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

FORM :	10-Q	
(Mark 0 ☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF	•	HANGE ACT OF 1934
For the quarterly period ended March 31, 2022 OR		
$\ \square$ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF		HANGE ACT OF 1934
For the transition period from to		
Commission file nu	muer 001-35151	
AG MORTGAGE INVES (Exact name of registrant as		INC.
 Maryland		
(State or Other Jurisdiction of		(I.R.S. Employer
Incorporation or Organization) 245 Park Avenue, 26th Floor	1	dentification No.)
New York, New York		10167
(Address of Principal Executive Offices)	2000	(Zip Code)
(212) 692 (Registrant's Telephone Num		
Securities registered pursuant to Section 12(b) of the Act: Title of each class:	Trading Symbols:	Name of each exchange on which registered:
Common Stock, \$0.01 par value per share 8.25% Series A Cumulative Redeemable Preferred Stock 8.00% Series B Cumulative Redeemable Preferred Stock 8.000% Series C Fixed-to-Floating Rate Cumulative Redeemable Preferred Stock	MITT MITT PrA MITT PrB MITT PrC	New York Stock Exchange (NYSE)
Indicate by check mark whether the registrant: (1) has filed all reports 1934 during the preceding 12 months (or for such shorter period that the registrate requirements for the past 90 days. Yes \square No \square		
Indicate by check mark whether the registrant has submitted electroni 405 and Regulation S-T (§232.405 of this chapter) during the preceding 12 m such files). Yes \boxtimes No \square		
Indicate by check mark whether the registrant is a large accelerated file or an emerging growth company. See the definitions of "large accelerated file company" in Rule 12b-2 of the Exchange Act.		
Large Accelerated filer \square Accelerated filer \boxtimes Non-Accelerated filer	r \square Smaller reporting comp	any $oxtimes$ Emerging growth company \Box
If an emerging growth company, indicate by check mark if the registrant has el or revised financial accounting standards provided pursuant to Section 13(a) of		ed transition period for complying with any new
Indicate by check mark whether the registrant is a shell company (as defined in	Rule 12b-2 of the Exchange	e Act). Yes □ No ⊠
As of May 2, 2022, there were 23,924,005 outstanding shares of common stock of AG M	fortgage Investment Trust, Inc.	

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PART I

ITEM 1. FINANCIAL STATEMENTS

AG Mortgage Investment Trust, Inc. and Subsidiaries Consolidated Balance Sheets (Unaudited) (in thousands, except per share data)

		March 31, 2022		December 31, 2021
Assets				
Securitized residential mortgage loans, at fair value - \$208,312 and \$119,947 pledged as collateral, respectively (1)	\$	2,105,572	\$	1,158,134
Residential mortgage loans, at fair value - \$1,160,870 and \$1,469,358 pledged as collateral, respectively		1,167,061		1,476,972
Real estate securities, at fair value - \$196,911 and \$444,481 pledged as collateral, respectively		246,004		514,470
Investments in debt and equity of affiliates		87,086		92,023
Cash and cash equivalents		50,541		68,079
Restricted cash		45,630		32,150
Receivable on unsettled trades - \$68,747 and \$0 pledged as collateral, respectively		107,788		_
Other assets		29,274		20,900
Total Assets	\$	3,838,956	\$	3,362,728
Liabilities				
Securitized debt, at fair value (1)	\$	1,859,917	\$	999,215
Financing arrangements	Ψ	1,411,493	Ψ	1,777,743
Dividend payable		5,022		5,021
Other liabilities		14,874		10,369
Total Liabilities	-		_	
		3,291,306		2,792,348
Commitments and Contingencies (Note 12)				
Stockholders' Equity		220 472		220.472
Preferred stock - \$227,991 aggregate liquidation preference		220,472		220,472
Common stock, par value \$0.01 per share; 450,000 shares of common stock authorized and 23,915 and 23,908 shares issued and outstanding at March 31, 2022 and December 31, 2021, respectively		239		239
Additional paid-in capital		796,549		796,469
Retained earnings/(deficit)		(469,610)		(446,800)
Total Stockholders' Equity		547,650		570,380
T. 17:17: 0.0: 11 11 17 1:	¢	2 020 050	¢	2 262 720
Total Liabilities & Stockholders' Equity	Э	3,838,956	\$	3,362,728

⁽¹⁾ These balances relate to certain residential mortgage loans which were securitized resulting in the Company consolidating the variable interest entities that were created to facilitate these transactions as the Company was determined to be the primary beneficiary. See Note 3 for additional details.

AG Mortgage Investment Trust, Inc. and Subsidiaries Consolidated Statements of Operations (Unaudited) (in thousands, except per share data)

Total Net Interest Income 17,295 8,058 Other Income/(Loss) Very contractive straining			Three Months Ended					
Interest income \$ 33,417 \$ 12,119 Interest expense 16,229 4,060 Total Net Interest Income 17,295 8,058 Other Income/(Loss) Net relizined gain/(loss) 8,783 (4,038) Net unrealized gain/(loss) 22,420 19,486 Other Income/(Loss) 22,420 3,73 Net Unrealized gain/(loss), net 2,727 3,70 Total Other Income/(Loss) 15,597 15,107 Net Income/(Loss) 1,590 15,107 Total Other Income/(Loss) 1,590 15,107 Net Income/(Loss) 3,688 4,105 Total Other Income/(Loss) 3,688 4,105 Total Expenses 3,688 4,105 Total Expenses 1,107 6,152 Income/(Loss) before equity in earnings/(loss) from affiliates 1,11,148 16,913 Equity in earnings/(Loss) from affiliates 2,253 4,254 Sincome/(Loss) 4,586 4,586 4,586 Dividends on preferred stock 2,253 4,586 <td< th=""><th></th><th></th><th>March 31, 2022</th><th>Ma</th><th>rch 31, 2021</th></td<>			March 31, 2022	Ma	rch 31, 2021			
Interest expense 16,12 4,061 Total Net Interest Intome 17,295 8,085 Other Income/(Loss) Net interest componed interest rate swaps (2,70) (741) Net realized gain/(loss) 8,783 (4,036) Net realized gain/(loss) 22,409 19,446 Other Income/(Loss), net 37 37 Total Other Income/(Loss), net 15,500 15,100 Total Other Income/(Loss) 1,500 15,100 Expense Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Strain Expenses 1,000 615 Total Expenses 1,000 615 Total Expenses 1,100 16,100 Income/(Loss) before equity in earnings/(loss) from affiliates 1,1149 16,913 Equity in earnings/(loss) from affiliates 2,253 2,33 Net Income/(Loss) Available to Common Stockholders 3,88 4,450 Dividends on preferred stock 4,458 4,458 Expe	Net Interest Income							
Total Net Interest Income 17,295 8,086 Other Income/(Loss) 2 (74) Net realized gain/(loss) 8,783 (4,030) Net unrealized gain/(loss) 6,240 19,849 Other Income/(Loss), net - 3 Total Other Income/(Loss) - 3 Total Other Income/(Loss) - 3 Expenses - 1,562 1,654 Other operating expenses 1,654 4,654 Other operating expenses 3,688 4,150 Transaction related expenses 5,879 1,615 Total Expenses 1,925 6,252 Income/(Loss) before equity in earnings/(loss) from affiliates 11,143 1,932 Equity in earnings/(loss) from affiliates 2,054 2,332 Equity in earnings/(loss) from affiliates 2,054 3,342 Equity in earnings/(loss) from affiliates 1,1,49 1,342 Equity in earnings/(loss) from affiliates 2,054 4,342 Equity in earnings/(loss) from affiliates 4,569 4,569	Interest income	\$	33,417	\$	12,119			
Other Income/(Loss) Net interest component of interest rate swaps (2,270) (741) Net realized gain/(loss) 8,783 (4,038) Net unrealized gain/(loss) (22,40) 19,849 Other income/(Loss) - 3 Total Other Income/(Loss) - 3 Total Other Income/(Loss) - 3 Expenses Management fee to affiliate 1,962 1,654 Other portating expenses 3,688 4,150 Servicing fees 1,007 615 Total Expenses 1,253 6,252 Income/(Loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (11,148) 16,913 Ave Income/(Loss) (2,054) 26,336 Net Income/(Loss) (4,586) (4,924) Parameter of Common Stockholders (4,586) (4,924) Example (Loss) Per Share of Common Stockholders \$ (7,778) 3,863	Interest expense		16,122		4,061			
Net interest component of interest rate swaps (2,270) (74) Net realized gain/(loss) 8,783 (4,036) Net unrealized gain/(loss) (22,420) 19,849 Other income/(loss), net ————————————————————————————————————	Total Net Interest Income		17,295		8,058			
Net interest component of interest rate swaps (2,270) (74) Net realized gain/(loss) 8,783 (4,036) Net unrealized gain/(loss) (22,420) 19,849 Other income/(loss), net ————————————————————————————————————								
Net urealized gain/(loss) 8,783 (4,038) Net unrealized gain/(loss) (22,420) 19,849 Other income/(loss), ner (15,907) 15,107 Total Other Income/(Loss) (15,907) 15,107 Expenses Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Servicing fees 1,007 615 Servicing fees 10,007 615 Total Expenses 11,253 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (11,148) 16,913 Sex Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 38 Dividends on preferred stock (4,586) 4,924 Net Income/(Loss) Available to Common Stock (1) — 38,688 Earnings/(Loss) Per Share of Common Stock (1) — 3,868 Basic \$ 0,074 \$ 2,274 Diluted \$ 0,074 \$ 2,274	Other Income/(Loss)							
Net unrealized gain/(loss) (22,420) 19,849 Other income/(loss), net — 37 Total Other Income/(Loss) (15,907) 15,107 Expenses — — Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Torsaction related expenses 5,879 (167) Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (33,022) 33,249 Solive Income/(Loss) (4,568) (4,924) Published Son preferred stock (4,568) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Exprings/(Loss) Per Share of Common Stock (1) \$ (2,74) \$ 2,74 Basic \$ (0,744) \$ 2,74 Diluted \$ (0,744) \$ 2,74 Weighted Average Number of Shar	Net interest component of interest rate swaps		(2,270)		(741)			
Other income/(Loss) net — 37 Total Other Income/(Loss) (15,907) 15,107 Expenses — — Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Tansaction related expenses 5,679 1067 Servicing fees 1,007 615 Total Expenses 1,1007 615 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,932 Equity in earnings/(loss) from affiliates (11,148) 16,933 Net Income/(Loss) (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Springs/(Loss) Available to Common Stockholders \$ (17,788) 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (17,788) 3 36,685 Earnings/(Loss) Per Share of Common Stock (1) \$ (17,788) 2 (2,744) Basic \$ (17,788) \$ (2,744) 2 (2,744) Weighted Average Number of Shares of Common Stock Outstanding (1) \$ (2,945) 14,116	Net realized gain/(loss)		8,783		(4,038)			
Total Other Income/(Loss) 15,107 15,107 Expenses 1,962 1,654 Other operating expenses 3,688 4,150 Transaction related expenses 5,879 1670 Servicing fees 1,007 615 Total Expenses 1,253 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148 16,913 Equity in earnings/(loss) from affiliates (13,002 43,249 Equity in earnings/(loss) from affiliates (13,002 43,249 Equity in earnings/(loss) from affiliates (4,586 4,924 Equity in earnings/(loss) Available to Common Stockholders (4,586 4,924 Earnings/(Loss) Per Share of Common Stockholders (4,586 4,924 Earnings/(Loss) Per Share of Common Stock (1) Easie (5,074 5,074 Easi	Net unrealized gain/(loss)		(22,420)		19,849			
Expenses 1,962 1,654 Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Transaction related expenses 5,879 (167) Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) - 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (3,04) \$ 2,74 Basic \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) \$ (3,915) 14,116	Other income/(loss), net		_		37			
Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Transaction related expenses 5,879 (167) Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (1,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 38 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (3,738) \$ 2,74 Diluted \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) \$ (3,915) 14,116	Total Other Income/(Loss)		(15,907)		15,107			
Management fee to affiliate 1,962 1,654 Other operating expenses 3,688 4,150 Transaction related expenses 5,879 (167) Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (1,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 38 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (3,738) \$ 2,74 Diluted \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) \$ (3,915) 14,116								
Other operating expenses 3,688 4,150 Transaction related expenses 5,879 (167) Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) - 38 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (0,74) \$ 2,74 Dilued \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) \$ (0,74) \$ 2,74 Basic 23,915 14,116	Expenses							
Transaction related expenses 5,879 (167) Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Seain on Exchange Offers, net (Note 11) — 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (2,074) \$ 2,74 Diluted \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) 5 (3,915) 14,116								
Servicing fees 1,007 615 Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) - 358 Dividends on preferred stock (4,586) (4,924) Earnings/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) Basic \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) 5 (3,915) 14,116					*			
Total Expenses 12,536 6,252 Income/(loss) before equity in earnings/(loss) from affiliates (11,148) 16,913 Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (0,74) \$ 2,74 Diluted \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116								
Income/(loss) before equity in earnings/(loss) from affiliates			1,007		615			
Equity in earnings/(loss) from affiliates (2,054) 26,336 Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) S (0,74) \$ 2,74 Diluted \$ (0,74) \$ 2,74 Weighted Average Number of Shares of Common Stock Outstanding (1) S (2,915) 14,116	Total Expenses		12,536		6,252			
Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) S 2,915 14,116	Income/(loss) before equity in earnings/(loss) from affiliates		(11,148)		16,913			
Net Income/(Loss) (13,202) 43,249 Gain on Exchange Offers, net (Note 11) — 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) S 2,915 14,116								
Gain on Exchange Offers, net (Note 11) — 358 Dividends on preferred stock (4,586) (4,924) Net Income/(Loss) Available to Common Stockholders \$ (17,788) \$ 38,683 Earnings/(Loss) Per Share of Common Stock (1) Basic \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116	Equity in earnings/(loss) from affiliates		(2,054)		26,336			
Dividends on preferred stock	Net Income/(Loss)		(13,202)		43,249			
Dividends on preferred stock								
Net Income/(Loss) Available to Common Stockholders \$ (17,788) 38,683 Earnings/(Loss) Per Share of Common Stock (1) \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) \$ 23,915 14,116			_					
Earnings/(Loss) Per Share of Common Stock (1) Basic \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116	Dividends on preferred stock		(4,586)		(4,924)			
Basic \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116	Net Income/(Loss) Available to Common Stockholders	\$	(17,788)	\$	38,683			
Basic \$ (0.74) \$ 2.74 Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116	Francisco (Tara) De Chara (Consumo Caral (A)							
Diluted \$ (0.74) \$ 2.74 Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116		¢	(0.74)	¢	2.74			
Weighted Average Number of Shares of Common Stock Outstanding (1) Basic 23,915 14,116								
Basic 23,915 14,116	Difficed	\$	(0./4)	Ф	2.74			
Basic 23,915 14,116	Weighted Average Number of Shares of Common Stock Outstanding (1)							
			23,915		14,116			

⁽¹⁾ Amounts have been adjusted to reflect the one-for-three reverse stock split effected July 22, 2021. See Note 2 and Note 11 for additional details.

AG Mortgage Investment Trust, Inc. and Subsidiaries Consolidated Statements of Stockholders' Equity (Unaudited) (in thousands)

For the Three Months Ended March 31, 2022

	Commo	on St	Additional		Retained					
	Shares		Amount Preferred Stock			Paid-in Capital	Ea	rnings/(Deficit)		Total
Balance at January 1, 2022	23,908	\$	239	\$	220,472	\$ 796,469	\$	(446,800)	\$	570,380
Grant of restricted stock	7		_		_	80		_		80
Common dividends declared	_		_		_	_		(5,022)		(5,022)
Preferred dividends declared	_		_		_	_		(4,586)		(4,586)
Net Income/(Loss)	_		_		_	_		(13,202)		(13,202)
Balance at March 31, 2022	23,915	\$	239	\$	220,472	\$ 796,549	\$	(469,610)	\$	547,650

For the Three Months Ended March 31, 2021

	Common	Sto	Additional		Retained			
	Shares		Amount	Preferred Stock	Paid-in Capital (1)	Ea	rnings/(Deficit)	Total
Balance at January 1, 2021	13,811	\$	138	\$ 238,478	\$ 689,147	\$	(518,058)	\$ 409,705
Net proceeds from issuance of common stock	745		8	_	10,025		_	10,033
Grant of restricted stock	7		_	_	80		_	80
Common dividends declared	_		_	_	_		(2,791)	(2,791)
Preferred dividends declared	_		_	_	_		(4,961)	(4,961)
Exchange Offers (Note 11)	937		10	(12,181)	11,803		358	(10)
Net Income/(Loss)	_		_	_	_		43,249	43,249
Balance at March 31, 2021	15,500	\$	156	\$ 226,297	\$ 711,055	\$	(482,203)	\$ 455,305

⁽¹⁾ Amounts have been adjusted to reflect the one-for-three reverse stock split effected July 22, 2021. See Note 2 and Note 11 for additional details.

AG Mortgage Investment Trust, Inc. and Subsidiaries Consolidated Statements of Cash Flows (Unaudited) (in thousands)

		Three Moi	ıths Ended
	Marc	ch 31, 2022	March 31, 2021
Cash Flows from Operating Activities			
Net income/(loss)	\$	(13,202)	\$ 43,24
Adjustments to reconcile net income/(loss) to net cash provided by (used in) operating activities:			
Net amortization of premium/(discount)		1,818	(80
Net realized (gain)/loss		(8,783)	4,03
Net unrealized (gain)/loss		22,420	(19,84
Equity based compensation expense		80	8
(Income)/Loss from investments in debt and equity of affiliates in excess of distributions received		2,393	(20,40
Change in operating assets/liabilities:			
Other assets		(1,924)	32
Other liabilities		1,726	(15
Net cash provided by (used in) operating activities		4,528	6,47
Cash Flows from Investing Activities			
Purchase of residential mortgage loans		(948,966)	(208,92
Purchase of real estate securities		(79,564)	(566,73
Origination of commercial loans		(/5,501)	(1,88
Purchase of commercial loans		_	(1,78
Investments in debt and equity of affiliates		(417)	(1,12
Proceeds from sales of real estate securities		197,232	111,95
Proceeds from sales of commercial loans		137,232	74,5
Principal repayments on residential mortgage loans		146,388	12,29
Principal repayments on real estate securities		140,586	14,33
Principal repayments on real estate securities Principal repayments on commercial loans		14,550	14,5.
		5,318	
Distributions received in excess of income from investments in debt and equity of affiliates			12,32
Net settlement of interest rate swaps and other instruments		30,473	27,40
Net settlement of TBAs		9,946	-
Cash flows provided by (used in) other investing activities		797	84
Net cash provided by (used in) investing activities		(624,197)	(526,45
Cash Flows from Financing Activities			
Net proceeds from issuance of common stock		_	10,03
Net borrowings under (repayments of) financing arrangements		(366,250)	568,15
Deferred financing costs paid		(17)	-
Repayments of secured debt		_	(10,00
Proceeds from issuance of securitized debt		1,078,189	-
Principal repayments on securitized debt		(116,866)	(12,77
Net collateral received from (paid to) derivative counterparty		30,162	-
Dividends paid on common stock		(5,021)	(1,24
Dividends paid on preferred stock		(4,586)	(4,96
Net cash provided by (used in) financing activities		615,611	549,20

	Three Mo	nths 1	Ended
	 March 31, 2022		March 31, 2021
Net change in cash and cash equivalents and restricted cash	 (4,058)		29,228
Cash and cash equivalents and restricted cash, Beginning of Period	100,229		62,318
Effect of exchange rate changes on cash	_		9
Cash and cash equivalents and restricted cash, End of Period	\$ 96,171	\$	91,555
Supplemental disclosure of cash flow information:			
Cash paid for interest on financing arrangements	\$ 13,532	\$	3,979
Cash paid for excise and income taxes	\$ 3	\$	_
Supplemental disclosure of non-cash financing and investing activities:			
Receivable on unsettled trades	\$ 107,788	\$	_
Common stock dividends declared but not paid	\$ 5,022	\$	2,791
Exchange Offers (Note 11)	\$ _	\$	12,181
Transfer from residential mortgage loans to other assets	\$ 707	\$	571

The following table provides a reconciliation of cash and cash equivalents and restricted cash reported within the consolidated balance sheets that sum to the total of the same such amounts shown in the consolidated statements of cash flows:

	Mai	rch 31, 2022	March 31, 2021
Cash and cash equivalents	\$	50,541	\$ 51,637
Restricted cash		45,630	39,918
Total cash and cash equivalents and restricted cash shown in the consolidated statements of cash flows	\$	96,171	\$ 91,555

1. Organization

AG Mortgage Investment Trust, Inc. (the "Company") is a residential mortgage REIT with a focus on investing in a diversified risk-adjusted portfolio of residential mortgage-related assets in the U.S. mortgage market. The Company's investment activities primarily include acquiring and securitizing newly-originated residential mortgage loans within the growing non-agency segment of the housing market. The Company obtains its assets through Arc Home, LLC ("Arc Home"), a residential mortgage loan originator in which it owns an approximate 44.6% interest, and through other third-party origination partners.

The Company's assets, excluding its ownership in Arc Home, include Residential Investments and Agency RMBS. Currently, its Residential Investments primarily consist of Non-Agency Loans and Agency-Eligible Loans. The Company may invest in other types of residential mortgage loans and other mortgage related assets. The Company also invests in Residential Investments through its unconsolidated ownership interest in affiliates which are included in the "Investments in debt and equity of affiliates" line item on its consolidated balance sheets.

