UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

FORM 10-Q

□ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2014

OR

 $\hfill\Box$ 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 001-32216

NEW YORK MORTGAGE TRUST, INC.

(Exact Name of Registrant as Specified in Its Charter)

Maryland

(State or Other Jurisdiction of Incorporation or Organization)

47-0934168

(I.R.S. Employer Identification No.)

275 Madison Avenue, New York, New York 10016

(Address of Principal Executive Office) (Zip Code)

(212) 792-0107

(Registrant's Telephone Number, Including Area Code)

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Exchange Act of 1934 during th	ne preceding 12 months (or for	r such shorter period that the registra		
Data File required to be submitt	ed and posted pursuant to Rul	e 405 of Regulation S-T (§ 232.405		
Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive rata File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 rooths (or for such shorter period that the registrant was required to submit and post such files). Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller exporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the exchange Act. (Check one): Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).				
Large Accelerated Filer	Accelerated Filer	Non-Accelerated Filer \square	Smaller Reporting Company □	
Indicate by check mark v Yes □ No □ s	whether the registrant is a shell	l company (as defined in Rule 12b-2	of the Exchange Act).	
The number of shares of	the registrant's common stock	x, par value \$0.01 per share, outstand	ling on November 3, 2014 was 90,684,546.	

NEW YORK MORTGAGE TRUST, INC.

FORM 10-Q

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PART I. FINANCIAL INFORMATION

Item 1. Condensed Consolidated Financial Statements

NEW YORK MORTGAGE TRUST, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

(Dollar amounts in thousands, except per share data)

		eptember 30, 2014	De	ecember 31, 2013
		(unaudited)		
ASSETS				
Investment securities, available for sale, at fair value (including pledged securities of \$683,914 and				
\$853,223, respectively)	\$	892,251	\$	912,443
Investment securities, available for sale, at fair value held in securitization trusts	Ψ	38,379	Ψ	92,578
Residential mortgage loans held in securitization trusts (net)		152,902		163,237
Distressed residential mortgage loans held in securitization trusts (net)		247,175		254,721
Multi-family loans held in securitization trusts, at fair value		8,303,169		8,111,022
Derivative assets		217,324		197,590
Cash and cash equivalents		28,513		31,798
Receivables and other assets		172,539		135,286
Total Assets (1)	\$	10,052,252	\$	9,898,675
			_	
LIABILITIES AND STOCKHOLDERS' EQUITY				
Liabilities:				
Financing arrangements, portfolio investments	\$	627,881	\$	791,125
Residential collateralized debt obligations		148,298		158,410
Multi-family collateralized debt obligations, at fair value		8,005,013		7,871,020
Securitized debt		237,413		304,964
Derivative liabilities		419		1,432
Payable for securities purchased		215,417		191,592
Accrued expenses and other liabilities (including \$5,297 and \$951 to related parties, respectively)		64,434		54,466
Subordinated debentures		45,000		45,000
Total liabilities (1)		9,343,875		9,418,009
Commitments and Contingencies				
Stockholders' Equity:				
Preferred stock, \$0.01 par value, 7.75% Series B cumulative redeemable, \$25 liquidation preference				
per share, 3,450,000 shares authorized, 3,000,000 shares issued and outstanding as of September				
30, 2014 and December 31, 2013.		72,397		72,397
Common stock, \$0.01 par value, 400,000,000 shares authorized, 90,684,546 and 64,102,029 shares				
issued and outstanding as of September 30, 2014 and December 31, 2013, respectively		907		641
Additional paid-in capital		590,952		404,555
Accumulated other comprehensive income		23,676		3,073
Retained earnings		20,445		<u>-</u>
Total stockholders' equity		708,377		480,666
Total Liabilities and Stockholders' Equity	\$	10,052,252	\$	9,898,675

⁽¹⁾ Our consolidated balance sheets include assets and liabilities of consolidated variable interest entities ("VIEs") as the Company is the primary beneficiary of these VIEs. As of September 30, 2014 and December 31, 2013, assets of consolidated VIEs totaled \$8,786,841 and \$8,665,829, respectively, and the liabilities of consolidated VIEs totaled \$8,419,737 and \$8,365,345, respectively. See Note 7 for further discussion.

NEW YORK MORTGAGE TRUST, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(Dollar amounts in thousands, except per share data) (unaudited)

		For the Thi Ended Sep	tembe	er 30,	For the Nine Months Ended September 30,					
		2014		2013		2014		2013		
INTEREST INCOME:										
Investment securities and other	\$	12,868	\$	11,019	\$	42,025	\$	32,638		
Multi-family loans held in securitization trusts	Ψ	75,891	Ψ	61,179	Ψ	226,336	Ψ	160,981		
Distressed residential mortgage loans		5,199		3,421		14,400		7,410		
Residential mortgage loans held in securitization trusts		979		1,120		2,962		3,655		
Total interest income		94,937	-	76,739	-	285,723		204,684		
INTEREST EXPENSE:										
Investment securities and other		1,230		1,598		4,102		5,045		
Multi-family collateralized debt obligations		69,310		56,199		207,167		148,107		
Residential collateralized debt obligations		223		281		686		857		
Securitized debt		4,389		2,981		13,350		7,177		
Subordinated debentures		465		473		1,390		1,408		
Total interest expense		75,617		61,532		226,695		162,594		
		10.000		4.5.00		# 0.000		42.000		
NET INTEREST INCOME	_	19,320	_	15,207		59,028		42,090		
OTHER INCOME (EXPENSE):										
Provision for loan losses		(82)		(238)		(1,234)		(905)		
Impairment loss on investment securities		(02)		(225)		(1,254)		(225)		
Realized gain (loss) on investment securities and related hedges, net		17,055		3,319		20,419		(8,334)		
Realized gain on distressed residential mortgage loans		834		486		9,477		1,057		
Unrealized (loss) gain on investment securities and related hedges, net		(1,020)		(1,498)		(4,047)		3,014		
Unrealized gain on multi-family loans and debt held in securitization		(1,020)		(1,170)		(1,017)		3,011		
trusts, net		18,115		6,338		43,060		22,370		
Loss on extinguishment of debt		(3,397)		_		(3,397)				
Other income (including \$1,139, \$96, \$1,402 and \$156 from related		(=,=> ,)				(=,==,)				
parties, respectively)		1,613		290		2,326		792		
Total other income		33,118		8,472		66,604		17,769		
Base management and incentive fees (including \$5,747, \$747, \$7,966										
and \$2,068 to related parties, respectively)		7,752		2,213		15,396		5,455		
Expenses related to distressed residential mortgage loans		1,491		1,051		3,920		2,533		
Other general and administrative expenses (including \$0, \$135, \$80 and										
\$504 to related parties, respectively)		2,370		1,818		7,433		5,672		
Total general, administrative and other expenses		11,613		5,082		26,749		13,660		
NACO TE EN ON O DED ATVONO DEFENDE NACO TE TANGO										
INCOME FROM OPERATIONS BEFORE INCOME TAXES		40,825		18,597		98,883		46,199		
Income tax expense		1,100	_	211		4,668		531		
NET INCOME		39,725		18,386		94,215		45,668		
Preferred stock dividends	¢	1,453	¢	1,453	Φ.	4,359	Φ	2,115		
NET INCOME ATTRIBUTABLE TO COMMON STOCKHOLDERS	\$	38,272	\$	16,933	\$	89,856	\$	43,553		
Basic income per common share	\$	0.42	\$	0.27	\$	1.06	\$	0.76		
Diluted income per common share	\$	0.42	\$	0.27	\$	1.06	\$	0.76		
Dividends declared per common share	\$	0.27	\$	0.27	\$	0.81	\$	0.81		
Weighted average shares outstanding-basic	*	90,685	<u>*</u>	63,755		85,018	<u>~</u>	57,493		
Weighted average shares outstanding-dasic Weighted average shares outstanding-diluted		90,685		63,755		85,018		57,493		
weighted average shares outstanding-unuted		70,003		03,133		03,010	_	37, 173		

NEW YORK MORTGAGE TRUST, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Dollar amounts in thousands) (unaudited)

		For the The Ended Sep				onths er 30,		
		2014	_	2013		2014		2013
MET INCOME ATTRIBUTADI E TO COMMON STOCKHOLDERS	¢	29 272	¢	16.022	¢	90.956	ø	12 552
NET INCOME ATTRIBUTABLE TO COMMON STOCKHOLDERS	<u>\$</u>	38,272	\$	16,933	ф	89,856	\$	43,553
OTHER COMPREHENSIVE INCOME								
Increase (decrease) in net unrealized gain on available for sale securities		3,759		6,048		25,636		(14,281)
Reclassification adjustment for net gain included in net income		(4,884)		_		(4,884)		_
Increase (decrease) in fair value of derivative instruments utilized for								
cash flow hedges		1,181		(1,561)		(149)		3,337
OTHER COMPREHENSIVE INCOME (LOSS)		56		4,487		20,603		(10,944)
COMPREHENSIVE INCOME ATTRIBUTABLE TO COMMON STOCKHOLDERS	\$	38,328	\$	21,420	\$	110,459	\$	32,609

NEW YORK MORTGAGE TRUST, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN STOCKHOLDERS' EQUITY

(Dollar amounts in thousands) (unaudited)

	Accumulated Additional Other										
	C	Common]	Preferred		Paid-In	Retained	Co	omprehensive		
		Stock	Stock			Capital		Earnings		Income	 Total
Balance, December 31, 2013	\$	641	\$	72,397	\$	404,555	\$		\$	3,073	\$ 480,666
Net income		_		_		_		94,215		_	94,215
Stock issuance, net		266		_		186,397		_		_	186,663
Dividends declared		_		_		_		(73,770)		_	(73,770)
Reclassification adjustment for net											
gain included in net income		_		_		_		_		(4,884)	(4,884)
Increase in net unrealized gain on											
available for sale securities		_		_						25,636	25,636
Decrease in fair value of derivative											
instruments utilized for cash flow											
hedges		_		_		_		_		(149)	(149)
Balance, September 30, 2014	\$	907	\$	72,397	\$	590,952	\$	20,445	\$	23,676	\$ 708,377

NEW YORK MORTGAGE TRUST, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Dollar amounts in thousands) (unaudited)

	For the Nine Months Ended September 30,						
	2014	2013					
Cash Flows from Operating Activities:							
Net income	\$ 94,215	\$ 45,668					
Adjustments to reconcile net income to net cash provided by operating activities:							
Net amortization/accretion	(2,883)	13,077					
Realized (gain) loss on investment securities and related hedges, net	(20,419)	8,334					
Realized gain on distressed residential mortgage loans	(9,477)	(1,057)					
Unrealized loss (gain) on investment securities and related hedges, net	4,047	(3,014)					
Unrealized gain on loans and debt held in multi-family securitization trusts	(43,060)	(22,370)					
Impairment loss on investment securities	_	225					
Loss on extinguishment of debt	3,397						
Net decrease in loans held for sale	38	338					
Provision for loan losses	1,234	905					
Income from investments in limited partnerships and limited liability companies	(2,192)	(445)					
Distributions of income from investments in limited partnership and limited liability companies	1,019	402					
Amortization of stock based compensation, net	929	708					
Changes in operating assets and liabilities:							
Receivables and other assets	(825)	(8,163)					
Accrued expenses and other liabilities and accrued expenses, related parties	2,629	10,484					
Net cash provided by operating activities	28,652	45,092					
Cash Flows from Investing Activities:	(40.554)	# 40#					
Restricted cash	(19,754)						
Proceeds from sales of investment securities	41,442	1,254					
Purchases of investment securities	(20,273)						
Return of capital from investments in limited partnerships and limited liability companies	(100)	2,967					
Purchases of other assets	(100)	, ,					
Funding of first mortgage loan	(1,142)						
Funding of mezzanine loan and preferred equity investments	(12,567)	(16,788)					
Proceeds from sale of mezzanine loans	5,590						
Proceeds from mortgage loans held for investment	4.260	21					
Net proceeds (payments) on other derivative instruments settled during the period	4,360	(9,357)					
Principal repayments received on residential mortgage loans held in securitization trusts Principal repayments and proceeds from sales and refinancing of distressed residential mortgage	9,949	16,007					
	c1 02c	5.506					
loans Dringing approximants received on multi-family loans held in acquitigation trusts	61,036	5,526					
Principal repayments received on multi-family loans held in securitization trusts Principal paydowns on investment securities - available for sale	50,195	59,341					
Proceeds from sale of real estate owned	75,140	104,896					
Purchases of distressed residential mortgage loans	3,559	(206.294)					
Purchases of loans held in multi-family securitization trusts	(50,515)	(206,384) (41,235)					
Net cash provided by (used in) investing activities	146,920	(145,582)					
ivet easil provided by (used iii) investing activities	140,720	(143,302)					
Cash Flows from Financing Activities:							
(Payments) of financing arrangements	(163,244)	(94,953)					
Common stock issuance	186,081	98,172					
Preferred stock issuance		72,637					
Costs associated with common stock and preferred stock issued	(347)						
Dividends paid on common stock	(62,220)	, ,					
Dividends paid on preferred stock	(4,359)						
Payments made on residential collateralized debt obligations	(10,151)						
Payments made on multi-family collateralized debt obligations	(53,543)						
Proceeds from securitized debt		136,589					

Payments made on securitized debt	(71,0	74)	(2,307)
Net cash (used in) provided by financing activities	(178,8	57)	89,222
Net Decrease in Cash and Cash Equivalents	(3,2	85)	(11,268)
Cash and Cash Equivalents - Beginning of Period	31,7	98	31,777
Cash and Cash Equivalents - End of Period	\$ 28,5	13 \$	20,509
Supplemental Disclosure:			
Cash paid for interest	\$ 265,8	<u>42</u> \$	192,751
Cash paid for income taxes	\$ 5,7	41 \$	444
Non-Cash Investment Activities:			
Purchase of investment securities not yet settled	\$ 215,4	<u>17</u> \$	186,062
Consolidation of multi-family loans held in securitization trusts	\$	_ \$	1,700,865
Consolidation of multi-family collateralized debt obligations	\$	_ \$	1,659,630
, c			
Non-Cash Financing Activities:			
Dividends declared on common stock to be paid in subsequent period	\$ 24,4	<u>\$5</u> <u>\$</u>	17,214
Dividends declared on preferred stock to be paid in subsequent period	\$ 1,4	53 \$	1,453
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NEW YORK MORTGAGE TRUST, INC. AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS September 30, 2014

(unaudited)

1. Organization

New York Mortgage Trust, Inc., together with its consolidated subsidiaries ("NYMT," the "Company," "we," "our" and "us"), is a real estate investment trust, or REIT, in the business of acquiring, investing in, financing and managing primarily mortgage-related assets and financial assets. Our objective is to manage a portfolio of investments that will deliver stable distributions to our stockholders over diverse economic conditions. We intend to achieve this objective through a combination of net interest margin and net realized capital gains from our investment portfolio. Our portfolio includes investments in mortgage-related and financial assets, including multi-family CMBS, direct financing to owners of multi-family properties through mezzanine loans and preferred equity investments, residential mortgage loans, including loans sourced from distressed markets, Agency RMBS consisting of fixed-rate, adjustable-rate and hybrid adjustable-rate RMBS and Agency IOs consisting of interest only and inverse interest-only RMBS that represent the right to the interest component of the cash flow from a pool of mortgage loans.

The Company conducts its business through the parent company, NYMT, and several subsidiaries, including special purpose subsidiaries established for residential loan and CMBS securitization purposes, taxable REIT subsidiaries ("TRSs") and qualified REIT subsidiaries ("QRSs"). The Company consolidates all of its subsidiaries under generally accepted accounting principles in the United States of America ("GAAP").

The Company is organized and conducts its operations to qualify as a REIT for federal income tax purposes. As such, the Company will generally not be subject to federal income tax on that portion of its income that is distributed to stockholders if it distributes at least 90% of its REIT taxable income to its stockholders by the due date of its federal income tax return and complies with various other requirements.

2. Summary of Significant Accounting Policies

Definitions – The following defines certain of the commonly used terms in these financial statements: "RMBS" refers to residential adjustable-rate, hybrid adjustable-rate, fixed-rate, interest only and inverse interest only and principal only mortgage-backed securities; "Agency RMBS" refers to RMBS representing interests in or obligations backed by pools of mortgage loans issued or guaranteed by a federally chartered corporation ("GSE"), such as the Federal National Mortgage Association ("Fannie Mae") or the Federal Home Loan Mortgage Corporation ("Freddie Mac"), or an agency of the U.S. government, such as the Government National Mortgage Association ("Ginnie Mae"); "non-Agency RMBS" refers to RMBS backed by prime jumbo mortgage loans; "IOs" refers collectively to interest only and inverse interest only mortgage-backed securities that represent the right to the interest component of the cash flow from a pool of mortgage loans; "POs" refers to an IO that represents the right to the interest component of the cash flow from a pool of mortgage loans issued or guaranteed by a GSE or an agency of the U.S. government; "ARMs" refers to adjustable-rate residential mortgage loans; "Agency ARMs" refers to Agency RMBS comprised of adjustable-rate and hybrid adjustable-rate RMBS; "multi-family CMBS" refers to commercial mortgage-backed securities ("CMBS") backed by commercial mortgage loans on multi-family properties, as well as IO or PO securities that represent the right to a specific component of the cash flow from a pool of commercial mortgage loans; "CDOs" refers to collateralized debt obligations and "CLO" refers to collateralized loan obligations.

Basis of Presentation – The accompanying condensed consolidated balance sheet as of December 31, 2013 has been derived from audited financial statements. The accompanying condensed consolidated balance sheet as of September 30, 2014, the accompanying condensed consolidated statements of operations for the three and nine months ended September 30, 2014 and 2013, the accompanying condensed consolidated statements of comprehensive income for the three and nine months ended September 30, 2014 and 2013, the accompanying condensed consolidated statement of changes in stockholders' equity for the nine months ended September 30, 2014 and 2013 are unaudited. In our opinion, all adjustments (which include only normal recurring adjustments) necessary to present fairly the Company's financial position, results of operations and cash flows have been made. Certain information and footnote disclosures normally included in financial statements prepared in accordance with GAAP have been condensed or omitted in accordance with Article 10 of Regulation S-X and the instructions to Form 10-Q. These condensed consolidated financial statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2013, as filed with the U.S. Securities and Exchange Commission ("SEC"). The results of operations for the three and nine months ended September 30, 2014 are not necessarily indicative of the operating results for the full year.

The accompanying condensed consolidated financial statements have been prepared on the accrual basis of accounting in accordance with GAAP. The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Although the Company's estimates contemplate current conditions and how it expects them to change in the future, it is reasonably possible that actual conditions could be different than anticipated in those estimates, which could materially impact the Company's results of operations and its financial condition. Management has made significant estimates in several areas, including valuation of its CMBS investments, multi-family loans held in securitization trusts and multi-family CDOs, as well as, income recognition on distressed residential mortgage loans purchased at a discount.

Reclassifications – Certain prior period amounts have been reclassified in the accompanying condensed consolidated financial statements to conform to current period presentation.

Principles of Consolidation and Variable Interest Entities – The accompanying condensed consolidated financial statements of the Company include the accounts of all its subsidiaries which are majority-owned, controlled by the Company or a variable interest entity ("VIE") where the Company is the primary beneficiary. All significant intercompany accounts and transactions have been eliminated in consolidation.

A VIE is an entity that lacks one or more of the characteristics of a voting interest entity. A VIE is defined as an entity in which equity investors do not have the characteristics of a controlling financial interest or do not have sufficient equity at risk for the entity to finance its activities without additional subordinated financial support from other parties. The Company consolidates a VIE when it is the primary beneficiary of such VIE. As primary beneficiary, it has both the power to direct the activities that most significantly impact the economic performance of the VIE and a right to receive benefits or absorb losses of the entity that could be potentially significant to the VIE. The Company is required to reconsider its evaluation of whether to consolidate a VIE each reporting period, based upon changes in the facts and circumstances pertaining to the VIE.

Investment Securities Available for Sale – The Company's investment securities, where the fair value option has not been elected and which are reported at fair value with unrealized gains and losses reported in Other Comprehensive Income ("OCI"), include Agency RMBS, non-Agency RMBS, CLOs and CMBS. The Company has elected the fair value option for its Agency IOs, which measures unrealized gains and losses through earnings in the accompanying condensed consolidated statements of operations. The fair value option was elected for Agency IOs to mitigate earnings volatility by better matching the accounting for these investment securities with the related derivative instruments which are not designated as hedging instruments for accounting purposes, with unrealized gains and losses recognized through earnings in the accompanying condensed consolidated statements of operations within the Agency IO portfolio.

Our investment securities are classified as available for sale securities. Realized gains and losses recorded on the sale of investment securities available for sale are based on the specific identification method and included in realized gain (loss) on investment securities and related hedges in the accompanying condensed consolidated statements of operations. Purchase premiums or discounts on investment securities are amortized or accreted to interest income over the estimated life of the investment securities using the effective yield method. Adjustments to amortization are made for actual prepayment activity.

The Company accounts for debt securities that are of high credit quality (generally those rated AA or better by a Nationally Recognized Statistical Rating Organization, or NRSRO), at date of acquisition in accordance with Accounting Standards Codification ("ASC") 320-10. The Company accounts for debt securities that are not of high credit quality (i.e., those whose risk of loss is less than remote) or securities that can be contractually prepaid such that we would not recover our initial investment at the date of acquisition in accordance with ASC 325-40. The Company considers credit ratings, the underlying credit risk and other market factors in determining whether the debt securities are of high credit quality; however, securities rated lower than AA or an equivalent rating are not considered of high credit quality and are accounted for in accordance with ASC 325-40. If ratings are inconsistent among NRSROs, the Company uses the lower rating in determining whether the securities are of high credit quality.

The Company assesses its impaired securities on at least a quarterly basis and designates such impairments as either "temporary" or "other-than-temporary" by applying the guidance prescribed in ASC Topic 320-10. When the fair value of an investment security is less than its amortized cost as of the reporting balance sheet date, the security is considered impaired. If the Company intends to sell an impaired security, or it is more likely than not that it will be required to sell the impaired security before its anticipated recovery, then it must recognize an other-than-temporary impairment through earnings equal to the entire difference between the investment's amortized cost and its fair value as of the balance sheet date. If the Company does not expect to sell an other-than-temporarily impaired security, only the portion of the other-than-temporary impairment related to credit losses is recognized through earnings with the remainder recognized as a component of other comprehensive income (loss) on the accompanying condensed consolidated balance sheets. Impairments recognized through other comprehensive income (loss) do not impact earnings. Following the recognition of an other-than-temporary impairment through earnings, a new cost basis is established for the security, which may not be adjusted for subsequent recoveries in fair value through earnings. However, other-than-temporary impairments recognized through earnings may be accreted back to the amortized cost basis of the security on a prospective basis through interest income. The determination as to whether an other-than-temporary impairment exists and, if so, the amount considered other-than-temporarily impaired is subjective, as such determinations are based on both factual and subjective information available at the time of assessment as well the Company's estimates of the future performance and cash flow projections. As a result, the timing and amount of other-than-temporary impairments constitute material estimates that are susceptible to significant

In determining the other-than temporary impairment related to credit losses for securities that are not of high credit quality, the Company compares the present value of the remaining cash flows expected to be collected at the purchase date (or last date previously revised) against the present value of the cash flows expected to be collected at the current financial reporting date. The Company considers information available about the past and expected future performance of underlying mortgage loans, including timing of expected future cash flows, prepayment rates, default rates, loss severities and delinquency rates.

Investment Securities Available for Sale Held in Securitization Trusts – The Company's investment securities available for sale held in securitization trusts as of September 30, 2014 are comprised of multi-family CMBS consisting of PO securities that represent the first loss tranche of the securitizations from which they were issued, or "first loss tranche", and certain IOs issued from two Freddie Mac-sponsored multi-family K-Series securitizations. The Company's investment securities available for sale held in securitization trusts as of December 31, 2013 are comprised of multi-family CMBS consisting of PO securities that represent the first loss tranche of the securitizations from which they were issued, or "first loss tranche", a first loss tranche floating rate security and certain IOs issued from four Freddie Mac-sponsored multi-family K-Series securitizations. These securities are reported at fair value with unrealized gains and losses reported in OCI. Realized gains and losses recorded on the sale of investment securities available for sale held in securitization trusts are based on the specific identification method and included in realized gain (loss) on sale of securities and related hedges in the accompanying condensed consolidated statements of operations. Purchase premiums or discounts are amortized or accreted to interest income over the estimated life of the investment securities using the effective yield method.

Residential Mortgage Loans Held in Securitization Trusts – Residential mortgage loans held in securitization trusts are comprised of certain ARM loans transferred to Consolidated VIEs that have been securitized into sequentially rated classes of beneficial interests. The Company accounted for these securitization trusts as financings which are consolidated into the Company's financial statements. Residential mortgage loans held in securitization trusts are carried at their unpaid principal balances, net of unamortized premium or discount, unamortized loan origination costs and allowance for loan losses. Interest income is accrued and recognized as revenue when earned according to the terms of the mortgage loans and when, in the opinion of management, it is collectible. The accrual of interest on loans is discontinued when, in management's opinion, the interest is not collectible in the normal course of business, but in no case when payment becomes greater than 90 days delinquent. As of September 30, 2014 and December 31, 2013, there were 30 and 31 loans, respectively, on a nonaccrual basis with an unpaid principal balance of approximately \$17.3 million and \$19.1 million, respectively. Loans return to accrual status when principal and interest become current and are anticipated to be fully collectible.

We establish an allowance for loan losses based on management's judgment and estimate of credit losses inherent in our portfolio of residential mortgage loans held in securitization trusts. Estimation involves the consideration of various credit-related factors, including but not limited to, macro-economic conditions, current housing market conditions, loan-to-value ratios, delinquency status, historical credit loss severity rates, purchased mortgage insurance, the borrower's current economic condition and other factors deemed to warrant consideration. Additionally, we look at the balance of any delinquent loan and compare that to the current value of the collateralizing property. We utilize various home valuation methodologies including appraisals, broker pricing opinions, internet-based property data services to review comparable properties in the same area or consult with a realtor in the property's area.

Acquired Distressed Residential Mortgage Loans – Distressed residential mortgage loans held in securitization trusts are comprised of pools of fixed and adjustable rate residential mortgage loans acquired by the Company at a discount (that is due, in part, to the credit quality of the borrower). Distressed residential mortgage loans held in securitization trusts are distressed residential mortgage loans transferred to Consolidated VIEs that have been securitized into beneficial interests. The Company accounted for these securitization trusts as financings which are consolidated into the Company's financial statements.

The Company considers the purchase price for the acquired distressed residential mortgage loans to be at fair value at the date of acquisition. These acquired distressed residential mortgage loans were initially recorded at fair value with no allowance for loan losses.

Acquired distressed residential mortgage loans that have evidence of deteriorated credit quality at acquisition are accounted for under ASC Subtopic 310-30, "Loans and Debt Securities Acquired with Deteriorated Credit Quality" ("ASC 310-30"). Under ASC 310-30, the acquired loans may be accounted for individually or aggregated and accounted for as a pool of loans if the loans being aggregated have common risk characteristics. A pool is accounted for as a single asset with a single composite interest rate and an aggregate expectation of cash flows. Once a pool is assembled, it is treated as if it was one loan for purposes of applying the accounting guidance.

Under ASC 310-30, the excess of cash flows expected to be collected over the carrying amount of the loans, referred to as the "accretable yield," is accreted into interest income over the life of the loans in each pool or individually using a level yield methodology. Accordingly, our acquired distressed residential mortgage loans accounted for under ASC 310-30 are not subject to classification as nonaccrual classification in the same manner as our residential mortgage loans that were not distressed when acquired by us. Rather, interest income on acquired distressed residential mortgage loans relates to the accretable yield recognized at the pool level or on an individual loan basis, and not to contractual interest payments received at the loan level. The difference between contractually required principal and interest payments and the cash flows expected to be collected, referred to as the "nonaccretable difference," includes estimates of both the impact of prepayments and expected credit losses over the life of the individual loan, or the pool (for loans grouped into a pool).

The Company monitors actual cash collections against its expectations, and revised cash flow estimates are prepared as necessary. These estimates incorporate assumptions regarding default rates, loss severities, value of the underlying real estate securing the loans, the amounts and timing of prepayments and other factors that reflect then-current market conditions. A decrease in expected cash flows in subsequent periods may indicate that the loan pool or individual loan, as applicable, is impaired thus requiring the establishment of an allowance for loan losses by a charge to the provision for loan losses. An increase in expected cash flows in subsequent periods initially reduces any previously established allowance for loan losses by the increase in the present value of cash flows expected to be collected, and results in a recalculation of the amount of accretable yield for the loan pool. The adjustment of accretable yield due to an increase in expected cash flows is accounted for prospectively as a change in estimate. The additional cash flows expected to be collected are reclassified from the nonaccretable difference to the accretable yield, and the amount of periodic accretion is adjusted accordingly over the remaining life of the loans in the pool or individual loan, as applicable. The impacts of (i) prepayments, (ii) changes in variable interest rates, and (iii) any other changes in the timing of expected cash flows are recognized prospectively as adjustments to interest income.

An acquired distressed residential mortgage loan may be resolved either through receipt of payment (in full or in part) from the borrower, the sale of the loan to a third party, or foreclosure of the collateral. For acquired distressed residential mortgage loans held in pools, in the event of a sale of the loan, a gain or loss on sale is recognized and reported based on the difference between the sales proceeds and the carrying amount of the acquired distressed residential mortgage loan. In the case of a foreclosure, an individual loan is removed from the pool at the fair value of the underlying collateral less costs to sell. For loans satisfied by payment in full, the loan is removed from the pool. The Company uses the specific allocation method for the removal of loans as the estimated cash flows and related carrying amount for each individual loan are known. In these cases, the remaining accretable yield is unaffected and any material change in remaining effective yield caused by the removal of the loan from the pool is addressed by the re-assessment of the estimate of cash flows for the pool prospectively. Acquired distressed residential mortgage loans subject to modification are not removed from the pool even if those loans would otherwise be considered troubled debt restructurings because the pool, and not the individual loan, represents the unit of account.

For individual loans not accounted for in pools that are sold or satisfied by payment in full, a gain or loss on sale is recognized and reported based on the difference between the sales proceeds and the carrying amount of the acquired distressed residential mortgage loan. In the case of a foreclosure, the loss is recognized if the carrying value exceeds the fair value of the collateral (less costs to sell).

Multi-Family Loans Held in Securitization Trusts – Multi-family loans held in securitization trusts are comprised of multi-family mortgage loans held in six Freddie Mac-sponsored multi-family K-Series securitizations (the "Consolidated K-Series") as of September 30, 2014 and December 31, 2013. Based on a number of factors, we determined that we were the primary beneficiary of each VIE within the Consolidated K-Series, met the criteria for consolidation and, accordingly, have consolidated these Freddie Mac-sponsored multi-family K-Series securitizations, including their assets, liabilities, income and expenses in our financial statements. The Company has elected the fair value option on each of the assets and liabilities held within the Consolidated K-Series, which requires that changes in valuations in the assets and liabilities of the Consolidated K-Series be reflected in the Company's accompanying condensed consolidated statement of operations, as the Company believes this accounting treatment more accurately and consistently reflects its results of operations.

Interest income is accrued and recognized as revenue when earned according to the terms of the mortgage loans and when, in the opinion of management, it is collectible. The accrual of interest on loans is discontinued when, in management's opinion, the interest is not collectible in the normal course of business, but in no case when payment becomes greater than 90 days delinquent. Loans return to accrual status when principal and interest become current and are anticipated to be fully collectible.

Mezzanine Loan and Preferred Equity Investments – The Company invests in mezzanine loans and preferred equity of entities that have significant real estate assets. The mezzanine loan is secured by a pledge of the borrower's equity ownership in the property. Unlike a mortgage, this loan does not represent a lien on the property. Therefore, it is always junior and subordinate to any first-lien as well as second liens, if applicable, on the property. These loans are senior to any preferred equity or common equity interests. Purchasers of mezzanine loans benefit from a right to foreclose on the ownership equity in a more efficient manner than senior mortgage debt.

A preferred equity investment is an equity investment in the entity that owns the underlying property. Preferred equity is not secured by the underlying property, but holders have priority relative to common equity holders on cash flow distributions and proceeds from capital events. In addition, preferred equity holders may be able to enhance their position and protect their equity position with covenants that limit the entity's activities and grant the holder the exclusive right to control the property after an event of default.

Mezzanine loans and preferred equity investments, where the risks and payment characteristics are equivalent to mezzanine loans, are accounted for as loans held for investment and are stated at unpaid principal balance, adjusted for any unamortized premium or discount, deferred fees or expenses, net of valuation allowances, and are included in receivables and other assets. We accrete or amortize any discounts or premiums over the life of the related loan receivable utilizing the effective interest method or straight line-method, if the result is not materially different. We evaluate the collectability of both interest and principal of each of our loans, if circumstances warrant, to determine whether they are impaired. A loan is impaired when, based on current information and events, it is probable that we 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 by comparing the carrying amount of the investment to the estimated fair value of the loan or, as a practical expedient, to the value of the collateral if the loan is collateral dependent.

Mezzanine loans and preferred equity investments where the risks and payment characteristics are equivalent to an equity investment are accounted for using the equity method of accounting. See "Investment in Limited Partnership and Limited Liability Companies" for a description of our accounting policy for Investments in Limited Partnerships and Limited Liability Companies. The mezzanine loans and preferred equity investments are included in receivables and other assets.

