the Company's current and accumulated earnings and profits will be characterized as return of capital or capital gains.

Based on the Company's analysis of any potential uncertain income tax positions, the Company concluded it did not have any uncertain tax positions that meet the recognition or measurement criteria of ASC 740 as of June 30, 2014 and December 31, 2013. The Company's federal income tax return for the 2013, 2012 and 2011 tax years are open to examination by the Internal Revenue Service. In the event that the Company incurs income tax related interest and penalties, its policy is to classify them as a component of provision for income taxes.

10. Related Party Transactions

The Company has entered into a management agreement with the Manager, which provides for an initial term through June 30, 2014, and will be deemed renewed automatically each year for an additional one-year period, subject to certain termination rights. At its regular quarterly meeting in April 2014, the Board of Directors approved the renewal of the management agreement for an additional one-year period ending June 30, 2015. The Company is externally managed and advised by the Manager. Pursuant to the terms of the management agreement, which became effective July 6, 2011 (upon the consummation of the Company's IPO), the Manager provides the Company with its management team, including its officers, along with appropriate support personnel. Each of the Company's officers is an employee of Angelo, Gordon. The Company does not have any employees. The Manager, pursuant to a delegation agreement dated as of June 29, 2011, has delegated to Angelo, Gordon the overall responsibility its day-to-day duties and obligations arising under the Company's management agreement.

Management fee

The Manager is entitled to a management fee equal to 1.50% per annum, calculated and paid quarterly, of the Company's Stockholders' Equity. For purposes of calculating the management fee, "Stockholders' Equity" means the sum of the net proceeds from any issuances of equity securities (including preferred securities) since inception (allocated on a pro rata daily basis for such issuances during the fiscal quarter of any such issuance, and excluding any future equity issuance to the Manager), plus the Company's retained earnings at the end of such quarter (without taking into account any non-cash equity compensation expense or other non-cash items described below incurred in current or prior periods), less any amount that the Company pays for repurchases of its common stock, excluding any unrealized gains, losses or other non-cash items that have impacted stockholders' equity as reported in the Company's financial statements prepared in accordance with GAAP, regardless of whether such items are included in other comprehensive income or loss, or in net income, and excluding one-time events pursuant to changes in GAAP, and certain other non-cash charges after discussions between the Manager and the Company's independent directors and after approval by a majority of the Company's independent directors. Stockholders' equity, for purposes of calculating the management fee, could be greater or less than the amount of stockholders' equity shown on the Company's financial statements.

For the three and six months ended June 30, 2014, the Company incurred management fees of approximately \$2.5 million and \$5.0 million, respectively. For the three and six months ended June 30, 2013, the Company incurred management fees of approximately \$2.8 million and \$5.7 million, respectively.

Termination fee

The termination fee, payable for the Company's termination of the management agreement without cause or the Manager's termination of the management agreement upon a default in the performance of any material term of the management agreement, will be equal to three times the average annual management fee during the 24-month period prior to such termination, calculated as of the end of the most recently completed fiscal quarter. As of June 30, 2014 and December 31, 2013, no event of termination of the management agreement had occurred.

Expense reimbursement

The Company is required to reimburse the Manager for operating expenses related to the Company that are incurred by the Manager, including expenses relating to legal, accounting, due diligence and other services. The Company's reimbursement obligation is not subject to any dollar limitation. The Company will not reimburse the Manager for the salaries and other compensation of its personnel except that the Company will be responsible for expenses incurred by the Manager in employing the Company's chief financial officer, general counsel and other employees as further described below.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

The Company will reimburse the Manager or its affiliates for the allocable share of the compensation, including, without limitation, annual base salary, bonus, any related withholding taxes and employee benefits paid to (i) the Company's chief financial officer based on the percentage of his time spent on Company affairs, (ii) the Company's general counsel based on the percentage of his time spent on the Company's affairs, and (iii) other corporate finance, tax, accounting, internal audit, legal, risk management, operations, compliance and other non-investment personnel of the Manager and its affiliates who spend all or a portion of their time managing the Company's affairs based upon the percentage of time devoted by such personnel to the Company's affairs. In their capacities as officers or personnel of the Manager or its affiliates, they will devote such portion of their time to the Company's affairs as is necessary to enable the Company to operate its business. For the three and six months ended June 30, 2014, the Company has expensed into Other operating expenses \$1.6 million and \$3.3 million, respectively, of reimbursable expenses payable to the Manager. The Manager did not waive any expense reimbursements for the three and six months ended June 30, 2013 and June 30, 2014.