The Company's asset classes are primarily comprised of the following:

Asset Class	Description
Residential Investments	
Non-Agency Loans	 Non-Agency Loans are loans that do not conform to the underwriting guidelines of a government-sponsored enterprise ("GSE"). Non-Agency Loans consist of Qualified mortgage loans ("QM Loans") and Non-Qualified mortgage loans ("Non-QM Loans"). QM Loans are residential mortgage loans that comply with the Ability-To-Repay rules and related guidelines of the Consumer Finance Protection Bureau ("CFPB"). Non-QM Loans are residential mortgage loans that do not satisfy the requirements for QM Loans and are therefore not deemed to be a "qualified mortgage" under the rules of the CFPB. These investments are included in the "Residential mortgage loans, at fair value" and "Securitized residential mortgage loans, at fair value" line items on the consolidated balance sheets.
Agency-Eligible Loans	 Agency-Eligible Loans are loans that are underwritten in accordance with GSE guidelines and are primarily secured by investment properties. These investments are included in the "Residential mortgage loans, at fair value" and "Securitized residential mortgage loans, at fair value" line items on the consolidated balance sheets.
Re- and Non-Performing Loans	 Performing, re-performing, and non-performing loans are residential mortgage loans collateralized by a first lien mortgaged property. These investments are included in the "Residential mortgage loans, at fair value" and "Securitized residential mortgage loans, at fair value" line items on the consolidated balance sheets.
Non-Agency Residential Mortgage-Backed Securities ("RMBS")	 Non-Agency RMBS represent fixed- and floating-rate RMBS issued by entities other than U.S. GSEs or agencies of the U.S. government. The mortgage loan collateral consists of residential mortgage loans that do not generally conform to underwriting guidelines issued by a GSE or agency of the U.S. government. These investments are included in the "Real estate securities, at fair value" line item on the consolidated balance sheets.
Agency RMBS	 Agency RMBS represent interests in pools of residential mortgage loans guaranteed by a GSE such as Fannie Mae or Freddie Mac, or an agency of the U.S. Government such as Ginnie Mae. These investments are included in the "Real estate securities, at fair value" line item on the consolidated balance sheets.

The Company conducts its business through one reportable segment, Loans and Securities, which reflects how the Company manages its business and analyzes and reports its results of operations.

The Company was incorporated in the state of Maryland on March 1, 2011 and commenced operations in July 2011. The Company conducts its operations to qualify and be taxed as a real estate investment trust ("REIT") under the Internal Revenue Code of 1986, as amended (the "Code"). The Company is externally managed by AG REIT Management, LLC, a Delaware limited liability company (the "Manager"), a wholly-owned subsidiary of Angelo, Gordon & Co., L.P. ("Angelo Gordon"), a privately-held, SEC-registered investment adviser, pursuant to a management agreement. The Manager has delegated to Angelo Gordon the overall responsibility of its day-to-day duties and obligations arising under the management agreement.

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

COVID-19 Impact

In March 2020, the global novel coronavirus ("COVID-19") pandemic and the related economic conditions caused financial and mortgage-related asset markets to come under extreme duress, resulting in credit spread widening, a sharp decrease in interest rates and unprecedented illiquidity in repurchase agreement financing and mortgage-backed securities ("MBS") markets. The illiquidity was exacerbated by inadequate demand for MBS among primary dealers due to balance sheet constraints. Although market conditions have improved since 2020, the COVID-19 pandemic is ongoing with new variants emerging despite growing vaccination rates. As a result, the full impact of COVID-19 on the mortgage REIT industry, credit markets, and, consequently, on the Company's financial condition and results of operations for future periods remains uncertain.

2. Summary of significant accounting policies

The accompanying unaudited consolidated financial statements and related notes have been prepared on the accrual basis of accounting in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial reporting and the instructions to Form 10-Q and Rule 10-01 of Regulation S-X. For all periods presented, all per share amounts and common shares outstanding have been adjusted on a retroactive basis to reflect the Company's one-for-three reverse stock split which was effected following the close of business on July 22, 2021. In the opinion of management, all adjustments considered necessary for a fair statement of the Company's financial position, results of operations, and cash flows have been included for the interim period and are of a normal and recurring nature. The operating results presented for interim periods are not necessarily indicative of the results that may be expected for any other interim period or for the entire year.

Use of estimates

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

Valuation of financial instruments

The fair value of the financial instruments that the Company records at fair value is determined by the Manager, subject to oversight of the Company's Board of Directors, and in accordance with the provisions of Accounting Standards Codification ("ASC") 820, "Fair Value Measurements and Disclosures." When possible, the Company determines fair value using third-party data sources. ASC 820 establishes a hierarchy that prioritizes the inputs to valuation techniques giving the highest priority to readily available unadjusted quoted prices in active markets for identical assets (Level 1 measurements) and the lowest priority to unobservable inputs (Level 3 measurements) when market prices are not readily available or reliable.

The three levels of the hierarchy under ASC 820 are described below:

- Level 1 Quoted prices in active markets for identical assets or liabilities.
- Level 2 Prices determined using other significant observable inputs. These may include quoted prices for similar assets and liabilities in active
 markets.
- Level 3 Prices determined using significant unobservable inputs. In situations where quoted prices or observable inputs are unavailable (for example, when there is little or no market activity for an investment at the end of the period), unobservable inputs may be used. Unobservable inputs reflect the Company's assumptions about the factors that market participants would use in pricing an asset or liability, and would be based on the best information available.

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

Accounting for loans

Investments in loans are recorded in accordance with ASC 310-10, "Receivables" and are classified as held-for-investment when the Company has the intent and ability to hold such loans for the foreseeable future or to maturity/payoff. Loans are classified as held for sale upon the Company determining that it intends to sell or liquidate the loan in the short-term and certain criteria have been met. Loans held-for-sale are accounted for under ASC 948-310, "Financial services—mortgage banking." Loans meeting all criteria for reclassification are presented separately on the consolidated balance sheets. Transfers between held-for-investment and held-for-sale occur once the Company's intent to sell the loans changes.

The Company has chosen to make a fair value election pursuant to ASC 825 for its loan portfolio. Electing the fair value option allows the Company to record changes in fair value in the consolidated statement of operations, which, in management's view, more appropriately reflects the results of operations for a particular reporting period as all loan activities will be recorded in a similar manner. As such, loans are recorded at fair value on the consolidated balance sheets and any periodic change in fair value is recorded in current period earnings on the consolidated statement of operations as a component of "Net unrealized gain/(loss)." The Company recognizes certain upfront costs and fees relating to loans for which the fair value option has been elected in current period earnings as incurred and does not defer those costs, which is in accordance with ASC 825-10-25.

Purchases and sales of loans are recorded on the settlement date, concurrent with the completion of due diligence and the removal of any contingencies.

At purchase, the Company may aggregate its residential mortgage loans into pools based on common risk characteristics. Once a pool of loans is assembled, its composition is maintained. When the Company purchases mortgage loans with evidence of credit deterioration since origination and it determines that it is probable it will not collect all contractual cash flows on those loans, it will apply the guidance found in ASC 310-30. Mortgage loans that are delinquent 60 or more days are considered non-performing for purposes of this determination.

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

On at least a quarterly basis, the Company evaluates the collectability of both principal and interest on its loans to determine whether they are impaired. A loan or pool of loans is impaired when, based on current information and events, it is probable that the Company will be unable to collect all amounts due according to the existing contractual terms. When a loan's cost basis is impaired, the Company does not record an allowance for loan loss as it elected the fair value option on all of its loan investments.

The Company accrues interest income on its loan portfolio. Loans are typically moved to non-accrual status and income recognition is suspended if the loan becomes 90 days or more delinquent. A loan is written off when it is no longer realizable and/or legally discharged.

Accounting for real estate securities

Investments in real estate securities are recorded in accordance with ASC 320-10, "Investments – Debt and Equity Securities" or ASC 325-40, "Beneficial Interests in Securitized Financial Assets." The Company has chosen to make a fair value election pursuant to ASC 825, "Financial Instruments" for its real estate securities portfolio. Electing the fair value option allows the Company to record changes in fair value in the consolidated statement of operations, which, in management's view, more appropriately reflects the results of operations for a particular reporting period as all securities activities will be recorded in a similar manner. Real estate securities are recorded at fair value on the consolidated balance sheets and the periodic change in fair value is recorded in current period earnings on the consolidated statement of operations as a component of "Net unrealized gain/(loss)." Purchases and sales of real estate securities are recorded on the trade date.

Investments in debt and equity of affiliates

The Company's unconsolidated ownership interests in affiliates are accounted for using the equity method in accordance with ASC 323, "Investments – Equity Method and Joint Ventures." Substantially all of the Company's investments held through affiliated entities are comprised of real estate securities, loans, and its interest in AG Arc LLC. Certain entities have chosen to make a fair value election on their financial instruments and certain financing arrangements pursuant to ASC 825; as such, the Company will treat these financial instruments and financing arrangements consistently with this election.

Arc Home

On December 9, 2015, the Company, alongside private funds managed by Angelo Gordon, through AG Arc LLC, one of the Company's indirect affiliates ("AG Arc"), formed Arc Home. The Company has an approximate 44.6% interest in AG Arc. Arc Home originates residential mortgage loans and retains the mortgage servicing rights associated with the loans it originates. Arc Home is led by an external management team. The Company has chosen to make a fair value election with respect to its investment in AG Arc pursuant to ASC 825. The Company elected to treat its investment in AG Arc as a taxable REIT subsidiary. As a result, income or losses recognized by the Company from its investment in AG Arc are recorded in "Equity in earnings/(loss) from affiliates" line item on the Company's consolidated statement of operations net of income taxes.

From time to time, the Company acquires newly originated non-agency loans from Arc Home. In connection with the sale of loans from Arc Home to the Company, gains or losses recorded by Arc Home are consolidated into AG Arc. In accordance with ASC 323-10, for loans acquired from Arc Home that remain on the Company's consolidated balance sheet at period end, the Company eliminates any profits or losses typically recognized through the "Equity in earnings/(loss) from affiliates" line item on the Company's consolidated statement of operations and adjusts the cost basis of the underlying loans resulting in unrealized gains. For the three months ended March 31, 2022 and 2021, the Company eliminated \$2.4 million and \$0.5 million of intra-entity profits recognized by Arc Home, respectively, and also decreased the cost basis of the underlying loans by the same amount in connection with loan sales to the Company.

MATH

On August 29, 2017, the Company, alongside private funds managed by Angelo Gordon, formed Mortgage Acquisition Holding I LLC ("MATH") to conduct a residential mortgage investment strategy. The Company has an approximate 44.6% interest in MATH. MATH in turn sponsored the formation of an entity called Mortgage Acquisition Trust I LLC ("MATT") to purchase predominantly Non-QM Loans. MATT made an election to be treated as a real estate investment trust beginning with the 2018 tax year. As of March 31, 2022, MATT primarily holds retained tranches from past securitizations which continue to reduce in size due to ongoing principal repayments and the Company does not expect to acquire additional investments within this equity method investment.

LOTS

On May 15, 2019 and November 14, 2019, the Company, alongside private funds managed by Angelo Gordon, formed LOT SP I LLC and LOT SP II LLC, respectively, (collectively, "LOTS"). The Company has an approximate 47.5% and 50% interest in LOT SP I LLC and LOT SP II LLC, respectively. LOTS were formed to originate first mortgage loans to third-party land developers and home builders for the acquisition and horizontal development of land ("Land Related Financing"). The LOTS investments continue to reduce in size due to ongoing principal repayments and the Company does not expect to originate new loans within this equity method investment.

Investment consolidation

In variable interest entities ("VIEs"), an entity is subject to consolidation under ASC 810-10, "Consolidation" if the equity investors (i) do not have sufficient equity at risk for the entity to finance its activities without additional subordinated financial support, (ii) are unable to direct the entity's activities, or (iii) are not exposed to the entity's losses or entitled to its residual returns. VIEs within the scope of ASC 810-10 are required to be consolidated by their primary beneficiary. The primary beneficiary of a VIE is determined to be the party that has both the power to direct the activities of a VIE that most significantly impact the VIE's economic performance and the obligation to absorb losses of the VIE that could potentially be significant to the VIE. This determination can sometimes involve complex and subjective analyses. Further, ASC 810-10 also requires ongoing assessments of whether an enterprise is the primary beneficiary of a VIE. In accordance with ASC 810-10, all transferees, including variable interest

entities, must be evaluated for consolidation. If the Company determines that consolidation is not required, it will then assess whether the transfer of the underlying assets would qualify as a sale, should be accounted for as secured financings under GAAP, or should be accounted for as an equity method investment, depending on the circumstances.

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 resecuritizing 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 enters into securitization transactions collateralized by its Non-Agency Loans ("Non-Agency VIEs"), Agency-Eligible Loans ("Agency-Eligible VIEs"), and re- and non-performing loans ("RPL/NPL VIEs") (collectively, "Residential Mortgage Loan VIEs"), which may result in the Company consolidating the respective VIEs that are created to facilitate these transactions and to which the underlying assets in connection with these securitizations are transferred. Based on the evaluations of each VIE, the Company may conclude that the VIEs should be consolidated and, as a result, transferred assets of these VIEs would be determined to be secured borrowings. Upon consolidation, the Company elected the fair value option pursuant to ASC 825 for the assets and liabilities of the Residential Mortgage Loan VIEs. Electing the fair value option allows the Company to record changes in fair value in the consolidated statement of operations, which, in management's view, more appropriately reflects the results of operations for a particular reporting period as all activities will be recorded in a similar manner. The Company applied the guidance under ASC 810-10 (Measuring the Financial Assets and the Financial Liabilities of a Consolidated Collateralized Financing Entity) whereby the Company determines whether the fair value of the assets or liabilities of the Residential Mortgage Loan VIEs are more observable since the prices for these liabilities are more easily determined as similar instruments trade more frequently on a relative basis than the individual assets of the VIEs. See Note 3 for more detail regarding the Residential Mortgage Loan VIEs and Note 5 for more detail related to the Company's determination of fair value for the assets and liabilities included within these VIEs.

Transfers of financial assets

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

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

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

Cash and cash equivalents

Cash is comprised of cash on deposit with financial institutions. The Company classifies highly liquid investments with original maturities of three months or less from the date of purchase as cash equivalents. Cash equivalents may include cash invested in money market funds. Cash and cash equivalents are carried at cost, which approximates fair value. The Company places its cash with high credit quality institutions to minimize credit risk exposure. Cash pledged to the Company as collateral is unrestricted in use and, accordingly, is included as a component of "Cash and cash equivalents" on the consolidated balance sheets. Any cash held by the Company as collateral is included in the "Other liabilities" line item on the consolidated balance sheets and in cash flows from financing activities on the consolidated statement of cash flows. Any cash due to the Company in the form of principal payments is included in the "Other assets" line item on the consolidated balance sheets and in cash flows from operating activities on the consolidated statement of cash flows.

Restricted cash

Restricted cash includes cash pledged as collateral for clearing and executing trades, derivatives, and financing arrangements, as well as restricted cash deposited into accounts held at certain consolidated trusts. Restricted cash is not available to the Company for general corporate purposes. Restricted cash may be returned to the Company when the related collateral requirements are exceeded or at the maturity of the derivative or financing arrangement. Restricted cash is carried at cost, which approximates fair value. Restricted cash also includes variation margin pledged on centrally cleared derivatives. Refer to the "Accounting for derivative financial instruments" policy below for additional detail.

Financing arrangements

The Company finances the acquisition of certain assets within its portfolio through the use of financing arrangements. Financing arrangements primarily include repurchase agreements, but may also include revolving facilities. Repurchase agreements are treated as collateralized financing transactions and carried at their contractual amounts, including accrued interest, as specified in the respective agreements. The carrying amount of the Company's repurchase agreements and revolving facilities approximates fair value.

The Company pledges certain loans or securities as collateral under financing arrangements with financial institutions, the terms and conditions of which are negotiated on a transaction-by-transaction basis. The amounts available to be borrowed under repurchase agreements and revolving facilities are dependent upon the fair value of the loans or securities pledged as collateral, which can fluctuate with changes in interest rates, type of security and liquidity conditions within the banking, mortgage finance, and real estate industries. If the fair value of pledged assets declines due to changes in market conditions, lenders typically would require the Company to post additional securities as collateral, pay down borrowings, or establish cash margin accounts with the counterparties in order to re-establish the agreed-upon collateral requirements, referred to as margin calls. The fair value of financial instruments pledged as collateral on the Company's financing arrangements represents the Company's fair value of such instruments which may differ from the fair value assigned to the collateral by its counterparties. The Company maintains a level of liquidity in order to meet these obligations. If the fair value of pledged assets increases due to changes in market conditions, counterparties may be required to return collateral to us in the form of securities or cash or post additional collateral to us. Financings pursuant to repurchase agreements and revolving facilities are generally recourse to the Company. As of March 31, 2022 and December 31, 2021, the Company had met all margin call requirements.

Accounting for derivative financial instruments

Derivative contracts

The Company enters into derivative contracts as a means of mitigating interest rate risk rather than to enhance returns. The Company accounts for derivative financial instruments in accordance with ASC 815-10, "Derivatives and Hedging." ASC 815-10 requires an entity to recognize all derivatives as either assets or liabilities on the balance sheet and to measure those

instruments at fair value. Additionally, if or when hedge accounting is elected, the fair value adjustments will affect either other comprehensive income in stockholders' equity until the hedged item is recognized in earnings or net income depending on whether the derivative instrument is designated and qualifies as a hedge for accounting purposes and, if so, the nature of the hedging activity. As of March 31, 2022 and December 31, 2021, the Company did not have any interest rate derivatives designated as hedges. All derivatives have been recorded at fair value with corresponding changes in fair value recognized in the consolidated statement of operations. The Company records derivative asset and liability positions on a gross basis with respect to its counterparties. During the period in which the Company unwinds a derivative, it records a realized gain/(loss) in the "Net realized gain/(loss)" line item in the consolidated statement of operations.

To-be-announced securities

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

Variation margin

The Company may exchange cash "variation margin" with the counterparties to its derivative instruments on a daily basis based upon changes in the fair value of such derivative instruments as measured by the Chicago Mercantile Exchange ("CME") and the London Clearing House, the central clearinghouses ("CCPs") through which those derivatives are cleared. In addition, the CCPs require market participants to deposit and maintain an "initial margin" amount which is determined by the CCPs and is generally intended to be set at a level sufficient to protect the CCPs from the maximum estimated single-day price movement in that market participant's contracts.

Receivables recognized for the right to reclaim cash initial margin posted in respect of derivative instruments are included in the "Restricted cash" line item in the consolidated balance sheets. The daily exchange of variation margin associated with a CCP instrument is legally characterized as the daily settlement of the derivative instrument itself, as opposed to a pledge of collateral. Accordingly, the Company accounts for the daily receipt or payment of variation margin associated with its centrally cleared derivative instruments as a direct reduction to the carrying value of the derivative asset or liability, respectively. The carrying amount of centrally cleared derivative instruments reflected in the Company's consolidated balance sheets approximates the unsettled fair value of such instruments. As variation margin is exchanged on a one-day lag, the unsettled fair value of such instruments represents the change in fair value that occurred on the last day of the reporting period.

Forward purchase commitments

The Company may enter into forward purchase commitments with counterparties whereby the Company commits to purchasing residential mortgage loans at a particular price. Actual loan purchases are contingent upon successful loan closings. The counterparties are required to deliver the committed loans on a mandatory basis. These commitments to purchase mortgage loans are classified as derivatives and are therefore recorded at fair value on the consolidated balance sheets, with corresponding changes in fair value recognized in the consolidated statement of operations. Derivatives with positive fair values to the Company are reported as assets and derivatives with negative fair values to the Company are reported as liabilities.

Earnings/(Loss) per share

In accordance with ASC 260, "Earnings per Share," the Company calculates basic income/(loss) per share by dividing net income/(loss) available to common stockholders for the period by weighted average shares of the Company's common stock outstanding for that period. Diluted income per share takes into account the effect of dilutive instruments, such as stock options, warrants, unvested restricted stock and unvested restricted stock units using 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. Potential dilutive shares are excluded from the calculation, if they have an anti-dilutive effect in the period.

Interest income recognition

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

For Agency RMBS, exclusive of interest-only securities, prepayments of the underlying collateral are estimated on a quarterly basis, which directly affect the speed at which the Company amortizes premiums on its securities. If actual and anticipated cash flows differ from previous estimates, the Company records an adjustment in the current period to the amortization of premiums for the impact of the cumulative change in the effective yield retrospectively through the reporting date.

Similarly, the Company also reassesses the cash flows on at least a quarterly basis for loans and securities, including Non-Agency Loans, Agency-Eligible Loans, Non-Agency RMBS, and interest-only securities. In estimating these cash flows, there are a number of assumptions made that are uncertain and subject to judgments and assumptions based on subjective and objective factors and contingencies. These include the rate and timing of principal and interest receipts (including assumptions of prepayments, repurchases, defaults and liquidations), the pass-through or coupon rate and interest rate fluctuations. In addition, interest payment shortfalls due to delinquencies on the underlying mortgage loans have to be estimated. Differences between previously estimated cash flows and current actual and anticipated cash flows are recognized prospectively through an adjustment of the yield over the remaining life of the security based on the current amortized cost of the investment.

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

Realized gains and losses

Realized gains or losses on sales of loans, securities, and derivatives are included in the "Net realized gain/(loss)" line item on the consolidated statement of operations. The cost of positions sold is calculated using a first in, first out ("FIFO") basis. Realized gains and losses are recorded in earnings at the time of disposition.

Manager compensation

The management agreement provides for payment to the Manager of a management fee as well as a reimbursement of certain expenses incurred by the Manager or its affiliates on behalf of the Company. The management fee and reimbursement are accrued and expensed during the period for which they are earned or for which the expenses are incurred, respectively. The management fee and reimbursement are included in the "Management fee to affiliate" line item and in the "Other operating expenses" and "Transaction related expenses" line items, respectively, on the consolidated statement of operations. For a more detailed discussion on the fees payable under the management agreement, see Note 10.

Transaction related expenses

The Company incurs transaction related expenses associated with purchasing and securitizing residential mortgage loans. In accordance with ASC 825 "Financial Instruments," nonrefundable fees and costs associated with originating or acquiring loans that are carried at fair value shall be recognized in earnings as incurred. Transaction related expenses are accrued and expensed during the period in which they are incurred and are included in the "Transaction related expenses" line item on the consolidated statement of operations.

Income taxes

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

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

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

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

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

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

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

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

Reverse stock split

On July 12, 2021, the Company announced that its board of directors approved a one-for-three reverse stock split of the Company's outstanding shares of common stock. The reverse stock split was effected following the close of business on July

22, 2021 (the "Effective Time"). At the Effective Time, every three issued and outstanding shares of the Company's common stock were combined into one share of the Company's common stock. No fractional shares were issued in connection with the reverse stock split. Instead, each stockholder holding fractional shares was entitled to receive, in lieu of such fractional shares, cash in an amount determined based on the closing price of the Company's common stock on the date of the Effective Time. The reverse stock split applied to all of the Company's outstanding shares of common stock and did not affect any stockholder's ownership percentage of shares of the Company's common stock, except for immaterial changes resulting from the payment of cash for fractional shares. All per share amounts and common shares outstanding for all periods presented in the unaudited consolidated financial statements have been adjusted on a retroactive basis to reflect the Company's reverse stock split. See Note 11 for further details.