Mortgage Loans Held for Investment – Mortgage loans held for investment are stated at unpaid principal balance, adjusted for any unamortized premium or discount, deferred fees or expenses, net of valuation allowances, and are included in receivables and other assets. Interest income is accrued on the principal amount of the loan based on the loan's contractual interest rate. Amortization of premiums and discounts is recorded using the effective yield method. Interest income, amortization of premiums and discounts and prepayment fees are reported in interest income. A loan is considered to be impaired when it is probable that based upon current information and events, the Company will be unable to collect all amounts due under the contractual terms of the loan agreement. Based on the facts and circumstances of the individual loans being impaired, loan specific valuation allowances are established for the excess carrying value of the loan over either: (i) the present value of expected future cash flows discounted at the loan's original effective interest rate, (ii) the estimated fair value of the loan's underlying collateral if the loan is in the process of foreclosure or otherwise collateral dependent, or (iii) the loan's observable market price.

Investments in Limited Partnership and Limited Liability Companies – In circumstances where the Company has a non-controlling interest but either owns a significant interest or is able to exert influence over the affairs of the enterprise, the Company utilizes the equity method of accounting. Under the equity method of accounting, the initial investment is increased each period for additional capital contributions and a proportionate share of the entity's earnings or preferred return and decreased for cash distributions and a proportionate share of the entity's losses. Where the Company is not required to fund additional losses, the Company does not continue to record its proportionate share of the entity's losses such that its investment balance would go below zero.

Management periodically reviews its investments for impairment based on projected cash flows from the entity over the holding period. When any impairment is identified, the investments are written down to recoverable amounts.

Cash and Cash Equivalents – Cash and cash equivalents include cash on hand, amounts due from banks and overnight deposits. The Company maintains its cash and cash equivalents in highly rated financial institutions, and at times these balances exceed insurable amounts.

Receivables and Other Assets – Receivables and other assets as of September 30, 2014 and December 31, 2013 include restricted cash held by third parties of \$63.8 million and \$44.1 million, respectively. Included in restricted cash is \$46.7 million and \$30.4 million held in our Agency IO portfolio to be used for trading purposes and \$12.7 million and \$10.2 million held by counterparties as collateral for hedging instruments as of September 30, 2014 and December 31, 2013, respectively. Also included in receivable and other assets is \$4.2 million and \$3.3 million in restricted cash held in trust relating to our securitized debt transactions as of September 30, 2014 and December 31, 2013, respectively. Interest receivable on multi-family loans held in securitization trusts is also included in the amounts of \$29.1 million and \$30.2 million as of September 30, 2014 and December 31, 2013, respectively.

Financing Arrangements, Portfolio Investments – The Company finances the majority of its Agency RMBS purchases using repurchase agreements. Under a repurchase agreement, an asset is sold to a counterparty to be repurchased at a future date at a predetermined price, which represents the original sales price plus interest. The Company accounts for these repurchase agreements as financings under ASC 860, Transfers and Servicing. Under ASC 860, for these transactions to be treated as financings, they must be separate transactions and not linked. If the Company finances the purchase of its securities with repurchase agreements with the same counterparty from which the securities are purchased and both transactions are entered into contemporaneously or in contemplation of each other, the transactions are presumed under GAAP to be part of the same arrangement, or a "Linked Transaction," unless certain criteria are met. None of the Company's repurchase agreements are accounted for as linked transactions because they met the applicable criteria in accordance with ASC 860-10-40.

Residential Collateralized Debt Obligations ("Residential CDOs") – We use Residential CDOs to permanently finance our residential mortgage loans held in securitization trusts. For financial reporting purposes, the ARM loans held as collateral are recorded as assets of the Company and the Residential CDOs are recorded as the Company's debt. The Company has completed four securitizations since inception. The first three were accounted for as a permanent financing while the fourth was accounted for as a sale and accordingly, is not included in the Company's accompanying condensed consolidated financial statements.

Multi-Family Collateralized Debt Obligations ("Multi-Family CDOs") – We consolidated the Consolidated K-Series including their debt, referred to as Multi-Family CDOs, in our financial statements. The Multi-Family CDOs permanently finance the multi-family mortgage loans held in the Consolidated K-Series securitizations. For financial reporting purposes, the loans held as collateral are recorded as assets of the Company and the Multi-Family CDOs are recorded as the Company's debt. We refer to both the Residential CDOs and Multi-Family CDOs as CDOs in this report.

Securitized Debt – Securitized Debt represents third-party liabilities of Consolidated VIEs and excludes liabilities of the VIEs acquired by the Company that are eliminated on consolidation. The Company has entered into several financing transactions that resulted in the Company consolidating as VIEs the special purpose entities (the "SPEs") that were created to facilitate the transactions and to which underlying assets in connection with the financing were transferred. The Company engaged in these transactions primarily to obtain permanent or longer term financing on a portion of its multi-family CMBS and acquired distressed residential mortgage loans.

Costs related to issuance of securitized debt which include underwriting, rating agency, legal, accounting and other fees are reflected as deferred charges. Such costs are included on the Company's accompanying condensed consolidated balance sheets in receivables and other assets in the amount of \$2.5 million and \$4.1 million as of September 30, 2014 and December 31, 2013, respectively. These deferred charges are amortized as an adjustment to interest expense using the effective interest method, or straight line-method, if the result is not materially different.

Derivative Financial Instruments – The Company has developed risk management programs and processes, which include investments in derivative financial instruments designed to manage interest rate and prepayment risk associated with its securities investment activities.

Derivative instruments contain an element of risk in the event that the counterparties may be unable to meet the terms of such agreements. The Company minimizes its risk exposure by limiting the counterparties with which it enters into contracts to banks and investment banks who meet established credit and capital guidelines.

The Company invests in To-Be-Announced securities ("TBAs") through its Agency IO portfolio. TBAs are forward-settling purchases and sales of Agency RMBS where the underlying pools of mortgage loans are "To-Be-Announced." Pursuant to these TBA transactions, we agree to purchase or sell, for future settlement, Agency RMBS with certain principal and interest terms and certain types of underlying collateral, but the particular Agency RMBS to be delivered is not identified until shortly before the TBA settlement date. For TBA contracts that we have entered into, we have not asserted that physical settlement is probable, therefore we have not designated these forward commitments as hedging instruments. Realized and unrealized gains and losses associated with these TBAs are recognized through earnings as other income (expense) in the consolidated statements of operations.

For derivative instruments that are designated and qualify as a cash flow hedge, the effective portion of the gain or loss on the derivative instrument is reported as a component of OCI and reclassified into earnings in the same period or periods during which the hedged transaction affects earnings. The remaining gain or loss on the derivative instruments in excess of the cumulative change in the present value of future cash flows of the hedged item, if any, is recognized in current earnings during the period of change.

For instruments that are not designated or qualify as a cash flow hedge, such as our use of U.S. Treasury securities or financial futures and options on financial futures contracts, any realized and unrealized gains and losses associated with these instruments are recognized through earnings as other income (expense) in the consolidated statements of operations.

Termination of Hedging Relationships – The Company employs risk management monitoring procedures to ensure that the designated hedging relationships are demonstrating, and are expected to continue to demonstrate, a high level of effectiveness. Hedge accounting is discontinued on a prospective basis if it is determined that the hedging relationship is no longer highly effective or expected to be highly effective in offsetting changes in fair value of the hedged item.

Additionally, the Company may elect to un-designate a hedge relationship during an interim period and re-designate upon the rebalancing of a hedge profile and the corresponding hedge relationship. When hedge accounting is discontinued, the Company continues to carry the derivative instruments at fair value with changes recorded in current earnings.

Revenue Recognition – Interest income on our investment securities and on our mortgage loans is accrued based on the outstanding principal balance and their contractual terms. Premiums and discounts associated with investment securities and mortgage loans at the time of purchase or origination are amortized into interest income over the life of such securities using the effective yield method. Adjustments to amortization are made for actual prepayment activity.

Interest income on our credit sensitive securities, such as our CLOs and certain of our CMBS that were purchased at a discount to par value, is recognized based on the security's effective interest rate. The effective interest rate on these securities is based on management's estimate from each security of the projected cash flows, which are estimated based on the Company's assumptions related to fluctuations in interest rates, prepayment speeds and the timing and amount of credit losses. On at least a quarterly basis, the Company reviews and, if appropriate, makes adjustments to its cash flow projections based on input and analysis received from external sources, internal models, and its judgment about interest rates, prepayment rates, the timing and amount of credit losses, and other factors. Changes in cash flows from those originally projected, or from those estimated at the last evaluation, may result in a prospective change in the yield/interest income recognized on these securities.

Based on the projected cash flows from the Company's first loss tranche PO multi-family CMBS purchased at a discount to par value, a portion of the purchase discount is designated as non-accretable purchase discount or credit reserve, which partially mitigates the Company's risk of loss on the mortgages collateralizing such multi-family CMBS, and is not expected to be accreted into interest income. The amount designated as a credit reserve may be adjusted over time, based on the actual performance of the security, its underlying collateral, actual and projected cash flow from such collateral, economic conditions and other factors. If the performance of a security with a credit reserve is more favorable than forecasted, a portion of the amount designated as credit reserve may be accreted into interest income over time. Conversely, if the performance of a security with a credit reserve is less favorable than forecasted, the amount designated as credit reserve may be increased, or impairment charges and write-downs of such securities to a new cost basis could result.

With respect to interest rate swaps that have not been designated as hedges, any net payments under, or fluctuations in the fair value of, such swaps will be recognized in current earnings.

See "Acquired Distressed Residential Mortgage Loans" for a description of our revenue recognition policy for acquired distressed residential mortgage loans.

Manager Compensation - We are a party to separate investment management agreements with Headlands Asset Management LLC ("Headlands"), The Midway Group, LP ("Midway") and RiverBanc, LLC ("RiverBanc"), with Headlands providing investment management services with respect to our investments in certain distressed residential mortgage loans, Midway providing investment management services with respect to our investments in Agency IOs, and RiverBanc providing investment management services with respect to our investments in multifamily CMBS and certain commercial real estate -related debt investments. These investment management agreements provide for the payment to our investment managers of a management fee, incentive fee and reimbursement of certain operating expenses, which are accrued and expensed during the period for which they are earned or incurred.

Other Comprehensive Income (Loss) – The Company's comprehensive income/(loss) available to common stockholders includes net income, the change in net unrealized gains/(losses) on its available for sale securities and its derivative hedging instruments, currently comprised of interest rate swaps, (to the extent that such changes are not recorded in earnings), adjusted by realized net gains/(losses) reclassified out of accumulated other comprehensive income/(loss) for available for sale securities and is reduced by dividends declared on the Company's preferred stock.

Employee Benefits Plans – The Company sponsors a defined contribution plan (the "Plan") for all eligible domestic employees. The Plan qualifies as a deferred salary arrangement under Section 401(k) of the Internal Revenue Code of 1986, as amended (the "Internal Revenue Code"). The Company made no contributions to the Plan for the nine months ended September 30, 2014 and 2013.

Stock Based Compensation – Compensation expense for equity based awards and stock issued for services are recognized over the vesting period of such awards and services based upon the fair value of the stock at the grant date.

Income Taxes – The Company operates in such a manner so as to qualify as a REIT under the requirements of the Internal Revenue Code. Requirements for qualification as a REIT include various restrictions on ownership of the Company's stock, requirements concerning distribution of taxable income and certain restrictions on the nature of assets and sources of income. A REIT must distribute at least 90% of its taxable income to its stockholders, of which 85% plus any undistributed amounts from the prior year must be distributed within the taxable year in order to avoid the imposition of an excise tax. Distribution of the remaining balance may extend until timely filing of the Company's tax return in the subsequent taxable year. Qualifying distributions of taxable income are deductible by a REIT in computing taxable income.

Certain activities of the Company are conducted through TRSs and therefore are subject to federal and various state and local income taxes. Accordingly, deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled. The effect on deferred tax assets and liabilities of a change in tax rates is recognized in income in the period that includes the enactment date.

ASC 740, *Income Taxes*, provides guidance for how uncertain tax positions should be recognized, measured, presented, and disclosed in the financial statements. ASC 740 requires the evaluation of tax positions taken or expected to be taken in the course of preparing the Company's tax returns to determine whether the tax positions are "more-likely-than-not" of being sustained by the applicable tax authority. In situations involving uncertain tax positions related to income tax matters, we do not recognize benefits unless it is more likely than not that they will be sustained. ASC 740 was applied to all open taxable years as of the effective date. Management's determinations regarding ASC 740 may be subject to review and adjustment at a later date based on factors including, but not limited to, an ongoing analysis of tax laws, regulations and interpretations thereof. The Company will recognize interest and penalties, if any, related to uncertain tax positions as income tax expense.

Earnings Per Share – Basic earnings per share excludes dilution and is computed by dividing net income available to common stockholders by the weighted-average number of shares of common stock outstanding for the period. Diluted earnings per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock that then shared in the earnings of the Company.

Segment Reporting – ASC 280, Segment Reporting, is the authoritative guidance for the way public entities report information about operating segments in their annual financial statements. We are a REIT focused on the business of acquiring, investing in, financing and managing primarily mortgage-related assets, and to a lesser extent, financial assets, and currently operate in only one reportable segment.

Liabilities (ASC 405)

In April 2013, the FASB issued Accounting Standards Update ("ASU") 2013-04, Liabilities (Topic 405)—Obligations Resulting from Joint and Several Liability Arrangements for Which the Total Amount of the Obligation Is Fixed at the Reporting Date ("ASU 2013-04"), which provides guidance for the recognition, measurement, and disclosure of obligations resulting from joint and several liability arrangements for which the total amount of the obligation is fixed at the reporting date. ASU 2013-04 became effective for the Company beginning January 1, 2014. The adoption of ASU 2013-04 did not have an effect on the Company's consolidated financial statements.

Income taxes (ASC 740)

In November 2013, the FASB issued ASU No. 2013-11, *Income Taxes (Topic 740)—Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists* ("ASU 2013-11"). ASU No. 2013-11 provide that an unrecognized tax benefit, or a portion thereof, should be presented in the financial statements as a reduction to a deferred tax asset for a net operating loss carryforward, a similar tax loss, or a tax credit carryforward, except to the extent that a net operating loss carryforward, a similar tax loss, or a tax credit carryforward is not available at the reporting date to settle any additional income taxes that would result from disallowance of a tax position, or the tax law does not require the entity to use, and the entity does not intend to use, the deferred tax asset for such purpose, then the unrecognized tax benefit should be presented as a liability. ASU 2013-11 became effective for the Company beginning January 1, 2014. The adoption of ASU 2013-11 did not have an impact on the Company's consolidated financial statements.

Receivables (ASC 310)

In April 2014, the FASB issued ASU 2014-04, Receivables—Troubled Debt Restructurings by Creditors (Subtopic 310-40)—Reclassification of Residential Real Estate Collateralized Consumer Mortgage Loans upon Foreclosure ("ASU 2014-04"). The amendments of this ASU are intended to clarify when a creditor should be considered to have received physical possession of residential real estate property collateralizing a consumer mortgage loan such that the loan should be derecognized and the real estate recognized. In addition, the amendments clarify that an in substance repossession or foreclosure occurs, and a creditor is considered to have received physical possession of residential real estate property collateralizing a consumer mortgage loan, upon either: (1) the creditor obtaining legal title to the residential real estate property upon completion of a foreclosure, or (2) the borrower conveying all interest in the residential real estate property to the creditor to satisfy that loan through completion of a deed in lieu of foreclosure or through a similar legal agreement. ASU 2014-04 is effective for fiscal years, and interim periods within those years, beginning after December 15, 2014. We do not expect the adoption of ASU 2014-04 to have a significant effect on our financial condition, results of operations and disclosures.

Transfers and Servicing (ASC 860)

In June 2014, the FASB issued ASU 2014-11, *Transfers and Servicing: Repurchase-to-Maturity Transaction, Repurchase Financings, and Disclosures* ("ASU 2014-09"). 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 2014-09 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, Transfers and Servicing. 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. We do not expect the adoption of ASU 2014-11 to have a significant effect on our financial condition, results of operations and disclosures.

Revenue Recognition (Topic 606)

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers* ("ASU 2014-09"). This guidance creates a new, principle-based revenue recognition framework that will affect nearly every revenue-generating entity. ASU 2014-09 also creates a new topic in the Codification, Topic 606 ("ASC 606"). In addition to superseding and replacing nearly all existing U.S. GAAP revenue recognition guidance, including industry-specific guidance, ASC 606 does the following: (1) establishes a new control-based revenue recognition model; (2) changes the basis for deciding when revenue is recognized over time or at a point in time; (3) provides new and more detailed guidance on specific aspects of revenue recognition; and (4) expands and improves disclosures about revenue. ASC 606 is effective for public business entities for annual reporting periods beginning after December 15, 2016, including interim periods therein. Early application is not permitted for public business entities. The Company is currently assessing the impact of this guidance.

Consolidation (Topic 810)

In August 2014, the FASB issued ASU 2014-13, *Measuring the Financial Assets and the Financial Liabilities of a Consolidated Collateralized Financing Entity* ("ASU 2014-13"). For entities that consolidate a collateralized financing entity within the scope of this update, an option to elect to measure the financial assets and the financial liabilities of that collateralized financing entity using either the measurement alternative included in this Update or Topic 820 on fair value measurement is provided. The guidance is effective for fiscal years beginning after December 15, 2015, and the interim periods within those fiscal years. Early adoption is permitted as of the beginning of an annual period. The Company is currently assessing the impact of this guidance.

3. **Investment Securities Available For Sale**

Investment securities available for sale consist of the following as of September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

				Septembe	r 30	, 2014		December 31, 201 3									
	A	mortized		Unre	alize	ed		Fair	A	mortized		ed		Fair			
		Cost		Gains		Losses		V alue	Cost		Gains			Losses		Value	
Agency RMBS:																	
Agency ARMs																	
Freddie Mac	\$	60,536	\$	60	\$	(1,019)	\$	59,577	\$	67,121	\$	37	\$	(2,101)	\$	65,057	
Fannie Mae		117,082		41		(1,948)		115,175		130,487		58		(3,128)		127,417	
Ginnie Mae		13,571				(202)		13,369		17,049				(201)		16,848	
Total Agency ARMs		191,189		101		(3,169)	_	188,121		214,657		95		(5,430)		209,322	
Agency Fixed Rate																	
Freddie Mac		39,140				(1,018)		38,122		43,920				(1,714)		42,206	
Fannie Mae		467,546				(1,010) $(15,177)$		452,369		518,598				(24,861)		493,737	
Total Agency Fixed Rate	_	506,686				(16,195)	_	490,491	_	562,518			_	(26,575)	_	535,943	
1 star rigorio y 1 meta rante	_	200,000	_		_	(10,170)	_	.,,,,,,	_	002,010	_			(20,070)	_	000,510	
Agency IOs (1)																	
Freddie Mac		40,922		254		(5,168)		36,008		43,468		252		(5,187)		38,533	
Fannie Mae		56,402		1,152		(4,462)		53,092		60,813		1,300		(5,007)		57,106	
Ginnie Mae		45,071		332		(3,978)		41,425		37,660		706		(2,396)		35,970	
Total Agency IOs		142,395		1,738		(13,608)		130,525		141,941		2,258		(12,590)		131,609	
Total Agency RMBS		840,270		1,839		(32,972)		809,137		919,116		2,353		(44,595)		876,874	
Non-Agency RMBS		2,145		62		(167)		2,040		2,413		136		(188)		2,361	
CMBS		28,787		17,166		_		45,953		_		_		_		_	
CLOs	_	21,866		13,255			_	35,121		18,478		14,730				33,208	
Total investment securities	ф	902.069	ф	22.222	ф	(22.120)	ф	902.251	Φ	040.007	¢	17 210	Φ	(44.702)	Φ	012 442	
available for sale	\$	893,068	\$	32,322	\$	(33,139)	\$	892,251	\$	940,007	\$	17,219	\$	(44,783)	\$	912,443	
CMBS (2)	\$	25,627	\$	12,752	\$	_	\$	38,379	\$	74,314	\$	18,264	\$	_	\$	92,578	
Total investment securities																	
available for sale held in																	
securitization trusts	\$	25,627	\$	12,752	\$		\$	38,379	\$	74,314	\$	18,264	\$		\$	92,578	

⁽¹⁾ Included in investment securities available for sale are Agency IOs. Agency IOs are measured at fair value through earnings. (2) CMBS investments have contractual maturities ranging from 0 to 10 years.

During the three and nine months ended September 30, 2014, the Company received total proceeds of approximately \$41.4 million realizing approximately \$16.5 million of net gains from the sale of investment securities available for sale. During the nine months ended September 30, 2013, the Company received total proceeds of approximately \$1.3 million realizing approximately \$0.1 million of net losses from the sale of investment securities available for sale. There were no sales of investment securities for sale during the three months ended September 30, 2013.

Actual maturities of our available for sale securities are generally shorter than stated contractual maturities (which range up to 30 years), as they are affected by the contractual lives of the underlying mortgages, periodic payments and prepayments of principal. As of September 30, 2014 and December 31, 2013, based on management's estimates using three month historical CPR, the weighted average life of the Company's available for sale securities portfolio was approximately 4.83 and 7.03 years, respectively.

The following table sets forth the weighted average lives our investment securities available for sale as of September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

	September 30,	December 31,			
Weighted Average Life	2014	2013			
Less than 5 years	\$ 557,575	\$ 281,068			
5 to 10 years	240,276	451,635			
Greater than 10 years	94,400	179,740			
Total	\$ 892,251	\$ 912,443			

The following tables set forth the stated reset periods of our investment securities available for sale and investment securities available for sale held in securitization trusts at September 30, 2014 and December 31, 2013 at carrying value (dollar amounts in thousands):

		Septembe	r 30	0, 2014			December 31, 201 3										
	ess than months			More than 24 months		Total		Less than 6 months		6 to 24 nonths	More than 24 months			Total			
Agency RMBS	\$ 101,139	\$ 17,533	\$	690,465	\$	809,137	\$	97,385	\$	14,823	\$	764,666	\$	876,874			
Non-Agency RMBS	2,040					2,040		2,361		_				2,361			
CMBS	_	_		45,953		45,953		_		_							
CLOs	35,121	_		_		35,121		33,208		_		_		33,208			
Total investment securities available for sale	\$ 138,300	\$ 17,533	\$	736,418	\$	892,251	\$	132,954	\$	14,823	\$	764,666	\$	912,443			
CMBS	\$ _	\$ _	\$	38,379	\$	38,379	\$	28,232	\$	_	\$	64,346	\$	92,578			
Total investment securities available for sale held in securitization trusts	\$ 	\$ 	\$	38,379	\$	38,379	\$	28,232	\$		\$	64,346	\$	92,578			

The following tables present the Company's investment securities available for sale in an unrealized loss position reported through OCI, aggregated by investment category and length of time that individual securities have been in a continuous unrealized loss position at September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

September 30, 2014	Less than	12 N	Months	Greater tha	n 12	2 months	To		otal	
	Carrying Value	τ	Gross Inrealized Losses	Carrying Value	Ţ	Gross Inrealized Losses		Carrying Value		Gross Unrealized Losses
Agency RMBS	\$ 7,179	\$	(59)	\$ 660,835	\$	(19,305)	\$	668,014	\$	(19,364)
Non-Agency RMBS	_		<u>`</u>	1,017		(167)		1,017		(167)
Total investment securities available for sale	\$ 7,179	\$	(59)	\$ 661,852	\$	(19,472)	\$	669,031	\$	(19,531)

December 31, 2013		Less than	12 M	Ionths		Greater tha	n 12	2 months		To	Total	
				Gross				Gross				Gross
	(Carrying	U	nrealized	(Carrying	U	nrealized		Carrying		Unrealized
		Value		Losses		Value		Losses		Value		Losses
Agency RMBS	\$	332,519	\$	(11,423)	\$	398,325	\$	(20,582)	\$	730,844	\$	(32,005)
Non-Agency RMBS				<u> </u>		1,104		(188)		1,104		(188)
Total investment securities available for												
sale	\$	332,519	\$	(11,423)	\$	399,429	\$	(20,770)	\$	731,948	\$	(32,193)

For the three and nine months ended September 30, 2014, the Company recognized no other-than-temporary impairment through earnings. For the three and nine months ended September 30, 2013, the Company recognized \$0.2 million other-than-temporary impairment through earnings.

4. Residential Mortgage Loans Held in Securitization Trusts (Net) and Real Estate Owned

Residential mortgage loans held in securitization trusts (net) consist of the following as of September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

	•	ember 30, 2014	December 31, 2013		
Unpaid principal balance	\$	155,272	\$	165,173	
Deferred origination costs – net		984		1,053	
Reserve for loan losses		(3,354)		(2,989)	
Total	\$	152,902	\$	163,237	

Allowance for Loan Losses - The following table presents the activity in the Company's allowance for loan losses on residential mortgage loans held in securitization trusts for the nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

	Nine months Ended September 30,			
		2014		2013
Balance at beginning of period	\$	2,989	\$	2,978
Provisions for loan losses		654		568
Transfer to real estate owned		(289)		(268)
Charge-offs		_		(109)
Balance at the end of period	\$	3,354	\$	3,169

On an ongoing basis, the Company evaluates the adequacy of its allowance for loan losses. The Company's allowance for loan losses as of September 30, 2014 was \$3.4 million, representing 216 basis points of the outstanding principal balance of residential loans held in securitization trusts as of September 30, 2014, as compared to 181 basis points as of December 31, 2013. As part of the Company's allowance for loan loss adequacy analysis, management will assess an overall level of allowances while also assessing credit losses inherent in each non-performing residential mortgage loan held in securitization trusts. These estimates involve the consideration of various credit related factors, including but not limited to, current housing market conditions, current loan to value ratios, delinquency status, the borrower's current economic and credit status and other relevant factors.

Real Estate Owned – The following table presents the activity in the Company's real estate owned held in residential securitization trusts for the nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

	Nine 1	Nine months Ended September 30,			
	2	014	2013		
Balance at beginning of period	\$	1,108 \$	732		
Write downs		(103)	(209)		
Transfer from mortgage loans held in securitization trusts		241	621		
Disposal		(577)	(374)		
Balance at the end of period	\$	669 \$	770		

Real estate owned held in residential securitization trusts are included in receivables and other assets on the accompanying condensed consolidated balance sheets and write downs are included in provision for loan losses in the accompanying condensed consolidated statements of operations for reporting purposes.

All of the Company's mortgage loans and real estate owned held in residential securitization trusts are pledged as collateral for the Residential CDOs issued by the Company. As of September 30, 2014 and December 31, 2013, the Company's net investment in the residential securitization trusts, which is the maximum amount of the Company's investment that is at risk to loss and represents the difference between (i) the carrying amount of the mortgage loans and real estate owned held in residential securitization trusts and (ii) the amount of Residential CDOs outstanding, was \$5.8 million and \$6.6 million, respectively.

Delinquency Status of Our Residential Mortgage Loans Held in Securitization Trusts

As of September 30, 2014, we had 33 delinquent loans with an aggregate principal amount outstanding of approximately \$18.0 million categorized as Residential Mortgage Loans Held in Securitization Trusts (net). Of the \$18.0 million in delinquent loans, \$9.4 million, or 52%, are under some form of temporary modified payment plan. The table below shows delinquencies in our portfolio of residential mortgage loans held in securitization trusts, including real estate owned ("REO") through foreclosure, as of September 30, 2014 (dollar amounts in thousands):

September 30, 2014

	Number of	Total	
	Delinquent	Unpaid	% of Loan
Days Late	Loans	Principal	Portfolio
30 - 60	1	\$ 234	0.15%
61 - 90	2	\$ 492	0.31%
90			
+	30	\$ 17,306	11.02%
Real estate owned through foreclosure	5	\$ 1,799	1.15%

As of December 31, 2013, we had 34 delinquent loans with an aggregate principal amount outstanding of approximately \$18.9 million categorized as Residential Mortgage Loans Held in Securitization Trusts (net). Of the \$18.9 million in delinquent loans, \$9.1 million, or 48%, are under some form of modified payment plan. The table below shows delinquencies in our portfolio of residential mortgage loans held in securitization trusts, including real estate owned through foreclosure (REO), as of December 31, 2013 (dollar amounts in thousands):

December 31, 2013

	Number of		Total	
	Delinquent	Ţ	U npaid	% of Loan
Days Late	Loans	P	rincipal	Portfolio
30 - 60	3	\$	601	0.36%
61 - 90	1	\$	239	0.14%
90				
+	30	\$	18,036	10.76%
Real estate owned through foreclosure	5	\$	2,381	1.42%

The geographic concentrations of credit risk exceeding 5% of the total loan balances in our residential mortgage loans held in securitization trusts and real estate owned held in residential securitization trusts as of September 30, 2014 and December 31, 2013 are as follows:

	September 30, 2014	December 31, 2013
New York	35.6%	35.9%
Massachusetts	24.8%	24.6%
New Jersey	10.8%	10.4%
Florida	6.1%	5.8%
Connecticut	5.9%	5.6%

5. Distressed Residential Mortgage Loans

As of September 30, 2014 and December 31, 2013, the carrying value of the Company's distressed residential mortgage loans, including distressed residential mortgage loans held in securitization trusts, amounts to approximately \$247.2 million and \$254.7 million, respectively. Distressed residential mortgage loans with a carrying value amounting to approximately \$15.8 million and \$9.7 million are included in receivables and other assets in the accompanying condensed consolidated balance sheet at September 30, 2014 and December 31, 2013, respectively.

The Company considers its purchase price for the distressed residential mortgage loans, including distressed residential mortgage loans held in securitization trusts, to be at fair value at the date of acquisition. The Company only establishes an allowance for loan losses subsequent to acquisition.

The following table presents information regarding the estimates of the contractually required payments, the cash flows expected to be collected, and the estimated fair value of the distressed residential mortgage loans acquired during the nine months ended September 30, 2014 (dollar amounts in thousands):

	Sej	otember 30, 2014
Contractually required principal and interest	\$	90,080
Non-accretable yield		(15,939)
Expected cash flows to be collected		74,141
Accretable yield		(23,626)
Fair value at the date of acquisition	\$	50,515

The following table details activity in accretable yield for the distressed residential mortgage loans, including distressed residential mortgage loans held in securitization trusts, for the nine months ended September 30, 2014 (dollar amounts in thousands):

	September 30),
	2014	
Balance at beginning of period	\$ 171,1	12
Additions	181,3	24
Disposals	(73,9	06)
Accretion	(14,4	00)
Balance at end of period	\$ 264,1	30

Accretable yield is the excess of the distressed residential mortgage loans' cash flows expected to be collected over the purchase price. The cash flows expected to be collected represents the Company's estimate, of the amount and timing of undiscounted principal and interest cash flows. Additions include accretable yield estimates for purchases made during the period and reclassification to accretable yield from nonaccretable yield. Deletions include distressed residential mortgage loan dispositions, which include refinancing, sale and foreclosure of the underlying collateral and resulting removal of the distressed residential mortgage loans from the accretable yield, and reclassifications from accretable to nonaccretable yield. The reclassifications between accretable and nonaccretable yield and the accretion of interest income is based on various estimates regarding loan performance and the value of the underlying real estate securing the loans. As the Company continues to gather additional information regarding the loans and the underlying collateral, the accretable yield may change. Therefore, the amount of accretable income recorded in the nine-month period ended September 30, 2014 is not necessarily indicative of future results.

The geographic concentrations of credit risk exceeding 5% of the unpaid principal balance of our distressed residential mortgage loans, including distressed residential mortgage loans held in securitization trusts, as of September 30, 2014 and December 31, 2013, respectively, are as follows:

	September 30, 2014	December 31, 2013
California	13.7%	14.4%
Florida	11.5%	8.3%
New York	7.7%	8.1%
Texas	6.8%	6.6%

The Company's distressed residential mortgage loans held in securitization trusts are pledged as collateral for certain of the Securitized Debt issued by the Company (*see Note 7*).

6. Consolidated K-Series

The Company has elected the fair value option on the assets and liabilities held within the Consolidated K-Series, which requires that changes in valuations in the assets and liabilities of the Consolidated K-Series be reflected in the Company's statements of operations. Our investment in the Consolidated K-Series is limited to the multi-family CMBS comprised of first loss tranche PO securities and/or certain IOs issued by certain K-Series securitizations with an aggregate net carrying value of \$298.2 million and \$240.0 million at September 30, 2014 and December 31, 2013, respectively (*see Note 7*).

The condensed consolidated balance sheets of the Consolidated K-Series at September 30, 2014 and December 31, 2013, respectively, are as follows (dollar amounts in thousands):

Balance Sheets	S	September 30, 2014		ecember 31, 2013
Assets				
Multi-family loans held in securitization trusts	\$	8,303,169	\$	8,111,022
Receivables		29,133		30,222
Total Assets	\$	8,332,302	\$	8,141,244
Liabilities and Equity				
Multi-family CDOs	\$	8,005,013	\$	7,871,020
Accrued expenses		28,684		29,766
Total Liabilities		8,033,697		7,900,786
Equity (1)		298,605		240,458
Total Liabilities and Equity	\$	8,332,302	\$	8,141,244

⁽¹⁾ Represents our retained beneficial interest in the Consolidated K-Series.