Restricted stock grants

On July 6, 2011 (the date of consummation of the IPO), the Company entered into (i) a restricted stock award agreement with the Manager under the Manager Equity Incentive Plan, pursuant to which the Manager received 40,250 shares of the Company's common stock, which vest ratably on a quarterly basis over a three-year period that began on October 1, 2011 and (ii) restricted stock award agreements with the Company's four initial independent directors under the Equity Incentive Plan, pursuant to which each of the four initial independent directors received 1,500 shares of the Company's common stock that vest in equal installments over three years on each annual anniversary of the grant date. Following the election of Arthur Ainsberg as an independent director at the 2013 Annual Meeting of Stockholders, 500 shares of the Company's common stock were granted on September 1, 2013 to Mr. Ainsberg under the Equity Incentive Plan. These shares will vest on July 6, 2014. On March 10, 2014, the Board of Directors approved the accelerated vesting of the remaining 500 shares of the Company's common stock held by James Voss on April 30, 2014, the date Mr. Voss completed his service to the Company as an independent director.

Pursuant to the Manager Equity Incentive Plan and the Equity Incentive Plan, 277,500 shares of common stock were available to be awarded. As of June 30, 2014, 212,398 shares of common stock are available to award under the plan. Awards under the equity incentive plans are forfeitable until they become vested. An award will become vested only if the vesting conditions set forth in the award agreement (as determined by the board of directors or the compensation committee, as applicable) are satisfied. The vesting conditions may include performance of services for a specified period, achievement of performance goal, or a combination of both. The board of directors or the compensation

committee, as applicable, also has authority to provide for accelerated vesting upon the occurrence of certain events.

The Company also pays a \$90,000 annual base director's fee to each independent director. Base director's fees are paid two-thirds in cash and one-third in restricted common stock. The number of shares of restricted common stock to be issued each quarter to each independent director is determined based on the average of the high and low prices of the Company's common stock on the New York Stock Exchange on the last trading day of each fiscal quarter. To the extent that any fractional shares would otherwise be issuable and payable to each independent director, a cash payment is made to each independent director in lieu of any fractional shares. All directors' fees are paid pro rata (and restricted stock grants determined) on a quarterly basis in arrears, and shares issued are fully vested and non-forfeitable. These shares may not be sold or transferred during the time of service as an independent member of the Company's board.

11. Equity

On January 24, 2012, the Company completed a follow-on offering of 5,000,000 shares of its common stock and subsequently issued an additional 750,000 shares of common stock pursuant to the underwriters' over-allotment option at a price of \$19.00 per share, for aggregate gross proceeds of approximately \$109.3 million. Net proceeds to the Company from the offering were approximately \$104.0 million, net of issuance costs of approximately \$5.3 million.

On July 13, 2012, the Company filed a shelf registration statement on Form S-3 with the SEC, offering up to \$1.0 billion of capital stock. The registration statement was declared effective on July 20, 2012. At June 30, 2014, approximately \$549.5 million of our capital stock was available for issuance under the registration statement.

On August 3, 2012, the Company completed a public offering of 1,800,000 shares of 8.25% Series A Cumulative Redeemable Preferred Stock and subsequently issued an additional 270,000 shares pursuant to the underwriters' over-allotment option with a liquidation preference of \$25.00 per share. The Company received total gross proceeds of approximately \$51.8 million. Net proceeds to the Company from the offering were approximately \$49.9 million, net of underwriting discounts, commissions and expenses. The Series A Preferred Stock has no stated maturity and is not subject to any sinking fund or mandatory redemption. Under certain circumstances upon a change of control, the Series A Preferred Stock is convertible to shares of the common stock. Holders of Series A Preferred Stock have no voting rights, except under limited conditions, and holders are entitled to receive cumulative cash dividends at a rate of 8.25% per annum of the \$25.00 per share liquidation preference before holders of the common stock are entitled to receive any dividends. Shares of the Series A Preferred Stock are redeemable at \$25.00 per share plus accumulated and unpaid dividends (whether or not declared) exclusively at the Company's option commencing on August 3, 2017, or earlier under certain circumstances intended to preserve the Company's qualification as a REIT for Federal income tax purposes. Dividends are payable quarterly in arrears on the 17th day of each March, June, September and December. As of June 30, 2014, the Company had declared all required quarterly dividends on the Series A Preferred Stock.

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

On August 15, 2012, the Company completed a public offering of 6,000,000 shares of its common stock and simultaneously issued an additional 900,000 shares pursuant to the underwriters' over-allotment option at a price of \$23.29 per share. The Company received total gross proceeds of approximately \$160.7 million. Net proceeds to the Company from the offering were approximately \$152.7 million, net of underwriting discounts, commissions and expenses.