Dividends on Preferred Stock

Holders of the Company's 8.25% Series A Cumulative Redeemable Preferred Stock ("Series A Preferred Stock"), 8.00% Series B Cumulative Redeemable Preferred Stock ("Series B Preferred Stock"), and 8.000% Series C Fixed-to-Floating Rate Cumulative Redeemable Preferred Stock ("Series C Preferred Stock") are entitled to receive cumulative cash dividends at a rate of 8.25%, 8.00% and 8.000% per annum, respectively, of the \$25.00 per share liquidation preference for each series. On and after September 17, 2024, dividends on the Series C Preferred Stock will accumulate at a percentage of the \$25.00 liquidation preference equal to an annual floating rate of the then three-month LIBOR (or as replaced by the existing LIBOR cessation fallback language) plus a spread of 6.476% per annum. If the Company's Board of Directors does not declare a dividend in a given period, an accrual is not recorded on the balance sheet. However, undeclared preferred stock dividends are reflected in earnings per share as discussed in ASC 260-10-45-11. Preferred stock dividends that are not declared accumulate and are added to the liquidation preference as of the scheduled payment date for the respective series of the preferred stock. The undeclared and unpaid dividends on the Company's preferred stock are in arrears, the Company cannot pay cash dividends with respect to its common stock. See Note 11 for further detail on the Company's Preferred Stock.

Offering costs

The Company has incurred offering costs in connection with common stock offerings, registration statements, preferred stock offerings, and exchanges. Where applicable, the offering costs were paid out of the proceeds of the respective offerings. Offering costs in connection with common stock offerings and costs in connection with registration statements have been accounted for as a reduction of additional paid-in capital. Offering costs in connection with preferred stock offerings have been accounted for as a reduction of their respective gross proceeds. Exchange costs in connection with the Company's preferred stock exchanges have been accounted for as a reduction to the Company's retained earnings.

Recent accounting pronouncements

In March 2020, FASB issued ASU 2020-04, "Reference Rate Reform (Topic 848): Facilitation of the Effects of Reference Rate Reform on Financial Reporting." This ASU provides temporary optional guidance intended to ease the burden of reference rate reform on financial reporting. This ASU is effective as of March 12, 2020 through December 31, 2022 and may be elected over time as reference rate reform activities occur. The ASU applies to all entities that have contracts, hedging relationships and other transactions that reference LIBOR and certain other reference rates that are expected to be discontinued. However, it cannot be applied to contract modifications that occur after December 31, 2022. With certain exceptions, this ASU also cannot be applied to hedging relationships entered into or evaluated after that date. The guidance provides optional expedients and exceptions for applying existing guidance to contract modifications, hedging relationships and other transactions that are expected to be affected by reference rate reform and meet certain scope guidance.

The Manager has an established cross-functional team that focuses on evaluating exposure to LIBOR and monitoring regulatory updates to assess the potential impact to the portfolios under management from the cessation set to occur in 2023 and has established a LIBOR transition plan to facilitate an orderly transition to alternative reference rates. As of March 31, 2022, the Company is continuing to assess the impact of the LIBOR transition and does not expect the transition or the adoption of ASU 2020-04 to have a material impact on the consolidated financial statements. The Company's primary exposure to LIBOR includes certain financing arrangements, interest rate swaps, and the Series C Preferred Stock. The Company's financing arrangements either have provisions in place that provide for an alternative to LIBOR upon its phase-out or contain maturities of one year or less and therefore would mature prior to the phase out of LIBOR in June 2023. In addition, the Company has begun amending terms of certain financing arrangements, where necessary, to transition or direct the transition to an alternative benchmark. Interest rate swaps will experience an orderly market transition upon the cessation of LIBOR, although the

Company has begun transitioning its interest rate swap portfolio away from LIBOR benchmarks. The Company does not currently intend to amend the Series C Preferred Stock to change the existing LIBOR cessation fallback language.

3. Loans

Residential mortgage loans

The table below details information regarding the Company's residential mortgage loan portfolio as of March 31, 2022 and December 31, 2021 (\$ in thousands). The gross unrealized gains/(losses) in the table below represent inception to date gains/(losses).

		Unpaid						Gross U	nre	alized			Weighted Average				
March 31, 2022		Principal Balance		Premium (Discount)	Am	ortized Cost		Gains		Losses]	Fair Value	Coupon	Yield	Life (Years) (1)		
Securitized residential mortgage loans,		air value (2)															
Non-Agency Loans	\$	1,368,470	\$	53,404	\$	1,421,874	\$	_	\$	(67,538)	\$	1,354,336	4.85 %	4.07 %	6.36		
Agency-Eligible Loans		452,213		10,134		462,347		_		(31,330)		431,017	3.59 %	3.24 %	8.43		
Re- and Non-Performing Loans		364,103		(43,164)		320,939		7,776		(8,496)		320,219	3.31 %	5.92 %	7.76		
Total Securitized residential mortgage loans, at fair value	\$	2,184,786	\$	20,374	\$	2,205,160	\$	7,776	\$	(107,364)	\$	2,105,572	4.33 %	4.18 %	7.02		
Residential mortgage loans, at fair valu	ıe																
Non-Agency Loans	\$	878,438	\$	17,153	\$	895,591	\$	1,387	\$	(18,725)	\$	878,253	4.67 %	4.18 %	5.87		
Agency-Eligible Loans		293,765		6,158		299,923		2		(15,862)		284,063	3.65 %	3.32 %	8.69		
Re- and Non-Performing Loans		5,977		(3,408)		2,569		2,176		_		4,745	N/A	44.49 %	2.11		
Total Residential mortgage loans, at fair value	\$	1,178,180	\$	19,903	\$	1,198,083	\$	3,565	\$	(34,587)	\$	1,167,061	4.42 %	4.14 %	6.56		
Total as of March 31, 2022	\$	3,362,966	\$	40,277	\$	3,403,243	\$	11,341	\$	(141,951)	\$	3,272,633	4.36 %	4.17 %	6.86		

		Unpaid					Gross U	nre	alized			Weighted Average				
December 31, 2021	Principal Balance		Premium (Discount)		Amortized Cost		Gains		Losses		Fair Value	Coupon	Yield	Life (Years) (1)		
Securitized residential mortgage loans,	at fa	air value (2)											,			
Non-Agency Loans	\$	777,828	\$ 30,739	\$	808,567	\$	5,821	\$	(1,005)	\$	813,383	5.13 %	3.96 %	4.50		
Re- and Non-Performing Loans		377,923	(44,971)		332,952		14,914		(3,115)		344,751	3.55 %	5.90 %	7.17		
Total Securitized residential mortgage loans, at fair value	\$	1,155,751	\$ (14,232)	\$	1,141,519	\$	20,735	\$	(4,120)	\$	1,158,134	4.61 %	4.53 %	5.37		
Residential mortgage loans, at fair valu	ıe															
Non-Agency Loans	\$	987,290	\$ 35,647	\$	1,022,937	\$	9,336	\$	(1,458)	\$	1,030,815	4.75 %	3.76 %	5.01		
Agency-Eligible Loans		429,424	10,039		439,463		1,723		(349)		440,837	3.64 %	3.19 %	6.84		
Re- and Non-Performing Loans		6,528	(3,536)		2,992		2,328		_		5,320	N/A	31.18 %	2.24		
Total Residential mortgage loans, at fair value	\$	1,423,242	\$ 42,150	\$	1,465,392	\$	13,387	\$	(1,807)	\$	1,476,972	4.41 %	3.69 %	5.55		
Total as of December 31, 2021	\$	2,578,993	\$ 27,918	\$	2,606,911	\$	34,122	\$	(5,927)	\$	2,635,106	4.50 %	4.06 %	5.47		

⁽¹⁾ This is based on projected life. Typically, actual maturities are shorter than stated contractual maturities. Maturities are affected by the lives of the underlying mortgages, periodic payments of principal and prepayments of principal.

payments of principal, and prepayments of principal.

(2) Refer to the "Variable interest entities" section below for additional details.

The following tables present information regarding credit quality of the Company's residential mortgage loans (\$ in thousands).

				March 31	1, 2022			
	Unpaid		Weighted A	verage (1)	Agiı	ng by Unpaid Pr	incipal Balance (1)(2)
	Principal Balance	Loan Count (1)	Original LTV Ratio	Current FICO (3)	Current	30-59 Days	60-89 Days	90+ Days
Securitized residential mortgage loans								
Non-Agency Loans	\$ 1,368,470	2,741	68.67 %	732	\$ 1,338,123	\$ 22,057	\$ 2,458	\$ 5,832
Agency-Eligible Loans	452,213	1,570	65.25 %	757	449,506	1,972	539	196
Re- and Non-Performing Loans	364,103	2,459	79.31 %	639	243,340	30,564	15,681	74,518
Total Securitized residential mortgage loans	2,184,786	6,770	69.73 %	720	2,030,969	54,593	18,678	80,546
Residential mortgage loans								
Non-Agency Loans	878,438	1,658	70.34 %	734	861,420	7,396	1,276	8,346
Agency-Eligible Loans	293,765	705	63.93 %	757	288,710	3,868	_	1,187
Re- and Non-Performing Loans (1)	5,977	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Total Residential mortgage loans	1,178,180	2,363	68.74 %	740	1,150,130	11,264	1,276	9,533
Total as of March 31, 2022	\$ 3,362,966	9,133	69.39 %	728	\$ 3,181,099	\$ 65,857	\$ 19,954	\$ 90,079

				December (31, 2	2021						
	 Unpaid		Weighted A	verage (1)		Agin	g by	Unpaid Pri	ncipa	ıl Balance (1)(2)	
	Principal Balance	Loan Count (1)	Original LTV Ratio	Current FICO (3)		Current	30-59 Days		60	-89 Days	90)+ Days
Securitized residential mortgage loans	,											
Non-Agency Loans	\$ 777,828	1,562	68.03 %	733	\$	767,734	\$	6,495	\$	1,036	\$	2,563
Re- and Non-Performing Loans	377,923	2,540	79.20 %	639		256,094		35,974		12,324		73,531
Total Securitized residential mortgage loans	1,155,751	4,102	71.68 %	697		1,023,828		42,469		13,360		76,094
Residential mortgage loans												
Non-Agency Loans	987,290	1,886	69.39 %	737		967,910		9,101		1,630		8,649
Agency-Eligible Loans	429,424	1,339	65.44 %	754		425,594		3,830		_		_
Re- and Non-Performing Loans (1)	6,528	N/A	N/A	N/A		N/A		N/A		N/A		N/A
Total Residential mortgage loans	1,423,242	3,225	68.19 %	742		1,393,504		12,931		1,630		8,649
Total as of December 31, 2021	\$ 2,578,993	7,327	69.76 %	723	\$	2,417,332	\$	55,400	\$	14,990	\$	84,743

- Loan count, weighted average, and aging data excludes the Re- and Non-Performing Loans subcategory of Residential mortgage loans above as there may be limited data available regarding the underlying collateral of these residual positions.

 As of March 31, 2022, the Company had residential mortgage loans that were 90+ days delinquent and loans in the process of foreclosure with a fair value of \$51.4 million and
- \$28.3 million, respectively. As of December 31, 2021, the Company had residential mortgage loans that were 90+ days delinquent and loans in the process of foreclosure with a fair value of \$47.4 million and \$29.0 million, respectively.

 Weighted average current FICO excludes borrowers where FICO scores were not available.

During the three months ended March 31, 2022, the Company purchased Non-Agency Loans and Agency-Eligible Loans, as detailed below (\$ in thousands). A portion of these loans were purchased from Arc Home. See Note 10 for more detail.

	U	npaid Principal Balance	Fair Value	
Non-Agency Loans	\$	595,288	\$	604,562
Agency-Eligible Loans		336,277		343,342

The Company did not sell any residential mortgage loans during the three months ended March 31, 2022 and 2021.

The Company's residential mortgage loan portfolio consisted of mortgage loans on residential real estate located throughout the United States. The following is a summary of the geographic concentration of credit risk as of March 31, 2022 and December 31, 2021 and includes states where the exposure is greater than 5% of the fair value the Company's residential mortgage loan portfolio.

Geographic Concentration of Credit Risk (1)	March 31, 2022	December 31, 2021
California	34 %	35 %
New York	17 %	15 %
Florida	10 %	11 %
New Jersey	6 %	6 %

⁽¹⁾ Excludes the Re- and Non-Performing Loans subcategory of Residential mortgage loans above as there may be limited data available regarding the underlying collateral of these residual positions.

The following is a summary of the changes in the accretable portion of the discount for the Company's securitized re-performing and non-performing loan portfolios for the three months ended March 31, 2022 and 2021, which is determined by the Company's estimate of undiscounted principal expected to be collected in excess of the amortized cost of the mortgage loan (in thousands).

		Three Mo	nths En	ded
	Mar	ch 31, 2022	M	arch 31, 2021
Beginning Balance	\$	46,521	\$	56,907
Accretion		(1,650)		(1,562)
Reclassifications from/(to) non-accretable difference		1,386		(278)
Disposals		_		(64)
Ending Balance	\$	46,257	\$	55,003

Variable interest entities

The following table details certain information related to the assets and liabilities of the Residential Mortgage Loan VIEs as of March 31, 2022 and December 31, 2021 (\$ in thousands).

		M	larch 31, 2022			December 31, 2021	
			Weighted .	Average		Weighted	Average
	Car	rrying Value	Yield	Life (Years) (1)	Carrying Val	ue Yield	Life (Years) (1)
Assets							
Non-Agency VIEs	\$	1,354,336	4.07 %	6.36	\$ 813,38	3.96 %	4.50
Agency-Eligible VIEs		431,017	3.24 %	8.43	-	%	_
RPL/NPL VIEs		320,219	5.92 %	7.76	344,75	5.90 %	7.17
Securitized residential mortgage loans, at fair value	\$	2,105,572			\$ 1,158,13	34	
Restricted cash		1,450			1,46	57	
Other assets		9,896			6,45	57	
Total Assets	\$	2,116,918			\$ 1,166,05	8	
Liabilities							
Non-Agency VIEs	\$	1,228,382	2.49 %	3.69	\$ 746,97	70 1.63 %	2.36
Agency-Eligible VIEs		399,128	2.81 %	8.10	-	%	_
RPL/NPL VIEs		232,407	3.09 %	2.65	252,24	3.06 %	3.75
Securitized debt, at fair value (2)	\$	1,859,917			\$ 999,21	.5	
Financing arrangements (3)		125,533			71,30	18	
Other liabilities		4,283			1,54	3	
Total Liabilities	\$	1,989,733			\$ 1,072,06	66	
Total Equity	\$	127,185			\$ 93,99	12	

- (1) This is based on projected life. Typically, actual maturities are shorter than stated contractual maturities. Maturities are affected by the contractual lives of the underlying mortgages, periodic payments of principal, and prepayments of principal.
- (2) The holders of the securitized debt have no recourse to the general credit of the Company. The Company has no obligation to provide any other explicit or implicit support to the Residential Mortgage Loan VIEs.
- (3) Includes financing arrangements on certain of the Company's retained interests in securitizations.

Commercial loans

As of March 31, 2022 and December 31, 2021, the Company did not hold any commercial loans.

During the first quarter of 2021, the Company sold two commercial loans for total proceeds of \$74.3 million, recording realized losses of \$2.9 million. During the third quarter of 2021, the Company's two remaining commercial loans were repaid in full for total proceeds of \$74.1 million, recording realized gains of \$0.4 million. In connection with the repayment of one of these loans, the Company received \$3.0 million of deferred interest for the 12-month period following a loan modification entered into with the borrower during the fourth quarter of 2020.

4. Real Estate Securities

The following tables detail the Company's real estate securities portfolio as of March 31, 2022 and December 31, 2021 (\$ in thousands). The gross unrealized gains/(losses) in the tables below represent inception to date unrealized gains/(losses).

March 31, 2022		•				Ü		Gross U	nres	lized			Weighted Av	erage
March 31, 2022	Cu	rrent Face		Premium / Discount)	Α	Amortized Cost	_	Gains	mee	Losses	F	air Value	Coupon (1)	Yield
Agency RMBS					_		_		_		_			
30 Year Fixed Rate	\$	223,604	\$	6,304	\$	229,908	\$	_	\$	(18,059)	\$	211,849	2.50 %	2.08 %
Interest Only		103,290		(87,635)		15,655		_		(281)		15,374	3.00 %	6.46 %
Total Agency RMBS		326,894		(81,331)		245,563		_		(18,340)		227,223	2.66 %	2.38 %
Residential Securities														
Non-Agency Securities (2)		14,892		(226)		14,666		_		(1,335)		13,331	4.35 %	4.64 %
Non-Agency RMBS Interest Only (2)		139,080		(135,779)		3,301		1,564		_		4,865	0.38 %	31.33 %
Re/Non-Performing Securities		616		15		631		42		(88)		585	5.25 %	23.85 %
Total Residential Securities		154,588		(135,990)		18,598		1,606		(1,423)		18,781	1.10 %	12.15 %
Total	\$	481,482	\$	(217,321)	\$	264,161	\$	1,606	\$	(19,763)	\$	246,004	2.34 %	3.12 %
December 31, 2021			1	Premium /	Δ	Amortized		Gross U	nrea	lized			Weighted Av	erage
	Cu	rrent Face		(Discount)	1	Cost			Losses Fair Value		air Value	Coupon (1) Yield		
Agency RMBS														
30 Year Fixed Rate	\$	490,435	\$	11,927	\$	502,362	\$	_	\$	(6,649)	\$	495,713	2.18 %	1.78 %
Residential Securities														
Non-Agency Securities (2)		14,894		(236)		14,658		_		(58)		14,600	4.36 %	4.74 %
Non-Agency RMBS Interest Only (2)		160,154		(156,647)		3,507		_		(112)		3,395	0.38 %	10.12 %
Re/Non-Performing Securities		696		(24)		672		90				762	5.25 %	29.69 %
Total Residential Securities		175,744		(156,907)		18,837		90		(170)		18,757	1.02 %	6.73 %
Total	\$	666 179	S	(144 980)	S	521.199	\$	90	\$	(6.819)	s	514 470	1 99 %	1.96 %

⁽¹⁾ Equity residual investments with a zero coupon rate are excluded from this calculation.

⁽²⁾ Comprised of Non-QM securities and Non-QM interest-only bonds.

The following tables summarize the Company's real estate securities according to their projected weighted average life classifications as of March 31, 2022 and December 31, 2021 (\$ in thousands).

March 31, 2022		ties								
Weighted Average Life (1)	 Fair Value Amortized Cost A		Weighted Average Coupon		Fair Value		Fair Value		ortized Cost	Weighted Average Coupon (2)
Less than or equal to 1 year	\$ 	\$		<u> </u>	\$	585	\$	631	5.25 %	
Greater than one year and less than or equal to five years	_		_	— %		4,865		3,301	0.38 %	
Greater than five years and less than or equal to ten years	227,223		245,563	2.66 %		13,331		14,666	4.35 %	
Total	\$ 227.223	\$	245.563	2 66 %	\$	18 781	\$	18.598	1.10 %	

December 31, 2021		A	gency RMBS		Residential Securities					
Weighted Average Life (1)	Fair Value	An	nortized Cost	Weighted Average Coupon		Fair Value	An	ortized Cost	Weighted Average Coupon (2)	
Less than or equal to 1 year	\$ 	\$		<u> </u>	\$	543	\$	511	5.25 %	
Greater than one year and less than or equal to five years	_		_	— %		18,214		18,326	1.00 %	
Greater than five years and less than or equal to ten years	474,104		480,204	2.19 %		_		_	— %	
Greater than ten years	21,609		22,158	2.00 %		_		_	— %	
Total	\$ 495,713	\$	502,362	2.18 %	\$	18,757	\$	18,837	1.02 %	

This is based on projected life. Typically, actual maturities are shorter than stated contractual maturities. Maturities are affected by the contractual lives of the underlying mortgages, periodic payments of principal and prepayments of principal.
 Equity residual investments and principal only securities with a zero coupon rate are excluded from this calculation.

During the three months ended March 31, 2022 and 2021, the Company sold real estate securities, as summarized below (\$ in thousands).

Three months ended	Number of Securities	Proceeds		Realized Gains	Rea	lized Losses
March 31, 2022 (1)	13	\$ 304,60	5 \$	568	\$	(17,408)
March 31, 2021	27	111,82	4	2,458		(2,958)

⁽¹⁾ Includes \$107.7 million of proceeds on six security sales which were unsettled as of March 31, 2022.

5. Fair value measurements

The following tables present the Company's financial instruments measured at fair value on a recurring basis as of March 31, 2022 and December 31, 2021 (in thousands).