The multi-family loans held in securitization trusts had unpaid principal balance of approximately \$7.9 billion and \$8.0 billion at September 30, 2014 and December 31, 2013, respectively. The multi-family CDOs had unpaid principal balance of approximately \$7.9 billion and \$8.0 billion at September 30, 2014 and December 31, 2013, respectively. As of September 30, 2014 and December 31, 2013, the current weighted average interest rate on these multi-family CDOs was 4.30% and 4.16%, respectively.

The Company does not have any claims to the assets or obligations for the liabilities of the Consolidated K-Series (other than the security represented by our first loss piece). We have elected the fair value option for the Consolidated K-Series. The net fair value of our investment in the Consolidated K-Series which represents the difference between the carrying values of multi-family loans held in securitization trusts less the carrying value of multi-family CDOs approximates the fair value of our underlying securities. The fair value of our underlying securities is determined using the same valuation methodology as our CMBS investments available for sale (see Note 13).

The condensed consolidated statements of operations of the Consolidated K-Series for the three and nine months ended September 30, 2014 and 2013, respectively, is as follows (dollar amounts in thousands):

	 Three Mor Septem	 	Nine Months Ended September 30,				
Statements of Operations	2014	 2013		2014		2013	
Interest income	\$ 75,891	\$ 61,179	\$	226,336	\$	160,981	
Interest expense	 69,310	56,199		207,167		148,107	
Net interest income	6,581	4,980		19,169		12,874	
Unrealized gain on multi-family loans and debt held in securitization trusts,							
net	 18,115	 6,338		43,060		22,370	
Net Income	\$ 24,696	\$ 11,318	\$	62,229	\$	35,244	

The geographic concentrations of credit risk exceeding 5% of the total loan balances related to our CMBS investments included in investment securities available for sale and multi-family loans held in securitization trusts as of September 30, 2014 and December 31, 2013, respectively, are as follows:

	September 30, 2014	December 31, 2013
California	13.3%	14.0%
Texas	12.2%	13.7%
New York	7.5%	7.2%
Florida	6.8%	6.5%
Washington	5.4%	5.3%

7. Use of Special Purpose Entities and Variable Interest Entities

A Special Purpose Entity ("SPE") is an entity designed to fulfill a specific limited need of the company that organized it. SPEs are often used to facilitate transactions that involve securitizing financial assets or re-securitizing previously securitized financial assets. The objective of such transactions may include obtaining non-recourse financing, obtaining liquidity or refinancing the underlying securitized financial assets on improved terms. Securitization involves transferring assets to an SPE to convert all or a portion of those assets into cash before they would have been realized in the normal course of business through the SPE's issuance of debt or equity instruments. Investors in an SPE usually have recourse only to the assets in the SPE and depending on the overall structure of the transaction, may benefit from various forms of credit enhancement, such as over-collateralization in the form of excess assets in the SPE, priority with respect to receipt of cash flows relative to holders of other debt or equity instruments issued by the SPE, or a line of credit or other form of liquidity agreement that is designed with the objective of ensuring that investors receive principal and/or interest cash flow on the investment in accordance with the terms of their investment agreement.

The Company has evaluated its CMBS investments in Freddie Mac-sponsored K-Series securitizations to determine whether they are VIEs. In addition, the Company also evaluated its financings transactions, such as its Residential CDOs completed in 2005, its multi-family CMBS re-securitization transaction completed in May 2012, its collateralized recourse financing transactions completed in November 2012 and November 2013 and its distressed residential mortgage loan securitization transactions completed in December 2012, July 2013 and September 2013 (each a "Financing VIE" and collectively, the "Financing VIEs") and concluded that the entities created to facilitate each of the transactions are VIEs.

The Company then completed an analysis of whether the VIEs should be consolidated by the Company, based on consideration of its involvement in each of the VIEs, including the design and purpose of the SPE, and whether its involvement reflected a controlling financial interest that resulted in the Company being deemed the primary beneficiary of the VIEs. In determining whether the Company would be considered the primary beneficiary, the following factors were assessed:

- whether the Company has both the power to direct the activities that most significantly impact the economic performance of the VIE; and
- whether the Company has a right to receive benefits or absorb losses of the entity that could be potentially significant to the VIE.

The Company has determined that it has a variable interest in the Consolidated K-Series for which it is the primary beneficiary and has a controlling financial interest and, accordingly, has consolidated their assets, liabilities, income and expenses in the accompanying consolidated financial statements (see Notes 2 and 6).

Also, based on its evaluation of the factors discussed above, including its involvement in the purpose and design of the entity, the Company determined that the Financing VIEs, except for the collateralized recourse financing transaction completed in November 2012, met the criteria for consolidation and, accordingly, consolidated the Financing VIEs created to facilitate these transactions as of September 30, 2014.

In September 2014, the Company, through a wholly-owned subsidiary, repurchased \$52 million of outstanding notes issued in connection with the Company's November 2012 collateralized recourse financing transaction. The repurchase of the notes resulted in the simultaneous (i) termination of the CMBS Master Repurchase Agreement entered into by affiliates of the Company in connection with the November 2012 collateralized recourse financing transaction (and the related repayment of outstanding borrowings thereunder) and (ii) transfer back to the Company of the multi-family CMBS serving as collateral for the \$52 million of borrowings. The CMBS Master Repurchase Agreement was scheduled to mature in November 2015. In connection with the early termination of the CMBS Master Repurchase Agreement, the Company recognized a loss on extinguishment of debt of \$3.4 million, which included unamortized debt issue costs of \$0.4 million from the transaction. The repayment of the notes and the termination of the CMBS Master Repurchase Agreement deconsolidated the Financing VIE that facilitated the transaction as of September 30, 2014.

The following table presents a summary of the assets and liabilities of these VIEs. Intercompany balances have been eliminated for purposes of this presentation.

Non-

Assets and Liabilities of Consolidated VIEs as of September 30, 2014 (dollar amounts in thousands):

				Financi	ng \	VIEs			í	Non- financing VIEs		
	(ulti-family CMBS re- curitization		llateralized Recourse nancing ⁽²⁾	I	Distressed Residential Mortgage Loan ccuritization	N	esidential Aortgage Loan uritization	Multi-family CMBS (3)		_	Total
Investment securities available for sale,												
at fair value held in securitization trusts	\$	38,379	\$	_	\$	_	\$	_	\$	_	\$	38,379
Residential mortgage loans held in	Ψ	30,377	Ψ		Ψ		Ψ		Ψ		Ψ	30,377
securitization trusts (net)		_		_		_		152,902		_		152,902
Distressed residential mortgage loans												
held in securitization trust (net)		_		_		247,175		_		_		247,175
Multi-family loans held in securitization												
trusts, at fair value		1,265,620		4,654,533						2,383,016		8,303,169
Receivables and other assets		4,988		15,331		13,497		1,184		10,216		45,216
Total assets	\$	1,308,987	\$	4,669,864	\$	260,672	\$	154,086	\$	2,393,232	\$	8,786,841
Residential collateralized debt												
obligations	\$	_	\$	_	\$	_	\$	148,298	\$	_	\$	148,298
Multi-family collateralized debt	Ψ.		Ψ		Ψ.		Ψ	1.0,20	Ψ.		Ψ.	110,200
obligations, at fair value		1,214,324		4,502,772		_		_		2,287,917		8,005,013
Securitized debt		27,548		55,853		154,012		_				237,413
Accrued expenses and other liabilities		4,450		14,286		146		13		10,118		29,013
Total liabilities	\$	1,246,322	\$	4,572,911	\$	154,158	\$	148,311	\$	2,298,035	\$	8,419,737

The Company classified the multi-family CMBS issued by two K-Series securitizations and held by this Financing VIE as available for sale securities as the purpose is not to trade these securities. The Financing VIE consolidated one K-Series securitization that issued certain of the multi-family CMBS owned by the Company, including its assets, liabilities, income and expenses, in its financial statements, as based on a number of factors, the Company determined that it was the primary beneficiary and has a controlling financial interest in this particular K-Series securitization (*see Note 6*).

The multi-family CMBS serving as collateral under the November 2013 collateralized recourse financing are comprised of securities

issued from three separate Freddie Mac-sponsored multi-family K-Series securitizations. The Financing VIE consolidated these K-Series securitizations, including their assets, liabilities, income and expenses, in its financial statements as based on a number of factors, the Company determined that it was the primary beneficiary and has a controlling financial interest in such K-Series securitizations (see Note 6). In September 2014, the Company repaid the Company's outstanding notes from its collateralized recourse financing transaction completed in November 2012 with a principal amount of \$52 .0 million. With the repayment of the notes, the Company terminated and deconsolidated the Financing VIE that facilitated the financing transaction and the multi-family CMBS serving as collateral on the notes were transferred back to the Company

Two of the Company's Freddie Mac – sponsored multi-family K-Series securitizations included in the Consolidated K-Series is not subject to any financing as of September 30, 2014.

Assets and Liabilities of consolidated Financing VIEs as of December 31, 2013 (dollar amounts in thousands):

	Financing VIEs										
					I	Distressed					
					F	Residential					
	M	ulti-family]	Mortgage	F	Residential			
	(CIVIDS Te-		D C		Loan		Mortgage			
	sec					curitization					
		(1)	Financings (2)		S		Securitizations			Total	
Investment securities available for sale, at fair value held											
in securitization trusts	\$	29,289	\$	63,289	\$	_	\$	_	\$	92,578	
Residential mortgage loans held in securitization trusts											
(net)		_		_		_		163,237		163,237	
Distressed residential mortgage loans held in											
securitization trusts (net)		_		_		254,721		_		254,721	
Multi-family loans held in securitization trusts, at fair											
value		1,234,084		6,876,938		_		_		8,111,022	
Receivables and other assets		5,241		27,198		10,072		1,760		44,271	
Total assets	\$	1,268,614	\$	6,967,425	\$	264,793	\$	164,997	\$	8,665,829	
Residential collateralized debt obligations	\$	_	\$	_	\$	_	\$	158,410	\$	158,410	
Multi-family collateralized debt obligations, at fair value		1,195,637		6,675,383		_		_		7,871,020	
Securitized debt		27,240		107,853		169,871				304,964	
Accrued expenses and other liabilities		4,640		25,315		981		15		30,951	
Total liabilities	\$	1,227,517	\$	6,808,551	\$	170,852	\$	158,425	\$	8,365,345	

- The Company classified the multi-family CMBS issued by two K-Series securitizations and held by this Financing VIE as available for sale securities as the purpose is not to trade these securities. The Financing VIE consolidated one K-Series securitization that issued certain of the multi-family CMBS owned by the Company, including its assets, liabilities, income and expenses, in its financial statements, as based on a number of factors, the Company determined that it was the primary beneficiary and has a controlling financial interest in this particular K-Series securitization (*see Note 6*).
- The multi-family CMBS serving as collateral under the collateralized recourse financings are comprised of securities issued from seven separate Freddie Mac-sponsored multi-family K-Series securitizations. The Financing VIE classified the multi-family CMBS issued by the two K-Series securitizations and held by the Financing VIE as available for sale securities as the purpose is not to trade these securities. The Financing VIE consolidated five of the K-Series securitizations, including their assets, liabilities, income and expenses, in its financial statements as based on a number of factors, the Company determined that it was the primary beneficiary and has a controlling financial interest in such K-Series securitizations (see Note 6).

The following table summarizes the Company's securitized debt collateralized by multi-family CMBS and distressed residential mortgage loans (dollar amounts in thousands):

	amily CMBS	Collateralized Re c our s e Financing (2)			Distressed Residential Mortgage an Securitization s
Original Face amount of Notes issued by the VIE and purchased					
by 3rd party investors	\$ 35,000	\$	55,853	\$	176,970
Principal Amount at September 30, 2014	\$ 34,283	\$	55,853	\$	154,012
Principal Amount at December 31, 2013	\$ 34,508	\$	107,853	\$	169,871
Carrying Value at September 30, 2014 (4)	\$ 27,548	\$	55,853	\$	154,012
Carrying Value at December 31, 2013 (4)	\$ 27,240	\$	107,853	\$	169,871
		C	ne-month LIBOR		
Pass-through rate of Notes issued	5.35%		plus 5.25%		4.25% - 4.85%

- The Company engaged in the re-securitization transaction primarily for the purpose of obtaining non-recourse financing on a portion of its multi-family CMBS portfolio. As a result of engaging in this transaction, the Company remains economically exposed to the first loss position on the underlying multi-family CMBS transferred to the Consolidated VIE. The holders of the Note have no recourse to the general credit of the Company, but the Company does have the obligation, under certain circumstances, to repurchase assets upon the breach of certain representations and warranties. The Company will receive all remaining cash flow, if any, through its retained ownership.
- The Company entered into CMBS Master Repurchase Agreements with a three-year term for the purpose of financing a portion of its multi-family CMBS portfolio. In connection with these transactions, the Company agreed to guarantee the due and punctual payment of its wholly-owned subsidiary's obligations under the CMBS Master Repurchase Agreements. In September 2014, the Company repaid the Company's outstanding notes from its collateralized recourse financing transaction completed in November 2012 with a principal amount of \$52.0 million. In connection with the repayment of the notes, the Company terminated and deconsolidated the Financing VIE that facilitated the financing transaction and the multi-family CMBS serving as collateral on the notes were transferred back to the Company.
- The Company engaged in these transactions for the purpose of financing distressed residential mortgage loans acquired by the Company. The distressed residential mortgage loans serving as collateral for the financings are comprised of performing, re-performing and to a lesser extent non-performing, fixed and adjustable-rate, fully-amortizing, interest only and balloon, seasoned mortgage loans secured by first liens on one to four family properties. Two of the four securitization transactions provide for a revolving period of one to two years from the date of the respective financing ("Revolving Period") where no principal payments will be made on the note. All cash proceeds generated by the distressed residential mortgage loans and received by the respective securitization trust during the Revolving Period, after payment of interest on the note, reserve amounts and certain other transaction expenses, will be available for the purchase by the trust of additional mortgage loans that satisfy certain eligibility criteria.
- (4) Classified as securitized debt in the liability section of the Company's accompanying condensed consolidated balance sheets.

The following table presents contractual maturity information about the Financing VIEs' securitized debt as of September 30, 2014 and December 31, 2013, respectively:

Scheduled Maturity (principal amount)		ptember 30, 2014	D	ecember 31, 2013
(Dollar amount in thousands)				_
Within 24 months	\$	154,012	\$	90,700
Over 24 months to 36 months		55,853		187,024
Over 36 months		34,283		34,507
Total		244,148		312,231
Discount		(6,735)		(7,267)
Carrying value	\$	237,413	\$	304,964

There is no guarantee that the Company will receive any cash flows from these securitization trusts.

Residential Mortgage Loan Securitization Transaction

The Company has completed four residential mortgage loan securitizations (other than the distressed residential mortgage loan securitizations discussed above) since inception, the first three were accounted for as permanent financings and have been included in the Company's accompanying condensed consolidated financial statements.

Unconsolidated VIEs

The Company has evaluated its multi-family CMBS investments in three and four Freddie Mac-sponsored K-Series securitizations as of September 30, 2014 and December 31, 2013, respectively, and its mezzanine loan, preferred equity and other equity investments to determine whether they are VIEs and should be consolidated by the Company. Based on a number of factors, the Company determined that it does not have a controlling financial interest and is not the primary beneficiary of these VIEs. The following table presents the classification and carrying value of unconsolidated VIEs as of September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

		September 30, 2014					December 31, 2013							
	vestment ecurities illable for le, at fair	an	ceivables ad o ther			se ava sal valu secu	vestment curities ilable for e, at fair ne, held in uritization	an	ceivables d o ther					
	V	alue (1)		Assets	Total			trusts		Assets		Total		
Multi-Family CMBS	\$	84,332	\$	161	\$	84,493	\$	92,578	\$	183	\$	92,761		
Mezzanine loan and equity investments				35,763		35,763				28,058		28,058		
Total assets	\$	84,332	\$	35,924	\$	120,256	\$	92,578	\$	28,241	\$	120,819		

Multi-Family CMBS amounting to \$38.4 million are held in a securitization trust and are included in investment securities available for sale, held in securitization trust in the accompanying condensed consolidated balance sheets at September 30, 2014.

Our maximum loss exposure on the multi-family CMBS investments, mezzanine loan and equity investments is approximately \$120.3 million and \$120.8 million at September 30, 2014 and December 31, 2013, respectively. The Company's maximum exposure does not exceed the carrying value of its investments.

8. Derivative Instruments and Hedging Activities

The Company enters into derivative instruments to manage its interest rate risk exposure. These derivative instruments include interest rate swaps, swaptions and futures. The Company may also purchase or short TBAs and U.S. Treasury securities, purchase put or call options on U.S. Treasury futures or invest in other types of mortgage derivative securities.

The following table presents the fair value of derivative instruments that were not designated as hedging instruments and their location in our accompanying condensed consolidated balance sheets at September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

Derivatives Not Designated as Hedging Instruments	Balance Sheet Location	Sep	tember 30 , 201 4	D	December 31, 201 3		
TBA securities (1)	Derivative assets	\$	214,711	\$	190,742		
U.S. Treasury futures	Derivative assets		_		3,257		
Swaptions	Derivative assets		245		1,305		
Options on U.S. Treasury futures	Derivative assets		_		7		
Interest rate swap futures	Derivative assets		476		238		
U.S. Treasury futures	Derivative liabilities		49		_		
Eurodollar futures	Derivative liabilities		370		1,432		

⁽¹⁾ Open TBA purchases and sales involving the same counterparty, same underlying deliverable and the same settlement date are reflected in our accompanying condensed consolidated financial statements on a net basis. There was no netting of TBA sales against TBA purchases at September 30, 2014 and December 31, 2013.

The tables below summarize the activity of derivative instruments not designated as hedges for the nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

	Notional Amount For the Nine Months Ended September 30, 2014										
Derivatives Not Designated	Γ	December 31,				Settlement, Expiration	S	september 30,			
as Hedging Instruments		2013	1	Additions	0	r Exercise		2014			
TBA securities	\$	188,000	\$	1,812,000	\$	(1,792,000)	\$	208,000			
U.S. Treasury futures		(11,900)		96,700		(86,000)		(1,200)			
Interest rate swap futures		(242,700)		712,900		(702,800)		(232,600)			
Eurodollar futures		(3,360,000)		2,649,000		(2,067,000)		(2,778,000)			
Options on U.S. Treasury futures		40,000		_		(40,000)		_			
Swaptions		100,000		_		(70,000)		30,000			

Notional Amount For the Nine Months Ended September 30, 2013 **December** Settlement, September **Derivatives Not Designated** 31, **Expiration** 30, as Hedging Instruments 2012 **Additions** or Exercise 2013 TBA securities 234,000 2,030,000 (2.079,000)185,000 U.S. Treasury futures (172,100)735,100 (647,400)(84,400)Interest rate swap futures (163.100)(13,000)263,700 (413,800)Eurodollar futures (2.852,000)2,781,000 (2,800,000)(2.871,000)Options on U.S. Treasury futures 70,000 250,000 (310,000)10,000 **Swaptions** 100,000 100,000

The following table presents the components of realized and unrealized gains and losses related to our derivative instruments that were not designated as hedging instruments included in other income (expense) in our condensed consolidated statements of operations for the three and nine months ended September 30, 2014 and 2013 (dollar amounts in thousands):

Three Months Ended September 30, 2014 2013 Realized Unrealized Realized Unrealized Gains Gains Gains Gains (Losses) (Losses) (Losses) (Losses) \$ **TBA** \$ \$ 2,652 (2,348)(5,420)6,377 Eurodollar Futures (1) (1,096)(441)853 (32)Swaptions 73 (312)U.S. Treasury and Interest rate swap futures and options (1.629)2,241 9,793 (11,122)582 819 3,277 (5,089)Total

	Nine Months Ended September 30,									
	2014				201			13		
	Realized Gains (Losses)		Gains		Unrealized Gains (Losses)		Realized Gains (Losses)		τ	Unrealized Gains (Losses)
TBA	\$	10,007	\$	198	\$	(15,834)	\$	4,962		
Eurodollar Futures (1)		(1,879)		1,061		(2,886)		1,906		
Swaptions		_		(769)		_		1,077		
U.S. Treasury and Interest rate swap futures and options		(4,155)		(2,999)		10,520		(4,282)		
Total	\$	3,973	\$	(2,509)	\$	(8,200)	\$	3,663		

⁽¹⁾ At September 30, 2014, the Eurodollar futures consist of 2,778 contracts with expiration dates ranging between December 2014 and September 2017.

The use of TBAs exposes the Company to market value risk, as the market value of the securities that the Company is required to purchase pursuant to a TBA transaction may decline below the agreed-upon purchase price. Conversely, the market value of the securities that the Company is required to sell pursuant to a TBA transaction may increase above the agreed upon sale price. At September 30, 2014 and December 31, 2013, our condensed consolidated balance sheets include TBA-related liabilities of \$215.4 million and \$191.6 million included in payable for securities purchased, respectively. Open TBA purchases and sales involving the same counterparty, same underlying deliverable and the same settlement date are reflected in our condensed consolidated financial statements on a net basis.

The following table presents the fair value of derivative instruments designated as hedging instruments and their location in the Company's accompanying condensed consolidated balance sheets at September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

Derivatives Designated		September 30,	December 31,
as Hedging Instruments	Balance Sheet Location	2014	2013
Interest Rate Swaps	Derivative assets	\$ 1,892	\$ 2,041

The Company has netting arrangements by counterparty with respect to its interest rate swaps. Contracts in a liability position of \$0.3 million have been netted against the asset position of \$2.1 million and contracts in a liability position of \$0.3 million have been netted against the asset position of \$2.3 million in the accompanying condensed consolidated balance sheets at September 30, 2014 and December 31, 2013, respectively.

The following table presents the impact of the Company's derivative instruments on the Company's accumulated other comprehensive income (loss) for the nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

	Nine Months En					
Derivatives Designated as Hedging Instruments		2014	2013			
Accumulated other comprehensive income (loss) for derivative instruments:						
Balance at beginning of the period	\$	2,041	\$	(1,744)		
Unrealized (loss) gain on interest rate swaps		(149)		3,337		
Balance at end of the period	\$	1,892	\$	1,593		

The Company estimates that over the next 12 months, approximately \$1.5 million of the net unrealized gains on the interest rate swaps will be reclassified from accumulated other comprehensive income (loss) into earnings.

The following table details the impact of the Company's interest rate swaps included in interest expense for the three and nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

	_	Three Mor Septem		Nine Months September				
		2014	2013		2014		2013	
Interest income								
Interest expense-investment securities	\$	462	\$ 432	\$	1,387	\$	1,291	

The Company's interest rate swaps are designated as cash flow hedges against the benchmark interest rate risk associated with its short term repurchase agreements. There were no costs incurred at the inception of our interest rate swaps, under which the Company agrees to pay a fixed rate of interest and receive a variable interest rate based on one month LIBOR, on the notional amount of the interest rate swaps.

The Company documents its risk-management policies, including objectives and strategies, as they relate to its hedging activities, and upon entering into hedging transactions, documents the relationship between the hedging instrument and the hedged liability contemporaneously. The Company assesses, both at inception of a hedge and on an on-going basis, whether or not the hedge is "highly effective" when using the matched term basis.

The Company discontinues hedge accounting on a prospective basis and recognizes changes in the fair value through earnings when: (i) it is determined that the derivative is no longer effective in offsetting cash flows of a hedged item (including forecasted transactions); (ii) it is no longer probable that the forecasted transaction will occur; or (iii) it is determined that designating the derivative as a hedge is no longer appropriate. The Company's derivative instruments are carried on the Company's balance sheets at fair value, as assets, if their fair value is positive, or as liabilities, if their fair value is negative. For the Company's derivative instruments that are designated as "cash flow hedges," changes in their fair value are recorded in accumulated other comprehensive income (loss), provided that the hedges are effective. A change in fair value for any ineffective amount of the Company's derivative instruments would be recognized in earnings. The Company has not recognized any change in the value of its existing derivative instruments designated as cash flow hedges through earnings as a result of ineffectiveness of any of its hedges.

The following table presents information about the Company's interest rate swaps as of September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

	Septembe	r 30, 2014	December	1 31, 2013	
Maturity (1)	Notional Amount	Weighted Average Fixed Pay Interest Rate	Notional Amount	Weighted Average Fixed Pay Interest Rate	
Within 30 Days	\$ —	—%	\$	—%	
Over 30 days to 3 months	_	_	_	_	
Over 3 months to 6 months	_	_	_	_	
Over 6 months to 12 months	95,000	0.48	_	_	
Over 12 months to 24 months	40,000	0.39	135,000	0.45	
Over 24 months to 36 months	_	_	_	_	
Over 36 months to 48 months	215,000	0.83	215,000	0.83	
Over 48 months to 60 months		_		_	
Total	\$ 350,000	0.69%	\$ 350,000	0.69%	

(1) The Company enters into interest rate swap transactions whereby the Company pays a fixed rate of interest and receives one month LIBOR.

The use of derivatives exposes the Company to counterparty credit risks in the event of a default by a counterparty. If a counterparty defaults under the applicable derivative agreement, the Company may be unable to collect payments to which it is entitled under its derivative agreements, and may have difficulty collecting the assets it pledged as collateral against such derivatives. The Company currently has in place with all counterparties bi-lateral margin agreements requiring a party to post collateral to the Company for any valuation deficit. This arrangement is intended to limit the Company's exposure to losses in the event of a counterparty default.

The Company is required to pledge assets under a bi-lateral margin arrangement, including either cash or Agency RMBS, as collateral for its interest rate swaps, futures contracts and TBAs, whose collateral requirements vary by counterparty and change over time based on the market value, notional amount, and remaining term of the agreement. In the event the Company is unable to meet a margin call under one of its agreements, thereby causing an event of default or triggering an early termination event under one of its agreements, the counterparty to such agreement may have the option to terminate all of such counterparty's outstanding transactions with the Company. In addition, under this scenario, any close-out amount due to the counterparty upon termination of the counterparty's transactions would be immediately payable by the Company pursuant to the applicable agreement. The Company believes it was in compliance with all margin requirements under its agreements as of September 30, 2014 and December 31, 2013. The Company had \$12.7 million and \$10.2 million of restricted cash related to margin posted for its agreements as of September 30, 2014 and December 31, 2013, respectively. The restricted cash held by third parties is included in receivables and other assets in the accompanying condensed consolidated balance sheets.

9. Financing Arrangements, Portfolio Investments

The Company has entered into repurchase agreements with third party financial institutions to finance its investment portfolio. The repurchase agreements are short-term borrowings that bear interest rates typically based on a spread to LIBOR, and are secured by the securities which they finance. At September 30, 2014, the Company had repurchase agreements with an outstanding balance of \$627.9 million and a weighted average interest rate of 0.42%. At December 31, 2013, the Company had repurchase agreements with an outstanding balance of \$791.1 million and a weighted average interest rate of 0.49%. As of September 30, 2014 and December 31, 2013, the average days to maturity for all repurchase agreements were 41 days and 31 days, respectively. The Company's accrued interest payable on outstanding repurchase agreements at September 30, 2014 and December 31, 2013 amounts to \$0.2 million and \$0.6 million, respectively, and is included in accrued expenses and other liabilities on the Company's condensed consolidated balance sheets.

The following table presents detailed information about the Company's borrowings under repurchase agreements and associated assets pledged as collateral at September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

	September 30, 2014				December 31, 2013							
	Rej	tstanding purchase reements	C	r Value of ollateral Pledged	Of	mortized Cost Collateral Pledged	Re	tstanding purchase reements	(ir Value of Collateral Pledged	Of	mortized Cost Collateral Pledged
Agency RMBS												
Agency ARMs	\$	152,735	\$	163,112	\$	165,517	\$	197,974	\$	208,703	\$	214,039
Agency Fixed Rate		393,141		419,560		433,849		489,953		516,010		541,580
Agency IOs		82,005		101,242		111,540		94,698		113,721		122,878
CLOs						<u> </u>		8,500		14,789		8,947
Balance at end of the period	\$	627,881	\$	683,914	\$	710,906	\$	791,125	\$	853,223	\$	887,444

The following table presents contractual maturity information about the Company's outstanding repurchase agreements at September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

Contractual Maturity	September 3 0 , 201 4	December 31, 2013
Within 30 days	\$ 379,951	\$ 509,564
Over 30 days to 90 days	181,544	281,561
Over 90 days	66,386	
Total	\$ 627,881	\$ 791,125

As of September 30, 2014 and December 31, 2013, the outstanding balance under our repurchase agreements was funded at an advance rate of 92.2% that implies an average haircut of 7.8%. The weighted average "haircut" related to our repurchase agreement financing for our Agency RMBS (excluding Agency IOs), Agency IOs and CLOs was approximately 5%, 25% and 35%, respectively, for a total weighted average "haircut" of 7.8%.

In the event we are unable to obtain sufficient short-term financing through repurchase agreements or otherwise, or our lenders start to require additional collateral, we may have to liquidate our investment securities at a disadvantageous time, which could result in losses. Any losses resulting from the disposition of our investment securities in this manner could have a material adverse effect on our operating results and net profitability. At September 30, 2014 and December 31, 2013, the Company had repurchase agreements with 11 counterparties. As of September 30, 2014 and December 31, 2013, we had no counterparties where the amount at risk was in excess of 5% of Stockholders' Equity. The amount at risk is defined as the fair value of securities pledged as collateral to the repurchase agreement in excess of the repurchase agreement liability.

As of September 30, 2014, the Company had \$28.5 million in cash and \$208.4 million in unencumbered investment securities to meet additional haircut or market valuation requirements, including \$127.3 million of RMBS, of which \$125.2 million are Agency RMBS, and \$46.0 million of CMBS. The \$28.5 million of cash, the \$127.3 million in RMBS, \$46.0 million of CMBS and \$46.7 million held in overnight deposits in our Agency IO portfolio included in restricted cash (that is available to meet margin calls as it relates to our Agency IO portfolio repurchase agreements), which collectively represent 39.6% of our financing arrangements, are liquid and could be monetized to pay down or collateralize the liability immediately.

10. Residential Collateralized Debt Obligations

The Company's Residential CDOs, which are recorded as liabilities on the Company's condensed consolidated balance sheets, are secured by ARM loans pledged as collateral, which are recorded as assets of the Company. As of September 30, 2014 and December 31, 2013, the Company had Residential CDOs outstanding of \$148.3 million and \$158.4 million, respectively. As of September 30, 2014 and December 31, 2013, the current weighted average interest rate on these Residential CDOs was 0.54% and 0.55%, respectively. The Residential CDOs are collateralized by ARM loans with a principal balance of \$155.3 million and \$165.2 million at September 30, 2014 and December 31, 2013, respectively. The Company retained the owner trust certificates, or residual interest for three securitizations, and, as of September 30, 2014 and December 31, 2013, had a net investment in the residential securitization trusts of \$5.8 million and \$6.6 million, respectively.

11. Subordinated Debentures

Subordinated debentures are trust preferred securities that are fully guaranteed by the Company with respect to distributions and amounts payable upon liquidation, redemption or repayment. The following table summarizes the key details of the Company's subordinated debentures as of September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

	NYM Preferred Trust I	NYM Preferred Trust II
Principal value of trust preferred securities	\$ 25,000	\$ 20,000
Interest Rate	Three month LIBOR	Three month LIBOR
	plus 3.75%, resetting	plus 3.95%, resetting
	quarterly	quarterly
Scheduled maturity	March 30, 2035	October 30, 2035

As of November 6, 2014, the Company has not been notified, and is not aware, of any event of default under the covenants for the subordinated debentures.

12. Commitments and Contingencies

Loans Sold to Third Parties – The Company sold its mortgage lending business in March 2007. In the normal course of business, the Company is obligated to repurchase loans based on violations of representations and warranties in the loan sale agreements. The Company did not repurchase any loans during the nine months ended September 30, 2014.

Outstanding Litigation – The Company is at times subject to various legal proceedings arising in the ordinary course of business. As of September 30, 2014, the Company does not believe that any of its current legal proceedings, individually or in the aggregate, will have a material adverse effect on the Company's operations, financial condition or cash flows.

13. Fair Value of Financial Instruments

The Company has established and documented processes for determining fair values. Fair value is based upon quoted market prices, where available. If listed prices or quotes are not available, then fair value is based upon internally developed models that primarily use inputs that are market-based or independently-sourced market parameters, including interest rate yield curves.

A financial instrument's categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. The three levels of valuation hierarchy are defined as follows:

- Level 1 inputs to the valuation methodology are quoted prices (unadjusted) for identical assets or liabilities in active markets.
- Level 2 inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instrument.

Level 3 - inputs to the valuation methodology are unobservable and significant to the fair value measurement.

The following describes the valuation methodologies used for the Company's financial instruments measured at fair value, as well as the general classification of such instruments pursuant to the valuation hierarchy.