On September 6, 2012, the Company entered into an equity distribution agreement with each of Mitsubishi UFJ Securities (USA), Inc., JMP Securities LLC and Brinson Patrick Securities Corporation (the "Sales Agents"), which the Company refers to as the Equity Distribution Agreements, pursuant to which the Company may sell up to 3,000,000 shares of common stock from time to time through the Sales Agents, as defined in Rule 415 under the Securities Act of 1933. As of June 30, 2014, the Company had sold shares of common stock through the Sales Agents for net proceeds of approximately \$31.3 million.

On September 27, 2012, the Company completed a public offering of 4,000,000 shares of 8.00% Series B Cumulative Redeemable Preferred Stock and issued an additional 600,000 shares pursuant to the underwriters' over-allotment option with a liquidation preference of \$25.00 per share. The Company received total gross proceeds of approximately \$115.0 million. Net proceeds to the Company from the offering were approximately \$111.3 million, net of underwriting discounts, commissions and expenses. The Series B Preferred Stock has no stated maturity and is not subject to any sinking fund or mandatory redemption. Under certain circumstances upon a change of control, the Series B Preferred Stock is convertible to shares of the common stock. Holders of Series B Preferred Stock have no voting rights, except under limited conditions, and holders are entitled to receive cumulative cash dividends at a rate of 8.00% per annum of the \$25.00 per share liquidation preference before holders of the common stock are entitled to receive any dividends. Shares of the Company's Series B Preferred Stock are redeemable at \$25.00 per share plus accumulated and unpaid dividends (whether or not declared) exclusively at the Company's option commencing on September 27, 2017, or earlier under certain circumstances intended to preserve the Company's qualification as a REIT for Federal income tax purposes. Dividends are payable quarterly in arrears on the 17th day of each March, June, September and December. As of June 30, 2014, the Company had declared all required quarterly dividends on the Series B Preferred Stock.

On December 26, 2012, the Company completed a public offering of 3,750,000 shares of its common stock at a price of \$24.33 per share. The Company received total gross proceeds of approximately \$91.2 million. Net proceeds to the Company from the offering were approximately \$87.5 million, net of underwriting discounts, commissions and expenses.

No warrants were exercised in the three months and six months ended June 30, 2014. For the three and six months ended June 30, 2013, warrants were exercised by the cashless exercise option, which resulted in the issuance of 8,730 and 20,101 shares of common stock, respectively. No proceeds were received in connection with the exercise of the cashless option. For the three and six months ended June 30, 2013, warrants were exercised by the cash exercise option, which resulted in the issuance of 50,000 and 196,250 shares of common stock for proceeds to the Company of \$1.0 million and \$4.0 million, respectively.

During the quarter ended June 30, 2014, the Company declared a quarterly dividend to common stockholders totaling approximately \$17.0 million, or \$0.60 per share, which was paid on July 28, 2014. For the six months ended June 30, 2014, the Company declared dividends to common stockholders of approximately \$34.1 million or \$1.20 per share. During the quarter ended June 30, 2013, the Company declared a quarterly dividend to common stockholders totaling approximately \$22.7 million, or \$0.80 per share, which was paid on July 26, 2013. For the six months ended June 30, 2013, the Company declared a quarterly dividend to common stockholders totaling approximately \$22.7 million, or \$0.80 per share, which was paid on July 26, 2013. For the six months ended June 30, 2013, the Company declared of approximately \$44.7 million or \$1.60 per share.

During the three months ended June 30, 2014, the board of directors declared a quarterly distribution to the holders of the Series A Preferred Stock and Series B Preferred Stock of \$0.51563 per share and \$0.50 per share, respectively. The distributions were paid on June 17, 2014 to stockholders of record as of May 30, 2014. During the six months ended June 30, 2014, the board of directors declared distributions to the holders of the Series A Preferred Stock and Series B Preferred Stock of \$1.03126 per share and \$1.00 per share, respectively. During the three months ended June 30, 2013, the board of directors declared a quarterly distribution to the holders of the Series A Preferred Stock and Series B Preferred Stock of \$0.51563 per share and \$0.50 per share, respectively. The distributions were paid on June 17, 2013 to stockholders of record as of May 31, 2013. During the six months ended June 30, 2013, the board of directors declared of the Series A Preferred Stock and \$1.00 per share, respectively. The distributions were paid on June 17, 2013 to stockholders of record as of May 31, 2013. During the six months ended June 30, 2013, the board of site series a preferred Stock and \$1.00 per share, respectively. The distributions were paid on June 17, 2013 to stockholders of record as of May 31, 2013. During the six months ended June 30, 2013, the board of directors declared distributions to the holders of the Series B Preferred Stock of \$1.03126 per share and \$1.00 per share, respectively.