	Fair Value at March 31, 2022								
	Lev	el 1		Level 2		Level 3		Total	
Assets:									
Securitized residential mortgage loans	\$	_	\$	_	\$	2,105,572	\$	2,105,572	
Residential mortgage loans		_		847		1,166,214		1,167,061	
30 Year Fixed Rate Agency RMBS		_		211,849		_		211,849	
Agency Interest Only		_		15,374		_		15,374	
Non-Agency RMBS (1)		_		_		13,916		13,916	
Non-Agency RMBS Interest Only		_		_		4,865		4,865	
Derivative assets (2)		_		71,767		_		71,767	
AG Arc (3)		_		_		54,121		54,121	
Total Assets Measured at Fair Value	\$	_	\$	299,837	\$	3,344,688	\$	3,644,525	
Liabilities:									
Securitized debt	\$	_	\$	_	\$	(1,859,917)	\$	(1,859,917)	
Derivative liabilities		_		(3,313)		_		(3,313)	
Total Liabilities Measured at Fair Value	\$		\$	(3,313)	\$	(1,859,917)	\$	(1,863,230)	

	Fair value at December 31, 2021									
	Level 1			Level 2		Level 3		Total		
Assets:		,								
Securitized residential mortgage loans	\$	_	\$	_	\$	1,158,134	\$	1,158,134		
Residential mortgage loans		—		915		1,476,057		1,476,972		
30 Year Fixed Rate Agency RMBS		_		495,713		_		495,713		
Non-Agency RMBS (1)		—		_		15,362		15,362		
Non-Agency RMBS Interest Only		_		_		3,395		3,395		
Derivative assets (2)		—		19,781		_		19,781		
AG Arc (3)		_		_		53,435		53,435		
Total Assets Measured at Fair Value	\$	_	\$	516,409	\$	2,706,383	\$	3,222,792		
Liabilities:										
Securitized debt	\$	_	\$	_	\$	(999,215)	\$	(999,215)		
Derivative liabilities (2)		—		(897)		(79)		(976)		
Total Liabilities Measured at Fair Value	\$		\$	(897)	\$	(999,294)	\$	(1,000,191)		

- (1) Non-Agency RMBS is comprised of Non-Agency and Re/Non-Performing Securities.
- (2) As of March 31, 2022, the Company applied a reduction in fair value of \$63.6 million to its interest rate swap assets related to variation margin with a corresponding increase in restricted cash, net of collateral posted by the Company's derivative counterparties. As of December 31, 2021, the Company applied a reduction in fair value of \$19.6 million and \$0.9 million to its interest rate swap assets and liabilities, respectively, related to variation margin with a corresponding increase or decrease in restricted cash, respectively. Derivative assets and liabilities are included in the "Other assets" and "Other liabilities" line items on the consolidated balance sheets, respectively. Refer to Note 2 and Note 7 for more information on the Company's accounting policies with regard to derivatives.
- (3) Refer to Note 2 for more information on the Company's accounting policies with regard to AG Arc. The table above includes the Company's investment in AG Arc, which is included in its "Investments in debt and equity of affiliates" line item on the consolidated balance sheets, as the Company has chosen to elect the fair value option with respect to its investment pursuant to ASC 825.

The valuation of the Company's residential mortgage loans and securitized debt relating to the Residential Mortgage Loan VIEs is determined by the Manager using third-party pricing services where available, valuation analyses from third-party pricing service providers, or model-based pricing. Third-party pricing service providers conduct independent valuation analyses based on a review of source documents, available market data, and comparable investments. The analyses provided by valuation service providers are reviewed and considered by the Manager. The evaluation considers the underlying characteristics of each loan, which are observable inputs, including: coupon, maturity date, loan age, reset date, collateral type, periodic and life cap, geography, and prepayment speeds. The Company also considers loan servicing data, as available, forward interest rates, general economic conditions, home price index forecasts, and valuations of the underlying properties. The variables considered most significant to the determination of the fair value of the Company's residential mortgage loans and securitized debt include market-implied discount rates, projections of default rates, delinquency rates, prepayment rates, loss severity, recovery rates, reperformance rates, and timeline to liquidation. The Company and third-party pricing service providers use loan level data and macro-economic inputs to generate loss adjusted cash flows and other information in determining the fair value. Because of the inherent uncertainty of such valuation, the fair value established for mortgage loans and securitized debt held by the Company may differ from the fair value that would have been established if a ready market existed for these mortgage loans.

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

The Company's investment in Arc Home is evaluated on a periodic basis using a market approach. In applying the market approach, fair value is determined by multiplying Arc Home's book value by a relevant valuation multiple observed based on a range of comparable public entities or transactions, adjusted by management as appropriate for differences between the investment and the referenced comparables. The evaluation also considers the underlying financial performance of Arc Home, general economic conditions, and relevant trends within the mortgage banking industry.

Changes in the market environment and other events that may occur over the life of these investments may cause the gains or losses ultimately realized to be different than the valuations currently estimated. If applicable, analyses provided by valuation service providers are reviewed and considered by the Manager. The significant unobservable inputs used in the fair value measurement of the Company's loans and securities are yields, prepayment rates, probability of default, and loss severity in the event of default. Significant increases (decreases) in any of those inputs in isolation would result in a significantly lower (higher) fair value measurement. Generally, a change in the assumption used for the probability of default is accompanied by a directionally similar change in the assumption used for the loss severity and a directionally opposite change in the assumption used for prepayment rates. The significant unobservable input used in the fair value measurement of the Company's investment in Arc Home is the book value multiple. Significant increases (decreases) in the multiple applied would result in a significantly higher (lower) fair value measurement.

The Company did not have any transfers of assets or liabilities between Levels 1 and 2 of the fair value hierarchy during the three months ended March 31, 2022 and 2021.

Refer to the tables below for details on transfers between the Level 3 and Level 2 categories under ASC 820. Transfers into the Level 3 category of the fair value hierarchy occur due to instruments exhibiting indications of reduced levels of market transparency. Transfers out of the Level 3 category of the fair value hierarchy occur due to instruments exhibiting indications of increased levels of market transparency. Indications of increases or decreases in levels of market transparency include a change in observable transactions or executable quotes involving these instruments or similar instruments. Changes in these indications could impact price transparency, and thereby cause a change in level designations in future periods.

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

Three Months Ended March 31, 2022 (in thousands)

Residential Mortgage Loans (1) Non-Agency RMBS Non-Agency RMBS Interes Only AG Arc Securitized debt Derivative debt Beginning balance \$ 2,634,191 \$ 15,362 \$ 3,395 \$ 53,435 \$ (999,215) \$ 7 Purchases 944,630 — <th>(79) — — — — — — — — — — — — — — — — — — —</th>	(79) — — — — — — — — — — — — — — — — — — —
Purchases 944,630 — — — — Issuances of Securitized Debt — — — — — (1,074,852) Proceeds from settlement (146,388) (78) — — — 116,866 Total net gains/(losses) (2) Included in net income (160,647) (1,368) 1,470 686 97,284	
Issuances of Securitized Debt — — — — — (1,074,852) Proceeds from settlement (146,388) (78) — — 116,866 Total net gains/(losses) (2) Included in net income (160,647) (1,368) 1,470 686 97,284	79
Proceeds from settlement (146,388) (78) — — 116,866 Total net gains/(losses) (2) Included in net income (160,647) (1,368) 1,470 686 97,284	79
Total net gains/(losses) (2) Included in net income (160,647) (1,368) 1,470 686 97,284	79
Included in net income (160,647) (1,368) 1,470 686 97,284	79 —
	79 —
Ending Balance \$ 3,271,786 \$ 13,916 \$ 4,865 \$ 54,121 \$ (1,859,917) \$	_
Change in unrealized appreciation/(depreciation) for level 3 assets/liabilities still held as of March	
31, 2022 (3) \$ (161,896) \$ (1,368) \$ 1,470 \$ 686 \$ 97,284 \$	_
(1) Includes Securitized residential mortgage loans.(2) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:	
Net unrealized gain/(loss) \$ (63,095)	
Net realized gain/(loss) (87)	
Equity in earnings/(loss) from affiliates 686	
Total \$ (62,496)	
(3) Unrealized gains/(losses) are recorded in the following line items in the consolidated statement of operations:	
Net unrealized gain/(loss) \$ (64,510)	
Equity in earnings/(loss) from affiliates 686	
Total \$ (63,824)	

Three Months Ended March 31, 2021 (in thousands)

Tince wonds Ended water 51, 2021 (in thousands)	,									
		Residential Non-Agency ortgage Loans (1) RMBS		Commercial Excess Mortgage Loans Servicing Rights			AG Arc	:	Securitized debt	
Beginning balance	\$	433,307	\$	3,100	\$ 125,508	\$	3,158	\$ 45,341	\$	(355,159)
Transfers (2):										
Transfers out of level 3		_		(1,499)	_		_	_		_
Purchases		208,060		_	3,669		_	_		_
Proceeds from sales of assets		_		_	(74,342)		_	_		_
Proceeds from settlement		(12,294)		(32)	(195)		_	_		12,777
Total net gains/(losses) (3)										
Included in net income		11,666		72	3,569		(158)	6,797		(2,047)
Ending Balance	\$	640,739	\$	1,641	\$ 58,209	\$	3,000	\$ 52,138	\$	(344,429)
Change in unrealized appreciation/(depreciation) for level 3 assets/liabilities still held as of March 31, 2021 (4)	\$	11,761	\$	72	\$ 738	\$	(158)	\$ 6,797	\$	(2,047)

Net unrealized gain/(loss)	\$ 16,101
Net realized gain/(loss)	(2,999)
Equity in earnings/(loss) from affiliates	6,797
Total	\$ 19,899
(4) Unrealized gains/(losses) are recorded in the following line items in the consolidated statement of operations:	
Net unrealized gain/(loss)	\$ 10,366
Equity in earnings/(loss) from affiliates	6,797
Total	\$ 17,163

⁽¹⁾ Includes Securitized residential mortgage loans.
(2) Transfers are assumed to occur at the beginning of the period. During the three months ended March 31, 2021, the Company transferred one Non-Agency RMBS into the Level 2 category from the Level 3 category under the fair value hierarchy of ASC 820.
(3) Gains/(losses) are recorded in the following line items in the consolidated statement of operations:

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

A	Fair	r Value at March 31, 2022			Range
Asset Class		(in thousands)	Valuation Technique	Yield Unobservable Input	(Weighted Average) (1)
					4.17% - 13.00% (4.75%)
Securitized residential	\$	2,105,572	Discounted Cash Flow	Projected Collateral Prepayments	4.02% - 8.64% (7.87%)
mortgage loans				Projected Collateral Losses	0.07% - 4.35% (0.43%)
				Projected Collateral Severities	-19.96% - 26.35% (12.28%)
				Yield	3.93% - 7.50% (4.51%)
	\$	1,162,316	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 21.97% (12.81%)
Residential mortgage loans				Projected Collateral Losses	0.00% - 18.14% (0.26%)
				Projected Collateral Severities	-15.18% - 10.00% (9.87%)
	\$	3,898	Offered Quotes	91.82 - 112.22 (102.04)	
				Yield	4.83% - 8.68% (6.44%)
Non-Agency RMBS	\$	13,916	Discounted Cash Flow	Projected Collateral Prepayments	10.59% - 10.59% (10.59%)
				Projected Collateral Losses	0.24% - 0.24% (0.24%)
				Projected Collateral Severities	10.00% - 10.00% (10.00%)
				Yield	10.00% - 12.50% (12.11%)
Non-Agency RMBS Interest	\$	4,865	Discounted Cash Flow	Projected Collateral Prepayments	10.59% - 10.59% (10.59%)
Only				Projected Collateral Losses	0.24% - 0.24% (0.24%)
Ţ				Projected Collateral Severities	10.00% - 10.00% (10.00%)
AG Arc	\$	54,121	Comparable Multiple	Book Value Multiple	1.01x - 1.01x (1.01x)
Liability Class	Fair	r Value at March 31, 2022 (in thousands)	Valuation Technique	Unobservable Input	Range (Weighted Average) (1)
				Yield	3.75% - 6.42% (4.16%)
Securitized debt	\$	(1,859,917)	Discounted Cash Flow	Projected Collateral Prepayments	5.80% - 14.26% (8.51%)

⁽¹⁾ Amounts are weighted based on fair value.

Projected Collateral Losses

Projected Collateral Severities

0.07% - 2.41% (0.40%)

3.73% - 15.00% (12.44%)

Asset Class		Value at December 31, 2021 (in thousands)	Valuation Technique	Unobservable Input	Range (Weighted Average) (1)
				Yield	2.26% - 13.00% (3.12%)
Securitized residential	\$	1,158,134	Discounted Cash Flow	Projected Collateral Prepayments	4.75% - 11.05% (9.51%)
mortgage loans				Projected Collateral Losses	0.38% - 4.40% (0.83%)
				Projected Collateral Severities	-18.08% - 29.11% (10.10%)
				Yield	2.77% - 7.50% (3.37%)
	\$	1,465,523	Discounted Cash Flow	Projected Collateral Prepayments	0.00% - 25.89% (15.28%)
Residential mortgage loans				Projected Collateral Losses	0.00% - 15.37% (0.30%)
				Projected Collateral Severities	-14.86% - 10.00% (9.97%)
	\$	4,405	Consensus Pricing	Broker Quotes	88.57 - 112.89 (102.59)
	\$	6,129	Recent Transaction	Cost	N/A
				Yield	3.42% - 15.00% (5.32%)
Non-Agency RMBS	\$	15,362	Discounted Cash Flow	Projected Collateral Prepayments	5.70% - 12.99% (12.63%)
				Projected Collateral Losses	0.23% - 2.66% (0.35%)
				Projected Collateral Severities	-43.98% - 10.00% (7.32%)
				Yield	10.00% - 12.50% (12.10%)
Non-Agency RMBS Interest	\$	3,395	Discounted Cash Flow	Projected Collateral Prepayments	12.99% - 12.99% (12.99%)
Only				Projected Collateral Losses	0.23% - 0.23% (0.23%)
				Projected Collateral Severities	10.00% - 10.00% (10.00%)
AG Arc	\$	53,435	Comparable Multiple	Book Value Multiple	1.06x - 1.06x (1.06x)
Liability Class		Value at December 31, 2021 (in thousands)	Valuation Technique	Unobservable Input	Range (Weighted Average) (1)
J .		<u> </u>	•	Yield	1.56% - 4.49% (2.15%)
Securitized debt	\$	(999,215)	Discounted Cash Flow	Projected Collateral Prepayments	5.86% - 11.05% (9.66%)
	•	(, -,		Projected Collateral Losses	0.38% - 2.93% (0.83%)
				Projected Collateral Severities	6.36% - 12.89% (10.15%)
				Yield	3.02% - 3.11% (3.03%)
Derivative liabilities	\$	(79)	Discounted Cash Flow	Projected Collateral Prepayments	14.08% - 15.14% (14.23%)
		\ - <i>/</i>		Projected Collateral Losses	0.15% - 0.20% (0.15%)
				Projected Collateral Severities	10.00% - 10.00% (10.00%)
				Pull Through Percentages	90.00% - 95.00% (90.69%)
(1) Amounts are weighte	ed based	on fair value.			

6. Financing arrangements

The following table presents a summary of the Company's financing arrangements as of March 31, 2022 and December 31, 2021 (\$ in thousands).

			March 31, 2022	2					De	2021
			Weighted .		Collater	al (1)(2)			
Repurchase Agreements	Carrying Value	Stated Maturity	Funding Cost	Life (Years)	Ar	nortized Cost Basis]	Fair Value	Caı	rrying Value
Securitized residential mortgage loans (3)	\$ 125,533	Apr 2022 to June 2022	1.94 %	0.10	\$	207,014	\$	208,312	\$	71,308
Residential mortgage loans (4)(5)	1,035,248	July 2022 to Mar 2023	2.21 %	0.83		1,193,987		1,160,870		1,286,287
Agency RMBS (6)	240,653	Apr 2022	0.39 %	0.03		268,540		247,462		409,935
Non-Agency RMBS	10,059	Apr 2022	1.87 %	0.04		17,967		18,196		10,213
Total Financing Arrangements	\$ 1,411,493		1.87 %	0.62	\$	1,687,508	\$	1,634,840	\$	1,777,743

- (1) The Company also had \$5.4 million and \$5.0 million of cash pledged under repurchase agreements as of March 31, 2022 and December 31, 2021, respectively.
- Under the terms of the Company's financing agreements, the Company's financing counterparties may, in certain cases, sell or re-hypothecate the pledged collateral.

 Amounts pledged as collateral under Securitized residential mortgage loans include certain of the Company's retained interests in securitizations. Refer to Note 3 for more information on the Residential Mortgage Loan VIEs.
- The Company's Residential mortgage loan financing arrangements include a maximum uncommitted borrowing capacity of \$2.3 billion on facilities used to finance Non-Agency and Agency-Eligible Loans.
- The funding cost includes deferred financing costs. The weighted average stated rate on the Residential mortgage loans repurchase agreements was 2.14% as of March 31, 2022.
- As of March 31, 2022, financing arrangements on Agency RMBS included \$66.4 million of repurchase agreements on unsettled sales that subsequently settled in April 2022.

The following table presents contractual maturity information about the Company's borrowings under financing arrangements as of March 31, 2022 (\$ in thousands).

Repurchase Agreements	Within 30 Days	Ov	ver 30 Days to 3 Months	Over 3 Months to 12 Months	Total
Securitized residential mortgage loans	\$ 79,123	\$	46,410	\$ _	\$ 125,533
Residential mortgage loans	_		_	1,035,248	1,035,248
Agency RMBS	240,653		_	_	240,653
Non-Agency RMBS	10,059		_	_	10,059
Total Financing Arrangements	\$ 329,835	\$	46,410	\$ 1,035,248	\$ 1,411,493

Counterparties

The Company had exposure to five counterparties as of March 31, 2022 and December 31, 2021.

The following tables present information as of March 31, 2022 and December 31, 2021 with respect to each counterparty that provides the Company with financing for which the Company had greater than 5% of its stockholders' equity at risk, excluding stockholders' equity at risk under financing through affiliated entities (\$ in thousands).

		March 31, 2022				
Counterparty	Stockholders' Equity at Risk	Weighted Average Maturity (days)	Percentage of Stockholders' Equity	Stockholders' Equity at Risk	Weighted Average Maturity (days)	Percentage of Stockholders' Equity
Credit Suisse AG, Cayman Islands Branch	\$ 116,031	307	21.2 %	\$ 129,526	101	22.7 %
Barclays Capital Inc.	70,032	253	12.8 %	89,230	23	15.6 %
BofA Securities, Inc.	34,279	170	6.3 %	33,153	317	5.8 %

Financial Covenants

The Company's financing arrangements generally include customary representations, warranties, and covenants, but may also contain more restrictive supplemental terms and conditions. Although specific to each financing arrangement, typical supplemental terms include requirements of minimum equity and liquidity, leverage ratios, and performance triggers. In addition, some of the financing arrangements contain cross default features, whereby default under an agreement with one

lender simultaneously causes default under agreements with other lenders. To the extent that the Company fails to comply with the covenants contained in these financing arrangements or is otherwise found to be in default under the terms of such agreements, the counterparty has the right to accelerate amounts due under the associated agreement. Financings pursuant to repurchase agreements and revolving facilities are generally recourse to the Company. As of March 31, 2022, the Company is in compliance with all of its financial covenants.

7. Other assets and liabilities

The following table details certain information related to the Company's "Other assets" and "Other liabilities" line items on its consolidated balance sheet as of March 31, 2022 and December 31, 2021 (in thousands).

		March 31, 2022	December 31, 2021
Other assets	-		
Interest receivable	\$	15,523	\$ 14,263
Derivative assets, at fair value		8,171	231
Other assets		3,825	4,519
Due from broker		1,755	1,887
Total Other assets	\$	29,274	\$ 20,900
Other liabilities			
Due to affiliates (1)	\$	4,051	\$ 4,106
Interest payable		5,292	2,925
Derivative liabilities, at fair value		3,313	92
Purchase price payable on Agency-Eligible Loans (2)		_	87
Accrued expenses		2,216	2,169
Due to broker		2	990
Total Other liabilities	\$	14,874	\$ 10,369

- (1) Refer to Note 10 for more information.
- (2) Represents the portion of the purchase price on Agency-Eligible Loans that had not yet settled as of December 31, 2021.

Derivatives

The following table presents the fair value of the Company's derivatives and other instruments and their balance sheet location as of March 31, 2022 and December 31, 2021 (in thousands).

Derivatives and Other Instruments (1)	Balance Sheet Location	March 31, 2022	December 31, 2021
Pay Fix/Receive Float Interest Rate Swap Agreements (2)	Other assets	\$ 1,438	\$ 231
Long TBAs	Other liabilities	(211)	_
Short TBAs	Other assets	6,733	_
Short TBAs	Other liabilities	(3,102)	(13)
Forward Purchase Commitments	Other liabilities	_	(79)

- (1) As of March 31, 2022 and December 31, 2021, all derivatives held by the Company are not designated as hedges.
- (2) As of March 31, 2022, the Company applied a reduction in fair value of \$63.6 million to its interest rate swap assets related to variation margin with a corresponding increase in restricted cash, net of collateral posted by the Company's derivative counterparties. As of December 31, 2021, the Company applied a reduction in fair value of \$19.6 million and \$0.9 million to its interest rate swap assets and liabilities, respectively, related to variation margin with a corresponding increase or decrease in restricted cash, respectively.

The following table summarizes information related to derivatives and other instruments (in thousands).

Notional amount of non-hedge derivatives and other instruments:	Notional Currency	March 31, 2022	December 31, 2021
Pay Fix/Receive Float Interest Rate Swap Agreements (1)	USD	\$ 1,419,000	\$ 888,500
Long TBAs	USD	150,000	_
Short TBAs	USD	_	385,963
Forward Purchase Commitments	USD	_	25,292

(1) As of March 31, 2022, the Company's pay fix/receive float interest rate swaps had a weighted average pay-fixed rate of 1.27%, a weighted average receive-variable rate of 0.30%, and a weighted average years to maturity of 5.33 years. As of December 31, 2021, the Company's pay fix/receive float interest rate swaps had a weighted average pay-fixed rate of 0.85%, a weighted average receive-variable rate of 0.15%, and a weighted average years to maturity of 5.51 years.

Derivative and other instruments eligible for offset are presented gross on the consolidated balance sheets as of March 31, 2022 and December 31, 2021, if applicable. The Company has not offset or netted any derivatives or other instruments with any financial instruments or cash collateral posted or received.

The Company must post cash or securities as collateral on its derivative instruments when their fair value declines. This typically occurs when prevailing market rates change adversely, with the severity of the change also dependent on the term of the derivatives involved. The posting of collateral is generally bilateral, meaning that if the fair value of the Company's derivatives increases, its counterparty will post collateral to it. As of March 31, 2022, the Company's restricted cash balance included \$38.8 million of collateral related to certain derivatives, of which \$5.4 million represents cash collateral posted by the Company and \$33.4 million represents amounts related to variation margin. As of December 31, 2021, the Company's restricted cash balance included \$25.7 million of collateral related to certain derivatives, of which \$7.0 million represents cash collateral posted by the Company and \$18.7 million represents amounts related to variation margin.

The following table summarizes gains/(losses) related to derivatives and other instruments (in thousands).

	Three Months Ended						
	Ma	rch 31, 2022		March 31, 2021			
Included within Net unrealized gain/(loss)							
Interest Rate Swaps	\$	46,404	\$	28,420			
Long TBAs		(211)		_			
Short TBAs		3,645		_			
Forward Purchase Commitments		79		_			
British Pound Futures		_		64			
		49,917		28,484			
Included within Net realized gain/(loss)							
Interest Rate Swaps		15,707		_			
Short TBAs		9,946		_			
British Pound Futures		_		(165)			
		25,653		(165)			
Total income/(loss)	\$	75,570	\$	28,319			

TBAs

The following table presents information about the Company's TBAs for the three months ended March 31, 2022 (in thousands). The Company did not hold any TBA positions during the three months ended March 31, 2021.