- a. Investment Securities Available for Sale (RMBS and CLOs) Fair value for the RMBS in our portfolio are valued using a third-party pricing service or are based on quoted prices provided by dealers who make markets in similar financial instruments. The dealers will incorporate common market pricing methods, including a spread measurement to the Treasury curve or interest rate swap curve as well as underlying characteristics of the particular security including coupon, periodic and life caps, collateral type, rate reset period and seasoning or age of the security. If quoted prices for a security are not reasonably available from a dealer, the security will be re-classified as a Level 3 security and, as a result, management will determine the fair value based on characteristics of the security that the Company receives from the issuer and based on available market information. Management reviews all prices used in determining valuation to ensure they represent current market conditions. This review includes surveying similar market transactions, comparisons to interest pricing models as well as offerings of like securities by dealers. The Company's investment securities that are comprised of RMBS and CLOs are valued based upon readily observable market parameters and are classified as Level 2 fair values.
- b. Investment Securities Available for Sale (CMBS) As the Company's CMBS investments are comprised of securities for which there are not substantially similar securities that trade frequently, the Company classifies these securities as Level 3 fair values. Fair value of the Company's CMBS investments is based on an internal valuation model that considers expected cash flows from the underlying loans and yields required by market participants. The significant unobservable inputs used in the measurement of these investments are projected losses of certain identified loans within the pool of loans and a discount rate. The discount rate used in determining fair value incorporates default rate, loss severity and current market interest rates. The discount rate ranges from 4.1% to 11.8%. Significant increases or decreases in these inputs would result in a significantly lower or higher fair value measurement.
- c. Multi-Family Loans Held in Securitization Trusts Multi-family loans held in securitization trusts are recorded at fair value and classified as Level 3 fair values. Fair value is based on an internal valuation model that considers expected cash flows from the underlying loans and yields required by market participants. The significant unobservable inputs used in the measurement of these investments are discount rates. The discount rate used in determining fair value incorporates default rate, loss severity and current market interest rates. The discount rate ranges from 3.13% to 5.80%. Significant increases or decreases in these inputs would result in a significantly lower or higher fair value measurement.
- d. Derivative Instruments The fair value of interest rate swaps, swaptions, options and TBAs are based on dealer quotes. The fair value of future contracts are based on exchange-traded prices. The Company's derivatives are classified as Level 1 or Level 2 fair values.
- e. Multi-Family CDOs The fair value of multi-family CDOs is determined using a third party pricing service or are based on quoted prices provided by dealers who make markets in similar financial instruments. The dealers will consider contractual cash payments and yields expected by market participants. Dealers also incorporate common market pricing methods, including a spread measurement to the Treasury curve or interest rate swap curve as well as underlying characteristics of the particular security including coupon, periodic and life caps, collateral type, rate reset period and seasoning or age of the security.

The following table presents the Company's financial instruments measured at fair value on a recurring basis as of September 30, 2014 and December 31, 2013, respectively, on the Company's condensed consolidated balance sheets (dollar amounts in thousands):

Measured at Fair Value on a Recurring Basis at

		Septembe	er 30, 2014		December 31, 2013				
	Level 1	Level 2	Level 3	Total	Level 1	Level 2	Level 3	Total	
Assets carried at fair value									
Investment securities									
available for sale:									
Agency RMBS	\$ —	\$ 809,137	\$ —	\$ 809,137	\$ —	\$ 876,874	\$ —	\$ 876,874	
Non-Agency RMBS	_	2,040		2,040		2,361		2,361	
CMBS	_		45,953	45,953					
CLOs	_	35,121	_	35,121	_	33,208		33,208	
Investment securities									
available for sale held in									
securitization trusts:									
CMBS	_		38,379	38,379	_	_	92,578	92,578	
Multi-family loans held in									
securitization trusts	_		8,303,169	8,303,169	_	_	8,111,022	8,111,022	
Derivative assets:									
TBA Securities	_	214,711	_	214,711	_	190,742	_	190,742	
Options on U.S.									
Treasury futures	_		_	_	7	_	_	7	
U.S. Treasury futures	_		_	_	3,257	_	_	3,257	
Interest rate swap									
futures	476	<u> </u>	_	476	238	_	_	238	
Interest rate swaps	_	1,892	_	1,892	_	2,041	_	2,041	
Swaptions	_	245		245		1,305		1,305	
Total	\$ 476	\$1,063,146	\$8,387,501	\$9,451,123	\$ 3,502	\$1,106,531	\$8,203,600	\$9,313,633	
Liabilities carried at fair									
value									
Multi-family collateralized									
debt obligations	\$ —	- \$ —	\$8,005,013	\$8,005,013	\$ —	\$ —	\$7,871,020	\$7,871,020	
Derivative liabilities:									
U.S. Treasury futures	49	_	_	49					
Eurodollar futures	370			370	1,432			1,432	
Total	\$ 419	<u> </u>	\$8,005,013	\$8,005,432	\$ 1,432	<u>\$</u>	\$7,871,020	\$7,872,452	

The following table details changes in valuation for the Level 3 assets for the nine months ended September 30, 2014 and 2013, respectively (amounts in thousands):

Level 3 Assets:

	Nin	Nine Months Ended September					
	201 4			201 3			
Balance at beginning of period	\$	8,203,600	\$	5,514,065			
Total gains/(losses) (realized/unrealized)							
Included in earnings (1)		267,236		(411,494)			
Included in other comprehensive income		11,653		11,227			
Purchases/(Sales)		(41,442)		1,700,865			
Paydowns		(50,195)		(59,341)			
Sale of real estate owned		(3,351)		<u> </u>			
Balance at the end of period	\$	8,387,501	\$	6,755,322			

⁽¹⁾ Amounts included in interest income from multi-family loans held in securitization trusts, unrealized gain on multi-family loans and debt held in securitization trusts, net and realized gain (loss) on investment securities and related hedges, net.

The following table details changes in valuation for the Level 3 liabilities for the nine months ended September 30, 2014 and 2013, respectively (amounts in thousands):

Level 3 Liabilities:

	Nine Months Ended September 3				
		201 4		201 3	
Balance at beginning of period	\$	7,871,020	\$	5,319,573	
Total realized and unrealized gains/(losses)					
Included in earnings (1)		187,536		(447,558)	
Included in other comprehensive income		_		_	
Purchases		_		1,659,630	
Paydowns		(53,543)		(59,367)	
Balance at the end of period	\$	8,005,013	\$	6,472,278	

⁽¹⁾ Amounts included in interest expense on multi-family collaterized debt obligations and unrealized gain on multi-family loans and debt held in securitization trusts, net.

The following table details the changes in unrealized gains (losses) included in earnings for our Level 3 assets and liabilities for the three and nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

	 Three Months Ended September 30,			 Nine Mon Septem		
	2014		2013	2014		2013
Change in unrealized (losses)gains – assets	\$ (56,122)	\$	(48,522)	\$ 284,568	\$	(377,169)
Change in unrealized gains(losses) – liabilities	 74,237		54,860	 (241,508)		399,539
Net change in unrealized gains included in earnings for assets and liabilities	\$ 18,115	\$	6,338	\$ 43,060	\$	22,370

Any changes to the valuation methodology are reviewed by management to ensure the changes are appropriate. As markets and products develop and the pricing for certain products becomes more transparent, the Company continues to refine its valuation methodologies. The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Company believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies, or assumptions, to determine the fair value of certain financial instruments could result in a different estimate of fair value at the reporting date. The Company uses inputs that are current as of each reporting date, which may include periods of market dislocation, during which time price transparency may be reduced. This condition could cause the Company's financial instruments to be reclassified from Level 2 to Level 3 in future periods.

The following table presents assets measured at fair value on a non-recurring basis as of September 30, 2014 and December 31, 2013, respectively, on the condensed consolidated balance sheets (dollar amounts in thousands):

		Assets Measured at Fair Value on a Non-Recurring Basis at														
			Sep	tembe	r 30	, 2014			December 31, 2013							
	Le	vel 1	Lev	el 2	L	evel 3	,	Total	L	evel 1	Le	vel 2	L	evel 3		Total
Residential Mortgage loans held in securitization trusts – impaired loans																
(net)	\$	_	\$	_	\$	8,971	\$	8,971	\$	_	\$	_	\$	6,591	\$	6,591
Real estate owned held in residential securitization trusts		_		_		669		669		_		_		1,108		1,108
						36										

The following table presents losses incurred for assets measured at fair value on a non-recurring basis for the three and nine months ended September 30, 2014 and 2013, respectively, on the Company's condensed consolidated statements of operations (dollar amounts in thousands):

	Three Mont Septemb				Nine Mon Septen		
		2014		2013	2014		2013
Residential mortgage loans held in securitization trusts – impaired loans							
(net)	\$	(287)	\$	(39)	\$ (654)	\$	(568)
Real estate owned held in residential securitization trusts		(50)		(199)	(103)		(209)

Residential Mortgage Loans Held in Securitization Trusts – Impaired Loans (net) – Impaired residential mortgage loans held in securitization trusts are recorded at amortized cost less specific loan loss reserves. Impaired loan value is based on management's estimate of the net realizable value taking into consideration local market conditions of the property, updated appraisal values of the property and estimated expenses required to remediate the impaired loan.

Real Estate Owned Held in Residential Securitization Trusts – Real estate owned held in the residential securitization trusts are recorded at net realizable value. Any subsequent adjustment will result in the reduction in carrying value with the corresponding amount charged to earnings. Net realizable value based on an estimate of disposal taking into consideration local market conditions of the property, updated appraisal values of the property and estimated expenses required to sell the property.

The following table presents the carrying value and estimated fair value of the Company's financial instruments at September 30, 2014 and December 31, 2013, respectively, (dollar amounts in thousands):

		September 30, 2014		, 2014		Decembe	r 31, 2013		
	Fair Value Hierarchy Level		Carrying Value		Estimated Fair Value	Carrying Value			Estimated Fair Value
Financial Assets:									
Cash and cash equivalents	Level 1	\$	28,513	\$	28,513	\$	31,798	\$	31,798
Investment securities available for sale (3)	Level 2 or 3		892,251		892,251		912,443		912,443
Investment securities available for sale, at fair value held									
in securitization trusts	Level 3		38,379		38,379		92,578		92,578
Residential mortgage loans held in securitization trusts									
(net)	Level 3		152,902		139,936		163,237		152,104
Distressed residential mortgage loans (net) (1)	Level 3		262,980		280,055		264,434		254,543
Multi-family loans held in securitization trusts	Level 3		8,303,169		8,303,169		8,111,022		8,111,022
Derivative assets	Level 1 or 2		217,234		217,324		197,590		197,590
Mortgage loans held for sale (net) (2)	Level 3		2,486		2,481		2,496		2,595
First mortgage loans (2)	Level 3		9,529		9,745		8,249		8,318
Mezzanine loan and equity investments (2)	Level 3		29,557		29,786		21,568		21,812
Financial Liabilities:									
Financing arrangements, portfolio investments	Level 2	\$	627,881	\$	627,881	\$	791,125	\$	791,125
Residential collateralized debt obligations	Level 3		148,298		136,937		158,410		151,910
Multi-family collateralized debt obligations	Level 3		8,005,013		8,005,013		7,871,020		7,871,020
Securitized debt	Level 3		237,413		247,658		304,964		311,535
Derivative liabilities	Level 1 or 2		419		419		1,432		1,432
Payable for securities purchased	Level 1		215,417		215,417		191,592		191,592
Subordinated debentures	Level 3		45,000		37,342		45,000		39,310

⁽¹⁾ Includes distressed residential mortgage loans held in securitization trusts with a carrying value amounting to approximately \$247.2 million and \$254.7 million at September 30, 2014 and December 31, 2013, respectively. Distressed residential mortgage loans with a carrying value amounting to approximately \$15.8 million and \$9.7 million are included in receivables and other assets in the accompanying condensed consolidated balance sheets at September 30, 2014 and December 31, 2013, respectively.

(3) Includes \$46.0 million of CMBS securities classified as level 3.

⁽²⁾ Included in receivables and other assets in the accompanying condensed consolidated balance sheets.

In addition to the methodology to determine the fair value of the Company's financial assets and liabilities reported at fair value on a recurring basis and non-recurring basis, as previously described, the following methods and assumptions were used by the Company in arriving at the fair value of the Company's other financial instruments in the table immediately above:

- a. Cash and cash equivalents Estimated fair value approximates the carrying value of such assets.
- b. Residential mortgage loans held in securitization trusts (net) Residential mortgage loans held in the securitization trusts are recorded at amortized cost. Fair value is based on an internal valuation model that considers the aggregated characteristics of groups of loans such as, but not limited to, collateral type, index, interest rate, margin, length of fixed-rate period, life cap, periodic cap, underwriting standards, age and credit estimated using the estimated market prices for similar types of loans.
- c. Distressed residential mortgage loans (net) Fair value is estimated using pricing models taking into consideration current interest rates, loan amount, payment status and property type, and forecasts of future interest rates, home prices and property values, prepayment speeds, default, loss severities, and actual purchases and sales of similar loans.
- d. Mortgage loans held for sale (net) The fair value of mortgage loans held for sale (net) are estimated by the Company based on the price that would be received if the loans were sold as whole loans taking into consideration the aggregated characteristics of the loans such as, but not limited to, collateral type, index, interest rate, margin, length of fixed interest rate period, life time cap, periodic cap, underwriting standards, age and credit.
- e. First mortgage loan and mezzanine loan and equity investments Estimated fair value is determined by both market comparable pricing and discounted cash flows. The discounted cash flows are based on the underlying contractual cash flows and estimated changes in market yields. The fair value also reflects consideration of changes in credit risk since the origination or time of initial investment.
- f. Financing arrangements The fair value of these financing arrangements approximates cost as they are short term in nature.
- g. Residential collateralized debt obligations The fair value of these CDOs is based on discounted cash flows as well as market pricing on comparable obligations.
- h. Securitized debt The fair value of securitized debt is based on discounted cash flows using management's estimate for market yields.
- i. Payable for securities purchased Estimated fair value approximates the carrying value of such liabilities.
- j. Subordinated debentures The fair value of these subordinated debentures is based on discounted cash flows using management's estimate for market yields.

14. Stockholders' Equity

(a) Dividends on Preferred Stock

The Company had 200,000,000 authorized shares of preferred stock, par value \$0.01 per share, with 3,000,000 shares issued and outstanding as of September 30, 2014 and December 31, 2013. On June 4, 2013, the Company issued 3,000,000 shares of 7.75% Series B Cumulative Redeemable Preferred Stock ("Series B Preferred Stock"), with a par value of \$0.01 per share and a liquidation preference of \$25 per share, 3,450,000 shares authorized, in an underwritten public offering, for net proceeds of approximately \$72.4 million, after deducting underwriting discounts and offering expenses. The Series B Preferred Stock is entitled to receive a dividend at a rate of 7.75% per year on the \$25 liquidation preference and is senior to the common stock with respect to dividends and distribution of assets upon liquidation, dissolution or winding up. The Series B Preferred Stock generally does not have any voting rights, subject to an exception in the event the Company fails to pay dividends on such stock for six or more quarterly periods (whether or not consecutive). Under such circumstances, the Series B Preferred Stock will be entitled to vote to elect two additional directors to the Company's Board of Directors (the "Board") designating the Series B Preferred Stock until all unpaid dividends have been paid or declared and set apart for payment. In addition, certain material and adverse changes to the terms of the Series B Preferred Stock cannot be made without the affirmative vote of holders of at least two-thirds of the outstanding shares of Series B Preferred Stock.

The Series B Preferred Stock is not redeemable by the Company prior to June 4, 2018, except under circumstances intended to preserve the Company's qualification as a REIT and except upon the occurrence of a Change of Control (as defined in the Articles Supplementary designating the Series B Preferred Stock). On and after June 4, 2018, the Company may, at its option, redeem the Series B Preferred Stock, in whole or in part, at any time or from time to time, for cash at a redemption price equal to \$25.00 per share, plus any accumulated and unpaid dividends.

In addition, upon the occurrence of a Change of Control, the Company may, at its option, redeem the Series B Preferred Stock, in whole or in part, within 120 days after the first date, on which such Change of Control occurred, for cash at a redemption price of \$25.00 per share, plus any accumulated and unpaid dividends.

The Series B Preferred Stock has no stated maturity, is not subject to any sinking fund or mandatory redemption and will remain outstanding indefinitely unless repurchased or redeemed by the Company or converted into the Company's common stock in connection with a Change of Control by the holders of the Series B Preferred Stock.

Upon the occurrence of a Change of Control, each holder of Series B Preferred Stock will have the right (unless the Company has exercised its right to redeem the Series B Preferred Stock) to convert some or all of the Series B Preferred Stock held by such holder into a number of shares of our common stock per share of Series B Preferred Stock determined by a formula, in each case, on the terms and subject to the conditions described in the Articles Supplementary.

From the time of original issuance of the Series B Preferred Stock through September 30, 2014, the Company has declared and paid all required quarterly dividends on such stock. The following table presents the relevant dates with respect to such quarterly cash dividends on the Series B Preferred Stock from issuance through September 30, 2014:

]	Cash Dividend
 Declaration Date	Record Date	Payment Date	I	Per Share
September 18, 2014	October 1, 2014	October 15, 2014	\$	0.484375
June 18, 2014	July 1, 2014	July 15, 2014	\$	0.484375
March 13, 2014	April 1, 2014	April 15, 2014	\$	0.484375
December 10, 2013	January 1, 2014	January 15, 2014	\$	0.484375
September 12, 2013	October 1, 2013	October 15, 2013	\$	0.484375
June 18, 2013	July 1, 2013	July 15, 2013	\$	0.220660

(b) Dividends on Common Stock

The following table presents cash dividends declared by the Company on its common stock with respect to each of the quarterly periods commencing January 1, 2013 and ended September 30, 2014:

					Cash vidend
Period	Declaration Date	Record Date	Payment Date	Pe	r Share
Third Quarter 2014	September 18, 2014	September 29, 2014	October 27, 2014	\$	0.27
Second Quarter 2014	June 18, 2014	June 30, 2014	July 25, 2014		0.27
First Quarter 2014	March 13, 2014	March 24, 2014	April 25, 2014		0.27
Fourth Quarter 2013	December 10, 2013	December 20, 2013	January 27, 2014		0.27
Third Quarter 2013	September 12, 2013	September 23, 2013	October 25, 2013		0.27
Second Quarter 2013	June 18, 2013	June 28, 2013	July 25, 2013		0.27
First Quarter 2013	March 18, 2013	March 28, 2013	April 25, 2013		0.27

(c) Public Offering of Common Stock

The table below presents information with respect to shares of the Company's common stock issued through public offerings during the nine months ended September 30, 2014.

		Net
Share Issue Date	Shares Issued	Proceeds (1)
(Amounts in Thousands)		
April 7, 2014	14,950	\$ 109,916
January 10, 2014	11,500	\$ 75,846

⁽¹⁾ Proceeds are net of underwriting costs and offering expenses paid by the Company.

(d) Equity Distribution Agreement

On June 11, 2012, we entered into an equity distribution agreement with JMP Securities LLC ("JMP") as the placement agent, pursuant to which we may sell up to \$25,000,000 worth of shares of our common stock from time to time through JMP. We have no obligation to sell any of the shares under the equity distribution agreement and may at any time suspend solicitations and offers under the equity distribution agreement. During the nine months ended September 30, 2014, there were no shares issued under the equity distribution agreement. During the nine months ended September 30, 2013, we issued 480,014 shares under the equity distribution agreement resulting in total net proceeds to the Company of \$3.5 million, after deducting the placement fees.

15. Earnings Per Share

The Company calculates basic net income per share by dividing net income for the period by weighted-average shares of common stock outstanding for that period. Diluted net income per share takes into account the effect of dilutive instruments, such as convertible preferred stock, stock options and unvested restricted or performance 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. There were no dilutive instruments for the nine months ended September 30, 2014 and 2013.

The following table presents the computation of basic and dilutive net income per share for the periods indicated (dollar amounts in thousands, except per share amounts):

	For the Three Months Ended September 30,			For the Nine Mo Septembe			J. 11115 2114-04	
		201 4		201 3		201 4		201 3
Numerator :								
Net income attributable to common stockholders- Basic	\$	38,272	\$	16,933	\$	89,856	\$	43,553
Net income attributable to common stockholders– Dilutive		38,272		16,933		89,856		43,553
Denominator:								
Weighted average basic shares outstanding		90,685		63,755		85,018		57,493
Weighted average dilutive shares outstanding		90,685		63,755		85,018		57,493
EPS:								
Basic EPS	\$	0.42	\$	0.27	\$	1.06	\$	0.76
Dilutive EPS	\$	0.42	\$	0.27	\$	1.06	\$	0.76

16. Stock Incentive Plan

Pursuant to the 2010 Plan Stock Incentive Plan as approved by the Company's stockholders, eligible employees, officers and directors of the Company have the opportunity to acquire the Company's common stock through the award of restricted stock and other equity awards under the 2010 Plan. The maximum number of shares that may be issued under the 2010 Plan is 1,190,000.

Of the common stock authorized at September 30, 2014 and December 31, 2013, 862,512 shares and 995,029 shares, respectively, were reserved for issuance under the Company's 2010 Stock Incentive Plan. At September 30, 2014 and December 31, 2013, there were 162,171 and 94,873 shares of unvested restricted stock outstanding under the 2010 Plan. The Company's directors have been issued 111,311 and 83,311 shares under the 2010 Plan as of September 30, 2014 and December 31, 2013, respectively. The Company's officers have been issued 216,177 and 111,660 shares under the 2010 Plan as of September 30, 2014 and December 31, 2013, respectively.

During the three and nine months ended September 30, 2014, the Company recognized non-cash compensation expense of \$0.1 million and \$0.3 million, respectively. During the three and nine months ended September 30, 2013, the Company recognized non-cash compensation expense of \$0.1 million and \$0.2 million, respectively. Dividends are paid on all restricted stock issued, whether those shares have vested or not. In general, non-vested restricted stock is forfeited upon the recipient's termination of employment. There were no forfeitures during the nine months ended September 30, 2014 and 2013.

A summary of the activity of the Company's non-vested restricted stock under the 2010 Plan for the nine months ended September 30, 2014 and 2013, respectively, are presented below:

	2014			20	13	
	Number of Non-vested Restricted Shares	Weighted Average Per Share Grant Date Fair Value (1)		Number of Non-vested Restricted Shares	Avera Sh Gran	ghted age Per nare nt Date Value (1)
Non-vested shares at January 1	94,873	\$	7.01	31,580	\$	6.58
Granted	104,517		7.39	75,385		7.13
Vested	(37,219)		6.97	(12,091)		6.65
Non-vested shares as of September 30	162,171	\$	7.26	94,874	\$	7.01
Weighted-average fair value of restricted stock granted during the period	104,517	\$	7.39	75,385	\$	7.13

⁽¹⁾ The grant date fair value of restricted stock awards is based on the closing market price of the Company's common stock at the grant date.

At September 30, 2014 and 2013, the Company had unrecognized compensation expense of \$0.9 million and \$0.5 million, respectively, related to the non-vested shares of restricted common stock under the 2010 Plan. The unrecognized compensation expense at September 30, 2014 is expected to be recognized over a weighted average period of 2.0 years. The total fair value of restricted shares vested during the nine months ended September 30, 2014 and 2013 was approximately \$0.3 million and \$0.1 million, respectively. The requisite service period for restricted shares at issuance is three years.

17. Income Taxes

At September 30, 2014, a wholly owned TRS of the Company had approximately \$59 million of net operating loss carryforwards which the Company does not expect to be able to utilize to offset future taxable income, other than taxable income arising from certain "built in gains" on its CLOs. The carryforwards will expire between 2024 through 2028. The Internal Revenue Code places certain limitations on the annual amount of net operating loss carryforwards that can be utilized if certain changes in the Company's ownership occur. The Company determined during 2012 that it had undergone ownership changes within the meaning of Internal Revenue Code Section 382 that the Company believes will substantially eliminate utilization of these net operating loss carryforwards to offset future taxable income. In general, if a company incurs an ownership change under Section 382, the company's ability to utilize a net operating loss, or NOL carryforward to offset its taxable income becomes limited to a certain amount per year. In 2013, the Company, through its wholly owned TRSs, incurred net operating losses in the aggregate amount of approximately \$1.3 million. The Company's carryforward net operating losses will expire by 2033 if they are not offset by future taxable income. Additionally, during 2013, the Company, through one of its wholly owned TRSs, also incurred approximately \$3.7 million in capital losses. The Company's carryforward capital losses will expire by 2018 if they are not offset by future capital gains. The Company has recorded a valuation allowance against certain deferred tax assets at September 30, 2014 as management does not believe that it is more likely than not that these deferred tax assets will be realized.

The Company files income tax returns with the U.S. federal government and various state and local jurisdictions. The Company is no longer subject to tax examinations by tax authorities for years prior to 2011. The Company has assessed its tax positions for all open years, which includes 2011 to 2013 and concluded that there are no material uncertainties to be recognized.

During the three and nine months ended September 30, 2014, the Company's TRSs recorded approximately \$1.1 million and \$4.7 million, respectively, of income tax expense. During the three and nine months ended September 30, 2013, the Company's TRSs recorded approximately \$0.2 million and \$0.5 million, respectively, of income tax expense. The Company's estimated taxable income differs from the federal statutory rate as a result of state and local taxes, non-taxable REIT income, a valuation allowance and other differences.

The gross deferred tax asset at September 30, 2014 and December 31, 2013 is \$31.5 million and \$30.3 million, respectively. The major sources of temporary differences included in the deferred tax assets and their deferred tax effect as of September 30, 2014 and December 31, 2013 are as follows (dollar amounts in thousands):

	Se	September 30, 2014		December 31, 2013
Deferred tax assets				_
Net operating loss carryforward	\$	27,893	\$	28,250
Net capital loss carryforward		1,680		1,594
GAAP/Tax basis differences		1,941		489
Total deferred tax assets (1)		31,514		30,333
Valuation allowance		(30,873)		(30,278)
Deferred tax liabilities				
Deferred tax liabilities		16		55
Total deferred tax liabilities (2)		16		55
Total net deferred tax asset	\$	625	\$	<u> </u>

⁽¹⁾ Included in receivables and other assets in the accompanying condensed consolidated balance sheets.

⁽²⁾ Included in accrued expenses and other liabilities in the accompanying condensed consolidated balance sheets.

18. Related Party Transactions

Management Agreements

On April 5, 2011, the Company entered into a management agreement with RiverBanc, pursuant to which RiverBanc provides investment management services to the Company. On March 13, 2013, the Company entered into an amended and restated management agreement with RiverBanc (as amended, the "RiverBanc Management Agreement"). The RiverBanc Management Agreement replaces the prior management agreement between RiverBanc and the Company, dated as of April 5, 2011. The amended and restated agreement has an effective date of January 1, 2013 and has a term that will expire on December 31, 2014, subject to automatic annual one-year renewals thereof.

As of September 30, 2014 and December 31, 2013, the Company owned a 20% membership interest in RiverBanc. For the three and nine months ended September 30, 2014, the Company recognized approximately \$1.1 million and \$1.4 million in income related to its investment in RiverBanc, respectively. For the three and nine months ended September 30, 2013, the Company recognized approximately \$0.1 million and \$0.2 million in income related to its investment in RiverBanc, respectively.

For the three and nine months ended September 30, 2014, the Company expensed \$5.7 million and \$8.0 million in fees to RiverBanc, respectively. For the three and nine months ended September 30, 2013, the Company expensed \$0.7 million and \$2.1 million in fees to RiverBanc, respectively. As of September 30, 2014 and December 31, 2013, the Company had fees payable to RiverBanc of \$5.3 million and \$1.0 million, respectively, included in accrued expenses and other liabilities.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

CAUTIONARY NOTE REGARDING FORWARD-LOOKING STATEMENTS

When used in this Quarterly Report on Form 10-Q, in future filings with the Securities and Exchange Commission, or SEC, or in press releases or other written or oral communications issued or made by us, statements which are not historical in nature, including those containing words such as "believe," "expect," "anticipate," "estimate," "plan," "continue," "intend," "should," "would," "could," "goal," "objective," "will," "may" or similar expressions, are intended to identify "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, or Securities Act, and Section 21E of the Securities Exchange Act of 1934, as amended, or Exchange Act, and, as such, may involve known and unknown risks, uncertainties and assumptions.

Forward-looking statements are based on our beliefs, assumptions and expectations of our future performance, taking into account all information currently available to us. These beliefs, assumptions and expectations are subject to risks and uncertainties and can change as a result of many possible events or factors, not all of which are known to us. If a change occurs, our business, financial condition, liquidity and results of operations may vary materially from those expressed in our forward-looking statements. The following factors are examples of those that could cause actual results to vary from our forward-looking statements: changes in interest rates and the market value of our securities, changes in credit spreads, the impact of the downgrade of the long-term credit ratings of the U.S., Fannie Mae, Freddie Mac, and Ginnie Mae; market volatility; changes in the prepayment rates on the mortgage loans underlying our investment securities; increased rates of default and/or decreased recovery rates on our assets; our ability to borrow to finance our assets; changes in government laws, regulations or policies affecting our business, including actions taken by the U.S. Federal Reserve and the U.S. Treasury; our ability to maintain our qualification as a REIT for federal tax purposes; our ability to maintain our exemption from registration under the Investment Company Act of 1940, as amended; and risks associated with investing in real estate assets, including changes in business conditions and the general economy. These and other risks, uncertainties and factors, including the risk factors described in Part I, Item 1A - "Risk Factors" of our Annual Report on Form 10-K for the year ended December 31, 2013 and as updated by our subsequent filings with the SEC under the Exchange Act, could cause our actual results to differ materially from those projected in any forward-looking statements we make. All forward-looking statements speak only as of the date on which they are made. New risks and uncertainties arise over time and it is not possible 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.

Defined Terms

In this Quarterly Report on Form 10-Q we refer to New York Mortgage Trust, Inc., together with its consolidated subsidiaries, as "we," "us," "Company," or "our," unless we specifically state otherwise or the context indicates otherwise. We refer to our wholly-owned taxable REIT subsidiaries as "TRSs" and our wholly-owned qualified REIT subsidiaries as "QRSs." In addition, the following defines certain of the commonly used terms in this report: "RMBS" refers to residential mortgage-backed securities comprised of adjustable-rate, hybrid adjustable-rate, fixed-rate, interest only and inverse interest only, and principal only securities; "Agency RMBS" refers to RMBS representing interests in or obligations backed by pools of mortgage loans issued or guaranteed by a federally chartered corporation ("GSE"), such as the Federal National Mortgage Association ("Fannie Mae") or the Federal Home Loan Mortgage Corporation ("Freddie Mac"), or an agency of the U.S. government, such as the Government National Mortgage Association ("Ginnie Mae"); "Agency ARMs" refers to Agency RMBS comprised of adjustable-rate and hybrid adjustable-rate RMBS; "non-Agency RMBS" refers to RMBS backed by prime jumbo and Alternative A-paper ("Alt-A") mortgage loans; "IOs" refers collectively to interest only and inverse interest only mortgage-backed securities that represent the right to the interest component of the cash flow from a pool of mortgage loans; "Agency IOs" refers to IOs that represent the right to the interest components of the cash flow from a pool of mortgage loans issued or guaranteed by a GSE or an agency of the U.S. government; "POs" refers to mortgage-backed securities that represent the right to the principal component of the cash flow from a pool of mortgage loans; "ARMs" refers to adjustable-rate residential mortgage loans; "prime ARM loans" and "residential securitized loans" each refer to prime credit quality residential ARM loans ("prime ARM loans") held in securitization trusts; "distressed residential loans" refers to pools of performing and re-performing, fixed-rate and adjustable-rate, fully amortizing, interest-only and balloon, seasoned mortgage loans secured by first liens on one- to four-family properties; "CMBS" refers to commercial mortgage-backed securities comprised of commercial mortgage pass-through securities, as well as IO or PO securities that represent the right to a specific component of the cash flow from a pool of commercial mortgage loans; "CDOs" refers to collateralized debt obligations and "CLO" refers to collateralized loan obligations.

General

We are a REIT, for federal income tax purposes, in the business of acquiring, investing in, financing and managing primarily mortgage-related assets and financial assets. Our objective is to manage a portfolio of investments that will deliver stable distributions to our stockholders over diverse economic conditions. We intend to achieve this objective through a combination of net interest margin and net realized capital gains from our investment portfolio. Our portfolio includes certain credit sensitive assets and investments sourced from distressed markets in recent years that create the potential for capital gains, as well as more traditional types of mortgage-related investments that generate interest income.

We have endeavored to build in recent years a diversified investment portfolio that includes elements of interest rate and credit risk, as we believe a portfolio diversified among interest rate and credit risks are best suited to delivering stable cash flows over various economic cycles. Under our investment strategy, our targeted assets currently include multi-family CMBS, mezzanine loans to and preferred equity investments in owners of multi-family properties, residential mortgage loans, including loans sourced from distressed markets, and Agency RMBS. Subject to maintaining our qualification as a REIT, we also may opportunistically acquire and manage various other types of mortgage-related and financial assets that we believe will compensate us appropriately for the risks associated with them, including, without limitation, non-Agency RMBS (which may include IOs and POs), collateralized mortgage obligations and securities issued by newly originated residential securitizations, including credit sensitive securities from these securitizations.

We strive to maintain and achieve a balanced and diverse funding mix to finance our assets and operations. To this end, we rely primarily on a combination of short-term borrowings, such as repurchase agreements, and longer term structured financings, such as securitization and re-securitization transactions, with terms longer than one year.

We internally manage a certain portion of our portfolio, including Agency ARMs, fixed-rate Agency RMBS, non-Agency RMBS, CLOs and certain residential mortgage loans held in securitization trusts. In addition, as part of our investment strategy, we also contract with certain external investment managers to manage specific asset types targeted by us. We are a party to separate investment management agreements with Headlands, Midway and RiverBanc, with Headlands providing investment management services with respect to our investments in certain distressed residential mortgage loans, Midway providing investment management services with respect to our investments in Agency IOs, and RiverBanc providing investment management services with respect to our investments in multi-family CMBS and certain commercial real estate-related debt investments.

Key Third Quarter 2014 Developments

Third Quarter 2014 Common Stock and Preferred Stock Dividends

On September 18, 2014, our Board of Directors declared a regular quarterly cash dividend of \$0.27 per common share for the quarter ended September 30, 2014. The dividend was paid on October 27, 2014 to our common stockholders of record as of September 29, 2014.