36

Notes to Consolidated Financial Statements (unaudited)

June 30, 2014

12. Commitments and Contingencies

From time to time, the Company may become involved in various claims and legal actions arising in the ordinary course of business. Management is not aware of any significant contingencies at June 30, 2014.

In the normal course of business, the Company enters into agreements where payment may become due if certain events occur. Management believes that the probability of making such payments is remote.

13. Subsequent Events

On July 1, 2014, the Company granted 60,000 restricted stock units to the Manager that represent the right to receive an equivalent number of shares of the Company's common stock if and when the units vest. Of these awards 20,000 will vest on July 1, 2015, 20,000 will vest on July 1, 2016, and 20,000 will vest on July 1, 2017. These awards do not carry dividend equivalent rights that entitle the holder to receive dividend payments prior to vesting, if and when dividends are paid on shares of the Company's common stock.

On July 31, 2014, the Company acquired a pool of non-performing whole loans and REO with an aggregate unpaid principal balance and cost of \$15.7 million and \$7.0 million, respectively. The Company did not incur debt to finance the acquisition.

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

In this quarterly report on Form 10-Q, or this "report," we refer to AG Mortgage Investment Trust, Inc. as "we," "us," the "Company," or "our," unless we specifically state otherwise or the context indicates otherwise. We refer to our external manager, AG REIT Management, LLC, as our "Manager," and we refer to the indirect parent company of our Manager, Angelo, Gordon & Co., L.P., as "Angelo, Gordon."

The following discussion should be read in conjunction with our consolidated financial statements and the accompanying notes to our consolidated financial statements, which are included in Item 1 of this report, as well as the information contained in our Annual Report on Form 10-K for the year ended December 31, 2013.

Forward-Looking Statements

We make forward-looking statements in this report that are subject to risks and uncertainties. These forward-looking statements include information about possible or assumed future results of our business, financial condition, liquidity, results of operations, plans, objectives, the composition of our portfolio, actions by governmental entities, including the Federal Reserve, and the potential effects of proposed legislation on us. When we use the words "believe," "expect," "anticipate," "estimate," "plan," "continue," "intend," "should," "may" or similar expressions, we intend to identify forward-loss statements.

These forward-looking statements are based upon information presently available to our management and are inherently subjective, uncertain and subject to change. There can be no assurance that actual results will not differ materially from our expectations. We caution investors not to rely unduly on any forward-looking statements and urge you to carefully consider the risks identified under the captions "Risk Factors," "Forward-Looking Statements" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 001-35151), which is available on the Securities and Exchange Commission's website at www.sec.gov. If a change occurs, our business, financial condition, liquidity and results of operations may vary materially from those expressed in our forward-looking statements. Any forward-looking statement speaks only as of the date on which it is made. New risks and uncertainties arise from time to time, and it is impossible for us to predict those events or how they may affect us. Except as required by law, we are not obligated to, and do not intend to, update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

All written or oral forward-looking statements that we make, or that are attributable to us, are expressly qualified by this cautionary notice. We expressly disclaim any obligation to update the information in any public disclosure if any forward-looking statement later turns out to be inaccurate, except as may otherwise be required by law.

Our Company

We are a Maryland corporation focused on investing in, acquiring and managing a diversified portfolio of mortgage assets, other real estate-related securities and financial assets, which we refer to as our target assets. We are externally managed by our Manager, a wholly-owned subsidiary of Angelo, Gordon. Our Manager, pursuant to the delegation agreement dated as of June 29, 2011, has delegated to Angelo, Gordon the overall responsibility for its Manager's day-to-day duties and obligations arising under our management agreement.