		Beginning Notional Amount	Buy	ys or Covers	Sal	les or Shorts	Ending Net Notional Amount	N	of Period End	Re	Net ceivable/(Payable) from/to Broker				Derivative Liability		
	Long TBAs	\$ 	\$	150,000	\$		\$ 150,000	\$	150,270	\$	(150,481)	\$		\$	(211)		
	Short TBAs	(385,963)		1,320,852		(934,889)	_		_		3,631		6,733		(3,102)		

8. Earnings per share

Following the close of business on July 22, 2021, the Company effected a one-for-three reverse stock split of its outstanding shares of common stock. All per share amounts and common shares outstanding for all periods presented in the unaudited consolidated financial statements have been adjusted on a retroactive basis to reflect the Company's one-for-three reverse stock split. Refer to Note 2 and Note 11 for additional information.

The following table presents a reconciliation of the earnings and shares used in calculating basic and diluted earnings per share for the three months ended March 31, 2022 and 2021 (in thousands, except per share data).

		Three Months Ended				
	March	31, 2022	March 31, 2021			
Numerator:						
Net Income/(Loss)	\$	(13,202) \$	43,249			
Gain on Exchange Offers, net (Note 11)		_	358			
Dividends on preferred stock		(4,586)	(4,924)			
Net income/(loss) available to common stockholders	\$	(17,788) \$	38,683			
Denominator:						
Basic weighted average common shares outstanding		23,915	14,116			
Diluted weighted average common shares outstanding		23,915	14,116			
Earnings/(Loss) Per Share of Common Stock						
Basic	\$	(0.74) \$	2.74			
Diluted	\$	(0.74) \$	2.74			

Dividends

The following tables detail the Company's common stock dividends declared during the three months ended March 31, 2022 and 2021.

2022

	Declaration Date	Record Date	Payment Date	Cash Dividend Per Share	
	3/18/2022	3/31/2022	4/29/2022	\$	0.21
2021					
	Declaration Date	Record Date	Payment Date	Cash Dividend Per Share	
	3/22/2021	4/1/2021	4/30/2021	\$	0.18

The following tables detail the Company's preferred stock dividends declared and paid during the three months ended March 31, 2022 and 2021.

2022				Cas	sh Dividend Per Share	
Declaration Date	Record Date	Payment Date	8.25% Series A		8.00% Series B	8.000% Series C
2/18/2022	2/28/2022	3/17/2022	\$ 0.51563	\$	0.50	\$ 0.50
2021				Cas	sh Dividend Per Share	
Declaration Date	Record Date	Payment Date	8.25% Series A		8.00% Series B	8.000% Series C
2/16/2021	2/26/2021	3/17/2021	\$ 0.51563	\$	0.50	\$ 0.50

9. Income taxes

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

Excise tax represents a four percent tax on the required amount of the Company's ordinary income and net capital gains not distributed during the year. The expense is calculated in accordance with applicable tax regulations. For the three months ended March 31, 2022 and 2021, the Company did not record any excise tax expense.

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

Based on its analysis of any potential uncertain income tax positions, the Company concluded it did not have any uncertain tax positions that meet the recognition or measurement criteria of ASC 740 as of March 31, 2022. The Company's federal income tax returns for the last three tax years are open to examination by the Internal Revenue Service. In the event that the Company incurs income tax related interest and penalties, its policy is to classify them as a component of provision for income taxes.

10. Related party transactions

Manager

The Company has entered into a management agreement with the Manager, which provided for an initial term and will be deemed renewed automatically each year for an additional one-year period, subject to certain termination rights. The Company is externally managed and advised by the Manager. Pursuant to the terms of the management agreement, which became effective July 6, 2011 (upon the consummation of the Company's initial public offering (the "IPO")), the Manager provides the Company with its management team, including its officers, along with appropriate support personnel. Each of the Company's officers is an employee of Angelo Gordon. The Company does not have any employees. The Manager has delegated to Angelo Gordon the overall responsibility of its day-to-day duties and obligations arising under the Company's management agreement. Below is a description of the fees and reimbursements provided in the management agreement.

Management fee

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

Company's independent directors and after approval by a majority of the Company's independent directors. Stockholders' Equity, for purposes of calculating the management fee, could be greater or less than the amount of stockholders' equity shown on the Company's financial statements.

For the three months ended March 31, 2022 and 2021, the Company incurred management fees of approximately \$2.0 million and \$1.7 million, respectively. As of March 31, 2022 and December 31, 2021, the Company recorded management fees payable of \$2.0 million and \$1.8 million, respectively.

Incentive fee

In connection with the common stock offering in November 2021, including the Manager's purchase of 700,000 shares in the offering, on November 22, 2021, the Company and the Manager executed an amendment (the "Third Management Agreement Amendment") to the management agreement, pursuant to which the Company will pay the Manager an annual incentive fee in addition to the base management fee. Pursuant to the Third Amendment, the Manager waived the annual incentive fee with respect to the fiscal years ending December 31, 2021 and December 31, 2022, and the annual incentive fee will first be payable with respect to the fiscal year ending December 31, 2023.

The annual incentive fee with respect to each applicable fiscal year will be equal to 15% of the amount by which the Company's cumulative adjusted net income from the date of the Third Amendment exceeds the cumulative hurdle amount, which represents an 8% return (cumulative, but not compounding) on an equity hurdle base consisting of the sum of (i) the Company's adjusted book value (calculated in the manner described in the Company's public filings) as of October 31, 2021, (ii) \$80.0 million, and (iii) the gross proceeds of any subsequent public or private common stock offerings by the Company. The annual incentive fee will be payable in cash, or, at the option of the Company's Board of Directors, shares of common stock or a combination of cash and shares.

In addition, pursuant to the Third Amendment, the term of the management agreement was extended until June 30, 2023, unless earlier terminated in accordance with its terms. Thereafter, the management agreement will continue to renew automatically each year for an additional one-year period, unless the Company or the Manager exercise its respective termination rights. All other terms and conditions of the management agreement continued without change.

Termination fee

Upon the occurrence of (i) the Company's termination of the management agreement without cause or (ii) the Manager's termination of the management agreement upon a breach by the Company of any material term of the management agreement, the Manager will be entitled to a termination fee equal to three times the average annual management fee during the 24-month period prior to such termination, calculated as of the end of the most recently completed fiscal quarter. As of March 31, 2022 and December 31, 2021, no event of termination of the management agreement had occurred.

Expense reimbursement

The Company is required to reimburse the Manager or its affiliates for operating expenses which are incurred by the Manager or its affiliates on behalf of the Company, including expenses relating to legal, accounting, due diligence and other services. The Company's reimbursement obligation is not subject to any dollar limitation; however, the reimbursement is subject to an annual budget process which combines guidelines from the management agreement with oversight by the Company's Board of Directors.

The Company reimburses the Manager or its affiliates for the Company's allocable share of the compensation, including, without limitation, annual base salary, bonus, any related withholding taxes and employee benefits paid to (i) the Company's chief financial officer based on the percentage of time spent on Company affairs, (ii) the Company's general counsel based on the percentage of time spent on the Company's affairs, and (iii) other corporate finance, tax, accounting, internal audit, legal, risk management, operations, compliance and other non-investment personnel of the Manager and its affiliates who spend all or a portion of their time managing the Company's affairs based upon the percentage of time devoted by such personnel to the Company's affairs. In their capacities as officers or personnel of the Manager or its affiliates, they devote such portion of their time to the Company's affairs as is necessary to enable the Company to operate its business.

For the three months ended March 31, 2022 and 2021, the Company has incurred \$2.5 million and \$1.5 million, respectively, representing a reimbursement of expenses which are recorded within the "Other operating expenses" and "Transaction related

expenses" line items on the consolidated statements of operations. As of March 31, 2022 and December 31, 2021, the Company recorded a reimbursement payable to the Manager of \$1.9 million and \$2.1 million, respectively.

For the year ended December 31, 2021, the Manager agreed to waive its right to receive expense reimbursements of \$0.8 million. For the three months ended March 31, 2021, the Company reduced its expense reimbursement amount by \$0.2 million.

Restricted stock grants

Equity Incentive Plans

Effective on April 15, 2020 upon the approval of the Company's stockholders at its 2020 annual meeting of stockholders, the 2020 Equity Incentive Plan provides for a maximum of 666,666 shares of common stock to be issued. The maximum number of shares of common stock granted during a single fiscal year to any non-employee director, taken together with any cash fees paid to such non-employee director during any fiscal year, shall not exceed \$300,000 in total value (calculating the value of any such awards based on the grant date fair value). As of March 31, 2022, 591,532 shares of common stock were available to be awarded under the 2020 Equity Incentive Plan.

As of March 31, 2022, the Company has granted an aggregate of 75,134 shares of restricted common stock to its independent directors under its 2020 Equity Incentive Plan, all of which have vested.

Manager Equity Incentive Plans

Following approval of the Company's stockholders at its 2021 annual meeting of stockholders, the AG Mortgage Investment Trust, Inc. 2021 Manager Equity Incentive Plan (the "2021 Manager Plan") became effective on April 7, 2021 and provides for a maximum of 573,425 shares of common stock that may be subject to awards thereunder to the Manager. As of March 31, 2022, there were no shares or awards issued under the 2021 Manager Plan.

Director compensation

The annual base director's fee for each independent director is \$150,000, \$70,000 of which is payable on a quarterly basis in cash and \$80,000 of which is payable on a quarterly basis in shares of restricted common stock. The number of shares of restricted common stock to be issued each quarter to each independent director is determined based on the average of the high and low prices of the Company's common stock on the New York Stock Exchange on the last trading day of each fiscal quarter. To the extent that any fractional shares would otherwise be issuable and payable to each independent director, a cash payment is made to each independent director in lieu of any fractional shares. All directors' fees are paid pro rata (and restricted stock grants determined) on a quarterly basis in arrears, and shares issued are fully vested and non-forfeitable. These shares may not be sold or transferred by such director during the time of their service as an independent member of the Company's board. As of March 31, 2022, the Company's Board of Directors consisted of four independent directors.

Investments in debt and equity of affiliates

The Company invests in credit sensitive residential assets through affiliated entities which hold an ownership interest in the assets. The Company is one investor, amongst other investors managed by affiliates of Angelo Gordon, in such entities and has applied the equity method of accounting for such investments.

The below table reconciles the fair value of investments to the "Investments in debt and equity of affiliates" line item on the Company's consolidated balance sheets as of March 31, 2022 and December 31, 2021 (in thousands).

		March 31, 2022					December 31, 2021						
	<u></u>	Assets	I	Liabilities		Equity		Assets]	Liabilities		Equity	
MATT Non-QM Loans	\$	41,270	\$	(28,086)	\$	13,184	\$	45,837	\$	(30,471)	\$	15,366	
Land Related Financing		13,569				13,569		16,891		_		16,891	
Re/Non-Performing Loans		8,045		(5,408)		2,637		9,298		(5,538)		3,760	
Total Residential Investments		62,884		(33,494)		29,390		72,026		(36,009)		36,017	
AG Arc, at fair value		54,121		_		54,121		53,435		_		53,435	
Cash and Other assets/(liabilities)		4,340		(765)		3,575		3,698		(1,127)		2,571	
Investments in debt and equity of affiliates	\$	121,345	\$	(34,259)	\$	87,086	\$	129,159	\$	(37,136)	\$	92,023	

The below table reconciles the net income/(loss) to the "Equity in earnings/(loss) from affiliates" line item on the Company's consolidated statements of operations for the three months ended March 31, 2022 and 2021 (in thousands).

		Three Months Ended						
	March	31, 2022	March 31, 2021					
MATT Non-QM Loans	\$	(889) \$	14,646					
Land Related Financing		502	710					
Re/Non-Performing Loans		3	4,623					
AG Arc (1)		(1,670)	6,340					
Other		_	17					
Equity in earnings/(loss) from affiliates	\$	(2,054) \$	26,336					

(1) The earnings/(loss) at AG Arc during the three months ended March 31, 2022 were primarily the result of \$3.1 million related to changes in the fair value of the MSR portfolio held by Arc Home, offset by \$(2.4) million of losses related to Arc Home's lending and servicing operations. Earnings/(loss) recognized by AG Arc do not include the Company's portion of gains recorded by Arc Home in connection with the sale of residential mortgage loans to the Company. For the three months ended March 31, 2022 and 2021, we eliminated \$2.4 million and \$0.5 million of intra-entity profits recognized by Arc Home, respectively, and also decreased the cost basis of the underlying loans the Company purchased by the same amount, respectively. Refer to Note 2 for more information on this accounting policy.

Transactions with affiliates

Transactions with Red Creek Asset Management LLC

In connection with the Company's investments in residential mortgage loans, the Company engages asset managers to provide advisory, consultation, asset management and other services. The Company engaged Red Creek Asset Management LLC ("Asset Manager"), a related party of the Manager and direct subsidiary of Angelo Gordon, as the asset manager for certain of its residential mortgage loans. The Company pays the Asset Manager separate arm's-length asset management fees as assessed periodically by a third-party valuation firm. The fees paid by the Company to the Asset Manager totaled \$0.6 million for the three months ended March 31, 2022 and 2021. As of March 31, 2022 and December 31, 2021, the Company recorded asset management fees payable of \$0.2 million and \$0.2 million, respectively.

Transactions with Arc Home

Arc Home may sell loans to the Company, third-parties, or affiliates of the Manager. The below table details the unpaid principal balance of Non-Agency Loans and Agency-Eligible Loans sold to the Company and a private fund under the management of Angelo Gordon during the three months ended March 31, 2022 and 2021 (in thousands).

	Three Months Ended			
		March 31, 2022		March 31, 2021
Residential mortgage loans sold to the Company	\$	377,832	\$	57,665
Residential mortgage loans sold to private funds under the management of Angelo Gordon		125,702		76,829

Arc Home may also enter into agreements with third-parties or affiliates of the Manager to sell rights to receive the excess servicing spread related to MSRs that it either purchases from third-parties or originates. The Company, directly or through its subsidiaries, previously entered into agreements with Arc Home to purchase rights to receive the excess servicing spread related to certain of Arc Home's MSRs, all of which were sold during 2021 as detailed below

In July 2021, the Company, alongside private funds under the management of Angelo Gordon, sold its remaining Agency Excess MSRs to Arc Home for total proceeds of \$9.9 million. The portfolio had a total unpaid principal balance of \$2.0 billion. The Company's share of the total proceeds was \$2.7 million, representing its approximate 45% ownership interest. Arc Home subsequently sold its MSR portfolio to a third party.

Securitization Transactions

In May 2021, the Company, alongside private funds under the management of Angelo Gordon, participated through its unconsolidated ownership interest in MATT in a rated Non-QM Loan securitization, in which Non-QM Loans with a fair value of \$171.4 million were securitized. Certain senior tranches in the securitization were sold to third parties with the Company and private funds under the management of Angelo Gordon retaining the subordinate tranches, which had a fair value of \$25.7 million as of June 30, 2021.

In November 2021, the Company, alongside a private fund under the management of Angelo Gordon, participated in a rated Non-QM Loan securitization, in which Non-QM Loans with a fair value of \$225.9 million were securitized. Upon evaluating its investment in the VIE, the Company determined it was not the primary beneficiary and, as a result, did not consolidate the securitization trust. In addition, the Company determined the sale of the residential mortgage loans into the securitization qualified for sale accounting and derecognized the loans from its consolidated balance sheets. Certain senior tranches in the securitization were sold to third-parties with the Company and the private fund under the management of Angelo Gordon retaining the subordinate tranches, which had a fair value of \$44.0 million as of December 31, 2021. The Company has a 40.9% interest in the retained subordinate tranches which represents its continuing involvement in the securitization trust. These retained subordinate tranches are included within the "Real estate securities, at fair value" line item on its consolidated balance sheets.

Transactions under the Company's Affiliated Transaction Policy

The below table details transactions where the Company purchased or sold assets from or to an affiliate of the Manager, respectively (\$ in millions). The transactions were executed in accordance with the Company's Affiliated Transaction Policy.

Date	Transaction	Fair value (1)		Pricing methodology
March 2021	Sale of real estate securities	\$	6.9	Competitive bidding process (2)
April 2021	Sale of real estate securities		16.8	Third party pricing vendors (3)
July 2021	Sale of real estate securities		17.6	Competitive bidding process (2)
October 2021	Purchase of real estate securities (4)		3.5	Third party pricing vendors (3)
November 2021	Purchase of residential mortgage loans (5)		181.8	Third party pricing vendors (3)

- (1) As of the transaction date.
- (2) The affiliate submitted an offer to purchase the securities from the Company in a competitive bidding process, which allowed the Company to confirm third-party market pricing and best execution.
- (3) Pricing was based on valuations prepared by third-party pricing vendors in accordance with the Company's policy.
- (4) The Company purchased the real estate securities through one of its unconsolidated affiliated entities.
- (5) MATT exercised its call rights on two securitization trusts in which it held interests in the subordinate tranches. Upon exercising its call rights and acquiring the remaining residential mortgage loans within the trusts, MATT sold the loans to the Company and a private fund under the management of Angelo Gordon in accordance with the Company's Affiliated Transactions Policy. As of the date of the transaction, the residential mortgage loans sold to the private fund had a total fair value of \$183.6 million.

11. Equity

Reverse stock split

On July 12, 2021, the Company announced that its Board of Directors approved a one-for-three reverse stock split of its outstanding shares of common stock. The reverse stock split was effected following the close of business on July 22, 2021. At the Effective Time, every three issued and outstanding shares of the Company's common stock were converted into one share of the Company's common stock. No fractional shares were issued in connection with the reverse stock split. Instead, each stockholder holding fractional shares was entitled to receive, in lieu of such fractional shares, cash in an amount determined based on the closing price of the Company's common stock on the date of the Effective Time. As a result, the number of common shares outstanding was reduced from 48,510,978 immediately prior to the Effective Time to 16,170,312. The reverse stock split applied to all of the Company's outstanding shares of common stock and did not affect any stockholder's ownership percentage of shares of the Company's common stock, except for immaterial changes resulting from the payment of cash for fractional shares. All per share amounts and common shares outstanding for all periods presented in the unaudited consolidated financial statements have been adjusted on a retroactive basis to reflect the Company's one-for-three reverse stock split.

Stock repurchase programs

On November 3, 2015, the Company's Board of Directors authorized a stock repurchase program ("Repurchase Program") to repurchase up to \$25.0 million of the Company's outstanding common stock. Such authorization does not have an expiration date. As part of the Repurchase Program, shares may be purchased in open market transactions, including through block purchases, through privately negotiated transactions, or pursuant to any trading plan that may be adopted in accordance with Rule 10b5-1 of the Exchange Act. Open market repurchases will be made in accordance with Exchange Act Rule 10b-18, which sets certain restrictions on the method, timing, price and volume of open market stock repurchases. Subject to applicable securities laws, the timing, manner, price and amount of any repurchases of common stock under the Repurchase Program may be determined by the Company in its discretion, using available cash resources. Shares of common stock repurchased by the Company under the Repurchase Program, if any, will be cancelled and, until reissued by the Company, will be deemed to be authorized but unissued shares of its common stock as required by Maryland law. The Repurchase Program may be suspended or discontinued by the Company at any time and without prior notice and the authorization does not obligate the Company to acquire any particular amount of common stock. The cost of the acquisition by the Company of shares of its own stock in excess of the aggregate par value of the shares first reduces additional paid-in capital, to the extent available, with any residual cost applied against retained earnings. No shares were repurchased under the Repurchase Program during the three months ended March 31, 2022 and 2021. Approximately \$11.0 million of common stock remained authorized for future share repurchases under the Repurchase Program as of March 31, 2022.

On February 22, 2021, the Company's Board of Directors authorized a stock repurchase program (the "Preferred Repurchase Program") pursuant to which the Company's Board of Directors granted a repurchase authorization to acquire shares of its Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock having an aggregate value of up to \$20.0 million. No share repurchases under the Preferred Repurchase Program have been made since its authorization.

Equity distribution agreements

On May 5, 2017, the Company entered into an equity distribution agreement with each of Credit Suisse Securities (USA) LLC and JMP Securities LLC (collectively, the "Sales Agents"), which the Company refers to as the "Equity Distribution Agreements," pursuant to which the Company may sell up to \$100.0 million aggregate offering price of shares of its common stock from time to time through the Sales Agents under the Securities Act of 1933. For the three months ended March 31, 2022, the Company did not issue any shares of common stock under the Equity Distribution Agreements. For the three months ended March 31, 2021, the Company sold 0.7 million shares of common stock under the Equity Distribution Agreements for net proceeds of approximately \$10.0 million. Since inception of the program, the Company has issued approximately 2.2 million shares of common stock under the Equity Distribution Agreements for gross proceeds of \$48.3 million.

Shelf registration statement

On May 7, 2021, the Company filed a new shelf registration statement, registering up to \$1.0 billion of its securities, including capital stock (the "2021 Registration Statement"). The 2021 Registration Statement became effective on May 26, 2021 and will expire on May 28, 2024. Upon effectiveness of the 2021 Registration Statement, the Company's previous registration statement filed in 2018 was terminated.

Common stock offering

On November 22, 2021, the Company completed a public offering of 7.0 million shares of its common stock and subsequently issued an additional 1.1 million shares pursuant to the underwriters' exercise of their over-allotment option at a price of \$9.98 per share. Net proceeds to the Company from the offering were approximately \$80.0 million, after deducting offering expenses.

Preferred stock

The Company is authorized to designate and issue up to 50.0 million shares of preferred stock, par value \$0.01 per share, in one or more classes or series. As of March 31, 2022 and December 31, 2021, there were 1.7 million, 3.7 million, and 3.7 million of Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock, respectively, issued and outstanding.

The following table includes a summary of preferred stock issued and outstanding as of March 31, 2022 (\$ and shares in thousands).