Also, in accordance with the terms of our Series B Preferred Stock on September 18, 2014, our Board of Directors declared a Series B Preferred Stock quarterly cash dividend of \$0.484375 per share of Series B Preferred Stock. The dividend was paid on October 15, 2014 to our preferred stockholders of record as of October 1, 2014.

Termination of 2012 CMBS Securitization and Sale of Multi-family CMBS

During the third quarter, we received an offer to sell one of our first loss multi-family CMBS securities that serves as collateral for a non-recourse financing transaction we entered into in November 2012. Following a review of our multi-family portfolio and the current financing environment, we determined that the combination of attractive proposed sale terms for the multi-family CMBS security together with potential liquidity options for the other multi-family CMBS serving as collateral for the same non-recourse financing provided us with both a significant, current term capital appreciation event and an opportunity to improve yield potential for these other multi-family CMBS securities. For these reasons, we seized on the opportunity to sell the multi-family CMBS security, resulting in total proceeds to the Company of \$41.4 million and a realized gain of \$16.5 million.

In connection with the opportunity to sell this multi-family CMBS security (and prior to the sale of this multi-family CMBS security), we terminated a 2012 CMBS securitization (in the form of a CMBS Master Repurchase Agreement) totaling \$52 million, releasing approximately \$182.5 million of multi-family CMBS collateral value, which included the security we subsequently sold, back to the Company during the quarter. We believe the remaining CMBS collateral provides us with several liquidity options from outright sale to refinancing on more favorable terms. The early termination of the 2012 CMBS securitization resulted in a loss on extinguishment of debt of \$3.4 million, which included unamortized debt issue costs of \$0.4 million.

Current Market Conditions and Commentary

General . The U.S. economy has built some positive momentum in recent quarters, with preliminary estimates for third quarter U.S. real gross domestic product ("GDP") growth of 3.5%, which follows an increase of 4.6% in GDP during the second quarter of 2014, a marked rebound from the 2.1% decline in GDP in the first quarter of 2014. Due to a somewhat weaker near-term outlook for consumer spending, in September 2014, U.S. Federal Reserve ("Federal Reserve") policymakers revised downward their June 2014 GDP growth projections for 2014, with the central tendency projections for GDP growth ranging from 2.0% to 2.2% for 2014 (down from 2.1 % to 2.3% in June 2014 and from 2.8% to 3.0% in March 2014), while also modestly revising downward their GDP growth projections for 2015 to 2.6% to 2.9% (down from 3.0% to 3.2% in June and March 2014).

Meanwhile, a number of other economic indicators during the third quarter of 2014 displayed mixed signs on the health of the economic recovery. According to the U.S. Department of Labor, the U.S. unemployment rate at the end of September 2014 declined to 5.9%, down from an unemployment rate of 6.1% as of the end of June 2014, while total nonfarm payroll employment posted an estimated average monthly increase of approximately 224,000 jobs during the third quarter of 2014, down from an average monthly increase of approximately 272,000 jobs during the second quarter of 2014, but still significantly improved from the average monthly increase of 194,000 jobs during the year ended December 31, 2013. The Conference Board's Consumer Confidence Index for October also suggests that the outlook for the economy may be improving as well, with the index rebounding by 5.5 points to 94.5, which follows a decline in September of 3.4 points. The decline in September broke a string of four straight months of increases for the index.

Federal Reserve and Monetary Policy . Since commencing reductions in its purchases under "QE3" of (i) longer-term U.S. Treasury securities and (ii) Agency RMBS, the Federal Reserve maintained a measured pace for reducing purchases under its asset purchase program. As expected, On October 29, 2014, the Federal Reserve announced that it was concluding its asset purchases under QE3 at the end October 2014, while maintaining its existing policy of reinvesting principal payments from its holdings of longer-term U.S. Treasury securities and Agency RMBS in Agency RMBS and of rolling over maturing Treasury securities at auction.

In October 2014, the Federal Reserve maintained its intent to keep the target range for the federal funds rate between 0% and 0.25% and indicated that in determining how long to maintain the current target range, the Federal Reserve will assess progress, both realized and expected, towards its objectives of maximum employment and 2% inflation.

Single-Family Homes and Residential Mortgage Market. The residential real estate market has continued to decelerate in the first eight months of 2014, as evidenced by the 0.2% rise in the S&P/Case-Shiller index of home prices in 20 major cities in August 2014 (as compared to July 2014), down from a 0.6% increase in July 2014 (as compared to June 2014) and a 1.2% increase in March 2014 (as compared to February 2014). Over the last year (August 2014 versus August 2013), prices have risen 5.6%, compared with a 13.2% year-over year gain in January 2014. In addition, according to data provided by the U.S. Department of Commerce, privately-owned housing starts for single family homes averaged a seasonally adjusted annual rate of 627,300 during the third quarter of 2014, as compared to 618,700 during the second quarter of 2014, 605,300 during the first quarter of 2014 and 617,600 in the year ended December 31, 2013. We expect the single-family residential real estate market to continue to improve modestly in the near term, but believe that the run up in home prices over the past couple of years, the hesitancy of first-time home buyers to enter the market and the continued difficulty that many borrowers face in trying to obtain mortgage financing will contribute to slowing housing gains for single family homes over the balance of 2014 and into 2015. These conditions have resulted in significantly fewer mortgage originations, and we expect this trend will continue in the near term.

Multi-family Housing. Apartments and other residential rental properties remain one of the better performing segments of the commercial real estate market. According to data provided by the U.S. Department of Commerce, starts on multi-family homes containing five units or more averaged a seasonally adjusted annual rate of 370,000 during the third quarter of 2014, as compared to 351,300 during the second quarter of 2014, 305,300 during the first quarter of 2014 and 293,700 in the year ended December 31, 2013. Moreover, vacancy trends in the multi-family sector appear to be stable. According to the Multifamily Vacancy Index ("MVI"), which is produced by the National Association of Home Builders and surveys the multifamily housing industry's perception of vacancies, the MVI increased one point to 38 during the second quarter of 2014, which is roughly the same levels posted since late 2013. Strength in the multi-family housing sector has contributed to valuation improvements for multi-family properties and, in turn, many of the multi-family CMBS that we own. We expect the multi-family sector to continue to be a strong performer in the near term given the current favorable conditions for multi-family housing in the U.S.

Credit Spreads. Credit spreads in the residential and commercial markets have generally continued to tighten further during the third quarter of 2014, continuing a trend exhibited during a significant part of 2012, 2013 and the first half of 2014. Typically when credit spreads widen, credit-sensitive assets such as CLOs, multi-family CMBS, distressed residential loans, as well as Agency IOs, are negatively impacted, while tightening credit spreads typically have a positive impact on the value of such assets.

Comparable to conditions experienced in the first half of 2014, asset gathering in the third quarter of 2014 continues to be challenging. In our view, further tightening of credit spreads has largely resulted from the continued pursuit of credit sensitive assets by a significant amount of investable capital, thereby placing upward pressure on the pricing of the credit sensitive assets that we currently target. Although this trend has had a positive impact on the value of many of the credit sensitive assets in our existing portfolio, which in turn has helped to move our book value per common share higher again this quarter, it has resulted in a more challenging current return environment for new investment in these asset classes, particularly for new multi-family CMBS product and distressed residential loans. Given this challenging current return environment, we expect to remain selective and opportunistic as we source new credit sensitive product over the next couple of quarters, but remain focused in the near term on allocating greater capital to credit sensitive assets that rely on asset selection rather than leverage to generate our targeted returns.

Financing markets and liquidity. During the third quarter of 2014, the closing yield of the ten-year U.S. Treasury Note traded between 2.34% and 2.65%, settling at 2.52% at September 30, 2014, as compared to 2.53% and 3.03% at June 30, 2014 and December 31, 2013, respectively. Subsequent to September 30, 2014, the bond market experienced a significant amount of volatility, with yields on the ten-year U.S. Treasury Note falling below 2.00% at one point. Meanwhile short-term interest rates have held steady for the most part during the first half of 2014. The 30-day London Interbank Offered Rate ("LIBOR") was 0.15% at September 30, 2014, which is effectively unchanged from December 31, 2013.

Developments at Fannie Mae and Freddie Mac. Payments on the Agency ARMs and fixed-rate Agency RMBS in which we invest are guaranteed by Fannie Mae and Freddie Mac. In addition, although not guaranteed by Freddie Mac, all of our multi-family CMBS has been issued by securitization vehicles sponsored by Freddie Mac. As broadly publicized, Fannie Mae and Freddie Mac are presently under federal conservatorship as the U.S. Government continues to evaluate the future of these entities and what role the U.S. Government should continue to play in the housing markets in the future. Since being placed under federal conservatorship, there have been a number of proposals introduced, both from industry groups and by the U.S. Congress, relating to changing the role of the U.S. government in the mortgage market and reforming or eliminating Fannie Mae and Freddie Mac. It remains unclear how the U.S. Congress will move forward on GSE reform at this time and what impact, if any, GSE reform will have on mortgage REITs.

Significant Estimates and Critical Accounting Policies

A summary of our critical accounting policies is included in Item 8 of our Annual Report on Form 10-K for the year ended December 31, 2013 and "Note 2 – Summary of Significant Accounting Policies" to the condensed consolidated financial statements included therein.

Revenue Recognition . Interest income on our investment securities available for sale and on our mortgage loans is accrued based on the outstanding principal balance and their contractual terms. Premiums and discounts associated with investment securities and mortgage loans at the time of purchase or origination are amortized into interest income over the life of such securities using the effective yield method. Adjustments to premium amortization are made for actual prepayment activity.

Interest income on our credit sensitive securities, such as our non-Agency RMBS and certain of our CMBS that were purchased at a discount to par value, is recognized based on the security's effective interest rate. The effective interest rate on these securities is based on management's estimate from each security of the projected cash flows, which are estimated based on the Company's assumptions related to fluctuations in interest rates, prepayment speeds and the timing and amount of credit losses. On at least a quarterly basis, the Company reviews and, if appropriate, makes adjustments to its cash flow projections based on input and analysis received from external sources, internal models, and its judgment about interest rates, prepayment rates, the timing and amount of credit losses, and other factors. Changes in cash flows from those originally projected, or from those estimated at the last evaluation, may result in a prospective change in the yield/interest income recognized on these securities.

Based on the projected cash flows from the Company's first loss principal only CMBS purchased at a discount to par value, a portion of the purchase discount is designated as non-accretable purchase discount or credit reserve, which partially mitigates the Company's risk of loss on the mortgages collateralizing such CMBS, and is not expected to be accreted into interest income. The amount designated as a credit reserve may be adjusted over time, based on the actual performance of the security, its underlying collateral, actual and projected cash flow from such collateral, economic conditions and other factors. If the performance of a security with a credit reserve is more favorable than forecasted, a portion of the amount designated as credit reserve may be accreted into interest income over time. Conversely, if the performance of a security with a credit reserve is less favorable than forecasted, the amount designated as credit reserve may be increased, or impairment charges and write-downs of such securities to a new cost basis could result.

With respect to interest rate swaps that have not been designated as hedges, any net payments under, or fluctuations in the fair value of, such swaps will be recognized in current earnings.

Fair value – The Company has established and documented processes for determining fair values. Fair value is based upon quoted market prices, where available. If listed prices or quotes are not available, then fair value is based upon internally developed models that primarily use inputs that are market-based or independently-sourced market parameters, including interest rate yield curves. Such inputs to the valuation methodology are unobservable and significant to the fair value measurement. The Company's CMBS IOs, CMBS POs, multi-family loans held in securitization trusts and multi-family CDOs are considered to be the most significant of its fair value estimates.

The Company's valuation methodologies are described in "Note 13 – Fair Value of Financial Instruments" included in Part I, Item 1 of this Quarterly Report on Form 10-Q.

Residential Mortgage Loans Held in Securitization Trusts – Impaired Loans (net) – Impaired residential mortgage loans held in the securitization trusts are recorded at amortized cost less specific loan loss reserves. Impaired loan value is based on management's estimate of the net realizable value taking into consideration local market conditions of the distressed property, updated appraisal values of the property and estimated expenses required to remediate the impaired loan.

Variable Interest Entities – An entity that lacks one or more of the characteristics of a voting interest entity. A VIE is defined as an entity in which equity investors do not have the characteristics of a controlling financial interest or do not have sufficient equity at risk for the entity to finance its activities without additional subordinated financial support from other parties. The Company consolidates a VIE when it is the primary beneficiary of such VIE. As primary beneficiary, it has both the power to direct the activities that most significantly impact the economic performance of the VIE and a right to receive benefits or absorb losses of the entity that could be potentially significant to the VIE. The Company is required to reconsider its evaluation of whether to consolidate a VIE each reporting period, based upon changes in the facts and circumstances pertaining to the VIE.

Loan Consolidation Reporting Requirement for Certain Multi-Family K-Series Securitizations – As of September 30, 2014 and December 31, 2013, we owned 100% of the first loss tranche of securities of the "Consolidated K-Series". The Consolidated K-Series collectively represents six separate Freddie Mac sponsored multi-family loan K-Series securitizations, of which we, or one of our special purpose entities, or SPEs, own the first loss PO securities and certain IO securities. We determined that the Consolidated K-Series were VIEs and that we are the primary beneficiary of the Consolidated K-Series. As a result, we are required to consolidate the Consolidated K-Series' underlying multi-family loans including their liabilities, income and expenses in our consolidated financial statements. We have elected the fair value option on the assets and liabilities held within the Consolidated K-Series, which requires that changes in valuations in the assets and liabilities of the Consolidated K-Series will be reflected in our consolidated statement of operations.

Fair Value Option – The fair value option provides an election that allows companies to irrevocably elect fair value for financial assets and liabilities on an instrument-by-instrument basis at initial recognition. Changes in fair value for assets and liabilities for which the election is made will be recognized in earnings as they occur. The Company elected the fair value option for its Agency IO strategy and the Consolidated K-Series (as defined in Note 2 to our unaudited condensed consolidated financial statements included in this report).

Acquired Distressed Residential Mortgage Loans – Acquired distressed residential mortgage loans that have evidence of deteriorated credit quality at acquisition are accounted for under ASC Subtopic 310-30. Under ASC 310-30, the acquired loans may be accounted for individually or aggregated and accounted for as a pool of loans if the loans being aggregated have common risk characteristics. A pool is accounted for as a single asset with a single composite interest rate and an aggregate expectation of cash flows. Once a pool is assembled, it is treated as if it was one loan for purposes of applying the accounting guidance.

Under ASC 310-30, the excess of cash flows expected to be collected over the carrying amount of the loans, referred to as the "accretable yield," is accreted into interest income over the life of the loans in each pool or individually using a level yield methodology. Accordingly, our acquired distressed residential mortgage loans accounted for under ASC 310-30 are not subject to classification as nonaccrual classification in the same manner as our residential mortgage loans that were not distressed when acquired by us. Rather, interest income on acquired distressed residential mortgage loans relates to the accretable yield recognized at the pool level or on an individual loan basis, and not to contractual interest payments received at the loan level. The difference between contractually required principal and interest payments and the cash flows expected to be collected, referred to as the "non-accretable difference," includes estimates of both the impact of prepayments and expected credit losses over the life of the individual loan, or the pool (for loans grouped into a pool).

The Company monitors actual cash collections against its expectations, and revised cash flow expectations are prepared as necessary. A decrease in expected cash flows in subsequent periods may indicate that the loan pool or individual loan, as applicable, is impaired thus requiring the establishment of an allowance for loan losses by a charge to the provision for loan losses. An increase in expected cash flows in subsequent periods initially reduces any previously established allowance for loan losses by the increase in the present value of cash flows expected to be collected, and results in a recalculation of the amount of accretable yield for the loan pool. The adjustment of accretable yield due to an increase in expected cash flows is accounted for prospectively as a change in estimate. The additional cash flows expected to be collected are reclassified from the non-accretable difference to the accretable yield, and the amount of periodic accretion is adjusted accordingly over the remaining life of the loans in the pool or individual loan, as applicable.

Recent Accounting Pronouncements

A discussion of recent accounting pronouncements and the possible effects on our financial statements is included in "Note 2 — Summary of Significant Accounting Policies" included in Part I, Item 1 of this Quarterly Report on Form 10-Q.

Capital Allocation

The following tables set forth our allocated capital by investment type at September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

At September 30, 2014:

	Agency RMBS (1)	Agency IOs	Multi- Family (2)	Distressed Residential Loans	Residential Securitized Loans (3)	Other (4)	<u>Total</u>
Carrying value	\$ 678,612	\$ 130,525	\$ 419,813	\$ 264,195	\$ 152,902	\$ 41,407	\$1,687,454
Liabilities:							
Callable ⁽⁵⁾	(545,876)	(82,005)	_	_	_	_	(627,881)
Non-callable	_	_	(83,401)	(154,012)	(148,298)	(45,000)	(430,711)
Hedges (Net) (6)	4,216	9,907	_	_	_	_	14,123
Cash	11,476	46,731	1,156	_	_	15,873	75,236
Other	2,104	2,483	(4,110)	12,099	1,171	(23,591)	(9,844)
Net capital allocated	\$ 150,532	\$ 107,641	\$ 333,458	\$ 122,282	\$ 5,775	\$ (11,311)	\$ 708,377

(1) Includes both Agency ARMs and Agency fixed rate RMBS.

The Company determined it is the primary beneficiary of the Consolidated K-Series and has consolidated the Consolidated K-Series into the Company's financial statements. A reconciliation to our financial statements as of September 30, 2014 follows:

Multi-family loans held in securitization trusts, at fair value	\$ 8,303,169
Multi-family CDOs, at fair value	 (8,005,013)
Net carrying value	298,156
Investment securities available for sale, at fair value held in securitization trusts	38,379
Investment securities available for sale, at fair value CMBS	 45,953
Total CMBS, at fair value	382,488
First mortgage loan, mezzanine loan and preferred equity investments	37,325
Securitized debt	(83,401)
Cash and other	 (2,954)
Net Capital in Multi-family	\$ 333,458

⁽³⁾ Represents our residential mortgage loans held in securitization trusts.

Other includes CLOs having a carrying value of \$35.1 million, non-Agency RMBS and loans held for investment. Other non-callable liabilities include \$45 million in subordinated debentures.

⁽⁵⁾ Includes repurchase agreements.

⁽⁶⁾ Includes derivative assets, derivative liabilities, payable for securities purchased and restricted cash posted as margin.

At December 31, 2013:

	Agency RMBS (1)	Agency IOs	Multi- Family (2)	Distressed Residential Loans	Residential Securitized Loans (3)	Other (4)	Total
Carrying value	\$ 745,265	\$ 131,609	\$ 360,430	\$ 265,390	\$ 163,237	\$ 39,825	\$1,705,756
Liabilities:							
Callable (5)	(687,927)	(94,698)	_	_	_	(8,500)	(791,125)
Non-callable			(135,093)	(169,871)	(158,410)	(45,000)	(508,374)
Hedges (Net) (6)	3,474	11,256	_	_	_	_	14,730
Cash	_	30,441				31,798	62,239
Other	1,916	1,861	1,218	7,975	1,745	(17,275)	(2,560)
Net capital allocated	\$ 62,728	\$ 80,469	\$ 226,555	\$ 103,494	\$ 6,572	\$ 848	\$ 480,666

(1) Includes both Agency ARMs and Agency fixed rate RMBS.

The Company determined it is the primary beneficiary of the Consolidated K-Series and has consolidated the Consolidated K-Series into the Company's financial statements. A reconciliation to our financial statements as of December 31, 2013 follows:

Multi-family loans held in securitization trusts, at fair value	\$ 8,111,022
Multi-family CDOs, at fair value	 (7,871,020)
Net carrying value	240,002
Investment securities available for sale, at fair value held in securitization trusts	 92,578
Total CMBS, at fair value	332,580
First mortgage loan, mezzanine loan and preferred equity investments	27,850
Securitized debt	(135,093)
Other	 1,218
Net Capital in Multi-family	\$ 226,555

(3) Represents our residential mortgage loans held in securitization trusts.

Other includes CLOs having a carrying value of \$33.2 million, non-Agency RMBS and loans held for investment. Other callable liabilities include an \$8.5 million repurchase agreement on our CLO securities and other non-callable liabilities consist of \$45.0 million in subordinated debentures.

⁽⁵⁾ Includes repurchase agreements.

⁽⁶⁾ Includes derivative assets, derivative liabilities, payable for securities purchased and restricted cash posted as margin.

Results of Operations

Comparison of the Three and Nine Months Ended September 30, 2014 to the Three and Nine Months Ended September 30, 2013

For the three and nine months ended September 30, 2014, we reported net income attributable to common stockholders of \$38.3 million and \$89.9 million, respectively, as compared to net income attributable to common stockholders of \$16.9 million and \$43.6 million, respectively, for the same periods in 2013. The main components of the change in net income for the three and nine months ended September 30, 2014, as compared to the same periods in 2013 are detailed in the following table (dollar amounts in thousands, except per share data):

	For the Three Months						For the Nine Months						
	Ended September 30,						Ended September 30,						
	2014		2013		\$ Change		2014		2013		\$ Change		
Net interest income	\$ 19,320	\$	15,207	\$	4,113	\$	59,028	\$	42,090	\$	16,938		
Total other income	\$ 33,118	\$	8,472	\$	24,646	\$	66,604	\$	17,769	\$	48,835		
Total general, administrative and other													
expenses	\$ 11,613	\$	5,082	\$	6,531	\$	26,749	\$	13,660	\$	13,089		
Income from operations before income													
taxes	\$ 40,825	\$	18,597	\$	22,228	\$	98,883	\$	46,199	\$	52,684		
Income tax expense	\$ 1,100	\$	211	\$	889	\$	4,668	\$	531	\$	4,137		
Net income	\$ 39,725	\$	18,386	\$	21,339	\$	94,215	\$	45,668	\$	48,547		
Preferred stock dividends	\$ (1,453)	\$	(1,453)	\$	_	\$	(4,359)	\$	(2,115)	\$	(2,244)		
Net income attributable to common													
stockholders	\$ 38,272	\$	16,933	\$	21,339	\$	89,856	\$	43,553	\$	46,303		
Basic income per common share	\$ 0.42	\$	0.27	\$	0.15	\$	1.06	\$	0.76	\$	0.30		
Diluted income per common share	\$ 0.42	\$	0.27	\$	0.15	\$	1.06	\$	0.76	\$	0.30		

Net Interest Income

The increase in net interest income for the three and nine months ended September 30, 2014 as compared to the corresponding periods in the prior year is primarily attributable to two factors: 1) a greater investment allocation to credit sensitive assets in 2014 periods as compared to prior year periods and 2) an increase in net interest spread in the 2014 periods as compared to the prior year periods. Beginning in 2013, the Company increasingly allocated both new and reinvested capital to credit sensitive, higher yielding investments and allocated less capital to its Agency RMBS portfolio, which is lower-yielding. As of September 30, 2014, investments in multi-family CMBS, other multi-family investments and distressed residential loans increased to \$684.0 million as compared to \$565.7 million as of September 30, 2013. Net interest spread in the third quarter of 2014 declined from levels recorded in our two prior quarters. This decline in net interest spread as compared to the two immediately prior quarters was primarily driven by an uptick in the constant prepayment rate ("CPR") for our Agency MBS portfolio. See "Quarterly Comparative Net Interest Spread" and "Prepayment History" section below.

Other Income

Total other income increased by \$24.6 million and \$48.8 million for the three and nine months ended September 30, 2014, respectively as compared to the same periods in 2013. The increases were primarily driven by:

• An increase in realized gain on investment securities and related hedges of \$13.7 million and \$28.8 million for the three and nine months ended September 30, 2014, respectively, as compared to the same periods in 2013. The Company sold a single multifamily CMBS security in the third quarter of 2014, resulting in a realized gain amounting to \$16.5 million for the three and nine months ended September 30, 2014. This realized gain was partially offset by \$3.4 million of loss on extinguishment of debt related to the early termination of a multi-family recourse financing that was collateralized by certain of our multi-family CMBS, including the security we sold in the third quarter of 2014.

In addition realized gains from the Company's Agency IO portfolio declined by \$2.8 million for the three months ended September 30, 2014 and increased by \$12.3 million for the nine months ended September 30, 2014, as compared to the same periods in 2013.

- A decrease in unrealized loss on investment securities and related hedges of \$0.5 million for the three months ended September 30, 2014 and an increase in unrealized loss on investment securities and related hedges of \$7.1 million for the nine months ended September 30, 2014, as compared to the same periods in 2013, which were primarily related to our Agency IO strategy.
- An increase in realized gains on distressed residential mortgage loans of \$0.3 million and \$8.4 million for the three and nine months ended September 30, 2014, respectively, as compared to the same periods in 2013. The realized gains are derived from loan refinancings, workouts and resales, with the majority of the realized income on these assets during the nine month period attributable to loan resales during the first quarter of 2014.
- An increase in net unrealized gains on multi-family loans and debt held in securitization trusts of \$11.8 million and \$20.7 million for the three and nine months ended September 30, 2014, respectively, as compared to the same periods in 2013, which is primarily due to improved pricing on our multi-family CMBS investments that has been driven, in part, by greater market demand for this product; and
- An increase in other income of \$1.3 million and \$1.5 million for the three and nine months ended September 30, 2014, respectively, as compared to the same periods in 2013, which is primarily a function of an increase in income related to our 20% membership interest in RiverBanc.

Comparative Expenses (dollar amounts in thousands)

	For the Three Months Ended September 30,					For the Nine Months Ended September 30,					
General, Administrative and Other Expenses	201 4		201 3		\$ Change		201 4		201 3		\$ Change
Salaries, benefits and directors'											
compensation	\$ 1,244	\$	805	\$	439	\$	3,438	\$	1,895	\$	1,543
Professional fees	547		709		(162)		2,064		1,942		122
Base management and incentive fees	7,752		2,213		5,539		15,396		5,455		9,941
Expenses on distressed residential											
mortgage loans	1,491		1,051		440		3,920		2,533		1,387
Other	579		304		275		1,931		1,835		96
Total	\$ 11,613	\$	5,082	\$	6,531	\$	26,749	\$	13,660	\$	13,089

The increase in salaries, benefits and directors' compensation in 2014 periods, is due, in part, to an increase in the number of people employed by the Company in 2014, as a result of the re-internalization of the Company's accounting function.

The increase in base management and incentive fees for the three months ended September 30, 2014, as compared to the same period in 2013 is primarily due to incentive fees earned by RiverBanc from the sale of the multi-family CMBS security during the third quarter of 2014. The increase in base management and incentive fees for the nine months ended September 30, 2014, as compared to the same period in 2013, was driven by (i) the increase in assets managed by our external managers, and the performance of the assets they manage for us during the period, which resulted in incentive fees earned and (ii) the incentive earned by RiverBanc from the sale of the multi-family CMBS security in September 2014.

The increase in expenses related to distressed residential mortgage loans is due to the increase in our investment in this asset class as compared to the same period in 2013. The distressed residential mortgage loan strategy typically has a higher cost, as loan servicing and resolution processing on distressed loans is more operationally intensive than performing loans.

Income Tax Expense

The increase in income tax expense for the three and nine months ended September 30, 2014, was primarily due to the increase in realized gains resulting from loan sales in our distressed loan portfolio, as gain on sale from loan activity is transacted in a taxable REIT subsidiary for REIT compliance purposes and accordingly is subject to local, state and federal taxes.

Quarterly Comparative Net Interest Spread

Our results of operations for our investment portfolio during a given period typically reflect the net interest income earned on our investment portfolio of RMBS, CMBS (including CMBS held in securitization trusts), residential securitized loans, distressed residential loans including, distressed residential loans held in securitization trusts, loans held for investment, loans held for sale and CLOs (collectively, our "Interest Earning Assets"). The net interest spread is impacted by factors such as our cost of financing, the interest rate that our investments bear and our interest rate hedging strategies. Furthermore, the amount of premium or discount paid on purchased portfolio investments and the prepayment rates on portfolio investments will impact the net interest spread as such factors will be amortized over the expected term of such investments. Realized and unrealized gains and losses on TBAs, Eurodollar and Treasury futures and other derivatives associated with our Agency IO investments, which do not utilize hedge accounting for financial reporting purposes, are included in other income (expense) in our statement of operations, and therefore, not reflected in the data set forth below.

The following table sets forth, among other things, the net interest spread for our portfolio of Interest Earning Assets by quarter for the eight most recently completed quarters, excluding the costs of our subordinated debentures:

Quarter Ended	I Earn	average nterest ning Assets nillions) (1)	Weighted Average Yield on Interest Earning Assets	Cost of Funds ⁽⁴⁾	Net Interest Spread ⁽⁵⁾
September 30, 2014	\$	1,609.4	6.37%	2.09%	4.28%
June 30, 2014	\$	1,625.0	6.60%	2.00%	4.60%
March 31, 2014	\$	1,632.2	6.40%	2.01%	4.39%
December 31, 2013	\$	1,644.7	5.99%	1.89%	4.10%
September 30, 2013	\$	1,586.6	5.21%	1.62%	3.59%
June 30, 2013	\$	1,524.1	4.89%	1.41%	3.48%
March 31, 2013	\$	1,446.1	4.86%	1.38%	3.48%
December 31, 2012	\$	1,350.2	4.46%	1.13%	3.33%

- (1) Average Interest Earning Assets for the quarter excludes all Consolidated K-Series assets other than those securities issued by the securitizations comprising the Consolidated K-Series that are actually owned by us.
- Our Average Interest Earning Assets is calculated each quarter as the daily average balance of our Interest Earning Assets for the quarter, excluding unrealized gains and losses.
- Our Weighted Average Yield on Interest Earning Assets was calculated by dividing our annualized interest income from Interest Earning Assets for the quarter by our average Interest Earning Assets for the quarter.
- (4) Our Cost of Funds was calculated by dividing our annualized interest expense from our Interest Earning Assets for the quarter by our average financing arrangements, portfolio investments, Residential CDOs and Securitized Debt for the quarter. Our cost of funds includes the impact of our liability interest rate hedging activities.
- (5) Net Interest Spread is the difference between our Weighted Average Yield on Interest Earning Assets and our Cost of Funds.

Prepayment Experience

The following table sets forth the actual constant prepayment rates ("CPR") for selected asset classes, by quarter, for the periods indicated:

						Weighted Average
	Agency	Agency	Agency	Non-Agency	Residential	for Overall
Quarter Ended	ARMs	Fixed Rate	IOs	RMBS	Securitizations	<u>Portfolio</u>
September 30, 2014	20.5%	9.2%	15.2%	18.7%	5.4%	13.1%
June 30, 2014	9.9%	6.7%	12.7%	10.5%	7.0%	10.1%
March 31, 2014	8.8%	5.2%	11.3%	9.7%	7.5%	8.8%
December 31, 2013	6.7%	5.3%	13.5%	16.8%	12.6%	10.0%
September 30, 2013	16.8%	8.5%	20.4%	23.6%	12.0%	15.3%
June 30, 2013	22.2%	6.4%	21.9%	18.3%	6.5%	15.4%
March 31, 2013	20.8%	3.8%	21.6%	15.9%	10.2%	12.9%
December 31, 2012	14.5%	1.9%	21.8%	16.2%	11.6%	12.5%

When prepayment expectations over the remaining life of assets increase, we have to amortize premiums over a shorter time period resulting in a reduced yield to maturity on our investment assets. Conversely, if prepayment expectations decrease, the premium would be amortized over a longer period resulting in a higher yield to maturity. In addition, the market values and cash flows from our Agency IOs can be adversely affected during periods of elevated prepayments. We monitor our prepayment experience on a monthly basis and adjust the amortization rate to reflect current market conditions.

As a result of the significant increase in long-term treasury rates and mortgage rates during the quarter ended September 30, 2013, mortgage originations related to refinancing decreased, resulting in lower prepayment speeds for many of our Agency RMBS in the latter part of 2013 and early 2014. Prepayment speeds increased during the third quarter of 2014 in conjunction with the decline of longer-term treasury rates.

Portfolio Asset Yields for the Quarter Ended September 30, 2014

The following table summarizes the Company's significant assets at and for the quarter ended September 30, 2014, classified by relevant categories (dollar amount in thousands):

	 Carrying Value	Coupon (1)	Yield (1)	CPR (1)
Agency Fixed Rate RMBS	\$ 490,491	2.94%	1.80%	9.2%
Multi-family Investments (2)	\$ 400,490	0.14%	12.50%	N/A
Distressed Residential Loans (3)	\$ 262,980	5.48%	8.18%	N/A
Agency ARMs	\$ 188,121	2.89%	1.74%	20.5%
Residential Securitized Loans	\$ 152,902	2.42%	2.42%	5.4%
Agency IOs	\$ 130,525	5.60%	11.10%	15.2%
CLOs	\$ 35,121	4.20%	41.27%	N/A

(1) Coupons, yields and CPRs are based on third quarter 2014 daily average balances. Yields are calculated on amortized cost basis.

(3) Distressed residential loan yield is net of provision for loan losses.

Financial Condition

As of September 30, 2014, we had approximately \$10.1 billion of total assets, as compared to approximately \$9.9 billion of total assets as of December 31, 2013. A significant portion of our assets represents the assets comprising the Consolidated K-Series, which we consolidate under the accounting rules. See "Loan Consolidation Reporting Requirement for Certain Multi-Family K-Series Securitizations."