The majority of our portfolio remains invested in residential mortgage-backed securities, or RMBS, for which a U.S. government agency such as the Government National Mortgage Association, or Ginnie Mae, or a federally-chartered corporation such as the Federal National Mortgage Association, or Fannie Mae, or the Federal Home Loan Mortgage Corporation, or Freddie Mac, guarantees payments of principal and interest on the securities. We refer to these securities as Agency RMBS. Our Agency RMBS investments include mortgage pass-through securities and collateralized mortgage obligations ("CMOs"). We expect our portfolio, over time, will include a more significant portion of RMBS that are not issued or guaranteed by a U.S. government agency or a U.S. government-sponsored entity, or Non-Agency RMBS. Our Non-Agency RMBS investments may include fixed- and floating- rate securities, including investment grade and non-investment grade. We have invested in other target assets, including asset backed securities, or ABS, and commercial mortgage-backed securities, or CMBS, which, together with Agency RMBS and Non-Agency RMBS, we collectively refer to as real estate securities. We have also invested in commercial and residential mortgage loans, including non-performing and re-performing residential mortgage loans, as well as excess mortgage servicing rights ("MSRs"). We have the discretion to invest in other target assets such as other real estate structured finance products, other real estate-related loans and securities and direct or indirect interests in real estate. Non-Agency RMBS, ABS, CMBS and residential and commercial loans are referred to as our credit portfolio, and residential and commercial mortgage loans are collectively referred to as loans. We anticipate a continued gradual migration of our portfolio towards credit assets.

As of June 30, 2014 and per our GAAP consolidated balance sheet, we have a \$3.6 billion investment portfolio comprised of securities, loans and MSRs, which consists of \$2.2 billion, or 60.6%, of Agency RMBS and \$1.4 billion, or 39.4%, of assets in our credit portfolio. Our investment portfolio gross of linked transactions and investments held within affiliated entities is \$3.8 billion, which consists of \$2.2 billion, or 57.4%, of Agency RMBS and \$1.6 billion, or 42.6%, of assets in our credit portfolio. Refer to Item 7 for a discussion on linked transactions. We also entered into \$1.8 billion notional amount of interest rate swaps and \$187.0 million notional of interest rate swaptions as of June 30, 2014. This compares with a \$3.4 billion investment portfolio as of December 31, 2013, which consisted of \$2.4 billion, or 70.6%, of Agency RMBS and \$1.0 billion, or 29.4%, of assets in our credit portfolio. Our investment portfolio as of \$2.4 billion, or 65.4%, of Agency RMBS and \$1.3 billion, or 34.6%, of assets in our credit portfolio. We also entered into \$2.1 billion notional amount of interest rate swaps and \$1.3 billion, or 34.6%, of assets in our credit portfolio. We also entered into \$2.1 billion notional amount of interest rate swaps and \$1.3 billion, or 34.6%, of assets in our credit portfolio. We also entered into \$2.1 billion notional amount of interest rate swaps and \$1.3 billion notional amount of interest rate swaps and \$1.3 billion, or 34.6%, of assets in our credit portfolio. We also entered into \$2.1 billion notional amount of interest rate swaps and \$1.5.0 million notional of interest rate swaptions as of December 31, 2013.

Our common stock is traded on the New York Stock Exchange, or the NYSE, under the symbol MITT. Our 8.25% Series A Cumulative Redeemable Preferred Stock and our 8.00% Series B Cumulative Redeemable Preferred Stock trade on the NYSE under the symbols MITT PrA and MITT PrB, respectively.

We conduct our operations to qualify and be taxed as a REIT for U.S. federal income tax purposes. Accordingly, we generally will not be subject to federal income tax on our taxable income that we distribute currently to our stockholders as long as we maintain our intended qualification as a REIT. We operate our business in a manner that permits us to maintain our exemption from registration under the Investment Company Act.

Market and interest rate trends

In September 2012, the Federal Open Market Committee ("FOMC") of the U.S. Federal Reserve announced a third round of asset purchases, commonly known as quantitative easing (QE3), pursuant to which it would purchase U.S. Treasury securities and Agency RMBS at a pace of \$85 billion per month until further notice. The Federal Reserve also announced that it would maintain its policy of reinvesting principal payments from its existing holdings of Agency RMBS into new purchases of Agency RMBS until the employment rate, among other economic indicators, showed signs of improvement. The Federal Reserve further stated that it would maintain the target range for the Federal Funds Rate between zero and 0.25% through at least mid-2015.

In December 2013, the FOMC announced that it would begin the process of reducing the pace of its asset purchases by \$10 billion per month beginning in January 2014, with the reduction split evenly between U.S. Treasury securities and Agency RMBS. Subsequently, the Federal Reserve has further announced decreases in its purchase activity by an additional \$10 billion per month at each scheduled FOMC meeting since that time and is expected to exit the program sometime in late 2014. Reinvestment of principal payments from the existing holdings of Agency RMBS however is expected to continue through an unspecified date in the future.