Preferred Stock Series	Issuance Date	Shares Outstanding	Carr	ying Value	I	Aggregate Liquidation reference (1)	Optional Redemption Date (2)	Rate (3)(4)
Series A Preferred Stock	August 3, 2012	1,663	\$	40,110	\$	41,580	August 3, 2017	8.25 %
Series B Preferred Stock	September 27, 2012	3,728		90,187		93,191	September 17, 2017	8.00 %
Series C Preferred Stock	September 17, 2019	3,729		90,175		93,220	September 17, 2024	8.000 %
Total		9.120	\$	220.472	\$	227,991		

- (1) The Company's Preferred Stock has a liquidation preference of \$25.00 per share.
- (2) Shares have no stated maturity and are not subject to any sinking fund or mandatory redemption. Shares of the Company's Preferred Stock are redeemable at \$25.00 per share plus accumulated and unpaid dividends (whether or not declared) exclusively at the Company's option. Shares of the Company's Series C Preferred Stock may be redeemable earlier than the optional redemption date under certain circumstances intended to preserve its qualification as a REIT for Federal income tax purposes.
- (3) The initial dividend rate for the Series C Preferred Stock, from and including the date of original issue to, but not including, September 17, 2024, is 8.000% per annum of the \$25.00 per share liquidation preference. On and after September 17, 2024, dividends on the Series C Preferred Stock will accumulate at a percentage of the \$25.00 liquidation preference equal to an annual floating rate of the then three-month LIBOR (or as replaced by the existing LIBOR cessation fallback language) plus a spread of 6.476% per annum.
- (4) Dividends are payable quarterly in arrears on the 17th day of each March, June, September and December and holders are entitled to receive cumulative cash dividends at the respective state rate per annum before holders of common stock are entitled to receive any cash dividends.

The Company's Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock generally do 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, holders of the Company's Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock voting together as a single class with the holders of all other classes or series of its preferred stock upon which like voting rights have been conferred and are exercisable and which are entitled to vote as a class with the Company's Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock will be entitled to vote to elect two additional directors to the Company's Board of Directors 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 any series of the Company's Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock cannot be made without the affirmative vote of holders of at least two-thirds of the outstanding shares of the series of the Company's Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock whose terms are being changed.

Exchange offers

The below details privately negotiated exchange agreements with existing holders of the Company's preferred shares exchanged for common shares during 2021. The Company did not complete any exchange offers during the three months ended March 31, 2022. Subsequent to each transaction, the Preferred Stock exchanged pursuant to the exchange agreement was reclassified as authorized but unissued shares of preferred stock without designation as to class or series (\$ in thousands).

	F	Preferred Shares Exchanged	1		
Date	Shares of Series A Preferred Stock	Shares of Series B Preferred Stock	Shares of Series C Preferred Stock	Total Preferred Stock Par Value	Common Shares Exchanged
March 17, 2021	153,325	350,609	_	\$ 12,59	937,462
June 14, 2021	_	86.478	154.383	6.02	2 429.802

12. Commitments and Contingencies

From time to time, the Company may become involved in various claims and legal actions arising in the ordinary course of business. As of March 31, 2022, the Company was not involved in any material legal proceedings.

The below table details the Company's outstanding commitments as of March 31, 2022 (in thousands).

Commitment type	Date of Commitment	Total Commitment		ommitment Funded Commitment		Remaining Commitmen	
Land Related Financing (1)	Various	\$	17,640	\$	13,569	\$	4,071
MATT Non-QM Loans (1)	January 28, 2022		15,607		_		15,607
Total		\$	33,247	\$	13,569	\$	19,678

⁽¹⁾ Refer to Note 2 and Note 10 "Investments in debt and equity of affiliates" for more information regarding LOTS and MATH.

13. Subsequent Events

The Company executed a rated Agency-Eligible securitization, in which loans with a fair value of \$398.7 million were securitized. The securitization converted financing from recourse financing with mark-to-market margin calls to non-recourse financing without mark-to-market margin calls.

The Company announced that on May 2, 2022 its Board of Directors declared second quarter 2022 preferred stock dividends on its Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock in the amount of \$0.51563, \$0.50 and \$0.50 per share, respectively. The dividends will be paid on June 17, 2022 to holders of record on May 31, 2022.

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

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

The following discussion should be read in conjunction with our consolidated financial statements and the accompanying notes to our consolidated financial statements, which are included in Item 1 of this report, as well as the information contained in our Annual Report on Form 10-K for the year ended December 31, 2021, and any subsequent filings.

Forward-Looking Statements

We make forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Securities Act"), and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), in this report that are subject to substantial known and unknown risks and uncertainties. These forward-looking statements include information about possible or assumed future results of our business, financial condition, liquidity, returns, results of operations, plans, yields, objectives, the composition of our portfolio, actions by governmental entities, including the Federal Reserve, and the potential effects of actual and proposed legislation on us, and our views on certain macroeconomic trends, and the impact of the novel coronavirus ("COVID-19"). When we use the words "believe," "expect," "anticipate," "estimate," "plan," "continue," "intend," "should," "may" or similar expressions, we intend to identify forward-looking statements.

These forward-looking statements are based upon information presently available to our management and are inherently subjective, uncertain and subject to change. There can be no assurance that actual results will not differ materially from our expectations. Some, but not all, of the factors that might cause such a difference include, without limitation:

- the uncertainty and economic impact of the COVID-19 pandemic (including the impact of any significant variants) and of responsive measures implemented by various governmental authorities, businesses and other third parties, and the potential impact of COVID-19 on our personnel;
- changes in our business and investment strategy;
- · our ability to predict and control costs;
- · changes in interest rates and the fair value of our assets, including negative changes resulting in margin calls relating to the financing of our assets;
- changes in the yield curve;
- changes in prepayment rates on the loans we own or that underlie our investment securities;
- · regulatory and structural changes in the residential loan market and its impact on non-agency mortgage markets;
- increased rates of default or delinquencies and/or decreased recovery rates on our assets;
- our ability to obtain and maintain financing arrangements on terms favorable to us or at all;
- our ability to enter into securitization transactions on the terms and pace anticipated or at all;
- · changes in general economic conditions, in our industry and in the finance and real estate markets, including the impact on the value of our assets;
- · conditions in the market for Residential Investments and Agency RMBS;
- legislative and regulatory actions by the U.S. Congress, U.S. Department of the Treasury, the Federal Reserve and other agencies and instrumentalities in response to the economic effects of the COVID-19 pandemic;
- the forbearance program included in the Coronavirus Aid, Relief, and Economic Security Act (the "CARES Act");
- our ability to make distributions to our stockholders in the future;
- · our ability to maintain our qualification as a REIT for federal tax purposes; and
- our ability to qualify for an exemption from registration under the Investment Company Act of 1940, as amended (the "Investment Company Act").

We caution investors not to rely unduly on any forward-looking statements, which speak only as of the date made, and urge you to carefully consider the risks noted above and identified under the captions "Risk Factors," and "Management's Discussion and Analysis of Financial Condition and Results of Operations" in our Annual Report on Form 10-K for the year ended December 31, 2021 and any subsequent filings. New risks and uncertainties arise from time to time, and it is impossible for us to predict those events or how they may affect us. Except as required by law, we are not obligated to, and do not intend to, update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. All forward-looking statements that we make, or that are attributable to us, are expressly qualified by this cautionary notice.

Executive Summary

During the first quarter of 2022, we continued to grow our portfolio of newly-originated residential mortgage loans and increase our pace of securitization activity in order to obtain long-term, non-recourse financing without mark-to-market margin calls. We also reduced our exposure to Agency RMBS and ended the quarter with \$137.9 million of liquidity to provide for continued growth and execution of our business strategy. Total liquidity consisted of \$50.5 million of cash, \$48.5 million of unencumbered Agency RMBS that we held as of quarter end, and \$38.9 million of unencumbered Agency RMBS which we sold during March 2022, but which settled in April 2022. See below for detail on these activities during the first quarter 2022.

Investment Activity

- Purchased Non-Agency Loans with a fair value of \$604.6 million, \$329.2 million of which were purchased from Arc Home, our residential
 mortgage loan originator in which we own an approximate 44.6% interest; and
- Purchased Agency-Eligible Loans with a fair value of \$343.3 million, \$57.3 million of which were purchased from Arc Home.

Financing Activity

- Executed three rated securitizations converting financing from recourse financing with mark-to-market margin calls to non-recourse financing without mark-to-market margin calls;
 - Securitized Non-Agency Loans with a total unpaid principal balance of \$681.8 million;
 - Securitized Agency-Eligible Loans with a total unpaid principal balance of \$464.3 million; and
- Subsequent to quarter end, executed our second rated securitization of Agency-Eligible Loans, in which loans with an unpaid principal balance of \$425.5 million were securitized.

Our company

We are a residential mortgage REIT with a focus on investing in a diversified risk-adjusted portfolio of residential mortgage-related assets in the U.S. mortgage market. Our objective is to provide attractive risk-adjusted returns to our stockholders over the long-term, primarily through dividends and capital appreciation.

We focus our investment activities primarily on acquiring and securitizing newly-originated residential mortgage loans within the growing non-agency segment of the housing market. We obtain our assets through Arc Home, LLC ("Arc Home"), our residential mortgage loan originator in which we own an approximate 44.6% interest, and through other third-party origination partners. We finance our acquired loans through various financing lines on a short-term basis and utilize Angelo, Gordon & Co., L.P.'s ("Angelo Gordon") proprietary securitization platform to secure long-term, non-recourse, non-mark-to-market financing as market conditions permit. Through our ownership in Arc Home, we also have exposure to mortgage banking activities. Arc Home is a multi-channel licensed mortgage originator and servicer primarily engaged in the business of originating and selling residential mortgage loans while retaining the mortgage servicing rights associated with certain loans that it originates.

Our investment portfolio (which excludes our ownership in Arc Home) includes Residential Investments and Agency RMBS. Currently, our Residential Investments primarily consist of newly originated Non-Agency Loans and Agency-Eligible Loans, which we refer to as our target assets. In addition, we may also invest in other types of residential mortgage loans and other mortgage related assets. As of March 31, 2022, the Company's investment portfolio consisted of the following:

Asset Class	Description
Target Assets	
Non-Agency Loans	 Non-Agency Loans are loans that do not conform to the underwriting guidelines of a government-sponsored enterprise ("GSE"). Non-Agency Loans consist of Qualified mortgage loans ("QM Loans") and Non-Qualified mortgage loans ("Non-QM Loans"). QM Loans are residential mortgage loans that comply with the Ability-To-Repay rules and related guidelines of the Consumer Finance Protection Bureau ("CFPB"). Non-QM Loans are residential mortgage loans that do not satisfy the requirements for QM Loans and are therefore not deemed to be a "qualified mortgage," under the rules of the CFPB. Non-Agency Loans are either held directly by us or held indirectly through our investment in Mortgage Acquisition Trust I LLC ("MATT"). Non-Agency Loans held directly are included in the "Residential mortgage loans, at fair value" or the "Securitized residential mortgage loans, at fair value" line items on our consolidated balance sheets. Non-Agency Loans held indirectly through MATT are included in the "Investments in debt and equity of affiliates" line item on our consolidated balance sheets. Certain retained tranches from unconsolidated Non-Agency Loan securitizations are included in the "Real estate securities, at fair value" line item on our consolidated balance sheets.
Agency-Eligible Loans	 Agency-Eligible Loans are loans that are underwritten in accordance with GSE guidelines and are primarily secured by investment properties. Agency-Eligible Loans held directly are included in the "Residential mortgage loans, at fair value" or the "Securitized residential mortgage loans, at fair value" line items on our consolidated balance sheets.
Other Residential Mortgage	e Related Assets
Re/Non-Performing Loans	 Performing, re-performing, and non-performing loans are residential mortgage loans collateralized by a first lien mortgaged property. Re/Non-Performing loans are primarily held through interests in certain consolidated trusts. These investments are included in the "Securitized residential mortgage loans, at fair value" line item on our consolidated balance sheets. Certain retained tranches from unconsolidated Re/Non-Performing Loan securitizations which we hold alongside other private funds under the management of Angelo Gordon are included in the "Investments in debt and equity of affiliates" line item on our consolidated balance sheets.
Land Related Financing	 First mortgage loans originated to third-party land developers and home builders for purposes of the acquisition and horizontal development of land. These loans are held through our unconsolidated affiliates and are included in the "Investments in debt and equity of affiliates" line item on our consolidated balance sheets.
Agency RMBS	 Agency RMBS represent interests in pools of residential mortgage loans guaranteed by a GSE such as Fannie Mae or Freddie Mac, or an agency of the U.S. Government such as Ginnie Mae. These investments are included in the "Real estate securities, at fair value" line item on our consolidated balance sheets.

Our primary sources of income are net interest income from our investment portfolio, changes in the fair value of our investments, and income from our investment in Arc Home. Net interest income consists of the interest income we earn on investments less the interest expense we incur on borrowed funds and any costs related to hedging. Income from our investment in Arc Home is generated through its mortgage banking activities which represents the origination and subsequent sale of residential mortgage loans and servicing income sourced from its portfolio of mortgage servicing rights.

We were incorporated in Maryland on March 1, 2011 and commenced operations in July 2011. We conduct our operations to qualify and be taxed as a REIT for U.S. federal income tax purposes. Accordingly, we generally will not be subject to U.S. federal income taxes on our taxable income that we distribute currently to our stockholders as long as we maintain our intended qualification as a REIT, with the exception of business conducted in our domestic taxable REIT subsidiaries ("TRS") which are subject to corporate income tax. We also operate our business in a manner that permits us to maintain our exemption from registration under the Investment Company Act.

Our Manager and Angelo Gordon

We are externally managed by AG REIT Management, LLC (our "Manager"), a subsidiary of Angelo, Gordon & Co., L.P. ("Angelo Gordon"), pursuant to a management agreement. Pursuant to the terms of our management agreement, our Manager provides us with our management team, including our officers, along with appropriate support personnel. All of our officers are employees of Angelo Gordon or its affiliates. We do not have any employees. Our Manager is at all times subject to the supervision and oversight of our Board of Directors and has only such functions and authority as our Board of Directors delegates to it. Our Manager has delegated to Angelo Gordon the overall responsibility with respect to our Manager's day-to-day duties and obligations arising under our management agreement.

Through our relationship with our Manager, we benefit from the expertise and relationships that Angelo Gordon has established which provides us with resources to generate attractive risk-adjusted returns for our stockholders. Our management has significant experience in the mortgage industry and expertise in structured credit investments. We are able to leverage our Manager, along with our ownership interest in Arc Home, a vertically integrated origination platform, to access investment opportunities in the non-agency residential mortgage loan market. This strategic advantage has enabled us to grow our investment portfolio and remain active in the securitization markets, utilizing Angelo Gordon's proprietary securitization platform to deliver non-agency investments to a diverse mix of investors.

Market conditions

During the first quarter 2022, the financial markets were generally weaker and volatile amid the Federal Reserve rate-hike cycle, high inflation readings, the Ukraine-Russia war and the uncertainty as to whether the Federal Reserve can formulate and implement monetary policy that will avoid recession and generate a so called soft landing for the economy. Notwithstanding the macro environment, mortgage fundamentals continued to be favorable, and some signs of normalization to pre-pandemic levels continued to emerge. Prepayment speeds have declined and were 10% to 20% higher than pre-pandemic levels after having been as much as 150% higher. The overall forbearance rate in the mortgage market continued to fall, and servicers began offering more modifications to cure delinquent statuses. The latest reading from the S&P/CoreLogic Case-Shiller index showed home prices increased by 19.2% year over year in January 2022, while the CoreLogic Home Price Index rose 20% in February 2022. Limited availability of homes against fundamentally strong housing demand has been a driving factor for persistent home price appreciation.

Non-Agency Loans and Securitizations: Expectations for the Federal Reserve to begin a cycle of tightening drove benchmark rates as well as credit spreads considerably higher throughout the quarter. Generic new issue AAA Non-QM yields ended the quarter slightly above 4% compared to being just under 2% to at the end of 2021. Credit spreads began the quarter approximately 100 basis points over benchmark rates and widened out steadily before finding some stability in the final weeks of the quarter, settling in at approximately 175 basis points over benchmark rates. Originators and whole loan pricing were similarly negatively affected as mortgage rates rose materially where the Freddie Mac Primary Mortgage Market Survey ended 2021 at 3.11% and rose to 4.67% by March 31, 2022. Some newly originated loan packages transacted in the quarter were priced at a discount as consumers were able to lock in lower interest rates prior to the recent increase experienced in the market. Non-QM loans were hit particularly hard as securitization remains the primary means for monetization, whereas alternative sources of liquidity exists for other sectors through outlets such as the GSEs or banks.

Agency RMBS: Nominal spreads on Agency MBS finally capitulated to the Federal Reserve's recent focus on the rate-hike cycle with the spreads between current coupon and a blend of 5-year and 10-year US Treasury yields widening by roughly 40bps to levels not seen since 2014 outside of March of 2020. While origination has fallen materially with the move in rates, significant rate volatility and uncertainty over the path of the Federal Reserve's balance sheet reduction, with talk of outright sales of MBS, has reduced demand sharply from investors. Spreads now incorporate an elevated risk premium, but continued uncertainty and rate volatility pose headwinds to a recovery near-term.

Non-Agency RMBS: Spreads for securitized residential debt sectors were wider, sometimes sharply, during the first quarter amid broad-based risk-off sentiment and risk-free rate increase that occupied much of the tone to start the year. Credit risk transfer ("CRT") tranches were as much 200 to 300 basis points wider to end the quarter. As the quarter turned, CRT spreads started to reverse course as risk appetite increased with new issuances several times oversubscribed owing to relative value against corporate credit and additional demand generated by new investors to the CRT market. Other mortgage credit sectors also widened during the quarter. Seasoned RMBS widened by 80 basis points to around 200 to 230 basis points, and AAA rated tranches of Non-QM transactions also widened by 80 basis points to 170 basis points. Quarterly new issuance of RMBS rose 24% year-over-year to \$51 billion in the first quarter on higher Non-QM, CRT and agency-eligible issuance, and compared to the fourth quarter, RMBS new issuance was a little lower, falling from \$64 billion at the end of 2021. Non-QM and Jumbo

loans were the most active sectors during the first quarter, at \$12.6 billion and \$11.3 billion, respectively, followed by CRT at \$9.1 billion.

In light of various market uncertainties, such as uncertainties of the COVID-19 pandemic for the U.S. and global economy, geopolitical risks and interest rate volatility, there can be no assurance that the trends and conditions described above will not change in a manner materially adverse to the mortgage REIT industry and/or our Company.

Presentation of investment, financing and hedging activities

In the "Investment activities," "Financing activities," "Hedging activities," and "Liquidity and capital resources" sections of this Item 2, we present information on our investment portfolio and the related financing arrangements inclusive of unconsolidated ownership interests in affiliates that are accounted for under GAAP using the equity method. Our investment portfolio excludes our investment in Arc Home.

Our investment portfolio and the related financing arrangements are presented along with a reconciliation to GAAP. This presentation of our investment portfolio is consistent with how our management team evaluates the business, and we believe this presentation, when considered with the GAAP presentation, provides supplemental information useful for investors in evaluating our investment portfolio and financial condition. See Notes 2 and 10 to the "Notes to Consolidated Financial Statements (unaudited)" for a discussion of investments in debt and equity of affiliates. See below for further terms used when describing our investment portfolio.

- Our "Investment portfolio" includes our Residential Investments and Agency RMBS, inclusive of TBAs.
- Our "Residential Investments" refer to our residential mortgage loans and Non-Agency RMBS.
 - "Residential mortgage loans" or "Loans" refer to our Non-Agency Loans, Agency-Eligible Loans, and Re/Non-Performing Loans (exclusive of retained tranches from unconsolidated securitizations) and Land Related Financing.
 - "Non-Agency RMBS" refer to the retained tranches from unconsolidated securitizations of Non-Agency Loans and Re/Non-Performing Loans.
- "Real estate securities" refers to our Non-Agency RMBS and Agency RMBS, inclusive of TBAs.
- Our "GAAP Investment portfolio" includes our GAAP Residential Investments and Agency RMBS.
- Our "GAAP Residential Investments" refer to our Residential Investments exclusive of all investments held within affiliated entities.

For a reconciliation of our Investment portfolio to our GAAP Investment portfolio, see the GAAP Investment Portfolio Reconciliation Table below.

Special Note Regarding COVID-19 Pandemic

In March 2020, the global pandemic associated with COVID-19 and the related economic conditions caused financial and mortgage-related asset markets to come under extreme duress, resulting in credit spread widening, a sharp decrease in interest rates and unprecedented illiquidity in repurchase agreement financing and MBS markets. The illiquidity was exacerbated by inadequate demand for MBS among primary dealers due to balance sheet constraints.

Although market conditions have improved, the COVID-19 pandemic is ongoing with new variants emerging despite growing vaccination rates. As a result, the full impact of COVID-19 (including the impact of any significant variants) on the mortgage REIT industry, credit markets, and, consequently, on our financial condition and results of operations for future periods remains uncertain. Future developments with respect to the COVID-19 pandemic, including among others, the emergence of new variants, the effectiveness and durability of current vaccines and government stimulus measures, could materially and adversely affect our business, operations, operating results, financial condition, liquidity, or capital levels.

Results of Operations

Our operating results can be affected by a number of factors and primarily depend on the size and composition of our investment portfolio, the level of our net interest income, the fair value of our assets and the supply of, and demand for, our investments in residential mortgage loans in the marketplace, among other things, which can be impacted by unanticipated credit events, such as defaults, liquidations or delinquencies, experienced by borrowers whose residential mortgage loans are included in our investment portfolio and other unanticipated events in our markets. Our primary source of net income or loss available to common stockholders is our net interest income, less our cost of hedging, which represents the difference between

the interest earned on our investment portfolio and the costs of financing and economic hedges in place on our investment portfolio, as well as any income or losses from our equity investments in affiliates.

Three Months Ended March 31, 2022 compared to the Three Months Ended March 31, 2021

The table below presents certain information from our consolidated statements of operations for the three months ended March 31, 2022 and 2021 (in thousands).