Includes CMBS and mezzanine loans to and preferred equity investments in owners of multi-family properties accounted for as loans held for investment. Mezzanine loans and preferred equity investments amounting to approximately \$19.3 million that are accounted for using the equity method of accounting are not included. CMBS carrying value, coupons and yield calculations are based on the underlying CMBS that are actually owned by the Company and do not include the other consolidated assets and liabilities of the Consolidated K-Series not owned by the Company.

Balance Sheet Analysis

Investment Securities Available for Sale. At September 30, 2014, our securities portfolio includes Agency RMBS, including Agency fixed-rate and ARM pass-through certificates, Agency IOs, non-Agency RMBS, CMBS and CLOs, which are classified as investment securities available for sale. At September 30, 2014, we had no investment securities in a single issuer or entity that had an aggregate book value in excess of 10% of our total assets. The decrease in carrying value of investment securities available for sale as of September 30, 2014 as compared to December 31, 2013 is primarily a result of principal paydowns, partially offset by the transfer of the multi-family CMBS previously held in a securitization trust back to the Company.

The following tables set forth the balances of our investment securities available for sale by vintage (i.e., by issue year) as of September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

	Septem	ber 30, 2014	Decembe	er 31, 2013
		Carrying		Carrying
	Par Value	Value	Par Value	Value
Agency RMBS				
ARMs				
Prior to 2011	\$ 19,91	5 \$ 21,058	\$ 24,500	\$ 25,815
2011	21,01		25,795	27,243
2012	140,95	- 	153,863	156,264
Total ARMs	181,88	188,121	204,158	209,322
Fixed				
2011	2,08	5 2,146	3,028	3,085
2012	474,86	488,345	526,465	532,858
Total Fixed	476,94	490,491	529,493	535,943
Ю				
Prior to 2011	217,25	5 31,150	247,739	34,793
2011	139,45	3 22,736	160,856	26,350
2012	291,98	51,112	293,322	52,388
2013	129,40	2 23,363	100,656	18,078
2014	17,18	2,164		<u> </u>
Total IOs	795,27	130,525	802,573	131,609
Total Agency RMBS	1,454,10	4 809,137	1,536,224	876,874
Non Agency RMBS	· · ·	ŕ	, ,	,
2006	2,64	2,040	3,001	2,361
CMBS				
2012	1,046,739	9 45,953	_	_
CLOs				
2007	35,55	35,121	35,550	33,208
Total	\$ 2,539,04	\$ 892,251	\$ 1,574,775	\$ 912,443

Investment Securities Available for Sale Held in Securitization Trusts. At September 30, 2014, our securities portfolio includes multi-family CMBS classified as investment securities available for sale held in securitization trusts, which are multi-family CMBS transferred to consolidated VIEs that have been securitized into beneficial interests. The decrease in investment securities available for sale held in securitization trusts as of September 30, 2014 as compared to December 31, 2013 is primarily due to the sale of a multi-family CMBS in the third quarter of 2014 and the transfer back to the Company of multi-family CMBS held in a securitization trust in connection with our termination of a CMBS master repurchase agreement. The Company received total proceeds of approximately \$41.4 million realizing approximately \$16.5 million of net gains from the sale of the multi-family CMBS, for the three and nine months ended September 31, 2014. The following table sets forth the balances of our investment securities available for sale held in securitization trusts by vintage (i.e., by issue year) as of September 30, 2014 and December 31, 2013 (dollar amounts in thousands):

		September 30, 2014				2013			
		Carrying Par Value Value			Par Value			Carrying Value	
CMBS:	_								
2011	9	\$	892,335	\$	38,379	\$	900,137	\$	29,289
2012							1,101,549		63,289
Total		\$	892,335	\$	38,379	\$	2,001,686	\$	92,578

Residential Mortgage Loans Held in Securitization Trusts (net). Included in our portfolio are prime ARM loans that we originated or purchased in bulk from third parties that met our investment criteria and portfolio requirements and that we subsequently securitized in 2005.

At September 30, 2014, residential mortgage loans held in securitization trusts totaled approximately \$152.9 million. The Company's net investment in the residential securitization trusts, which is the maximum amount of the Company's investment that is at risk to loss and represents the difference between the carrying amount of (i) the ARM mortgage loans and real estate owned held in residential securitization trusts and (ii) the amount of Residential CDOs outstanding, was \$5.8 million. Of the residential mortgage loans held in securitized trusts, 100% are traditional ARMs or hybrid ARMs, 83.6% of which are ARM loans that are interest only. With respect to the hybrid ARMs included in these securitizations, interest rate reset periods were predominately five years or less and the interest-only period is typically 9 years, which mitigates the "payment shock" at the time of interest rate reset. None of the residential mortgage loans held in securitization trusts are pay option-ARMs or ARMs with negative amortization.

The following table details our residential mortgage loans held in securitization trusts at September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

	Number of Loans	 Principal	Carrying Value		
September 30, 2014	396	\$ 155,272	\$	152,902	
December 31, 2013	422	\$ 165,173	\$	163,237	

Characteristics of Our Residential Mortgage Loans Held in Securitization Trusts:

The following table sets forth the composition of our residential mortgage loans held in securitization trusts as of September 30, 2014 and December 31, 2013 respectively (dollar amounts in thousands):

	Sept	tember 30, 2014	December 31, 2013						
	Average	High	Low	Average		High		Low	
General Loan Characteristics:									
Original Loan Balance	\$ 442	2,950	48	\$ 438	\$	2,950	\$	48	
Current Coupon Rate	2.75%	7.25%	1.25%	2.779	6	7.25%		1.25%	
Gross Margin	2.37%	4.13%	1.13%	2.379	6	4.13%		1.13%	
Lifetime Cap	11.33%	13.25%	9.38%	11.329	6	13.25%		9.13%	
Original Term (Months)	360	360	360	360		360		360	
Remaining Term (Months)	248	255	214	256		264		223	
Average Months to Reset	3	11	1	3		11		1	
Original FICO Score	726	818	593	727		818		593	
Original LTV	70.12%	95.00%	13.94%	70.219	6	95.00%		13.94%	

The following tables detail the activity for the residential mortgage loans held in securitization trusts (net) for the nine months ended September 30, 2014 and 2013, respectively (dollar amounts in thousands):

					A	Allowance		
						for Loan	Ne	t Carrying
	Pr	incipal]	Premium		Losses		Value
Ba lance, January 1, 2014	\$	165,173	\$	1,053	\$	(2,989)	\$	163,237
Principal repayments		(10,483)		_		_		(10,483)
Provision for loan loss		_		_		(654)		(654)
Transfer to real estate owned		(530)		_		289		(241)
Charge-Offs		1,112		_		_		1,112
Amortization of premium		_		(69)		_		(69)
Balance, September 30, 2014	\$	155,272	\$	984	\$	(3,354)	\$	152,902

					I	Allowance		
						for Loan	Ne	et Carrying
	Pr	incipal]	Premium		Losses		Value
Ba lance, January 1, 2013	\$	189,009	\$	1,198	\$	(2,978)	\$	187,229
Principal repayments		(15,742)		_		_		(15,742)
Provision for loan loss		_		_		(568)		(568)
Transfer to real estate owned		(889)		_		268		(621)
Charge-Offs		_		_		109		109
Amortization of premium				(101)		_		(101)
Balance, September 30, 2013	\$	172,378	\$	1,097	\$	(3,169)	\$	170,306

Acquired Distressed Residential Mortgage Loans. Distressed residential mortgage loans held in securitization trusts and distressed residential mortgage loans are comprised of pools of fixed and adjustable rate residential mortgage loans acquired by the Company at a discount to par value (that is due, in part, to the credit quality of the borrower). Distressed residential mortgage loans held in securitization trusts are distressed residential mortgage loans transferred to Consolidated VIEs that have been securitized into beneficial interests.

At September 30, 2014 and December 31, 2013, distressed residential mortgage loans held in securitization trusts had a carrying value of \$247.2 million and \$254.7 million, respectively. The Company's net investment in the securitization trusts, which is the maximum amount of the Company's investment that is at risk to loss and represents the difference between the carrying amount of the net assets and liabilities associated with the distressed residential mortgage loans held in securitization trusts, was \$106.5 million and \$93.9 million at September 30, 2014 and December 31, 2013, respectively.

At September 30, 2014 and December 31, 2013, distressed residential mortgage loans included in receivables and other assets account in the accompanying condensed consolidated balance sheets had a carrying value of \$15.8 million and \$9.7 million, respectively.

The following table details our portfolio of distressed residential mortgage loans, including those distressed residential mortgage loans held in securitization trusts, at September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands):

	Number of					
	Loans	Unp	aid principal	Carrying Value		
September 30, 2014	2,546	\$	328,785	\$	262,980	
December 31, 2013	2,580	\$	339,578	\$	264,434	

 $Characteristics\ of\ Our\ Distressed\ Residential\ Mortgage\ Loans,\ including\ Distressed\ Residential\ Mortgage\ Loans\ Held\ in\ Securitization\ Trusts:$

Loan to Value at Purchase	September 30, 2014	December 31, 2013
50.00% or less	4.2%	4.3%
50.01% - 60.00%	4.0%	4.2%
60.01% - 70.00%	8.0%	7.4%
70.01% - 80.00%	10.4%	9.9%
80.01% - 90.00%	15.5%	14.5%
90.01% - 100.00%	13.3%	12.2%
100.01% and over	44.6%	47.5%
Total	100.0%	100.0%
	September 30,	December 31,
FICO Scores at Purchase	2014	2013
550 or less	15.4%	16.4%
551 to 600	22.2%	22.6%
601 to 650	23.5%	24.6%
651 to 700	20.6%	18.8%
701 to 750	12.6%	11.7%
751 to 800	4.9%	5.2%
801 and over	0.8%	0.7%
Total	100.0%	100.0%
Current Coupon	September 30, 2014	December 31, 2013
3.00% or less	21.0%	17.9%
3.01% - 4.00%	9.9%	9.9%
4.01% - 5.00%	10.5%	10.1%
5.01% - 6.00%	12.6%	14.6%
6.01% and over	46.0%	47.5%
Total	100.0%	100.0%
Delinquency Status	September 30, 2014	December 31, 2013
Current	87.3%	79.5%
31 – 60 days	0.6%	12.0%
61 – 90 days	6.9%	4.1%
90+ days	5.2%	4.4%
Total	100.0%	100.0%
Origination Year	September 30, 2014	December 31, 2013
2005 or earlier	33.9%	33.4%
2006	17.9%	15.6%
2007	41.4%	44.0%
2008 or later	6.8%	7.0%
Total	100.0%	100.0%

Consolidated K-Series . - As of September 30, 2014 and December 31, 2013, we owned 100% of the first loss securities of the Consolidated K-Series. The Consolidated K-Series are comprised of multi-family mortgage loans held in six Freddie Mac-sponsored multifamily K-Series securitizations as of September 30, 2014 and December 31, 2013, of which we, or one of our SPEs, own the first loss securities and certain IOs. We determined that the securitizations comprising the Consolidated K-Series were VIEs and that we are the primary beneficiary of these securitizations. Accordingly, we are required to consolidate the Consolidated K-Series' underlying multi-family loans and related debt, income and expense in our financial statements. We have elected the fair value option on the assets and liabilities held within the Consolidated K-Series, which requires that changes in valuations in the assets and liabilities of the Consolidated K-Series will be reflected in our consolidated statement of operations. As of September 30, 2014 and December 31, 2013, the Consolidated K-Series was comprised of \$8.3 billion and \$8.1 billion, respectively, in multi-family loans held in securitization trusts and \$8.0 billion and \$7.9 billion, respectively, in multi-family CDOs outstanding with a weighted average interest rate of 4.30%. As a result of the consolidation of the Consolidated K-Series, our condensed consolidated statements of operations for the nine months ended September 30, 2014 included \$226.3 million in interest income and \$207.2 million in interest expense, respectively. Also, we recognized a \$43.1 million unrealized gain in the statement of operations for the nine months ended September 30, 2014 as a result of the fair value accounting method election. We do not have any claims to the assets (other than the security represented by our first loss piece) or obligations for the liabilities of the Consolidated K-Series. Our investment in the Consolidated K-Series is limited to the multi-family CMBS comprised of first loss tranche PO securities and or/certain IOs issued by these K-Series securitizations with an aggregate net carrying value of \$298.2 million and \$240.0 million as of September 30, 2014 and December 31, 2013, respectively.

Multi-Family CMBS Loan Characteristics:

The following table details the loan characteristics of the loans that back our multi-family CMBS (including the Consolidated K-Series) in our portfolio as of September 30, 2014 and December 31, 2013, respectively (dollar amounts in thousands, except as noted):

	Se	ptember 30, 2014	December 31, 2013		
Current balance of loans	\$	11,619,096	\$	12,585,131	
Number of loans		688		742	
Weighted average original LTV		69.3%		69.0%	
Weighted average underwritten debt service coverage ratio		1.48x		1.50x	
Current average loan size	\$	16,888	\$	16,961	
Weighted average original loan term (in months)		115		112	
Weighted average current remaining term (in months)		81		85	
Weighted average loan rate		4.45%		4.37%	
First mortgages		100%		100%	
Geographic state concentration (greater than 5.0%):					
California		13.3%		14.0%	
Texas		12.2%		13.7%	
New York		7.5%		7.2%	
Florida		6.8%		6.5%	
Washington		5.4%		5.3%	

Financing Arrangements, Portfolio Investments. As of September 30, 2014 and December 31, 2013, we had approximately \$627.9 million and \$791.1 million of repurchase borrowings outstanding, respectively. As of September 30, 2014 and December 31, 2013, the current weighted average borrowing rate on these financing facilities was 0.42% and 0.49%, respectively.

As of September 30, 2014 and December 31, 2013, we had no counterparties where the amount at risk was in excess of 5% of stockholders' equity. The amount at risk is defined as the fair value of securities pledged as collateral to the repurchase agreement in excess of the repurchase agreement liability.

As of September 30, 2014, the outstanding balance under our repurchase agreements was funded at an advance rate of 92.2% that implies an average haircut of 7.8%. The weighted average "haircut" related to our repurchase agreement financing for our Agency RMBS (excluding Agency IOs), Agency IOs and CLOs was approximately 5%, 25% and 35%, respectively, for a total weighted average "haircut" of 7.8% as of September 30, 2014 and December 31, 2013.

The following table details the ending balance, quarterly average balance and maximum balance at any month-end during each quarter in 2012, 2013 and 2014 for repurchase agreement borrowings outstanding (dollar amounts in thousands):

Ouarter Ended	(Quarterly Average Balance	En	d of Quarter Balance	Bala	cimum nnce any Month- End
September 30, 2014	\$	639,831	\$	627,881	\$	653,181
June 30, 2014	\$	725,761	\$	668,428	\$	758,857
March 31, 2014	\$	774,545	\$	767,827	\$	784,019
,		,		,		,
December 31, 2013	\$	796,044	\$	791,125	\$	800,193
September 30, 2013	\$	799,341	\$	794,181	\$	810,506
June 30, 2013	\$	885,942	\$	855,153	\$	924,667
March 31, 2013	\$	879,732	\$	878,824	\$	882,611
December 31, 2012	\$	878,201	\$	889,134	\$	889,134
September 30, 2012	\$	446,610	\$	580,176	\$	592,976
June 30, 2012	\$	129,101	\$	138,871	\$	138,871
March 31, 2012	\$	113,092	\$	118,385	\$	118,385

Residential Collateralized Debt Obligations. As of September 30, 2014 and December 31, 2013, we had Residential CDOs, of \$148.3 million and \$158.4 million, respectively. As of September 30, 2014 and December 31, 2013, the weighted average interest rate of these Residential CDOs was 0.54% and 0.55%, respectively. The Residential CDOs are collateralized by ARM loans with a principal balance of \$155.3 million and \$165.2 million at September 30, 2014 and December 31, 2013, respectively. The Company retained the owner trust certificates, or residual interest for three securitizations, and, as of September 30, 2014 and December 31, 2013, had a net investment in the residential securitization trusts of \$5.8 million and \$6.6 million, respectively.

Securitized Debt. The following table summarizes the Company's securitized debt collateralized by multi-family CMBS and distressed residential mortgage loans (dollar amounts in thousands):

	ulti-family CMBS ecuritization		Collateralized Recourse Financings	Distressed Residential Mortgage Loan ecuritizations
Original Face amount of Notes issued by the VIE and purchased by 3rd party				
investors	\$ 35,000	\$	55,853	\$ 176,970
Principal Amount at September 30, 2014	\$ 34,283	\$	55,853	\$ 154,012
Principal Amount at December 31, 2013	\$ 34,508	\$	107,853	\$ 169,871
Carrying Value at September 30, 2014	\$ 27,548	\$	55,853	\$ 154,012
Carrying Value at December 31, 2013	\$ 27,240	\$	107,853	\$ 169,871
			One-month LIBOR	
Pass-through rate of Notes issued	5.35%)	plus 5.25%	4.25% - 4.85%

In September 2014, the Company repaid the Company's outstanding notes from its November 2012 collateralized recourse financing transaction that involved a CMBS Master Repurchase Agreement with a three-year term. The Company repurchased the notes with an outstanding principal of \$52.0 million in the open market and recognized a loss on extinguishment of debt of \$3.4 million.

Refer to Note 7 of our condensed consolidated financial statements included in this report for more information on Securitized Debt.

Subordinated Debentures . As of September 30, 2014, certain of our wholly owned subsidiaries had trust preferred securities outstanding of \$45.0 million with a weighted average interest rate of 4.1%. The securities are fully guaranteed by us with respect to distributions and amounts payable upon liquidation, redemption or repayment. These securities are classified as subordinated debentures in the liability section of our condensed consolidated balance sheets.

Derivative Assets and Liabilities. We generally hedge the risks related to changes in interest rates related to our borrowings as well as market values of our overall portfolio.

In order to reduce our interest rate risk related to our borrowings, we may utilize various hedging instruments, such as interest rate swap agreement contracts whereby we receive floating rate payments in exchange for fixed rate payments, effectively converting our short term repurchase agreement borrowings or Residential CDOs to a fixed rate. At September 30, 2014, the Company had \$350.0 million of notional amount of interest rate swaps outstanding with a fair market asset value of \$1.9 million. At December 31, 2013, the Company had \$350.0 million of notional amount of interest rate swaps outstanding with a fair market asset value of \$2.0 million. The interest rate swaps qualify as cash flow hedges for financial reporting purposes.

In addition to utilizing interest rate swaps, we may purchase or sell short U.S. Treasury securities or enter into Eurodollar or other futures contracts or options on futures to help mitigate the potential impact of changes in interest rates on the performance of our Agency IOs. We may borrow securities to cover short sales of U.S. Treasury securities under reverse repurchase agreements. Realized and unrealized gains and losses associated with purchases and short sales of U.S. Treasury securities, Eurodollar or other futures and swaptions are recognized through earnings in the condensed consolidated statements of operations.

The Company uses To-Be-Announced securities, or TBAs, U.S. Treasury securities and U.S. Treasury futures and options to hedge interest rate risk, as well as spread risk associated with its investments in Agency IOs. For example, we may utilize TBAs to hedge the interest rate or yield spread risk inherent in our long Agency RMBS positions associated with our investments in Agency IOs by taking short positions in TBAs that are similar in character. In a TBA transaction, we would agree 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 is not identified until shortly before the TBA settlement date. The Company typically does not take delivery of TBAs, but rather settles with its trading counterparties on a net basis. TBAs are liquid and have quoted market prices and represent the most actively traded class of RMBS. For TBA contracts that we have entered into, we have not asserted that physical settlement is probable. Because we have not designated these forward commitments associated with our Agency IOs as hedging instruments, realized and unrealized gains and losses associated with these TBAs, U.S. Treasury securities and U.S. Treasury futures and options are recognized through earnings in the condensed consolidated statements of operations.

The use of TBAs exposes the Company to market value risk, as the market value of the securities that the Company is required to purchase pursuant to a TBA transaction may decline below the agreed-upon purchase price. Conversely, the market value of the securities that the Company is required to sell pursuant to a TBA transaction may increase above the agreed upon sale price. The use of TBAs associated with our Agency IO investments creates significant short term payables (and/or receivables) on our balance sheet.

Derivative financial instruments may contain credit risk to the extent that the institutional counterparties may be unable to meet the terms of the agreements. We minimize this risk by limiting our counterparties to major financial institutions with good credit ratings. In addition, we regularly monitor the potential risk of loss with any one party resulting from this type of credit risk. Accordingly, we do not expect any material losses as a result of default by other parties, but we cannot guarantee that we will not experience counterparty failures in the future.

In connection with our investment in Agency IOs, we utilize several types of derivative instruments to hedge the overall risk profile of these investments. This hedging technique is dynamic in nature and requires frequent adjustments, which accordingly makes it very difficult to qualify for hedge accounting treatment. Hedge accounting treatment requires specific identification of a risk or group of risks and then requires that we designate a particular trade to that risk with no minimal ability to adjust over the life of the transaction. Because we and Midway are frequently adjusting these derivative instruments in response to current market conditions, we have determined to account for all the derivative instruments related to our Agency IO investments as derivatives not designated as hedging instruments.

Balance Sheet Analysis - Stockholders' Equity

Stockholders' equity at September 30, 2014 was \$708.4 million and included \$23.7 million of accumulated other comprehensive income. The accumulated other comprehensive income consisted of \$11.2 million in unrealized gains primarily related to our CLOs, \$29.9 million in net unrealized gains related to our CMBS and \$2.0 million in unrealized derivative gains related to cash flow hedges, partially offset by \$19.4 million in unrealized losses related to our Agency RMBS and non-Agency RMBS. Stockholders' equity at December 31, 2013 was \$480.7 million and included \$3.1 million of accumulated other comprehensive income. The accumulated other comprehensive income consisted of \$14.7 million in unrealized gains primarily related to our CLOs, \$18.3 million in net unrealized gains related to our CMBS and \$2.0 million in unrealized derivative gains related to cash flow hedges, partially offset by \$31.9 million in unrealized losses related to our Agency RMBS and non-Agency RMBS. The increase in stockholders' equity at September 30, 2014, as compared to December 31, 2013, is primarily due to our issuance of common stock in public offerings with net proceeds to us of \$186.7 million, after deducting offering expenses, during the nine months ended September 30, 2014.

Analysis of Changes in Book Value

The following table analyzes the changes in book value of our common stock for the three and nine months ended September 30, 2014 (amounts in thousands, except per share):

	Three Months Ended				Nine Months Ended					
		Sep	tember 30, 201	14			Sept	ember 30, 201	4	
					Per					Per
		Amount	Shares		Share (1)		Amount	Shares		Share (1)
Beginning Balance	\$	619,248	90,685	\$	6.83	\$	405,666	64,102	\$	6.33
Common stock issuance, net		286					186,663	26,583		
Balance after share issuance activity		619,534	90,685		6.83		592,329	90,685		6.53
Dividends declared		(24,485)			(0.27)		(69,411)			(0.77)
Net change AOCI: (2)										
Hedges		1,181			0.01		(149)			_
RMBS		(2,683)			(0.03)		12,593			0.14
CMBS		3,252			0.04		11,654			0.13
CLOs		(1,694)			(0.02)		(3,495)			(0.04)
Net income attributable to common										
stockholders		38,272			0.42		89,856			0.99
Ending Balance	\$	633,377	90,685	\$	6.98	\$	633,377	90,685	\$	6.98

- (1) Outstanding shares used to calculate book value per share for the ending balance is based on outstanding shares as of September 30, 2014 of 90,684,546
- (2) Accumulated other comprehensive income ("AOCI").

Liquidity and Capital Resources

General

Liquidity is a measure of our ability to meet potential cash requirements, including ongoing commitments to repay borrowings, fund and maintain investments, comply with margin requirements, fund our operations, pay management, incentive and consulting fees, pay dividends to our stockholders and other general business needs. Our investments and assets, excluding the principal only multi-family CMBS we invest in, generate liquidity on an ongoing basis through principal and interest payments, prepayments, net earnings retained prior to payment of dividends and distributions from unconsolidated investments, while the principal only multi-family CMBS we invest in are backed by balloon non-recourse mortgage loans that provide for the payment of principal at maturity date, which is typically seven to ten years. In addition, depending on market conditions, the sale of investment securities, structured financings or capital market transactions may provide additional liquidity. However, our intention is to meet our liquidity needs through normal operations with the goal of avoiding unplanned sales of assets or emergency borrowing of funds.

During the nine months ended September 30, 2014, net cash decreased \$3.3 million, as a result of \$178.9 million used in financing activities offset by \$146.9 million provided by investing activities and \$28.7 million of cash provided by operating activities. Our financing activities primarily included net proceeds from common stock issuances of \$186.1 million, partially offset by \$163.2 million in payments of financing arrangements, \$53.5 million in payments made on multi-family CDOs, \$66.6 million in dividends paid on common stock and Series B Preferred Stock, \$10.2 million in payments made on Residential CDOs, and \$71.1 million in payments made on securitized debt. Our investing activities primarily included \$75.1 million in principal paydowns received on investment securities available for sale, \$50.2 million in principal repayments received on multi-family loans held in securitization trusts, \$9.9 million in principal repayments received on residential mortgage loans held in securitization trusts, \$41.4 million in proceeds from sales of investment securities, \$61.0 million in principal repayments and proceeds from sales and refinancings of distressed residential mortgage loans, partially offset by \$50.5 million of purchases of distressed residential mortgage loans, \$20.3 million of purchases of investment securities, \$12.6 million in the funding of a mezzanine loan and \$19.8 million decrease in restricted cash.

We fund our investments and operations through a balanced and diverse funding mix, which includes proceeds from equity offerings, short-term and longer-term repurchase agreement borrowings, CDOs, securitized debt, and trust preferred debentures. The type and terms of financing used by us depends on the asset being financed. In those cases where we utilize some form of structured financing, be it through CDOs, longer-term repurchase agreements or securitized debt (including financings similar to our CMBS Master Repurchase Agreements), the cash flow produced by the assets that serve as collateral for these structured finance instruments may be restricted in terms of its use or applied to pay principal or interest on CDOs, repurchase agreements, or notes that are senior to our interests. At September 30, 2014, we had cash and cash equivalents balances of \$28.5 million, which decreased from December 31, 2013. Based on our current investment portfolio, new investment initiatives, leverage ratio and available and future possible borrowing arrangements, we believe our existing cash balances, funds available under our various financing arrangements and cash flows from operations will meet our liquidity requirements for at least the next 12 months.

Liquidity – Financing Arrangements

We rely primarily on short-term repurchase agreements to finance the more liquid assets in our investment portfolio, such as Agency RMBS and CLOs. Recently, certain repurchase agreement lenders have elected to exit the repo lending market for various reasons, including new capital requirement regulations. However, as certain lenders have exited the space, other financing counterparties that had not participated in the repo lending market historically have begun to step in to replace many of the lenders that have elected to exit.

As of September 30, 2014, we have outstanding short-term repurchase agreements, a form of collateralized short-term borrowing, with eleven different financial institutions. These agreements are secured by certain of our investment securities and bear interest rates that have historically moved in close relationship to LIBOR. Our borrowings under repurchase agreements are based on the fair value of our investment securities portfolio. Interest rate changes and increased prepayment activity can have a negative impact on the valuation of these securities, reducing the amount we can borrow under these agreements. Moreover, our repurchase agreements allow the counterparties to determine a new market value of the collateral to reflect current market conditions and because these lines of financing are not committed, the counterparty can call the loan at any time. Market value of the collateral represents the price of such collateral obtained from generally recognized sources or most recent closing bid quotation from such source plus accrued income. If a counterparty determines that the value of the collateral has decreased, the counterparty may initiate a margin call and require us to either post additional collateral to cover such decrease or repay a portion of the outstanding borrowing in cash, on minimal notice. Moreover, in the event an existing counterparty elected to not renew the outstanding balance at its maturity into a new repurchase agreement, we would be required to repay the outstanding balance with cash or proceeds received from a new counterparty or to surrender the securities that serve as collateral for the outstanding balance, or any combination thereof. If we are unable to secure financing from a new counterparty and had to surrender the collateral, we would expect to incur a loss. In addition, in the event one of our lenders under the repurchase agreement defaults on its obligation to "re-sell" or return to us the securities that are securing the borrowings at the end of the term of the repurchase agreement, we would incur a loss on the transaction equal to the amount of "haircut" associated with the short-term repurchase agreement, which we sometimes refer to as the "amount at risk." As of September 30, 2014, we had an aggregate amount at risk under our repurchase agreements with eleven counterparties of approximately \$56.0 million, with no more than approximately \$21.1 million at risk with any single counterparty.

At September 30, 2014, the Company had short-term repurchase agreement borrowings of \$627.9 million as compared to \$791.1 million as of December 31, 2013. In addition to our excess cash, the Company has \$208.4 million in unencumbered securities, including \$127.3 million of RMBS, of which \$125.2 million are Agency RMBS, and \$46.0 million of CMBS. The \$28.5 million of cash, the \$127.3 million in RMBS, and \$46.0 million of CMBS and \$46.7 million held in overnight deposits in our Agency IO portfolio included in restricted cash that is available to meet margin calls as it relates to our Agency IO portfolio repurchase agreements, which collectively represent 39.6% of our financing arrangements, portfolio investments, are liquid and could be monetized to pay down or collateralize the liability immediately.

At September 30, 2014, we also had other longer-term debt, including Residential CDOs outstanding of \$148.3 million, multi-family CDOs outstanding of \$8.0 billion (which represent obligations of the Consolidated K-Series), subordinated debt of \$45.0 million and securitized debt of \$237.4 billion. The CDOs are collateralized by residential and multi-family loans held in securitization trusts, respectively. The securitized debt represents the notes issued in (i) our May 2012 multi-family re-securitization transaction, (ii) our November 2013 multi-family CMBS collateralized recourse financing transaction, and (iii) our December 2012, July 2013 and September 2013 distressed residential mortgage loan securitization transactions, which are described in Note 7 of our condensed consolidated financial statements.

As of September 30, 2014, our overall leverage ratio, including both our short- and longer-term financing (and excluding the CDO's issued by the Consolidated K-Series and our Residential CDOs) divided by stockholders' equity, was approximately 1.3 to 1. As of September 30, 2014, our leverage ratio on our short term financings or callable debt was approximately 0.9 to 1. We monitor all at risk or short term borrowings to ensure that we have adequate liquidity to satisfy margin calls and have the ability to respond to other market disruptions.

Liquidity – Hedging and Other Factors

Certain of our hedging instruments may also impact our liquidity. We use interest rate swaps, swaptions, TBAs, Eurodollar or other futures contracts to hedge interest rate risk associated with our investments in Agency RMBS (including Agency IOs). With respect to interest rate swaps, futures contracts and TBAs, initial margin deposits will be made upon entering into these contracts and can be either cash or securities. During the period these contracts are open, changes in the value of the contract are recognized as unrealized gains or losses by marking to market on a daily basis to reflect the market value of these contracts at the end of each day's trading. We may be required to satisfy variable margin payments periodically, depending upon whether unrealized gains or losses are incurred.

We also use TBAs to hedge interest rate risk associated with our investments in Agency IOs. Since delivery for these securities extends beyond the typical settlement dates for most non-derivative investments, these transactions are more prone to market fluctuations between the trade date and the ultimate settlement date, and thereby are more vulnerable to increasing amounts at risk with the applicable counterparties. The use of TBAs associated with our Agency IO investments creates significant short term payables (and/or receivables), amounting to \$215.4 million at September 30, 2014, and is included in payable for securities purchased on our condensed consolidated balance sheet.

We also use U.S. Treasury securities and U.S. Treasury futures and options to hedge interest rate risk associated with our investments in Agency IOs and interest rate swap agreements and swaptions as a mechanism to reduce the interest rate risk of our Agency ARMs and residential mortgage loans held in securitization trusts.

For additional information regarding the Company's derivative instruments and hedging activities for the periods covered by this report, including the fair values and notional amounts of these instruments and realized and unrealized gains and losses relating to these instruments, please see Note 8 to our condensed consolidated financial statements included in this report. Also, please see Item 3. Quantitative and Qualitative Disclosures about Market Risk, under the caption, "Fair Value Risk", for a tabular presentation of the sensitivity of the market value and net duration changes of the Company's portfolio across various changes in interest rates, which takes into account the Company's hedging activities.

Liquidity — *Equity Offerings*

In addition to the financing arrangements described above under the caption "Liquidity—Financing Arrangements," we also rely on secondary equity offerings as a source of both short-term and long-term liquidity. During the nine months ended September 30, 2014, we closed on the following public equity offerings:

- On January 7, 2014, we entered into an underwriting agreement whereby the underwriters agreed to purchase 11,500,000 shares of our common stock (including the 1,500,000 shares that were issuable pursuant to an over-allotment option) from us at a price of \$6.61 per share. On January 10, 2014, we closed on the issuance of 11,500,000 shares of common stock to the underwriters, resulting in net proceeds to the Company of approximately \$75.8 million, after deducting offering expenses.
- On April 2, 2014, we entered into an underwriting agreement whereby the underwriters agreed to purchase 14,950,000 shares of our common stock (including the 1,950,000 shares that were issuable pursuant to an over-allotment option) from us at a price of \$7.36 per share. On April 7, 2014, we closed on the issuance of 14,950,000 shares of common stock to the underwriters, resulting in net proceeds to the Company of approximately \$109.9 million, after deducting offering expenses.

We intend to invest substantially all of the net proceeds from the respective offerings to fund additional investments in our targeted assets, particularly, distressed residential mortgage loans and mezzanine loans to or preferred equity investments in owners of multi-family properties.