The first quarter of 2014 experienced unusually harsh winter weather throughout the U.S. that depressed both consumer spending and housing activity, a drop in healthcare spending, a larger than expected drop in exports, a smaller than anticipated increase in manufacturing and escalating tensions between the Ukraine and Russia. Economic activity increased modestly in the second quarter of 2014. Employment growth has been encouraging but remains below where the Federal Reserve would like to see it. Deflationary pressures have appeared to subside for the moment with inflation beginning to creep back up toward the Federal Reserve's 2% goal. Consumer spending has stabilized and improved modestly on the margin. Likewise, housing has appeared to stabilize, but recovery has fallen well short of the robustness that many had anticipated.

The resumption of progress toward the Federal Reserve's goals during the second quarter of 2014 has not altered the trend of lower interest rates that began at the start of 2014. The roots of this continued trend appear to be connected to a technical supply/demand imbalance through the end of the second quarter of 2014, and a reevaluation of the long-term growth potential for the economy. From a technical perspective, both the supply of and demand for Treasury Securities, excluding Federal Reserve activity through the first half of 2014, have each experienced shifts that have more than offset the scaling back of QE3. On the supply side, the net issuance of Treasury securities in the first half of 2014 has occurred at a pace slower than the full year pace of 2013. On the demand side, banks, mutual funds and most notably foreign investors have bought at an increased rate through June, leaving a supply/demand imbalance.

Technical factors alone are not the full story. Discussions in the second quarter among economists both inside and outside the Federal Reserve, as well as individual market participants, have shifted from the immediate concern of reduced accommodation to what the ultimate growth potential is for the U.S. economy. This can be seen in the June 2014 FOMC Summary of Economic Projections and recent comments by Federal Reserve Chair Janet Yellen and other Federal Reserve governors. In a June 2014 publication of the FOMC, the median FOMC participant expectation for the longer run federal funds rate shifted downward by 25 basis points from 4% to 3.75%. Additionally, minutes from the Federal Reserve's meeting in June 2014 stated that "most participants expected the federal funds rate at the end of 2016 would still be significantly below their individual assessments of its longer-run level." The minutes further went on to say that "for about half of these participants, the low level of the federal funds rate at that time was associated with inflation well below the Committee's 2% objective." The other half of the FOMC saw the federal funds rate as lower despite projections for the unemployment rate and inflation being at or close to their long run projections, citing "a lower equilibrium real interest rate, continuing headwinds from the financial crisis... and a desire to raise the federal funds rate at a gradual pace after liftoff."

Currently, credit markets appear to be pricing for the first policy increase in interest rates in July of 2015 with 72 basis points of cumulative rate increases priced in by year-end, which is roughly 16 basis points lower than a previous FOMC projection. The divergence between market pricing and FOMC projections increases in 2016 as the market seems to be discounting the Fed's composite projections in favor of what it believes to be the projections of the core members.

Like the first quarter of 2014, the second quarter was a generally positive one for the credit markets, with the Non-Agency RMBS, ABS and CMBS markets all benefitting from positive fundamentals and the supply demand technical factors referenced above. The legacy Non-Agency RMBS and CMBS markets continue to shrink. Although new issue volumes remain robust year-to-date neither market has yet experienced positive net supply since the financial crisis. These markets continue to show very muted if any response to the brief periods of broader market volatility we have seen.

The rise in mortgage rates in response to the threat of tapering of QE3 has stabilized and diminished marginally giving us optimism about the prospects of further housing recovery and longer term moderate home price appreciation. The U.S. housing market still benefits from favorable supply/demand dynamics, historically low mortgage rates and signs of improving household formation. However, we expect that, without an increase in median income, the pace of home price appreciation is likely to moderate over the coming years. Furthermore, we remain optimistic that the deep dislocations that occurred in these markets may result in an "over-correction" in pricing, creating a potential opportunity for us to capitalize on these market dislocations.

The market movements outlined above have had a meaningful impact on our existing portfolio and may also have a significant impact on our operating results going forward. We believe current market dynamics may impact the availability and cost of financing. Furthermore, we may elect to apply a more dynamic hedging policy than we historically have employed, the cost of which may impact our earnings going forward. We expect that overall market conditions will continue to impact our operating results and will cause us to adjust our investment and financing strategies over time as new opportunities emerge and risk profiles of our business change.

Recent Government Activity

On July 11, 2013, U.S. Representatives introduced the Protecting American Taxpayers and Homeowners Act ("PATH"), a broad financing reform bill. PATH would revoke the charters of Fannie Mae and Freddie Mac and remove barriers to private investment. However, PATH would maintain the Federal Housing Finance Authority and give it oversight over a new non-government, not-for-profit National Mortgage Market Utility, the mission of which would be to develop best practices standards for the private origination, servicing, pooling and securitizing of mortgages and operate a publicly accessible securitization outlet to match loan originators with investors. Additional provisions of PATH include the reduction in size and scope of the Federal Housing Administration, tailoring its mission specifically to first-time borrowers and low- and moderate- income borrowers except in periods of significant credit contraction.