		Three Months Ended					
	Mar	ch 31, 2022	M	Iarch 31, 2021	Increase/(Decrease)		
Statement of Operations Data:							
Net Interest Income							
Interest income	\$	33,417	\$	12,119	\$	21,298	
Interest expense		16,122		4,061		12,061	
Total Net Interest Income		17,295		8,058		9,237	
Other Income/(Loss)							
Net interest component of interest rate swaps		(2,270)		(741)		(1,529)	
Net realized gain/(loss)		8,783		(4,038)		12,821	
Net unrealized gain/(loss)		(22,420)		19,849		(42,269)	
Other income/(loss), net		_		37		(37)	
Total Other Income/(Loss)		(15,907)		15,107		(31,014)	
Expenses							
Management fee to affiliate		1,962		1,654		308	
Other operating expenses		3,688		4,150		(462)	
Transaction related expenses		5,879		(167)		6,046	
Servicing fees		1,007		615		392	
Total Expenses		12,536		6,252		6,284	
Income/(loss) before equity in earnings/(loss) from affiliates		(11,148)		16,913		(28,061)	
Equity in earnings/(loss) from affiliates		(2,054)		26,336		(28,390)	
Net Income/(Loss)		(13,202)		43,249		(56,451)	
Gain on Exchange Offers, net		_		358		(358)	
Dividends on preferred stock		(4,586)		(4,924)		338	
Net Income/(Loss) Available to Common Stockholders	\$	(17,788)	\$	38,683	\$	(56,471)	

Interest income

Interest income is calculated using the effective interest method for our GAAP investment portfolio.

Interest income increased from March 31, 2021 to March 31, 2022 primarily due to an increase in the size of our portfolio. The weighted average amortized cost of our GAAP investment portfolio increased by \$2.0 billion from \$1.4 billion for the three months ended March 31, 2021 to \$3.4 billion for the three months ended March 31, 2022. The increase was primarily driven by purchases of Non-Agency Loans and Agency-Eligible Loans during the period. This increase was coupled with an increase of 0.59% in the weighted average yield of our GAAP investment portfolio from 3.39% for the three months ended March 31, 2021 to 3.98% for the three months ended March 31, 2022.

Interest expense

Interest expense is calculated based on the actual financing rate and the outstanding financing balance of our GAAP investment portfolio.

Interest expense increased from March 31, 2021 to March 31, 2022 primarily due to an increase in the amount of financing on our GAAP investment portfolio, inclusive of securitized debt, during the period. The weighted average financing balance on our GAAP investment portfolio, inclusive of securitized debt, increased by \$1.9 billion from \$1.2 billion for the three months ended March 31, 2021 to \$3.1 billion for the three months ended March 31, 2022. The increase was driven by the issuance of securitized debt as well as financing added on purchases of Non-Agency Loans and Agency-Eligible Loans during the period. This was coupled with an increase of 0.74% in the weighted average financing rate on our GAAP investment portfolio, inclusive of securitized debt, from 1.37% for the three months ended March 31, 2021 to 2.11% for the three months ended March 31, 2022.

Net interest component of interest rate swaps

Net interest component of interest rate swaps represents the net interest income received or expense paid on our interest rate swaps.

The net interest component of interest rate swap expense increased from March 31, 2021 to March 31, 2022 primarily due to an increase in the size of our interest rate swap portfolio and an increase in the net pay rate. As of March 31, 2022, we held an interest rate swap portfolio with a notional value of \$1.4 billion, a weighted average receive-variable rate of 0.30%, and a weighted average pay-fix rate of 1.27%. As of March 31, 2021, we held an interest rate swap portfolio with a notional value of \$1.1 billion, a weighted average receive-variable rate of 0.20%, and a weighted average pay-fix rate of 0.80%.

Net realized gain/(loss)

The following table presents a summary of net realized gain/(loss) for the three months ended March 31, 2022 and 2021 (in thousands).

	Three Months Ended			
		March 31, 2022		March 31, 2021
Sales of residential mortgage loans and loans transferred to or sold from Other assets	\$	(58)	\$	(469)
Sales of real estate securities		(16,840)		(500)
Settlement of derivatives and other instruments		25,681		(165)
Sales of commercial loans		_		(2,904)
Total Net realized gain/(loss)	\$	8,783	\$	(4,038)

Net unrealized gain/(loss)

The following table presents a summary of net unrealized gain/(loss) for the three months ended March 31, 2022 and 2021 (in thousands).

	Three Months Ended				
	Ma	arch 31, 2022	Ma	rch 31, 2021	
Residential mortgage loans	\$	(158,147)	\$	10,829	
Real estate securities		(11,425)		(23,960)	
Securitized debt		97,235		(2,045)	
Derivatives		49,917		28,484	
Commercial loans		_		6,473	
Excess mortgage servicing rights		_		68	
Total Net unrealized gain/(loss)	\$	(22,420)	\$	19,849	

Management fee to affiliate

Our management fee is based upon a percentage of our Stockholders' Equity. See the "Contractual obligations" section of this Item 2 for further detail on the calculation of our management fee and for the definition of Stockholders' Equity. Management fees increased from March 31, 2021 to March 31, 2022 primarily due to an increase in our Stockholder's Equity as calculated pursuant to our Management Agreement resulting from our November 2021 common stock offering.

Other operating expenses

Other operating expenses is primarily comprised of professional fees, directors' and officers' ("D&O") insurance, directors' compensation, and certain non-investment related and investment related expenses reimbursable to the Manager. We are required to reimburse our Manager or its affiliates for operating expenses incurred by our Manager or its affiliates on our behalf, including certain compensation expenses and other expenses relating to legal, accounting, due diligence, and other services. Refer to the "Contractual obligations" section below for more detail on certain expenses reimbursable to the Manager. The following table presents a summary of Other operating expenses broken out between non-investment related expenses and investment related expenses for the three months ended March 31, 2022 and 2021 (in thousands).

	Three Months Ended			
	 March 31, 2022	Marcl	1 31, 2021	
Non Investment Related Expenses				
Affiliate expense reimbursement - Operating expenses (1)	\$ 1,405	\$	1,250	
Professional fees	467		1,225	
D&O insurance	327		394	
Directors' compensation	168		168	
Other	307		156	
Total Non Investment Related Expenses	2,674		3,193	
Investment Related Expenses				
Affiliate expense reimbursement - Deal related expenses	135		281	
Residential mortgage loan asset management fees	544		427	
Other	335		249	
Total Investment Related Expenses	1,014		957	
Total Other operating expenses	\$ 3,688	\$	4,150	

⁽¹⁾ For the year ended December 31, 2021, the Manager agreed to waive its right to receive expense reimbursements of \$0.8 million. For the three months ended March 31, 2021, \$0.2 million of the waived reimbursable expenses is included within the "Affiliated expense reimbursement - Operating expenses" line item above.

Transaction related expenses

Transaction related expenses are expenses associated with purchasing and securitizing residential mortgage loans as well as certain other transaction and performance related fees associated with assets we invest in. These fees increased from the three months ended March 31, 2021 to the three months ended March 31, 2022 primarily as a result of the upfront expenses on the three securitizations transacted in the first quarter of 2022. No securitizations were transacted during the first quarter of 2021.

Servicing fees

We incur servicing fee expenses in connection with the servicing of our residential mortgage loans. The weighted average cost of our GAAP residential mortgage loan portfolio increased by \$2.5 billion from \$0.5 billion for the three months ended March 31, 2021 to \$3.0 billion for the three months ended March 31, 2022 resulting from purchases of Non-Agency Loans and Agency-Eligible Loans. As a result, servicing fees increased from the three months ended March 31, 2021 to the three months ended March 31, 2022.

Equity in earnings/(loss) from affiliates

Equity in earnings/(loss) from affiliates represents our share of earnings and profits of investments held within affiliated entities. Substantially all of these investments are comprised of real estate securities, loans, and our investment in AG Arc which holds our investment in Arc Home. The below table reconciles the net income/(loss) to the "Equity in earnings/(loss) from affiliates" line item on our consolidated statements of operations (in thousands).

		Three Months Ended			
	March	31, 2022 Ma	rch 31, 2021		
MATT Non-QM Loans	\$	(889) \$	14,646		
Land Related Financing		502	710		
Re/Non-Performing Loans		3	4,623		
AG Arc (1)		(1,670)	6,340		
Other		_	17		
Equity in earnings/(loss) from affiliates	\$	(2,054) \$	26,336		

(1) The earnings/(loss) at AG Arc during the three months ended March 31, 2022 were primarily the result of \$3.1 million related to changes in the fair value of the MSR portfolio held by Arc Home, offset by \$(2.4) million of losses related to Arc Home's lending and servicing operations. The earnings recognized by AG Arc do not include our portion of gains recorded by Arc Home in connection with the sale of residential mortgage loans to us. For the three months ended March 31, 2022 and 2021, we eliminated \$2.4 million and \$0.5 million of intra-entity profits recognized by Arc Home, respectively, and also decreased the cost basis of the underlying loans we purchased by the same amount, respectively. Refer to Note 2 to the "Notes to Consolidated Financial Statements (unaudited)" for more information on this accounting policy.

Gain on Exchange Offers, net

We completed a privately negotiated exchange offer during the three months ended March 31, 2021. As a result of the exchange offer, we exchanged 153,325 shares of our 8.25% Series A Cumulative Redeemable Preferred Stock ("Series A Preferred Stock") and 350,609 shares of our 8.00% Series B Cumulative Redeemable Preferred Stock ("Series B Preferred Stock") for a total of 937,462 shares of common stock. We recognized a gain of \$0.4 million in connection with the offer. There were no exchange offers transacted during the three months ended March 31, 2022.

Book value and Adjusted book value per share

The below table details book value and adjusted book value per common share. Per share amounts for book value are calculated using all outstanding common shares in accordance with GAAP, including all vested shares issued to our Manager and our independent directors under our equity incentive plans as of quarter-end.

	March 31, 2022	December 31, 2021
Book value per common share (1)	\$ 13.68	\$ 14.64
Adjusted book value per common share (2)	13.37	14.32

- (1) Calculated using stockholders' equity less net proceeds of \$220.5 million on our issued and outstanding preferred stock as the numerator.
- (2) Calculated using stockholders' equity less the liquidation preference of \$228.0 million on our issued and outstanding preferred stock as the numerator.

Net interest margin and leverage ratio

Net interest margin and leverage ratio are metrics that management believes should be considered when evaluating the performance of our investment portfolio.

GAAP net interest margin and non-GAAP net interest margin, a non-GAAP financial measure, are calculated by subtracting the weighted average cost of funds from the weighted average yield for our GAAP investment portfolio and our investment portfolio, respectively. The weighted average yield represents an effective interest rate, which utilizes all estimates of future cash flows and adjusts for actual prepayment and cash flow activity as of quarterend. The calculation of weighted average yield is weighted on fair value at quarter-end. The weighted average cost of funds is the sum of the weighted average funding costs on total financing arrangements outstanding at quarter-end, including all non-recourse financing arrangements, and our weighted average hedging cost, which is the weighted average of the net pay rate on our interest rate swaps. GAAP and non-GAAP cost of funds are weighted by the outstanding financing arrangements on our GAAP investment portfolio and our investment portfolio, respectively, and the fair value of securitized debt at quarter-end.

Our leverage ratio is determined by our portfolio mix as well as many additional factors, including the liquidity of our portfolio, the availability and price of our financing, the available capacity to finance our assets, and anticipated regulatory developments. See the "Financing activities" section below for more detail on our leverage ratio.

The table below sets forth the net interest margin and leverage ratio on our investment portfolio as of March 31, 2022 and March 31, 2021 and a reconciliation to the net interest margin and leverage ratio on our GAAP investment portfolio.

March 31, 2022

		Investments in Debt	
Weighted Average	GAAP Investment Portfolio	and Equity of Affiliates	Investment Portfolio (a)
Yield	4.09 %	7.43 %	4.15 %
Cost of Funds (b)	2.72 %	3.21 %	2.73 %
Net Interest Margin	1.37 %	4.22 %	1.42 %
Leverage Ratio (c)	5.8x	(d)	2.7x
,,			

March 31, 2021

Weighted Average	GAAP Investment Portfolio	Investments in Debt and Equity of Affiliates	Investment Portfolio (a)
Yield	3.31 %	13.09 %	4.44 %
Cost of Funds (b)	1.83 %	2.73 %	1.77 %
Net Interest Margin	1.48 %	10.36 %	2.67 %
Leverage Ratio (c)	3.2x	(d)	2.6x

- (a) Excludes any net TBA positions.
- (b) Includes cost of non-recourse financing arrangements.
- (c) The leverage ratio on our GAAP Investment Portfolio represents GAAP leverage. The leverage ratio on our investment portfolio represents Economic Leverage as defined below in the "Financing Activities" section.
- (d) Refer to the "Financing activities" section below for an aggregate breakout of leverage.

Core Earnings

One of our objectives is to generate net income from net interest margin on the portfolio, and management uses Core Earnings, as one of several metrics, to help measure our performance against this objective. Management believes that this non-GAAP measure, when considered with our GAAP financial statements, provides supplemental information useful for investors to help evaluate our financial performance. However, management also believes that our definition of Core Earnings has important limitations as it does not include certain earnings or losses our management team considers in evaluating our financial performance. Our presentation of Core Earnings may not be comparable to similarly-titled measures of other companies, who may use different calculations. This non-GAAP measure should not be considered a substitute for, or superior to, Net Income/(loss) available to common stockholders or Net income/(loss) per diluted common share calculated in accordance with GAAP. Our GAAP financial results and the reconciliations from these results should be carefully evaluated.

We define Core Earnings, a non-GAAP financial measure, as Net Income/(loss) available to common stockholders excluding (i) (a) unrealized gains/(losses) on loans, real estate securities, derivatives and other investments, inclusive of our investment in AG Arc, and (b) net realized gains/(losses) on the sale or termination of such instruments, (ii) any transaction related expenses incurred in connection with the acquisition, disposition, or securitization of our investments, (iii) accrued deal-related performance fees payable to third party operators to the extent the primary component of the accrual relates to items that are excluded from Core Earnings, such as unrealized and realized gains/(losses), (iv) realized and unrealized changes in the fair value of Arc Home's net mortgage servicing rights and the derivatives intended to offset changes in the fair value of those net mortgage servicing rights, (v) deferred taxes recognized at our taxable REIT subsidiaries, if any, and (vi) any gains/(losses) associated with exchange transactions on our common and preferred stock. Items (i) through (vi) above include any amount related to those items held in affiliated entities. Management considers the transaction related expenses referenced in (ii) above to be similar to realized losses incurred at the acquisition, disposition, or securitization of an asset and does not view them as being part of its core operations. Management views the exclusion described in (iv) above to be consistent with how it calculates Core Earnings on the remainder of its portfolio. Management excludes all deferred taxes because it believes deferred taxes are not representative of current operations. Core Earnings include the net interest income and other income earned on our investments on a yield adjusted basis, including TBA dollar roll income/(loss) or any other investment activity that may earn or pay net interest or its economic equivalent.

A reconciliation of "Net Income/(loss) available to common stockholders" to Core Earnings for the three months ended March 31, 2022 and 2021 is set forth below (in thousands, except per share data).

	Three Months 1	Ended
	March 31, 2022	March 31, 2021
Net Income/(loss) available to common stockholders	\$ (17,788) \$	38,683
Add (Deduct):		
Net realized (gain)/loss	(8,783)	4,038
Net unrealized (gain)/loss	22,420	(19,849)
Transaction related expenses and deal related performance fees (1)	6,132	(12)
Equity in (earnings)/loss from affiliates	2,054	(26,336)
Net interest income and expenses from equity method investments (2)(3)	(2,550)	7,322
Other (income)/loss, net	_	(14)
(Gains) from Exchange Offers, net	_	(358)
Dollar roll income/(loss)	(1,977)	_
Core Earnings	\$ (492) \$	3,474
Core Earnings, per Diluted Share (4)	\$ (0.02) \$	0.25

- (1) For the three months ended March 31, 2022 and 2021, total transaction related expenses and deal related performance fees included \$5.9 million and \$(0.2) million, respectively, recorded within the "Transaction related expenses" line item and \$0.2 million and \$0.2 million, respectively, recorded within the "Interest expense" line item, which relates to the amortization of deferred financing costs.
- (2) For the three months ended March 31, 2022 and 2021, \$4.4 million or \$0.18 per share and \$2.6 million or \$0.18 per share, respectively, of realized and unrealized changes in the fair value of Arc Home's net mortgage servicing rights and corresponding derivatives were excluded from Core Earnings, net of deferred tax expense. Additionally, for the three months ended March 31, 2022 and 2021, \$(2.5) million or \$(0.10) per share and \$0.6 million or \$0.04 per share, respectively, of unrealized changes in the fair value of our investment in Arc Home were excluded from Core Earnings.
- (3) Core income or loss recognized by AG Arc does not include our portion of gains recorded by Arc Home in connection with the sale of residential mortgage loans to us. For the three months ended March 31, 2022 and 2021, we eliminated \$2.4 million or \$0.10 per share and \$0.5 million or \$0.03 per share of intra-entity profits recognized by Arc Home, respectively, and also decreased the cost basis of the underlying loans we purchased by the same amount. Refer to Note 2 to the "Notes to Consolidated Financial Statements (unaudited)" for more information on this accounting policy.
- (4) All per share amounts for all periods presented have been adjusted to reflect the one-for-three reverse stock split.

Investment activities

We aim to allocate capital to investment opportunities with attractive risk/return profiles in our target asset classes. Our investment activities primarily include acquiring and securitizing newly-originated residential mortgage loans. We finance our acquired loans through various financing lines on a short-term basis and securitize the loans to obtain long-term, non-recourse, non-mark-to-market financing as market conditions permit. We are also currently investing in Agency RMBS to utilize excess liquidity. Our investment and capital allocation decisions depend on prevailing market conditions and compliance with Investment Company Act and REIT tests, among other factors, and may change over time in response to opportunities available in different economic and capital market environments. As a result, in reacting to market conditions and taking into account a variety of other factors, including liquidity, duration, and interest rate expectations, the mix of our assets changes over time as we deploy capital. We actively evaluate our investments based on factors including, among others, the characteristics of the underlying collateral, geography, expected return, expected future prepayment trends, supply of and demand for our investments, costs of financing, costs of hedging, expected future interest rate volatility, and the overall shape of the U.S. Treasury and interest rate swap yield curves.

We allocate our equity by investment type using the fair value of our investment portfolio, less any associated leverage, inclusive of any long TBA position (at cost). We allocate all non-investment portfolio related assets and liabilities to our investment portfolio based on the characteristics of such assets and liabilities in order to sum to stockholders' equity per the consolidated balance sheets. Our equity allocation method is a non-GAAP methodology and may not be comparable to the similarly titled measure or concepts of other companies, who may use different calculations and allocation methodologies.

The following table presents a summary of the allocated equity of our investment portfolio as of March 31, 2022 and December 31, 2021 (\$ in thousands).

	Allocate	ed E	quity	Percent of	of Equity			
	March 31, 2022 December 31, 2021		March 31, 2022	December 31, 2021				
Residential Investments \$	467,053	\$	459,058	85.3 %	80.5 %			
Agency RMBS	80,597		111,322	14.7 %	19.5 %			
Total \$	547,650	\$	570,380	100.0 %	100.0 %			

The following table presents a summary of our investment portfolio as of March 31, 2022 and December 31, 2021 and a reconciliation to our GAAP Investment Portfolio (\$ in thousands).

	Fair	Valu	e	Percent of Invest Fair V		Leverage Ratio (a)				
	March 31, 2022	D	ecember 31, 2021	March 31, 2022	December 31, 2021	March 31, 2022	December 31, 2021			
Residential Investments	\$ 3,354,298	\$	2,725,889	89.9 %	84.6 %	2.5x	2.1x			
Agency RMBS	377,493		495,713	10.1 %	15.4 %	4.0x	3.7x			
Total: Investment Portfolio	\$ 3,731,791	\$	3,221,602	100.0 %	100.0 %	2.7x	2.4x			
Investments in Debt and Equity of Affiliates	\$ 62,884	\$	72,026	N/A	N/A	(b)	(b)			
TBAs	\$ 150,270	\$	_	N/A	N/A	(b)	(b)			
Total: GAAP Investment Portfolio	\$ 3,518,637	\$	3,149,576	N/A	N/A	5.8x	4.9x			

 ⁽a) The leverage ratio on our investment portfolio represents Economic Leverage as defined below in the "Financing Activities" section and is calculated by dividing each investment type's total recourse financing arrangements by its allocated equity (described in the chart above). Cash posted as collateral has been allocated pro-rata by each respective asset class's Economic Leverage amount. The Economic Leverage Ratio excludes any fully non-recourse financing arrangements and includes any net receivables or payables on TBAs. The leverage ratio on our GAAP Investment Portfolio represents GAAP leverage.
 (b) Refer to the "Financing activities" section below for an aggregate breakout of leverage.

The following table presents a reconciliation of our Investment Portfolio to our GAAP Investment Portfolio as of March 31, 2022 and December 31, 2021 (\$ in thousands).

,							N	Tarch 31, 2022	2			De	ecember 31, 2021
Instrument	Amortized Current Face Cost					Unrealized Mark- to-Market	Fa	air Value (1)	Weighted Average Coupon (2)	Weighted Average Yield	Weighted Average Life (Years) (3)	Fa	ir Value (1)
Residential Investments													
Non-Agency Loans	\$	2,261,800	\$	2,332,131	\$	(86,211)	\$	2,245,920	4.78 %	4.12 %	6.17	\$	1,858,798
Agency-Eligible Loans		745,978		762,270		(47,190)		715,080	3.62 %	3.27 %	8.53		440,837
MATT Non-QM Loans (4)		427,965		43,243		(1,973)		41,270	1.04 %	3.99 %	1.31		45,837
Re/Non-Performing Loans		408,675		332,327		1,267		333,594	3.41 %	6.68 %	7.14		360,131
Land Related Financing		13,569		13,569				13,569	14.50 %	14.50 %	0.53		16,891
Non-Agency RMBS Interest Only (5)		139,080		3,301		1,564		4,865	0.38 %	31.33 %	2.72		3,395
Total Residential Investments		3,997,067		3,486,841		(132,543)		3,354,298	4.12 %	4.27 %	6.05		2,725,889
Agency RMBS													
30 Year Fixed Rate		223,604		229,908		(18,059)		211,849	2.50 %	2.08 %	8.11		495,713
Interest Only		103,290		15,655		(281)		15,374	3.00 %	6.46 %	6.30		_
Fixed Rate 30 Year TBA (6)		150,000		150,481		(211)		150,270	3.50 %	N/A	N/A		_
Total Agency RMBS		476,894		396,044		(18,551)		377,493	2.92 %	2.38 %	7.54		495,713
Total: Investment Portfolio	\$	4,473,961	\$	3,882,885	\$	(151,094)	\$	3,731,791	3.98 %	4.15 %	6.16	\$	3,221,602
Investments in Debt and Equity of Affiliates	\$	479,513	\$	65,000	\$	(2,116)	\$	62,884	2.13 %	7.43 %	1.35	\$	72,026
TBAs	\$	150,000	\$	150,481	\$	(211)	\$	150,270	3.50 %	N/A	N/A		_
Total: GAAP Investment Portfolio	\$	3,844,448	\$	3,667,404	\$	(148,767)	\$	3,518,637	4.14 %	4.09 %	6.76	\$	3,149,576

Refer to Note 10 to the "Notes of the Consolidated Financial Statements (unaudited)" for more detail on what is included in our "Investments in debt and equity of affiliates" line item (1) on our consolidated balance sheets. Our assets held through Investments in debt and equity of affiliates are included in the "MATT Non-QM Loans," "Re/Non-Performing Loans," and "Land Related Financing," line items above.