We also may generate liquidity through the sale of shares of our common stock in an "at the market" offering program pursuant to an equity distribution agreement, as well as through the sale of shares of our common stock pursuant to our Dividend Reinvestment Plan, or DRIP. On January 14, 2013, we filed a registration statement on Form S-3 to enable us to issue up to \$20,000,000 of shares of our common stock pursuant to our DRIP. On June 11, 2012, we entered into an equity distribution agreement with JMP Securities LLC as the placement agent, pursuant to which we may sell up to \$25,000,000 of shares of our common stock from time to time through the placement agent. Pursuant to the equity distribution agreement, the shares may be offered and sold through the placement agent in transactions that are deemed to be "at the market" offerings as defined in Rule 415 under the Securities Act of 1933, as amended, including sales made directly on The Nasdaq Global Select Market or sales made to or through a market maker other than on an exchange or, subject to the terms of a written notice from us, in privately negotiated transactions. We have no obligation to sell any of the shares under the equity distribution agreement and may at any time suspend solicitations and offers under the equity distribution agreement. During the three and nine months ended September 30, 2014, we did not issue any shares under the equity distribution agreement. As of September 30, 2014, approximately \$19.0 million of common stock remains available for issuance under our "at the market" offering program.

Management Agreements

We have investment management agreements with RiverBanc, Midway and Headlands, pursuant to which we pay these managers a base management and incentive fee, if earned, quarterly in arrears. See "- Results of Operations - Comparison of the Three and Nine Months Ended September 30, 2014 to Three and Nine Months Ended September 30, 2013 - Comparative Expenses" for more information regarding the base management and incentive fee incurred during the nine months ended September 30, 2014. In addition, pursuant to the terms of our former advisory relationship with Harvest Capital Strategies, LLC, or HCS, we also may pay incentive compensation to HCS with respect to those assets of our Company that were managed by HCS at the time the advisory relationship with HCS concluded (the "Incentive Tail Assets") until such time as such Incentive Tail Assets are disposed of by us or mature.

Dividends

On September 18, 2014, we declared a Series B Preferred Stock cash dividend of \$0.484375 per share of Series B Preferred Stock for the quarterly period that began on July 15, 2014 and ended on October 14, 2014. This dividend was paid on October 15, 2014 to holders of record of Series B Preferred Stock as of October 1, 2014.

On September 18, 2014, we declared a 2014 third quarter cash dividend of \$0.27 per common share, which is the same amount that was declared for the first and second quarter of 2014. The dividend was paid on October 27, 2014 to common stockholders of record as of September 29, 2014. The dividend was paid out of our working capital.

We expect to continue to pay quarterly cash dividends on our common stock during the near term. However, our Board of Directors will continue to evaluate our dividend policy each quarter and will make adjustments as necessary, based on a variety of factors, including, among other things, the need to maintain our REIT status, our financial condition, liquidity, earnings projections and business prospects. Our dividend policy does not constitute an obligation to pay dividends.

We intend to make distributions to our stockholders to comply with the various requirements to maintain our REIT status and to minimize or avoid corporate income tax and the nondeductible excise tax. However, differences in timing between the recognition of REIT taxable income and the actual receipt of cash could require us to sell assets or to borrow funds on a short-term basis to meet the REIT distribution requirements and to minimize or avoid corporate income tax and the nondeductible excise tax.

Exposure to European financial counterparties

We finance the acquisition of a significant portion of our mortgage-backed securities with repurchase agreements. In connection with these financing arrangements, we pledge our securities as collateral to secure the borrowings. The amount of collateral pledged will typically exceed the amount of the financing with the extent of over-collateralization from 5% of the amount borrowed (in the case of Agency ARM and Agency fixed rate RMBS collateral), 25% (in the case of Agency IOs) and up to 35% (in the case of CLO collateral). While our repurchase agreement financing results in us recording a liability to the counterparty in our consolidated balance sheet, we are exposed to the counterparty, if during the term of the repurchase agreement financing, a lender should default on its obligation and we are not able to recover our pledged assets. The amount of this exposure is the difference between the amount loaned to us plus interest due to the counterparty and the fair value of the collateral pledged by us to the lender (including accrued interest receivable on such collateral).

Several large European banks have experienced financial difficulty in recent years, some of whom have required a rescue or assistance from other large European banks or the European Central Bank. Some of these banks have U.S. banking subsidiaries which have provided repurchase agreement financing or interest rate swap agreements to us in connection with the acquisition of various investments, including mortgage-backed securities investments. We have outstanding repurchase agreement borrowings with Credit Suisse First Boston LLC in the amount of \$71.7 million at September 30, 2014 with a net exposure of \$6.0 million. We have outstanding repurchase agreement borrowings with Barclays Capital Inc. in the amount of \$8.4 million at September 30, 2014 with a net exposure of \$0.9 million. We have outstanding interest rate swap agreements with Credit Suisse International as a counterparty in the amount of \$245 million notional with a net exposure of \$0.9 million. In addition, certain of our U.S. based counterparties may have significant exposure to the financial and economic turmoil in Europe which could impact their future lending activities or cause them to default under agreements with us. In the event one or more of these counterparties or their affiliates experience liquidity difficulties in the future, our liquidity could be materially adversely affected.

Inflation

For the periods presented herein, inflation has been relatively low and we believe that inflation has not had a material effect on our results of operations. The impact of inflation is primarily reflected in the increased costs of our operations. Virtually all our assets and liabilities are financial in nature. Our consolidated financial statements and corresponding notes thereto have been prepared in accordance with GAAP, which require the measurement of financial position and operating results in terms of historical dollars without considering the changes in the relative purchasing power of money over time due to inflation. As a result, interest rates and other factors influence our performance far more than inflation affects our operations primarily through its effect on interest rates, since interest rates typically increase during periods of high inflation and decrease during periods of low inflation. During periods of increasing interest rates, demand for mortgages and a borrower's ability to qualify for mortgage financing in a purchase transaction may be adversely affected. During periods of decreasing interest rates, borrowers may prepay their mortgages, which in turn may adversely affect our yield and subsequently the value of our portfolio of mortgage assets.

Off-Balance Sheet Arrangements

We did not maintain any relationships with unconsolidated entities or financial partnerships, such as entities often referred to as structured finance or special purpose entities, established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. Further, we have not guaranteed any obligations of unconsolidated entities nor do we have any commitment or intent to provide funding to any such entities.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

This section should be read in conjunction with "Item 1A. Risk Factors" in our Annual Report on Form 10-K and our subsequent periodic reports filed with the SEC.

We seek to manage risks that we believe will impact our business including, interest rates, liquidity, prepayments, credit quality and market value. When managing these risks we consider the impact on our assets, liabilities and derivative positions. While we do not seek to avoid risk completely, we believe the risk can be quantified from historical experience and seek to actively manage that risk, to generate risk-adjusted total returns that we believe compensate us appropriately for those risks and to maintain capital levels consistent with the risks we take.

The following analysis includes forward-looking statements that assume that certain market conditions occur. Actual results may differ materially from these projected results due to changes in our portfolio assets and borrowings mix and due to developments in the domestic and global financial and real estate markets. Developments in the financial markets include the likelihood of changing interest rates and the relationship of various interest rates and their impact on our portfolio yield, cost of funds and cash flows. The analytical methods that we use to assess and mitigate these market risks should not be considered projections of future events or operating performance.

Interest Rate Risk

Interest rates are sensitive to many factors, including governmental, monetary, tax policies, domestic and international economic conditions, and political or regulatory matters beyond our control. Changes in interest rates affect the value of the financial assets we manage and hold in our investment portfolio and the variable-rate borrowings we use to finance our portfolio. Changes in interest rates also affect the interest rate swaps and caps, Eurodollar and other futures, TBAs and other securities or instruments we use to hedge our portfolio. As a result, our net interest income is particularly affected by changes in interest rates.

For example, we hold RMBS, some of which may have fixed rates or interest rates that adjust on various dates that are not synchronized to the adjustment dates on our repurchase agreements. In general, the re-pricing of our repurchase agreements occurs more quickly than the repricing of our variable-interest rate assets. Thus, it is likely that our floating rate borrowings, such as our repurchase agreements, may react to interest rates before our RMBS because the weighted average next re-pricing dates on the related borrowings may have shorter time periods than that of the RMBS. In addition, the interest rates on our Agency ARMs backed by hybrid ARMs may be limited to a "periodic cap," or an increase of typically 1% or 2% per adjustment period, while our borrowings do not have comparable limitations. Moreover, changes in interest rates can directly impact prepayment speeds, thereby affecting our net return on RMBS. During a declining interest rate environment, the prepayment of RMBS may accelerate (as borrowers may opt to refinance at a lower interest rate) causing the amount of liabilities that have been extended by the use of interest rate swaps to increase relative to the amount of RMBS, possibly resulting in a decline in our net return on RMBS, as replacement RMBS may have a lower yield than those being prepaid. Conversely, during an increasing interest rate environment, RMBS may prepay more slowly than expected, requiring us to finance a higher amount of RMBS than originally forecast and at a time when interest rates may be higher, resulting in a decline in our net return on RMBS. Accordingly, each of these scenarios can negatively impact our net interest income.

We seek to manage interest rate risk in our portfolio by utilizing interest rate swaps, swaptions, caps, Eurodollar and other futures, options and U.S. Treasury securities with the goal of optimizing the earnings potential while seeking to maintain long term stable portfolio values. We continually monitor the duration of our mortgage assets and have a policy to hedge the financing of those assets such that the net duration of the assets, our borrowed funds related to such assets, and related hedging instruments, is less than one year. In addition, we utilize TBAs to mitigate the risks on our long Agency RMBS positions associated with our investments in Agency IOs.

We utilize a model-based risk analysis system to assist in projecting portfolio performances over a scenario of different interest rates. The model incorporates shifts in interest rates, changes in prepayments and other factors impacting the valuations of our financial securities and instruments, including mortgage-backed securities, repurchase agreements, interest rate swaps and interest rate caps, TBAs and Eurodollar futures.

Based on the results of the model, the instantaneous changes in interest rates specified below would have had the following effect on net interest income for the next 12 months based on our assets and liabilities as of September 30, 2014 (dollar amounts in thousands):

CI.		TAT 4	T 4	-
Changes	ın	Net	Interest	Income

Changes in Interest Rates	Changes in Net Interest Income
+200	\$ 6,997
+100	\$ 7,138
-100	\$ (17,458)

Interest rate changes may also impact our net book value as our financial assets and related hedge derivatives are marked-to-market each quarter. Generally, as interest rates increase, the value of our mortgage assets, other than IOs, decreases, and conversely, as interest rates decrease, the value of such investments will increase. The value of an IO will likely be negatively affected in a declining interest rate environment due to the risk of increasing prepayment rates because the IOs' value is wholly contingent on the underlying mortgage loans having an outstanding balance. In general, we expect that, over time, decreases in the value of our portfolio attributable to interest rate changes will be offset, to the degree we are hedged, by increases in the value of our interest rate swaps or other financial instruments used for hedging purposes, and vice versa. However, the relationship between spreads on securities and spreads on our hedging instruments may vary from time to time, resulting in a net aggregate book value increase or decline. That said, unless there is a material impairment in value that would result in a payment not being received on a security or loan, changes in the book value of our portfolio will not directly affect our recurring earnings or our ability to make a distribution to our stockholders.

Liquidity Risk

Liquidity is a measure of our ability to meet potential cash requirements, including ongoing commitments to repay borrowings, fund and maintain investments, pay dividends to our stockholders and other general business needs. We recognize the need to have funds available to operate our business. It is our policy to have adequate liquidity at all times. We plan to meet liquidity through normal operations with the goal of avoiding unplanned sales of assets or emergency borrowing of funds.

Our principal sources of liquidity are the repurchase agreements on our mortgage-backed securities, the CDOs we have issued to finance our loans held in securitization trusts, securitized debt, trust preferred securities, the principal and interest payments from our assets and cash proceeds from the issuance of equity or debt securities (as market and other conditions permit). We believe our existing cash balances and cash flows from operations will be sufficient for our liquidity requirements for at least the next 12 months.

We are subject to "margin call" risk under the terms of our repurchase agreements. In the event the value of our assets pledged as collateral suddenly decreases, margin calls relating to our repurchase agreements could increase, causing an adverse change in our liquidity position. Additionally, if one or more of our repurchase agreement counterparties chooses not to provide ongoing funding, we may be unable to replace the financing through other lenders on favorable terms or at all. As such, we provide no assurance that we will be able to roll over our repurchase agreements as they mature from time to time in the future. See Item 2, "Management's Discussion and Analysis of Financial Condition and Results of Operations Liquidity and Capital Resources" in this Quarterly Report on Form 10-Q for further information about our liquidity and capital resource management.

Derivative financial instruments used to hedge interest rate risk are subject to "margin call" risk. For example, under our interest rate swaps, typically we pay a fixed rate to the counterparties while they pay us a floating rate. If interest rates drop below the fixed rate we are paying on an interest rate swap, we may be required to post cash margin.

Prepayment Risk

When borrowers repay the principal on their residential mortgage loans before maturity or faster than their scheduled amortization, the effect is to shorten the period over which interest is earned, and therefore, reduce the yield for residential mortgage assets purchased at a premium to their then current balance, as with our portfolio of Agency RMBS. Conversely, residential mortgage assets purchased for less than their then current balance, such as our distressed residential mortgage loans, exhibit higher yields due to faster prepayments. Furthermore, actual prepayment speeds may differ from our modeled prepayment speed projections impacting the effectiveness of any hedges we have in place to mitigate financing and/or fair value risk. Generally, when market interest rates decline, borrowers have a tendency to refinance their mortgages, thereby increasing prepayments. The impact of increasing prepayment rates, whether as a result of declining interest rates, government intervention in the mortgage markets or otherwise, is particularly acute with respect to our Agency IOs. Because the value of an IO security is wholly contingent on the underlying mortgage loans having an outstanding principal balance, an unexpected increase in prepayment rates on the pool of mortgage loans underlying the IOs could significantly negatively impact the performance of our Agency IOs.

Our modeled prepayments will help determine the amount of hedging we use to off-set changes in interest rates. If actual prepayment rates are higher than modeled, the yield will be less than modeled in cases where we paid a premium for the particular residential mortgage asset. Conversely, when we have paid a premium, if actual prepayment rates experienced are slower than modeled, we would amortize the premium over a longer time period, resulting in a higher yield to maturity.

In an environment of increasing prepayment speeds, the timing difference between the actual cash receipt of principal paydowns and the announcement of the principal paydown may result in additional margin requirements from our repurchase agreement counterparties.

We mitigate prepayment risk by constantly evaluating our residential mortgage assets relative to prepayment speeds observed for assets with similar structures, quantities and characteristics. Furthermore, we stress-test the portfolio as to prepayment speeds and interest rate risk in order to further develop or make modifications to our hedge balances. Historically, we have not hedged 100% of our liability costs due to prepayment risk.

Credit Risk

Credit risk is the risk that we will not fully collect the principal we have invested in our credit sensitive assets, including distressed residential and other mortgage loans, CMBS, and CLOs, due to borrower defaults. In selecting the credit sensitive assets in our portfolio, we seek to identify and invest in assets with characteristics that we believe offset or limit the exposure of borrower defaults to the Company.

We seek to manage credit risk through our pre-acquisition due diligence process, and by factoring projected credit losses into the purchase price we pay for all of our credit sensitive assets. In general, we evaluate relative valuation, supply and demand trends, prepayment rates, delinquency and default rates, vintage of collateral and macroeconomic factors as part of this process. Nevertheless, these procedures do not guarantee unanticipated credit losses which would materially affect our operating results.

With respect to the \$263.0 million of distressed residential loans the Company owned at September 30, 2014, the mortgage loans were purchased at a discount to par reflecting their distressed state or perceived higher risk of default, which may include higher loan to value ratios and, in certain instances, delinquent loan payments. Prior to the acquisition of distressed residential mortgage loans, the Company validates key information provided by the sellers that is necessary to determine the value of the distressed residential mortgage loans. We then seek to maximize the value of the mortgage loans that we acquire either through borrower assisted refinancing, outright loan sale or through foreclosure and resale of the underlying home. We evaluate credit quality on an ongoing basis by reviewing borrower's payment status and current financial and economic condition. Additionally, we look at the carrying value of any delinquent loan and compare to the current value of the underlying collateral.

As of September 30, 2014, we own \$342.4 million of first loss CMBS comprised solely of first loss POs that are backed by commercial mortgage loans on multi-family properties at a weighted average amortized purchase price of approximately 31.6% of current par. Prior to the acquisition of each of our first loss CMBS securities, the Company completes an extensive review of the underlying loan collateral, including loan level cash flow re-underwriting, site inspections on selected properties, property specific cash flow and loss modeling, review of appraisals, property condition and environmental reports, and other credit risk analyses. We continue to monitor credit quality on an ongoing basis using updated property level financial reports provided by borrowers and periodic site inspection of selected properties. We also reconcile on a monthly basis the actual bond distributions received against projected distributions to assure proper allocation of cash flow generated by the underlying loan pool. As of September 30, 2014, we own approximately \$35.1 million of notes issued by a CLO at a discounted purchase price equal to 67% of par. The securities are backed by a portfolio of corporate loans. We also own approximately \$37.9 million of first mortgage loan, mezzanine financing and preferred equity investments at September 30, 2014, backed by residential and multi-family properties.

Fair Value Risk

Changes in interest rates also expose us to market value (fair value) fluctuation on our assets, liabilities and hedges. While the fair value of the majority of our assets (when excluding all Consolidated K-Series assets other than the securities we actually own) that are measured on a recurring basis are determined using Level 2 fair values, we own certain assets, such as our CMBS, for which fair values may not be readily available if there are no active trading markets for the instruments. In such cases, fair values would only be derived or estimated for these investments using various valuation techniques, such as computing the present value of estimated future cash flows using discount rates commensurate with the risks involved. However, the determination of estimated future cash flows is inherently subjective and imprecise. Minor changes in assumptions or estimation methodologies can have a material effect on these derived or estimated fair values. Our fair value estimates and assumptions are indicative of the interest rate environments as of September 30, 2014, and do not take into consideration the effects of subsequent interest rate fluctuations.

We note that the values of our investments in derivative instruments, primarily interest rate hedges on our debt, will be sensitive to changes in market interest rates, interest rate spreads, credit spreads and other market factors. The value of these investments can vary and has varied materially from period to period.

The following describes the methods and assumptions we use in estimating fair values of our financial instruments:

Fair value estimates are made as of a specific point in time based on estimates using present value or other valuation techniques. These techniques involve uncertainties and are significantly affected by the assumptions used and the judgments made regarding risk characteristics of various financial instruments, discount rates, estimate of future cash flows, future expected loss experience and other factors.

Changes in assumptions could significantly affect these estimates and the resulting fair values. Derived fair value estimates cannot be substantiated by comparison to independent markets and, in many cases, could not be realized in an immediate sale of the instrument. Also, because of differences in methodologies and assumptions used to estimate fair values, the fair values used by us should not be compared to those of other companies.

The table below presents the sensitivity of the market value and net duration changes of our portfolio as of September 30, 2014 using a discounted cash flow simulation model assuming an instantaneous interest rate shift. Application of this method results in an estimation of the fair market value change of our assets, liabilities and hedging instruments per 100 basis point ("bp") shift in interest rates.

The use of hedging instruments is a critical part of our interest rate risk management strategies, and the effects of these hedging instruments on the market value of the portfolio are reflected in the model's output. This analysis also takes into consideration the value of options embedded in our mortgage assets including constraints on the re-pricing of the interest rate of assets resulting from periodic and lifetime cap features, as well as prepayment options. Assets and liabilities that are not interest rate-sensitive such as cash, payment receivables, prepaid expenses, payables and accrued expenses are excluded.

Changes in assumptions including, but not limited to, volatility, mortgage and financing spreads, prepayment behavior, defaults, as well as the timing and level of interest rate changes will affect the results of the model. Therefore, actual results are likely to vary from modeled results.

	Market Value Changes			
Changes in	Changes in	Net		
Interest Rates	 Market Value	Duration		
	 (Amounts in thousands)			
+200	\$ (89,229)	3.16		
+100	\$ (43,457)	2.66		
Base		1.61		
-100	\$ 22,913	0.17		

It should be noted that the model is used as a tool to identify potential risk in a changing interest rate environment but does not include any changes in portfolio composition, financing strategies, market spreads or changes in overall market liquidity.

Although market value sensitivity analysis is widely accepted in identifying interest rate risk, it does not take into consideration changes that may occur such as, but not limited to, changes in investment and financing strategies, changes in market spreads and changes in business volumes. Accordingly, we make extensive use of an earnings simulation model to further analyze our level of interest rate risk.

There are a number of key assumptions in our earnings simulation model. These key assumptions include changes in market conditions that affect interest rates, the pricing of ARM products, the availability of investment assets and the availability and the cost of financing for portfolio assets. Other key assumptions made in using the simulation model include prepayment speeds and management's investment, financing and hedging strategies, and the issuance of new equity. We typically run the simulation model under a variety of hypothetical business scenarios that may include different interest rate scenarios, different investment strategies, different prepayment possibilities and other scenarios that provide us with a range of possible earnings outcomes in order to assess potential interest rate risk. The assumptions used represent our estimate of the likely effect of changes in interest rates and do not necessarily reflect actual results. The earnings simulation model takes into account periodic and lifetime caps embedded in our assets in determining the earnings at risk.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures. We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in the reports that we file or submit under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods specified in the rules and forms of the SEC, and that such information is accumulated and communicated to our management as appropriate to allow timely decisions regarding required disclosures. An evaluation was performed under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) as of September 30, 2014. Based upon that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of September 30, 2014.

Changes in Internal Control Over Financial Reporting. There have been no changes in our internal control over financial reporting during the quarter ended September 30, 2014 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1A. Risk Factors

There have been no material changes from the risk factors disclosed in the "Risk Factors" section of our Annual Report on Form 10-K for the year ended December 31, 2013, filed with the SEC on March 10, 2014.

Item 5. Other Information

On November 3, 2014, the Company entered into a Second Amended and Restated Employment Agreement with Steven R. Mumma (the "Executive"), the Company's Chief Executive Officer and President (the "Employment Agreement"). The Employment Agreement amends, restates and supersedes the Amended and Restated Employment Agreement between the Company and the Executive dated November 22, 2011 (the "Prior Employment Agreement"). The Employment Agreement will expire on December 31, 2015, unless further extended or sooner terminated.

The Employment Agreement amends the Prior Employment Agreement as follows:

- increases the Executive's annual base salary from \$500,000 to \$700,000, effective as of November 1, 2014;
- requires the Compensation Committee to adopt a Bonus Plan (as defined in the Employment Agreement) by not later than March 31 of each fiscal year; requires that the Executive be paid an annual Incentive Bonus (if any) by not later than March 14 of the year immediately following the year for which the applicable Bonus Plan was adopted, and makes clear that the Company's 2013 Incentive Compensation Plan is the Bonus Plan for the 2014 fiscal year for purposes of Sections 5(b)(i) and Section 6(e)(ii) of the Employment Agreement;
- broadens the definition of a "Competing Business" for purposes of the non-competition provision to include any investment vehicle whose business strategy is primarily focused on investing in and managing residential mortgage-backed securities and other mortgage-related assets in any geographic region in which the Company engages in its business;
- lengthens the Executive's non-compete period to (i) one year in the event of termination of the Executive's employment by the Executive without Good Reason (as defined in the Employment Agreement) and (ii) 180 days in the event of termination of the Executive's employment by the Company with Cause (as defined in the Employment Agreement); and
- eliminates the tax gross-up provision and replaces it with a provision that provides that if any amount payable to, or other benefit receivable by the Executive pursuant to the Employment Agreement (taking into account payments and benefits under other agreements, plans and agreements) is deemed to constitute a "parachute payment" as defined in Section 280G of the Internal Revenue Code, then such payment or benefit shall be reduced in accordance with, and to the extent required by, the provisions of the Company's 2010 Stock Incentive Plan.

All other terms contained in the Prior Employment Agreement remain substantially unchanged in the Employment Agreement. The foregoing summary of the material changes to the Prior Employment Agreement is qualified in its entirety by reference to the Employment Agreement, which is being filed as Exhibit 10.1 to this Quarterly Report on Form 10-Q and is incorporated by reference herein.

Item 6. E xhibits

The information set forth under "Exhibit Index" below is incorporated herein by reference.

SIGNATURES

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

NEW YORK MORTGAGE TRUST, INC.

Date: November 6, 2014 By: /s/ Steven R. Mumma

Steven R. Mumma

Chief Executive Officer and President

(Principal Executive Officer)

Date: November 6, 2014 By: /s/ Kristine R. Nario

Kristine R. Nario Chief Financial Officer

(Principal Financial and Accounting Officer)

EXHIBIT INDEX

Exhibit	Description
3.1(a)	Articles of Amendment and Restatement of New York Mortgage Trust, Inc., as amended (Incorporated by reference to Exhibit 3.1 to the Company's Annual Report on Form 10-K filed on March 10, 2014 (File No. 001-32216)).
3.2	Bylaws of New York Mortgage Trust, Inc., as amended (Incorporated by reference to Exhibit 3.2 to the Company's Annual Report on Form 10-K filed on March 4, 2011).
3.3	Articles Supplementary designating the Company's 7.75% Series B Cumulative Redeemable Preferred Stock (the "Series B Preferred Stock") (Incorporated by reference to Exhibit 3.3 of the Company's Registration Statement on Form 8-A filed on May 31, 2013).
4.1	Form of Common Stock Certificate. (Incorporated by reference to Exhibit 4.1 to the Company's Registration Statement on Form S-11 as filed with the Securities and Exchange Commission (Registration No. 333-111668), effective June 23, 2004).
4.2(a)	Junior Subordinated Indenture between The New York Mortgage Company, LLC and JPMorgan Chase Bank, National Association, as trustee, dated September 1, 2005. (Incorporated by reference to Exhibit 4.1 to the Company's Current Report on Form 8-K as filed with the Securities and Exchange Commission on September 6, 2005).
4.2(b)	Parent Guarantee Agreement between New York Mortgage Trust, Inc. and JPMorgan Chase Bank, National Association, as guarantee trustee, dated September 1, 2005. (Incorporated by reference to Exhibit 10.1 to the Company's Current Report on Form 8-K as filed with the Securities and Exchange Commission on September 6, 2005 (File No 001-32216)).
4.3(a)	Junior Subordinated Indenture between The New York Mortgage Company, LLC and JPMorgan Chase Bank, National Association, as trustee, dated March 15, 2005 (Incorporated by reference to Exhibit 4.3(a) to the Company's Quarterly Report on Form 10-Q filed on August 9, 2012 (File No. 001-32216)).
4.3(b)	Parent Guarantee Agreement between New York Mortgage Trust, Inc. and JPMorgan Chase Bank, National Association, as guarantee trustee, dated March 15, 2005. (Incorporated by reference to Exhibit 4.3(b) to the Company's Quarterly Report on Form 10-Q filed on August 9, 2012 (File No. 001-32216)).
	Certain instruments defining the rights of holders of long-term debt securities of the Registrant and its subsidiaries are omitted pursuant to Item 601(b)(4)(iii) of Regulation S-K. The Registrant hereby undertakes to furnish to the SEC, upon request, copies of any such instruments.
4.4	Form of Certificate representing the Series B Preferred Stock. (Incorporated by reference to Exhibit 3.4 of the Company's Registration Statement on Form 8-A filed on May 31, 2013).
10.1	Second Amended and Restated Employment Agreement, by and between the Company and Steven R. Mumma, dated as of November 3, 2014.
12.1	Statement re: Computation of Ratios.
31.1	Section 302 Certification of Chief Executive Officer.
31.2	Section 302 Certification of Chief Financial Officer.
32.1	Section 906 Certification of Chief Executive Officer and Chief Financial Officer.*
101.INS	XBRL Instance Document **

101.SCH	Taxonomy Extension Schema Document **
101.CAL	Taxonomy Extension Calculation Linkbase Document **
101.DEF	Taxonomy Extension Definition Linkbase Document **
101.LAB	Taxonomy Extension Label Linkbase Document **
101.PRE	Taxonomy Extension Presentation Linkbase Document **

^{*} Furnished herewith. Such certification shall not be deemed "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934, as amended.

^{**} Submitted electronically herewith. Attached as Exhibit 101 to this report are the following documents formatted in XBRL (Extensible Business Reporting Language): (i) Condensed Consolidated Balance Sheets at September 30, 2014 and December 31, 2013; (ii) Condensed Consolidated Statements of Operations for the three and nine months ended September 30, 2014 and 2013; (iii) Condensed Consolidated Statements of Comprehensive Income for the three and nine months ended September 30, 2014 and 2013; (iv) Condensed Consolidated Statement of Changes in Stockholders' Equity for the nine months ended September 30, 2014; (v) Condensed Consolidated Statements of Cash Flows for the nine months ended September 30, 2014 and 2013; and (vi) Notes to Condensed Consolidated Financial Statements.

SECOND AMENDED AND RESTATED EMPLOYMENT AGREEMENT OF STEVEN R. MUMMA

This SECOND AMENDED AND RESTATED EMPLOYMENT AGREEMENT (this "Agreement") is made and entered into this day of November 3, 2014, between New York Mortgage Trust, Inc., a Maryland corporation (the "Company"), and Steven R. Mumma (the "Executive"). This Agreement amends, restates and supersedes in all respects that certain Amended and Restated Employment Agreement, dated as of the 22nd day of November, 2011, by and between the Company and the Executive.

The Executive is presently employed as the Chief Executive Officer and President of the Company. The Board of Directors of the Company (the "Board") recognizes that the Executive's contribution to the growth and success of the Company has been substantial. The Board desires to provide for the continued employment of the Executive and to make certain changes in the Executive's employment arrangements with the Company which the Board has determined will reinforce and encourage the continued attention and dedication to the Company of the Executive as a member of the Company's management, in the best interest of the Company and its shareholders. The Executive is willing to commit himself to continue to serve the Company, on the terms and conditions herein provided. The Executive's continued employment with the Company is contingent on his execution of this Employment Agreement.

In order to effect the foregoing, the Company and the Executive wish to enter into an employment agreement on the terms and conditions set forth below. Accordingly, in consideration of the premises and the respective covenants and agreements of the parties herein contained, and intending to be legally bound hereby, the parties hereto agree as follows:

1. <u>Employment</u>. The Company hereby agrees to continue to employ the Executive, and the Executive hereby agrees to continue to serve the Company, on the terms and conditions set forth herein.

2. Term.

- (a) The Term of this Employment Agreement will commence on November 3, 2014 (the "<u>Effective Date</u>") and end on December 31, 2015 (the "<u>Expiration Date</u>"), unless further extended or sooner terminated as hereinafter provided. "<u>Term</u>" shall mean the period from the Effective Date through the first to occur of the Expiration Date (unless the Term is extended in accordance herewith) or the Date of Termination in the event this Agreement is sooner terminated pursuant to Section 6.
- (b) The Company agrees to provide the Executive with written notice, at least 90 days prior to the Expiration Date, of its determination not to extend the Term of this Agreement (a "Notice of Non-Renewal"). Failure by the Company to provide the Executive with a Notice of Non-Renewal at least 90 days prior to the Expiration Date will result in the automatic extension of the Term for another one-year period after the Expiration Date, and the new Expiration Date will be the first anniversary of the previous Expiration Date for purposes of this Agreement.

- (c) In the event that (i) the Company provides the Executive with a Notice of Non-Renewal in accordance with paragraph (b) above, (ii) the Parties do not enter into a new employment agreement, and (iii) neither the Company nor the Executive terminates the Executive's employment in accordance with the terms of this Agreement prior to the Expiration Date, then the Executive will be deemed from and after the Expiration Date to be an employee at-will of the Company without the benefit of an employment agreement. In such event, the terms of Sections 3, 4 and 5 of this Agreement will continue in effect after the Expiration Date unless and until modified by the Company or until any termination of the Executive's employment by the Company or the Executive, but the other terms and provisions herein, including but not limited to the termination, severance and restrictive covenant provisions set forth in Sections 6, 7 and 8, will be deemed to have terminated as of the Expiration Date and will be of no further force or effect after the Expiration Date unless otherwise agreed by the parties.
- 3. Position and Material Duties. The Executive shall serve as the Chief Executive Officer and President of the Company and shall have such responsibilities, duties and authority as he may have as of the date hereof (or any position to which he may be promoted after the date hereof) and as may from time to time be assigned to the Executive by the Board that are consistent with such responsibilities, duties and authority. In that capacity, the Executive shall be responsible for (a) oversight of the Company's day to day operations, (b) financial performance and reporting (external and internal), (c) investor relations, (d) supervision of employees and outside consultants and asset managers, (e) compliance with regulatory, tax and accounting rules and regulations, and (f) managing trading, credit and investment banking relationships (collectively hereinafter, "Material Duties"). The Executive shall also serve as a senior executive officer of certain subsidiaries of the Company, with positions, titles and responsibilities that are suitable for the Chief Executive Officer and President of the Company, at the reasonable request of the Board without additional compensation. The Executive shall devote substantially all his working time and efforts to the business and affairs of the Company; provided, that nothing in this Agreement shall preclude Executive from serving as a director or trustee in any other firm or from pursuing personal real estate investments and other personal investments, as long as such activities do not interfere with Executive's performance of his duties hereunder.
- 4. <u>Place of Performance</u>. In connection with the Executive's employment by the Company, the Executive shall be based at the principal executive offices of the Company in New York, New York, except for required travel on the Company's business to an extent substantially consistent with present business travel obligations.