On March 16, 2014, Senators Tim Johnson (D-SD) and Mike Crapo (R-ID), the two most senior members of the Senate Banking Committee, released a draft bill, the "Housing Finance Reform and Taxpayer Protection Act of 2014", proposing a comprehensive framework for housing finance reform (the "Johnson-Crapo Bill"), which builds on the bipartisan foundation of the "Housing Finance Reform and Taxpayer Protection Act of 2013" introduced by Senators Bob Corker (R-TN) and Mark Warner (D-VA) in the summer of 2013.

The Johnson-Crapo Bill would create a new regulator, the Federal Mortgage Insurance Corp. (the "FMIC"). The FMIC's backing for mortgage-backed securities would come in the form of a Mortgage Insurance Fund (the "MIF"), which would be designed to protect investors' losses beyond a 10% first-loss position held by private participants in the market. The MIF would initially be capitalized through assessments charged to Fannie Mae and Freddie Mac, but later that cost would be shifted to private market participants once Fannie Mae and Freddie Mac are wound down. The Johnson-Crapo Bill details how regulators would wind-down Fannie Mae and Freddie Mac and how to begin a transition to the new housing finance system. The draft bill provides for the process to take place over a five year period, at the end of which the FMIC would be required to have met several benchmarks, including establishing a new securitization platform and approving a "sufficient number" of guarantors, aggregators, private mortgage insurers and multifamily guarantors. In May 2014 a significant number of Democrat senators withdrew their support for the Johnson-Crapo Bill. The legislation was tabled after being voted out of committee in a divided 13-9 vote.

On July 10, 2014, Representatives John Delaney (D-MD), John Carney (D-DE), and Jim Himes (D-CT) introduced housing finance reform legislation entitled the "Partnership to Strengthen Homeownership Act of 2014" (the "Delaney-Carney-Himes Bill") which would wind down Fannie Mae and Freddie Mac and authorize Ginnie Mae to provide an explicit federal guarantee on mortgage-backed securities.

The Delaney-Carney-Himes Bill would require Ginnie Mae to establish a mortgage insurance program that would offer a federal guarantee for qualified single-family and multifamily mortgage-backed securities. Under this program, private investors would be liable for the first 5 percent of principal loss on an insured-security. Ginnie Mae would hold the remaining 95 percent of risk, but would be expected to enter into arrangements with private reinsurers in which both parties would share the risk evenly. The agency would also establish a single common mortgage securitization platform via which all mortgage-backed securities, whether private or government-guaranteed, would be traded. The bill tasks Ginnie Mae with examining two possible models for adopting such a system and choosing the one it finds would be most efficient. Under one model, the agency would sell insurance to mortgage-backed securities issuers. The other model would have Ginnie Mae offer reinsurance to private guarantors who have insured mortgage-backed securities. Under either program, all mortgage-backed securities would carry the full faith and credit of the United States Government, but private investors would be in the first-loss position. In order to be eligible for Ginnie Mae insurance, a security would have to be comprised entirely of loans that meet certain minimum underwriting standards, which the bill directs Ginnie Mae to develop. In addition, six months after the bill's enactment, the authorities and responsibilities of the Federal Housing Finance Agency would be transferred to Ginnie Mae.

We cannot predict the prospects for the enactment, timing or final content of housing finance reform legislation. The future of these legislative proposals is highly uncertain. There is no way to know precisely how these proposals would impact housing finance, and what impact, if any, they would have on companies that invest in mortgage-backed securities. Although it is unclear how these proposals would impact housing finance, they generally seek to increase opportunities for private capital in the mortgage market, and such changes could provide new investment opportunities for us as the evolution of the housing finance market continues.

Factors impacting our operating results

Our operating results can be affected by a number of factors and primarily depend on, among other things, the level of our net interest income, the market value of our assets and the supply of, and demand for, our target assets in the marketplace. Our net interest income, which reflects the amortization of purchase premiums and accretion of purchase discounts, varies primarily as a result of changes in market interest rates and prepayment speeds, as measured by the Constant Prepayment Rate, ("CPR"), on our RMBS, amongst others. Interest rates vary according to the type of investment, conditions in the financial markets, competition and other factors, none of which can be predicted with any certainty. Our operating results can be impacted by unanticipated credit events experienced by borrowers whose mortgage loans are included in our RMBS.

See the caption "Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2013 (Commission File No. 001-35151), which is available on the Securities and Exchange Commission's website at www.sec.gov, for additional factors that may impact our operating results.