5. Compensation and Related Matters.

(a) <u>Base Salary</u>. The Company shall pay the Executive a base salary annually (the "<u>Base Salary</u>"), which shall be payable in periodic installments according to the Company's normal payroll practices. The Executive's Base Salary shall be \$700,000, which Base Salary shall be effective as of November 1, 2014. During the Term, the Board or the Compensation Committee of the Board (the "<u>Compensation Committee</u>") shall review the Base Salary at least once a year to determine whether the Base Salary should be increased effective the following January 1. Any increase shall be determined before March 31 of each year and shall be retroactive to January 1. The Base Salary, including any increases, shall not be decreased during the Term. For purposes of this Agreement, the term "<u>Base Salary</u>" shall mean the amount established and adjusted from time to time pursuant to this Section 5(a).

(b) Cash Incentive Awards.

- (i) Annual Cash Bonus. The Executive shall be eligible to participate in the Company's annual cash incentive bonus plan adopted by the Compensation Committee for each fiscal year (including any partial year) during the Term of this Agreement ("Bonus Plan"). The Compensation Committee will adopt a Bonus Plan for each fiscal year during the Term by no later than March 31 of that fiscal year. If the Executive or the Company, as the case may be, satisfies the performance criteria contained in such Bonus Plan for a fiscal year, he shall receive an annual Incentive Bonus (as defined below) in an amount pursuant to such Bonus Plan or as determined by the Compensation Committee, as applicable, and subject to ratification by the Board, if required. The Bonus Plan shall contain both individual and corporate performance goals for each fiscal year established by the Compensation Committee. If the Executive or the Company, as the case may be, fails to satisfy the performance criteria contained in such Bonus Plan for a fiscal year, the Compensation Committee may determine whether any Incentive Bonus shall be payable to Executive for that year, subject to ratification by the Board, if required. The annual Incentive Bonus (if any) shall be paid to the Executive no later than March 14 of the year immediately following the year for which the applicable Bonus Plan was adopted. If the Compensation Committee does not adopt a Bonus Plan for a particular fiscal year, the Executive will entitled to receive an Incentive Bonus for that year in an amount that is determined by the Compensation Committee in its discretion. For the avoidance of doubt, the New York Mortgage Trust, Inc. 2013 Incentive Compensation Plan is the Bonus Plan adopted by the Compensation Committee for the 2014 fiscal year for purposes of this Section 5(b)(i) and Section 6(e)(ii) hereof.
- (ii) <u>Definition of Incentive Bonus</u>. For purposes of this Agreement, the term "<u>Incentive Bonus</u>" shall mean any annual cash bonus payable pursuant to Section 5(b)(i). Failure by the Executive to satisfy the performance criteria in the Bonus Plan does not constitute a failure by the Executive to "perform his Material Duties" as provided in paragraph 6(c)(iii).
- (c) <u>Stock Based Awards</u>. The Company has established the 2010 Stock Incentive Plan ("<u>Stock Incentive Plan</u>"). Subject to the terms and conditions of the Stock Incentive Plan, as amended from time to time, the Executive shall be eligible to participate in the Stock Incentive Plan, and shall be eligible to receive restricted stock awards under the Stock Incentive Plan. The Compensation Committee shall approve any such awards made to the Executive pursuant to the Stock Incentive Plan.
- (i) Stock Incentive Plan Restricted Stock Awards. Any Stock Incentive Plan provides for the issuance of shares of Company common stock as restricted common stock ("Restricted Stock Grants") to the extent that such shares of common stock are available thereunder. Restricted Stock Grants awarded to the Executive shall be subject to forfeiture restrictions that will lapse in equal amounts on each of the first three anniversaries from the date of grant such that the forfeiture restrictions shall lapse 1/3 on the first anniversary of the date of grant, 1/3 on the second anniversary of the date of grant and 1/3 on the third anniversary of the date of grant. Notwithstanding the foregoing, the Executive will be 100% vested and all restrictions on each outstanding Restricted Stock Grant will lapse upon (i) a Change in Control (as defined herein), (ii) a termination by the Company without Cause (as defined herein), (iii) a termination by the Executive for Good Reason (as defined herein), (iv) the Executive's death, or (v) the Disability (as defined below) of the Executive, and the Executive will forfeit all unvested shares if he is terminated for Cause or he terminates his employment with the Company for other than Good Reason. The common stock issued as Restricted Stock Grants will have voting and dividend rights.

For purposes of this Agreement:

- "Acquiring Person" means that a Person, considered alone or as part of a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, is or becomes directly or indirectly the beneficial owner (as defined in Rule 13d-3 under the Exchange Act) of securities representing at least fifty percent (50%) of the Company's then outstanding securities entitled to vote generally in the election of the Board.
- "Continuing Director" means any member of the Board, while a member of the Board and (i) who was a member of the Board on the date hereof or (ii) whose nomination for or election to the Board was recommended or approved by a majority of the Continuing Directors.
- "Control Change Date" means the date on which a Change in Control occurs. If a Change in Control occurs on account of a series of transactions, the "Control Change Date" is the date of the last of such transactions.
- "Change in Control" means (i) a Person is or becomes an Acquiring Person; (ii) holders of the securities of the Company entitled to vote thereon approve any agreement with a Person (or, if such approval is not required by applicable law and is not solicited by the Company, the closing of such an agreement) that involves the transfer of all or substantially all of the Company's total assets on a consolidated basis, as reported in the Company's consolidated financial statements filed with the Securities and Exchange Commission; (iii) holders of the securities of the Company entitled to vote thereon approve a transaction (or, if such approval is not required by applicable law and is not solicited by the Company, the closing of such a transaction) pursuant to which the Company will undergo a merger, consolidation, or statutory share exchange with a Person, regardless of whether the Company is intended to be the surviving or resulting entity after the merger, consolidation, or statutory share exchange, other than a transaction that results in the voting securities of the Company carrying the right to vote in elections of persons to the Board outstanding immediately prior to the closing of the transaction continuing to represent (either by remaining outstanding or by being converted into voting securities of the surviving entity) at least 50% (fifty percent) of the Company's voting securities carrying the right to vote in elections of persons to the Company's Board, or such securities of such surviving entity, outstanding immediately after the closing of such transaction; (iv) the Continuing Directors cease for any reason to constitute a majority of the Board; or (v) the Board adopts a resolution to the effect that, in its judgment, as a consequence of any one or more transactions or events or series of transactions or events, a Change in Control of the Company has effectively occurred. Notwithstanding the foregoing, for purposes of this Agreement, any issuance by the Company of newly issued shares of its capital sto

- "Person" means any human being, firm, corporation, partnership, or other entity. "Person" also includes any human being, firm, corporation, partnership, or other entity as defined in sections 13(d)(3) and 14(d)(2) of the Exchange Act. The term "Person" does not include the Company or any Related Entity, and the term Person does not include any employee-benefit plan maintained by the Company or any Related Entity, or any person or entity organized, appointed, or established by the Company or any Related Entity for or pursuant to the terms of any such employee-benefit plan, unless the Board determines that such an employee-benefit plan or such person or entity is a "Person".
- "Related Entity" means any entity that is part of a controlled group of corporations or is under common control with the Company within the meaning of Sections 1563(a), 414(b) or 414(c) of the Internal Revenue Code of 1986, as amended (the "Code").

(d) Benefits.

- (i) <u>Vacation</u>. The Executive shall be entitled to four (4) weeks of paid vacation per full calendar year. The Executive shall not be entitled to carry over any unused vacation time from year to year.
- (ii) <u>Sick and Personal Days</u>. The Executive shall be entitled to sick and personal days in accordance with the policies of the Company.

(iii) Employee Benefits.

- (A) <u>Participation in Employee Benefit Plans</u>. Subject to the terms of any applicable plans, policies or programs, the Executive and his spouse and eligible dependents, if any, and their respective designated beneficiaries where applicable, will be eligible for and entitled to participate in any Company sponsored employee benefit plans, including but not limited to benefits such as group health, dental, accident, disability insurance, group life insurance, and a 401(k) plan, as such benefits may be offered from time to time, on a basis no less favorable than that applicable to other executives of the Company.
- (B) <u>Disability Insurance</u>. The Company shall reimburse the Executive the amount of the premiums paid by the Executive on, at the Executive's cost, a renewable long-term Disability plans that, subject to the terms of such plans and any applicable plans, policies or programs, provides for payment in the aggregate of not less than \$240,000.00 for so long as any long-term Disability of the Executive continues. The Company shall not be obligated to reimburse the Executive for such amounts until the Executive has presented the Company with a statement documenting such payments.
- (C) <u>Annual Physical</u>. If the Executive desires an annual physical examination, the Company shall provide, at its cost, a medical examination for the Executive on an annual basis by a licensed physician in the New York, New York metropolitan area selected by the Executive. The results of the examination and any medical information or records regarding the examination will be provided by the physician to the executive, and not to the Company.

- (D) <u>Directors and Officers Insurance</u>. During the Term and for a period of 24 months thereafter, the Executive shall be entitled to director and officer insurance coverage for his acts and omissions while an officer and director of the Company on a basis no less favorable to him than the coverage provided to current officers and directors.
- (E) <u>Life Insurance</u>. The Company shall reimburse the Executive the amount of the premiums paid by the Executive on a term life policy for the benefit of the Executive or the Executive's designated beneficiaries with a death benefit of \$3.0 million. The Company shall not be obligated to reimburse the Executive for such amounts until the Executive has presented the Company with a statement documenting such payments.
- (F) <u>Key Man Life Insurance</u>. The Company may purchase on the life of the Executive up to \$15.0 million of key man life insurance with the Company as the beneficiary of the death benefit.
- (iv) Expenses, Office and Systems Support. The Executive shall be entitled to reimbursement of all reasonable expenses, in accordance with the Company's policy as in effect from time to time and on a basis no less favorable than that applicable to other executives of the Company, including, without limitation, telephone, reasonable travel and reasonable entertainment expenses incurred by the Executive in connection with the business of the Company, upon the presentation by the Executive of appropriate documentation. The Executive shall also be entitled to appropriate office space, systems support and other critical services necessary for the performance of the Executive's duties.
- 6. <u>Termination</u>. The Executive's employment hereunder may be terminated without any breach of this Agreement only under the following circumstances:
 - (a) Death . The Executive's employment hereunder shall terminate upon his death.
- (b) <u>Disability</u>. If, in the written opinion of a qualified physician reasonably agreed to by the Company and the Executive, the Executive shall become unable to perform his duties hereunder due to Disability, the Company may terminate the Executive's employment hereunder. As used in this Agreement, the term "<u>Disability</u>" shall mean inability of the Executive, due to physical or mental condition, to perform the essential functions of the Executive's job, after consideration of the availability of reasonable accommodations, for more than 180 total calendar days during any period of 12 consecutive months.
- For Cause. The Company may terminate the Executive's employment hereunder for Cause. For purposes of this Agreement, the Company shall have "Cause" to terminate the Executive's employment hereunder upon a determination by at least a majority of the members of the Board (other than Executive) at a meeting of the Board called and held for such purpose (after reasonable notice is provided to the Executive of such meeting, the purpose thereof and the particulars of the basis for such meeting and the Executive is given an opportunity, together with counsel, to be heard before the Board) that Executive (i) has committed fraud or misappropriated, stolen or embezzled funds or property from the Company or an affiliate of the Company or secured or attempted to secure personally any profit in connection with any transaction entered into on behalf of the Company or any affiliate of the Company, (ii) has been convicted of, or entered a plea of guilty or "nolo contendre" to, a felony which in the reasonable opinion of the Board brings Executive into disrepute or is likely to cause material harm to the Company's (or any affiliate of the Company) business, financial condition or prospects, (iii) has, notwithstanding not less than 30 days' prior written notice from the Board, failed to perform (other than by reason of illness or temporary disability) his Material Duties hereunder and has failed to cure same within such 30 days of Executive's receipt of said written notice, (iv) has violated or breached any material law or regulation to the material detriment of the Company or any affiliates of the Company or its business, or (v) has breached any of his duties or obligations under this Agreement where such breach causes or is reasonably likely to cause material harm to the Company. Any notice of termination delivered by the Company to Executive that purports to notify Executive of a termination for Cause, but where the Company has not otherwise followed the procedures set forth in the definition of "Cause" above, shall be deemed to constitute a notice of termination without Cause pursuant to Section 6(d) hereof. Neither a notice from the Company to Executive that a meeting of the Board has been scheduled to determine whether grounds for a termination for "Cause" exist, nor the holding of such a meeting, shall itself be construed as a notice of termination for such purpose.

- (d) <u>Without Cause</u>. The Company may at any time terminate the Executive's employment hereunder without Cause.
- (e) <u>Termination by the Executive</u>.
- (i) The Executive may terminate his employment hereunder (A) for Good Reason, or (B) at any time after the date hereof by giving the Company a Notice of Termination at least thirty (30) days prior to the Date of Termination.
- (ii) For purposes of this Agreement, "Good Reason" shall mean (A) a failure by the Company or its successors or assigns to comply with any material provision of this Agreement (other than the Company's payment obligations referred to in clause (E) below) which has not been cured within thirty (30) days after notice of such noncompliance has been given by the Executive to the Company, (B) the assignment to the Executive of any Material Duties inconsistent with the Executive's position with the Company or a substantial adverse alteration in the nature or status of the Executive's responsibilities without the consent of the Executive, except that (i) a determination by the Nominating and Corporate Governance Committee of the Board of Directors not to nominate the Executive for re-election as a director of the Company or (ii) a failure by the Company's stockholders to elect the Executive as a director of the Company shall not be deemed to be "Good Reason," (C) without the consent of the Executive, a material reduction in employee benefits other than a reduction generally applicable to similarly situated executives of the Company, (D) without the consent of the Executive, relocation of the Company's principal place of business outside of the Borough of Manhattan in the City of New York, (E) any failure by the Company to pay the Executive Base Salary or any Incentive Bonus to which he is entitled under a Bonus Plan which failure has not been cured within ten (10) days after notice of such noncompliance has been given by the Executive to the Company or any failure of the Compensation Committee to approve a Bonus Plan for any fiscal year commencing with the 2015 fiscal year in accordance with the requirements of this Agreement, or (F) delivery by the Company to the Executive of a Notice of Non-Renewal in accordance with the requirements of Section 2(b) hereof; provided, however, that the Executive shall only have the right to terminate his employment hereunder for Good Reason as a result of such Notice of Non-Renewal by providing Notice of Termination to the Company prior to the Expiration Date.

- (f) Any termination of the Executive's employment by the Company or its successors or assigns or by the Executive (other than termination pursuant to subsection (a) or (b) of this Section 6) shall be communicated by written Notice of Termination to the other party hereto in accordance with Section 12. For purposes of this Agreement, a "Notice of Termination" shall mean a notice which shall indicate the specific termination provision in this Agreement relied upon and shall set forth in reasonable detail the facts and circumstances claimed to provide a basis for termination of the Executive's employment under the provision so indicated.
- (g) "<u>Date of Termination</u>" shall mean, at any time during the Term, (i) if the Executive's employment is terminated by his death, the date of his death, (ii) if the Executive's employment is terminated pursuant to subsection (b) above, the date as of which the physician's written opinion is received by the Company, (iii) if the Executive's employment is terminated pursuant to subsection (c) above, the date specified in the Notice of Termination, and (iv) if the Executive's employment is terminated for any other reason, the date thirty (30) days following the date on which a Notice of Termination is given.

7. Compensation Upon Termination, Death or During Disability.

- (a) <u>Death</u>. If the Executive's employment is terminated by his death, the Company shall within ten (10) days following the date of the Executive's death, pay to the Executive's designated beneficiary(ies) an amount equal to the Executive's annual Base Salary for the year in which the termination took place, and an amount equal to the Executive's target Bonus for the year in which the termination took place, together with any other amounts to which the Executive is entitled pursuant to death benefit plans, programs and policies. In addition, all stock options, restricted stock awards and any other equity awards granted by the Company to the Executive shall become fully vested, unrestricted and exercisable as of the Date of Termination. The Company shall continue benefits for surviving spouse or other dependents covered under the Executive's health insurance policy as of the date of Executive's death for a period of 18 months after the termination date.
- (b) <u>Disability</u>. During any period that the Executive fails to perform his duties hereunder as a result of his incapacity due to a physical or mental condition ("<u>disability period</u>"), the Executive shall continue to receive his full Base Salary at the rate then in effect for such disability period (and shall not be eligible for payments under the disability plans, programs and policies maintained by the Company or in connection with employment by the Company ("<u>Disability Plans</u>")) until his employment is terminated pursuant to Section 6(b) hereof, and upon such termination, the Executive shall, within ten (10) days of such termination, be entitled to all amounts to which the Executive is entitled pursuant to the Disability Plans. The Executive's rights under any long-term Disability Plan shall be determined in accordance with the provisions of such plan, but in no event will the Company maintain a long-term Disability plan that provides for payment of not less than \$240,000. In addition, upon the Executive's termination in accordance with Section 7(b) hereof, all stock options, restricted stock grants awards and any other equity awards granted by the Company to the Executive shall become fully vested, unrestricted and exercisable as of the Date of Termination.

- (c) <u>Cause or other than Good Reason</u>. If the Executive's employment shall be terminated by the Company for Cause or by the Executive for other than Good Reason, the Company shall pay the Executive his full Base Salary through the Date of Termination at the rate in effect at the time Notice of Termination is given and reimburse the Executive for all reasonable and customary expenses incurred by the Executive in performing services hereunder prior to the Date of Termination in accordance with Section 6(d), and the Company shall have no further obligations to the Executive under this Agreement.
- (d) <u>Termination by the Company without Cause (other than for death or Disability) or Termination by the Executive for Good Reason</u>. If the Company or its successors or assigns shall terminate the Executive's employment other than for death, Disability pursuant to Section 6(b) or Cause, or the Executive shall terminate his employment for Good Reason, then:
- (i) the Company shall pay the Executive any earned and accrued but unpaid installment of Base Salary through the Date of Termination at the rate in effect at the time Notice of Termination is given and all other unpaid and pro rata amounts to which the Executive is entitled as of the Date of Termination under any compensation plan or program of the Company, including without limitation, the approved annual Bonus Plan for the year in which the Date of Termination occurs and all accrued but unused vacation time, such payments to be made in a lump sum on or before the tenth day following the Date of Termination;
- (ii) in lieu of any further salary payments to the Executive for periods subsequent to the Date of Termination, the Company shall pay as liquidated damages to the Executive the greater of (A) 1,000,000 or (B) the product of (x) one and one-half ($1\frac{1}{2}$) and (y) the sum of the Executive's Base Salary in effect at the Date of Termination and the average annual Incentive Bonus earned by the Executive during the two most recently completed fiscal years prior to the year in which the Change of Control or termination event occurs; such payment to be made in a lump sum on or before the tenth day following the Date of Termination. In addition, all stock options, restricted stock awards and any other equity awards granted by the Company to the Executive shall become fully vested, unrestricted and exercisable as of the Date of Termination:
- (iii) In the case of a termination of the Executive's employment by the Company without Cause or for Disability, or by the Executive for Good Reason, the Company shall pay the full cost for the Executive to participate in the health insurance plan in which the Executive was enrolled immediately prior to the Date of Termination for a period of eighteen (18) months, provided that the Executive's continued participation is possible under the general terms and provisions of such plans and programs. In the event that the Executive's participation in any such plan or program is barred, the Company shall arrange to provide the Executive with benefits substantially similar to those which the Executive would otherwise have been entitled to receive under such plan from which his continued participation is barred; and
- (iv) The obligations of the Company to make any payments to Executive required under Section 7(d)(ii) hereof shall be conditioned on the execution and delivery by the Executive of a general release of claims in form and substance reasonably satisfactory to the Company.

8. Covenants of the Executive.

- (a) General Covenants of the Executive. The Executive acknowledges that (i) the principal business of the Company is investing in mortgage-backed securities and other mortgage related assets (such business, and any and all other businesses that after the date hereof, and from time to time during the Term, become material with respect to the Company's then-overall business, herein being collectively referred to as the "Business"); (ii) the Company knows of a limited number of persons who have developed the Business; (iii) the Business is, in part, national in scope; (iv) the Executive's work for the Company and its subsidiaries has given and will continue to give the Executive access to the confidential affairs and proprietary information of the Company and to trade secrets of the Company and its subsidiaries; (v) the covenants and agreements of the Executive contained in this Section 8 are essential to the business and goodwill of the Company; and (vi) the Company would not have entered into this Agreement but for the covenants and agreements set forth in this Section 8.
- (b) Covenant Against Competition. The covenant against competition described in this Section 8(b) shall apply during the Term and for a period of one (1) year following the Date of Termination; provided, however, that in the event of termination of the Executive's employment by the Company with Cause pursuant to Section 6(c), the covenant against competition described in this Section 8(b) shall apply for a period of one hundred eighty (180) days following the Date of Termination. During the time periods described hereinabove, the Executive covenants that he shall not, directly or indirectly, own, manage, control or participate in the ownership, management, or control of, or be employed or engaged by or otherwise affiliated or associated as an employee, employer, consultant, agent, principal, partner, stockholder, corporate officer, director or in any other individual or representative capacity, engage or participate in any Competing Business (as defined below) in any state or country or other jurisdiction in which the Company conducts its Business as of the Date of Termination; provided, however, that, notwithstanding the foregoing, (i) the Executive may own or participate in the ownership of any entity which he owned or managed or participated in the ownership or management of prior to the Effective Date which ownership, management or participation has been disclosed to the Company; and (ii) the Executive may invest in securities of any entity, solely for investment purposes and without participating in the business thereof, if (A) such securities are traded on any national securities exchange or the National Association of Securities Dealers, Inc. Automated Quotation System or equivalent non-U.S. securities exchange, (B) the Executive is not a controlling person of, or a member of a group which controls, such entity and (C) the Executive does not, directly or indirectly, own one percent (1%) or more of any class of securities of such entity.

"Competing Business" means any real estate investment trust or other investment vehicle whose business strategy is primarily focused on investing in and managing residential mortgage-backed securities and other mortgage-related assets in any geographic region in which the Company engages in the Business.

- (c) All memoranda, notes, lists, records, property and any other tangible product and documents (and all copies thereof) made, produced or compiled by the Executive or made available to the Executive during the Term concerning the Business of the Company and its affiliates shall be the Company's property and shall be delivered to the Company at any time on request. Notwithstanding the above, the Executive's contacts and contact data base shall not be the Company's property. The Executive shall hold in a fiduciary capacity for the benefit of the Company all secret or confidential information, knowledge or data relating to the Company or any of its affiliated companies, and their respective businesses, which shall have been obtained by the Executive during the Executive's employment by the Company or any of its affiliated companies and which shall not be or become public knowledge (other than by acts by the Executive or representatives of the Executive in violation of this Agreement). After termination of the Executive's employment with the Company for any reason, the Executive shall not, without the prior written consent of the Company or as may otherwise be required by law or legal process, communicate or divulge any such information, knowledge or data to anyone other than the Company and those designated by it. The agreement made in this Section 8(c) shall be in addition to, and not in limitation or derogation of, any obligations otherwise imposed by law or by separate agreement upon the Executive in respect of confidential information of the Company.
- (d) During the Term and for a period of one (1) year following the termination of the Executive's employment for any reason, the Executive shall not, without the Company's prior written consent, directly or indirectly, (i) knowingly solicit or knowingly encourage to leave the employment or other service of the Company or any of its affiliates, any employee employed by the Company at the time of the termination thereof or knowingly hire (on behalf of the Executive or any other person or entity) any employee employed by the Company at the time of the termination who has left the employment or other service of the Company or any of its affiliates (or any predecessor of either) within one (1) year of the termination of such employee's or independent contractor's employment or other service with the Company and its affiliates; or (ii) whether for the Executive's own account or for the account of any other person, firm, corporation or other business organization, intentionally interfere with the Company's or any of its affiliates, relationship with, or endeavor to entice away from the Company or any of its affiliates (or any predecessor of either). Notwithstanding the above, nothing shall prevent the Executive from soliciting loans, investment capital, or the provision of management services from third parties engaged in the Business if the activities of the Executive facilitated thereby do not otherwise adversely interfere with the operations of the Business.
- (e) The Executive acknowledges and agrees that any breach by him of any of the provisions of Sections 8(b), 8(c) or 8(d) (the "Restrictive Covenants") would result in irreparable injury and damage for which money damages would not provide an adequate remedy. Therefore, if the Executive breaches, or threatens to commit a breach of, any of the Restrictive Covenants, the Company and its affiliates shall have the right and remedy to have the Restrictive Covenants specifically enforced (without posting bond and without the need to prove damages) by any court having equity jurisdiction, including, without limitation, the right to an entry against the Executive of restraining orders and injunctions (preliminary, mandatory, temporary and permanent) against violations, threatened or actual, and whether or not then continuing, of such covenants. This right and remedy shall be in addition to, and not in lieu of, any other rights and remedies available to the Company and its affiliates under law or in equity (including, without limitation, the recovery of damages). The existence of any claim or cause of action by the Executive, whether predicated on this Agreement or otherwise, shall not constitute a defense to the enforcement of the Restrictive Covenants. The Company has the right to cease making the payments provided as part of the Severance Package in the event of a material breach of any of the Restrictive Covenants that, if capable of cure and not willful, is not cured within thirty (30) days after receipt of notice thereof from the Company.

- 9. <u>Successors; Binding Agreement</u>. This Agreement shall be binding upon and inure to the benefit of successors and permitted assigns of the parties. This Agreement may not be assigned, nor may performance of any duty hereunder be delegated, by either party without the prior written consent of the other; *provided, however*, the Company may assign this Agreement to any successor to its business, including but not limited to in connection with any subsequent merger, consolidation, sale of all or substantially all of the assets or stock of the Company or similar transaction involving the Company or a successor corporation.
- 10. <u>Parachute Payments</u>. If any amount payable to, or other benefit receivable by the Executive pursuant to this Agreement or under other agreements, plans and agreements is deemed to constitute a "parachute payment" as defined in Section 280G of the Code, then such payments or benefits shall be reduced in accordance with, and to the extent required by, the provisions of the Stock Incentive Plan.
- 11. <u>Continued Performance</u>. Provisions of this Agreement shall survive any termination of Executive's employment hereunder if so provided herein or if necessary or desirable fully to accomplish the purposes of such provisions, including, without limitation, the obligations of the Executive under the terms and conditions of Sections 8 and 9. Any obligation of the Company to make payments to or on behalf of the Executive under Section 7 is expressly conditioned upon the Executive's continued performance of the Executive's obligations under Sections 8 and 9 for the time periods stated in Sections 8 and 9. The Executive recognizes that, except to the extent, if any, provided in Section 7, the Executive will earn no compensation from the Company after the Date of Termination.
- 12. <u>Notices</u>. For the purposes of this Agreement, notices, demands and all other communications provided for in this Agreement shall be in writing and shall be deemed to have been duly given when delivered or (unless otherwise specified) mailed by United States certified or registered mail, return receipt requested, postage prepaid, addressed as follows:

If to the Executive:

Steven R. Mumma c/o New York Mortgage Trust, Inc. 52 Vanderbilt Ave. Suite 403 New York, NY 10017

If to the Company:

New York Mortgage Trust, Inc. 52 Vanderbilt Ave. Suite 403 New York, NY 10017 Attention: Compensation Committee

with a copy to:

Hunton & Williams LLP Riverfront Plaza, East Tower 951 East Byrd Street Richmond, VA 23219 Attention: Daniel M. LeBey, Esq.

or to such other address as any party may have furnished to the others in writing in accordance herewith, except that notices of change of address shall be effective only upon receipt.

- 13. <u>Miscellaneous</u>. No provisions of this Agreement may be modified, waived or discharged unless such waiver, modification or discharge is agreed to in writing signed by the Executive and such officer of the Company as may be specifically designated by the Board. No waiver by either party hereto at any time of any breach by the other party hereto of, or compliance with, any condition or provision of this Agreement to be performed by such other party shall be deemed a waiver of similar or dissimilar provisions or conditions at the same or at any prior or subsequent time. No agreements or representations, oral or otherwise, express or implied, with respect to the subject matter hereof have been made by either party which are not set forth expressly in this Agreement. The validity, interpretation, construction and performance of this Agreement shall be governed by the laws of the State of New York without regard to its conflicts of law principles.
- (a) <u>Validity</u>. The invalidity or unenforceability of any provision or provisions of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement, which shall remain in full force and effect.
- (b) <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, each of which shall deemed to be in an original but all of which together will constitute one and the same instrument.
- (c) <u>Disputes</u>. Any dispute or controversy arising under or in connection with this Agreement shall be settled exclusively by binding arbitration conducted before a panel of three arbitrators in New York, New York in accordance with the rules of the American Arbitration Association then in effect; provided, however, that the Company shall be entitled to seek a restraining order or injunction in any court of competent jurisdiction with respect to any violation or threatened violation of the provisions of Section 9 of this Agreement and the Executive hereby consents that such restraining order or injunction may be granted without the necessity of the Company's posting any bond. Judgment may be entered on the arbitrator's award in any court having jurisdiction. The expenses of arbitration shall be borne by the Company.

(d) <u>Executive</u> 's	<u>s Legal Expenses</u> . In the event that the Executive institutes any proceeding to enforce his rights under, or to
recover damages for breach of this A	Agreement, the Executive, if he is the prevailing party, shall be entitled to recover from the Company any
actual expenses for attorney's fees a	nd disbursements incurred by him.

- (e) <u>Indemnification</u>. The Company shall indemnify and hold Executive harmless to the maximum extent permitted by the laws of the State of Maryland (and the law of any other appropriate jurisdiction after any reincorporation of the Company) against judgments, fines, amounts paid in settlement and reasonable expenses, including attorneys' fees incurred by Executive, in connection with the defense of, or as a result of any action or proceeding (or any appeal from any action or proceeding) in which Executive is made or is threatened to be made a party by reason of the fact that he is or was an officer or trustee of the Company, regardless of whether such action or proceeding is one brought by or in the right of the Company to procure a judgment in its favor (or other than by or in the right of the Company); provided, however, that this indemnification provision shall not apply to any action or proceeding relating to a dispute between the Company and the Executive based on any alleged breach or violation of this Agreement.
- (f) <u>Entire Agreement</u>. This Agreement sets forth the entire agreement of the parties hereto in respect of the subject matter contained herein and supersedes all prior agreements, promises, covenants, arrangements, communications, representations or warranties, whether oral or written, with respect to the subject matter hereof.

[Signatures on next page]

IN WITNESS WHEREOF, the parties have executed this Agreement on the date and year first above written.

NEW YORK MORTGAGE TRUST, INC.

By: /s/ Nathan R. Reese

Name: Nathan R. Reese

Title: Vice President and Secretary

STEVEN R. MUMMA

/s/ Steven R. Mumma

Signature

Ratio of Earnings to Fixed Charges Ratio of Earnings to Combined Fixed Charges and Preferred Stock Dividends (dollars in thousands)

NA

NA

For the Nine **Months Ended**

Earnings:

operations

Total Earnings

Fixed Charges: Interest expense

fixed charges

stock dividends

Total Fixed Charges

Preferred stock dividends

Preferred Stock Dividends

Ratio of earnings to fixed charges

Deficiency related to ratio of earnings to combined fixed charges and preferred

Fixed charges

Pretax income from continuing

Equity investee adjustment

Noncontrolling interest

For the Years Ended December 31, September 30, 2013 2012 2011 2010 2009 2014 29,100 \$ 98,883 \$ 69,694 \$ \$ 5,243 \$ 5,670 \$ 10,884 105,926 226,695 231,178 4,837 9,611 14,235 Dividends distributed to shareholders 8,270 62,220 61,302 22,304 8,102 7,108 (1,173)(38)(174)(185)(64)97 (97)\$ 386,625 361,989 32,227 157,389 18,079 23,319 \$ 226,695 231,178 105,926 4,837 9,611 14,235 4,837 226,695 231,178 105,926 9.611 14,235 4,359 3,568 Total Combined Fixed Charges and 14,235 231,054 234,746 105,926 4,837 9,611 1.49 1.71 1.57 3.74 2.43 2.26 Ratio of earnings to combined fixed 1.67 1.54 1.49 3.74 2.43 2.26 charges and preferred stock dividends Deficiency related to ratio of earnings to NA NA NA NA NA NA

NA

NA

NA

NA

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Steven R. Mumma, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended September 30, 2014 of New York Mortgage Trust, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report:
- The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 6, 2014

/s/ Steven R. Mumma

Steven R. Mumma Chief Executive Officer and President (Principal Executive Officer)

CERTIFICATION PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Kristine R. Nario, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended September 30, 2014 of New York Mortgage Trust, Inc.;
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report:
- The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: November 6, 2014

/s/ Kristine R. Nario

Kristine R. Nario Chief Financial Officer (Principal Financial and Accounting Officer)

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of New York Mortgage Trust, Inc., (the "Company") on Form 10-Q for the quarter ended September 30, 2014, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned hereby certifies, pursuant to 18 U.S.C. § 1350, as adopted pursuant to section 906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.

Date: November 6, 2014

/s/ Steven R. Mumma

Steven R. Mumma

Chief Executive Officer and President (Principal Executive Officer)

Date: November 6, 2014

/s/ Kristine R. Nario

Kristine R. Nario Chief Financial Officer

(Principal Financial and Accounting Officer)