Investment activities

We are currently invested in Agency RMBS, Non-Agency RMBS, ABS, CMBS, residential and commercial mortgage loans and other real estate-related assets. For the period from our IPO to December 31, 2011, the risk-reward profile of investment opportunities supported the deployment of a majority of our capital in Agency RMBS. Labor, housing and economic fundamentals, together with U.S. monetary policy designed to keep interest rates low, supported our Agency RMBS investments in this period. Overweighting of these investments was also favored by the relative ease of funding and superior liquidity. We also acquired a limited amount of Non-Agency RMBS, ABS and CMBS assets for our investment portfolio.

In 2013, we accomplished our goal of increasing our exposure to credit securities and leveraging the broader Angelo, Gordon platform. Throughout the first part of 2013, we remained positioned in Agency RMBS assets that we believed would perform well in an ongoing elevated prepayment environment. During the second quarter of 2013 however, we concurrently elected to increase our hedging activity, perceiving the potential for an increase in interest rate volatility

and benchmark interest rates. We have since then reduced our hedging activity and rotated into shorter duration Agency RMBS. During 2014 we continued to undergo a gradual asset rotation within our Agency RMBS portfolio, as well as opportunistically increase our exposure to credit securities and loans. We will continue to base our investment decisions on a variety of factors, including liquidity, duration, interest rate expectations and hedging, and the mix of assets in our portfolio may accordingly shift over time.

We finance our investments in real estate securities and residential mortgage loans primarily through short-term borrowings structured as repurchase agreements. Subject to maintaining our qualification as a REIT and our Investment Company Act exemption, to the extent leverage is deployed, we utilize derivative financial instruments (or hedging instruments), including interest rate swap agreements and interest rate swaptions agreements, in an effort to hedge the interest rate risk associated with the financing of our portfolio. Specifically, we may seek to hedge our exposure to potential interest rate mismatches between the interest we earn on our investments and our borrowing costs caused by fluctuations in short-term interest rates. In utilizing leverage and interest rate hedges, our objectives are to improve risk-adjusted returns and, where possible, to lock in, on a long-term basis, a spread between the yield on our assets and the cost of our financing.

As discussed in Note 2 to our financial statements, if we purchase a security and finance it with a repurchase agreement, and the transaction is considered linked under ASC 860-10, we will record the initial transfer and repurchase financing on a net basis and record a forward commitment to purchase assets as a derivative instrument with changes in market value being recorded on the consolidated statement of operations. Throughout Item 2, where we disclose our unlinked investment portfolio and the related repurchase agreements that finance it, we have shown the repurchase agreements inclusive of those treated as linked transactions for GAAP along with reconciliation to GAAP. Furthermore, our unlinked securities portfolio also includes unconsolidated ownership interests in affiliates that are accounted for using the equity method. The presentation inclusive of linked transactions and investments held within affiliated entities is consistent with how the Company's management evaluates the business, and the Company believes this presentation provides the most accurate depiction of its investment portfolio and financial condition.

The following table presents a reconciliation of certain information related to securities inclusive of unlinked securities and investment in affiliates to securities on a GAAP basis as of June 30, 2014:

Instrument	Current Face	Amortized Cost	Unrealized Mark-to- Market	Fair Value	Weighted Average Coupon (1)	Weighted Weighted Average Average Yield Life
Agency RMBS:						
15 Year Fixed Rate	\$261,446,920	\$268,292,919	\$5,619,636	\$273,912,555	3.21 %	2.55 % 4.44
20 Year Fixed Rate	135,691,261	142,370,162	1,247,376	143,617,538	3.73 %	2.84 % 6.46
30 Year Fixed Rate	1,037,960,571	1,094,158,205	7,611,672	1,101,769,877	4.03 %	3.24 % 8.77
Fixed Rate CMO	94,181,120	95,147,508	327,001	95,474,509	3.00 %	2.87 % 6.44
ARM	447,082,303	446,102,267	4,592,381	450,694,648	2.42 %	2.80 % 5.63
Inverse Interest Only	408,803,075	78,538,372	(1,309,148) 77,229,224	6.18 %	8.27 % 4.29
Interest Only	424,357,783	56,885,780	2,581,647	59,467,427	3.04 %	7.78 % 4.93
Credit Investments:						
Non-Agency RMBS						
Prime	403,285,089	343,744,229	10,274,895	354,019,124	4.81 %	5.87 % 7.22
Alt A	635,506,022	532,525,729	7,873,176	540,398,905	4.19 %	5.32 %