Equity residuals with a zero coupon rate are excluded from this calculation.

As of March 31, 2022 and December 31, 2021, this line item primarily includes retained tranches from securitizations. As of March 31, 2022 and December 31, 2021, this line item includes Non-QM interest-only bonds.

Represents long positions in Fixed Rate 30 Year TBA.

Residential Investments

The following table presents the fair value of the loans and securities in our residential investments and a reconciliation to our GAAP residential portfolio (in thousands).

		Fair	Valu	ie
	Ma	arch 31, 2022		December 31, 2021
Residential mortgage loans (1)	\$	3,295,621	\$	2,663,992
Non-Agency RMBS (2)		58,677		61,897
Total Residential Investments	\$	3,354,298	\$	2,725,889
Less: Residential mortgage loans in Investments in Debt and Equity of Affiliates	\$	22,988	\$	28,886
Less: Non-Agency RMBS in Investments in Debt and Equity of Affiliates	\$	39,896	\$	43,140
Total GAAP Residential Investments	\$	3,291,414	\$	2,653,863

⁽¹⁾ Includes Non-Agency Loans, Agency-Eligible Loans, Re/Non-Performing Loans, and Land Related Financing not held in securitized form.

(2) Includes Non-Agency Loans and Re/Non-Performing Loans held in securitized form.

Weighted average life is based on projected life. Typically, actual maturities are shorter than stated contractual maturities. Maturities are affected by the contractual lives of the underlying mortgages, periodic payments of principal, and prepayments of principal.

Residential mortgage loans

The following tables present certain information regarding credit quality for certain categories within our Residential mortgage loan portfolio (\$ in thousands).

	_	March 31, 2022													D۵	cember 31,	
		Unpaid			Weighted A	verag	e (1)(2)	Aging by Unpaid Principal Balance (1)(2)								ЪС	2021
		Principal Balance		Fair Value	Original LTV Ratio		Current FICO (3)		Current	30	-59 Days	60-89 Days		90+ Days		F	air Value
Non-Agency Loans	\$	2,246,908	\$	2,232,589	69.32 9	6	733	\$	2,199,543	\$	29,453	\$	3,734	\$	14,178	\$	1,844,198
Agency-Eligible Loans		745,978		715,080	64.73	6	757		738,216		5,840		539		1,383		440,837
MATT Non-QM Loans		9,243		9,365	60.65 9	6	668		5,005		595		_		3,643		11,839
Re/Non-Performing Loans		370,129		325,018	79.31 9	6	639		243,340		30,564		15,681		74,567		350,227
Land Related Financing		13,569		13,569	N/A	A	N/A		N/A		N/A		N/A		N/A		16,891
Total Residential mortgage loans	\$	3,385,827	\$	3,295,621	69.36 9	6	727	\$	3,186,104	\$	66,452	\$	19,954	\$	93,771	\$	2,663,992
Less: Residential mortgage loans in Investments in Debt and Equity of Affiliates		22,861		22,988	60.70 9	6	668		5,005		595		_		3,692		28,886
Total GAAP Residential mortgage Loans	\$	3,362,966	\$	3,272,633	69.39 9	<u>~</u> ~	728	\$	3,181,099	\$	65,857	\$	19,954	\$	90,079	\$	2,635,106

- (1) Weighted average and aging data excludes residual positions where we consolidate a securitization and the positions are recorded on our balance sheet as Re/Non-Performing Loans. There may be limited data available regarding the underlying collateral of the residual positions.
- (2) Weighted average and aging data excludes Land Related Financing.
- (3) Weighted average current FICO excludes borrowers where FICO scores were not available.

See Note 3 to the "Notes to Consolidated Financial Statements (unaudited)" for a breakout of geographic concentration of credit risk within loans we include in the "Residential mortgage loans, at fair value" and "Securitized residential mortgage loans, at fair value" line items on our consolidated balance sheets.

Non-Agency RMBS

The following table presents the fair value of our Non-Agency RMBS by credit rating as of March 31, 2022 and December 31, 2021 (in thousands).

Credit Rating	g - Non-Agency RMBS (1)	March 31, 2022	December 31, 2021
В		\$ 9,804	\$ 10,528
Not Rated		48,873	51,369
	Total: Non-Agency RMBS	\$ 58,677	\$ 61,897
	Less: Non-Agency RMBS in Investments in Debt and Equity of Affiliates	\$ 39,896	\$ 43,140
	Total: GAAP Basis	\$ 18,781	\$ 18,757

(1) Represents the minimum rating for rated assets of S&P, Moody and Fitch credit ratings, stated in terms of the S&P equivalent.

The following table presents the geographic concentration of the underlying collateral for our Non-Agency RMBS portfolio (\$ in thousands).

March 31, 2022					December 31, 20	021		
State	Fair Value		Percentage	State		Fair Value	Percentage	
California		\$	29,400	50.1 %	California		\$ 31,480	50.9 %
New York			10,488	17.9 %	New York		11,092	17.9 %
Florida			3,515	6.0 %	Florida		3,661	5.9 %
New Jersey			1,846	3.1 %	New Jersey		1,684	2.7 %
Texas			1,639	2.8 %	Texas		1,511	2.4 %
Other			11,789	20.1 %	Other		12,469	20.2 %
	Total	\$	58,677	100.0 %		Total	\$ 61,897	100.0 %

Agency RMBS

The following table presents the fair value (\$ in thousands) and the Constant Prepayment Rate ("CPR") experienced on our GAAP Agency RMBS portfolio for the periods presented.

	 Fair	¹ Val	ue	CPR (1)						
Agency RMBS	March 31, 2022		December 31, 2021	March 31, 2022		December 31, 2021				
30 Year Fixed Rate	\$ 211,849	\$	495,713		11.2 %	6.1 %				
Interest Only	15,374		_		12.9 %	— %				
Total/Weighted Average	\$ 227,223	\$	495,713		11.3 %	6.1 %				

(1) Represents the weighted average monthly CPRs published during the period for our in-place portfolio.

Investments in debt and equity of affiliates

The below table details our investments in debt and equity of affiliates as of March 31, 2022 and December 31, 2021 (in thousands).

	March 31, 2022							December 31, 2021				
		Assets		Liabilities		Equity		Assets		Liabilities		Equity
MATT Non-QM Loans (1)	\$	41,270	\$	(28,086)	\$	13,184	\$	45,837	\$	(30,471)	\$	15,366
Land Related Financing (2)		13,569		_		13,569		16,891				16,891
Re/Non-Performing Loans		8,045		(5,408)		2,637		9,298		(5,538)		3,760
Total Investments excluding AG Arc		62,884		(33,494)		29,390		72,026		(36,009)		36,017
AG Arc, at fair value		54,121		_		54,121		53,435		_		53,435
Cash and Other assets/(liabilities)		4,340		(765)		3,575		3,698		(1,127)		2,571
Investments in debt and equity of affiliates	\$	121,345	\$	(34,259)	\$	87,086	\$	129,159	\$	(37,136)	\$	92,023

- (1) As of March 31, 2022 and December 31, 2021, MATT primarily holds retained tranches from past securitizations which continue to reduce in size due to ongoing principal repayments and we do not expect to acquire additional investments within this equity method investment.
- (2) Land Related Financing continues to reduce in size due to ongoing principal repayments and we do not expect to originate new loans within this equity method investment.

Financing activities

We use leverage to finance the purchase of our investment portfolio. Our leverage has primarily been in the form of repurchase agreements, revolving facilities, and securitized debt. Repurchase agreements involve the sale and a simultaneous agreement to repurchase the transferred assets or similar assets at a future date and typically have a term of 30 to 90 days. The amount borrowed generally is equal to the fair value of the assets pledged less an agreed-upon discount, referred to as a "haircut." The size of the haircut reflects the perceived risk associated with the pledged asset. Haircuts may change as our financing arrangements mature or roll and are sensitive to governmental regulations. Interest rates on borrowings are fixed based on prevailing rates corresponding to the terms of the borrowings, and interest is paid at the termination of the borrowing at which time we may enter into a new borrowing arrangement at prevailing market rates with the same counterparty or repay that counterparty and negotiate financing with a different counterparty. We have also used revolving facilities, which are typically longer term in nature than repurchase agreements, to finance loans. Interest rates on these facilities are based on prevailing rates corresponding to the terms of the borrowings, and interest is paid on a monthly basis. Repurchase agreements and revolving facilities, which we refer to as our financing arrangements, are generally mark-to-market with respect to margin calls and recourse to us. We had outstanding financing arrangements with five counterparties as of March 31, 2022 and December 31, 2021.

Our financing arrangements generally include customary representations, warranties, and covenants, but may also contain more restrictive supplemental terms and conditions. Although specific to each financing arrangement, typical supplemental terms include requirements of minimum equity and liquidity, leverage ratios, and performance triggers. In addition, some of the financing arrangements contain cross default features, whereby default under an agreement with one lender simultaneously causes default under agreements with other lenders. To the extent that we fail to comply with the covenants contained in these

financing arrangements or is otherwise found to be in default under the terms of such agreements, the counterparty has the right to accelerate amounts due under the associated agreement. As of March 31, 2022, we are in compliance with all of our financial covenants.

We also use securitized debt to finance our loan portfolio. Securitized debt is generally non-mark-to-market with respect to margin calls and non-recourse to us.

Recourse and non-recourse financing

The below table provides detail on the breakout between recourse and non-recourse financing as of March 31, 2022 and December 31, 2021 (in thousands).

	March 31, 2022	December 31, 2021
Recourse financing - Financing arrangements	\$ 1,424,503	\$ 1,791,596
Non-recourse financing - Securitized debt, at fair value	1,859,917	999,215
Non-recourse financing - Financing arrangements included in Investments in Debt and Equity of Affiliates	20,484	22,156
Total Financing	 3,304,904	 2,812,967
Less:		
Recourse financing - Financing arrangements included in Investments in Debt and Equity of Affiliates	13,010	13,853
Non-recourse financing - Financing arrangements included in Investments in Debt and Equity of Affiliates	20,484	22,156
Total Financing in Investments in Debt and Equity of Affiliates	33,494	36,009
Total: GAAP Basis	\$ 3,271,410	\$ 2,776,958

Leverage

We define GAAP leverage as the sum of (1) GAAP Securitized debt, at fair value, (2) our GAAP Financing arrangements, net of any restricted cash posted on such financing arrangements, and (3) the amount payable on purchases that have not yet settled less the financing remaining on sales that have not yet settled. We define Economic Leverage, a non-GAAP metric, as the sum of: (i) our GAAP leverage, exclusive of any fully non-recourse financing arrangements, (ii) financing arrangements held through affiliated entities, net of any restricted cash posted on such financing arrangements, exclusive of any financing utilized through AG Arc, any adjustment related to unsettled trades as described in (2) in the previous sentence, and any non-recourse financing arrangements and (iii) our net TBA position (at cost), if any.

The calculations in the tables below divide GAAP leverage and Economic Leverage by our GAAP stockholders' equity to derive our leverage ratios. The following tables present a reconciliation of our Economic Leverage ratio to GAAP Leverage (\$ in thousands).

March 31, 2022	Leverage		nge Stockholders' Equity		Leverage Ratio
GAAP Securitized debt, at fair value	\$	1,859,917			
GAAP Financing arrangements		1,411,493			
Restricted cash posted on Financing arrangements		(5,399)			
Financing arrangements on sales that have not yet settled		(66,352)			
GAAP Leverage	\$	3,199,659	\$	547,650	5.8x
Financing arrangements through affiliated entities		33,472			
Non-recourse financing arrangements (1)		(1,880,401)			
Net TBA (receivable)/payable adjustment		146,850			
Economic Leverage	\$	1,499,580	\$	547,650	2.7x

 $^{(1) \} Non-recourse \ financing \ arrangements \ include \ securitized \ debt \ and \ other \ non-recourse \ financing \ held \ within \ MATT.$

December 31, 2021	Leverage		Stockholders' Equity		Leverage Ratio
GAAP Securitized debt, at fair value	\$	999,215			
GAAP Financing arrangements		1,777,743			
Restricted cash posted on Financing arrangements		(4,951)			
Purchase price payable on Agency-Eligible Loans		87			
GAAP Leverage	\$	2,772,094	\$	570,380	4.9x
Financing arrangements through affiliated entities		35,744			
Non-recourse financing arrangements (1)		(1,021,371)			
Net TBA receivable/(payable) adjustment		(394,212)			
Economic Leverage	\$	1,392,255	\$	570,380	2.4x

(1) Non-recourse financing arrangements include securitized debt and other non-recourse financing held within MATT.

Hedging activities

Subject to maintaining our qualification as a REIT and our Investment Company Act exemption, to the extent leverage is deployed, we may utilize derivative instruments in an effort to hedge the interest rate risk associated with the financing of our portfolio. Specifically, we may seek to hedge our exposure to potential interest rate mismatches between the interest we earn on our investments and our borrowing costs caused by fluctuations in short-term interest rates. We may utilize interest rate swaps, swaption agreements, and other financial instruments such as short positions in to-be-announced securities. In utilizing leverage and interest rate derivatives, our objectives are to improve risk-adjusted returns and, where possible, to lock in, on a long-term basis, a spread between the yield on our assets and the costs of our financing and hedging. Derivatives have not been designated as hedging instruments for GAAP. See Note 7 in the "Notes to Consolidated Financial Statements (unaudited)" for more information.

Dividends

Federal income tax law generally requires that a REIT distribute annually at least 90% of its REIT ordinary taxable income, without regard to the deduction for dividends paid and excluding net capital gains and that it pay tax at regular corporate rates to the extent that it annually distributes less than 100% of its net taxable income. Before we pay any dividend, whether for U.S. federal income tax purposes or otherwise, we must first meet both our operating requirements and debt service on our financing arrangements and other debt payable. If our cash available for distribution is less than our net taxable income, we could be required to sell assets or borrow funds to make required cash distributions or we may make a portion of the required distribution in the form of a taxable stock distribution or distribution of debt securities.

As described above, our distribution requirements are based on taxable income rather than GAAP net income. Differences between taxable income and GAAP net income include (i) unrealized gains and losses associated with investment and derivative portfolios which are marked-to-market in current income for GAAP purposes, but excluded from taxable income until realized or settled, (ii) temporary differences related to amortization of premiums and discounts paid on investments, (iii) the timing and amount of deductions related to stock-based compensation, (iv) temporary differences related to the recognition of realized gains and losses on sold investments and certain terminated derivatives, (v) taxes, (vi) methods of depreciation and (vii) differences between GAAP income or losses in our TRSs' and taxable income resulting from dividend distributions to the REIT from our TRSs'. Undistributed taxable income is based on current estimates and is not finalized until we file our annual tax return for that tax year, typically in October of the following year. We did not have any undistributed taxable income as of March 31, 2022.

On July 12, 2021, we announced a one-for-three reverse stock split of our outstanding shares of common stock. The reverse stock split was effected following the close of business on July 22, 2021. All per share amounts and common shares outstanding for all periods presented have been adjusted on a retroactive basis to reflect the one-for-three reverse stock split.

The following table details our common stock dividends declared during the three months ended March 31, 2022 and 2021.

2022

Declaration Date	Record Date	Payment Date	Cash Dividend Per Share
3/18/2022	3/31/2022	4/29/2022	\$ 0.21
2021			
Declaration Date	Record Date	Payment Date	Cash Dividend Per Share
3/22/2021	4/1/2021	4/30/2021	\$ 0.18

The following tables detail our preferred stock dividends declared and paid during the three months ended March 31, 2022 and 2021.

202	22				Cas	sh Dividend Per Share	
]	Declaration Date	Record Date	Payment Date	8.25% Series A		8.00% Series B	8.000% Series C
	2/18/2022	2/28/2022	3/17/2022	\$ 0.51563	\$	0.50	\$ 0.50
202	21				Cas	sh Dividend Per Share	
]	Declaration Date	Record Date	Payment Date	8.25% Series A		8.00% Series B	8.000% Series C
	2/16/2021	2/26/2021	3/17/2021	\$ 0.51563	\$	0.50	\$ 0.50

Liquidity and capital resources

Our liquidity determines our ability to meet our cash obligations, including distributions to our stockholders, payment of our expenses, financing our investments and satisfying other general business needs.

Our principal sources of cash consist of borrowings under financing arrangements, principal and interest payments we receive on our investment portfolio, cash generated from our operating results, and proceeds from capital market transactions. We typically use cash to repay principal and interest on our financing arrangements, to purchase loans, real estate securities, and other real estate related assets, to make dividend payments on our capital stock, and to fund our operations. At March 31, 2022, we had \$137.9 million of liquidity, which consisted of \$50.5 million of cash, \$48.5 million of unencumbered Agency RMBS that we held as of quarter end, and \$38.9 million of unencumbered Agency RMBS which we sold during March 2022, but which settled in April 2022. Refer to the "Contractual obligations" section of this Item 2 for additional obligations that could impact our liquidity.

Marain reauirements

The fair value of our loans and real estate securities fluctuate according to market conditions. When the fair value of the assets pledged as collateral to secure a financing arrangement decreases to the point where the difference between the collateral fair value and the financing arrangement amount is less than the haircut, our lenders may issue a "margin call," which requires us to post additional collateral to the lender in the form of additional assets or cash. Under our repurchase facilities, our lenders have full discretion to determine the fair value of the securities we pledge to them. Our lenders typically value assets based on recent transactions in the market. Lenders also issue margin calls as the published current principal balance factors change on the pool of mortgages underlying the securities pledged as collateral when scheduled and unscheduled paydowns are announced monthly. We experience margin calls in the ordinary course of our business. In seeking to manage effectively the margin requirements established by our lenders, we maintain a position of cash and, when owned, unpledged Agency RMBS. We refer to this position as our "liquidity." The level of liquidity we have available to meet margin calls is directly affected by our leverage levels, our haircuts and the price changes on our assets. Typically, if interest rates increase or if credit spreads widen, then the prices of our collateral (and our unpledged assets that constitute our liquidity) will decline, we will experience margin calls, and we will need to use our liquidity to meet the margin calls. There can be no assurance that we will maintain sufficient levels of liquidity to meet any margin calls. If our haircuts increase, our liquidity will proportionately decrease. In addition, if we increase our borrowings, our liquidity will decrease by the amount of additional haircut on the increased level of indebtedness. We intend to maintain a level of liquidity in relation to our assets that enables us to meet reasonably anticipated margin calls but that also allows us to be substantially invested in the residential mortgage market. We may misjudge the appropriate amount of our liquidity by maintaining excessive liquidity, which would lower our investment returns, or by maintaining insufficient liquidity, which may force us to liquidate assets into potentially unfavorable market conditions and harm our results of operations and financial condition. Further, an unexpected rise in interest rates and a corresponding fall in

the fair value of our securities may also force us to liquidate assets under difficult market conditions, thereby harming our results of operations and financial condition, in an effort to maintain sufficient liquidity to meet increased margin calls.

Similar to the margin calls that we receive on our borrowing agreements, we may also receive margin calls on our derivative instruments when their fair value declines. This typically occurs when prevailing market rates change adversely, with the severity of the change also dependent on the terms of the derivatives involved. We may also receive margin calls on our derivatives based on the implied volatility of interest rates. Our posting of collateral with our counterparties can be done in cash or securities, and is generally bilateral, which means that if the fair value of our interest rate hedges increases, our counterparty will be required to post collateral with us. Refer to the "Liquidity risk – derivatives" section of Item 3 below for a further discussion on margin.

Cash flows

The below details changes to our cash, cash equivalents, and restricted cash for the three months ended March 31, 2022 and 2021 (\$ in thousands).

	Three Months Ended			
		March 31, 2022	March 31, 2021	Change
Cash and cash equivalents and restricted cash, Beginning of Period	\$	100,229	\$ 62,318	\$ 37,911
Net cash provided by (used in) operating activities (1)		4,528	6,477	(1,949)
Net cash provided by (used in) investing activities (2)		(624,197)	(526,454)	(97,743)
Net cash provided by (used in) financing activities (3)		615,611	549,205	66,406
Net change in cash and cash equivalents and restricted cash		(4,058)	29,228	(33,286)
Effect of exchange rate changes on cash		_	9	(9)
Cash and cash equivalents and restricted cash, End of Period	\$	96,171	\$ 91,555	\$ 4,616

- (1) Cash provided by operating activities is primarily attributable to net interest income less operating expenses for the three months ended March 31, 2022.
- (2) Cash used in investing activities for the three months ended March 31, 2022 was primarily attributable to purchases of investments, offset by sales of investments and principal repayments on investments.
- (3) Cash provided by financing activities for the three months ended March 31, 2022 was primarily attributable to issuance of securitized debt, offset by net repayments of financing arrangements and dividend payments.

Stock repurchase programs

On November 3, 2015, our Board of Directors authorized a stock repurchase program ("Repurchase Program") to repurchase up to \$25.0 million of our outstanding common stock. Such authorization does not have an expiration date. As part of the Repurchase Program, shares may be purchased in open market transactions, including through block purchases, through privately negotiated transactions, or pursuant to any trading plan that may be adopted in accordance with Rule 10b5-1 of the Exchange Act. Open market repurchases will be made in accordance with Exchange Act Rule 10b-18, which sets certain restrictions on the method, timing, price and volume of open market stock repurchases. Subject to applicable securities laws, the timing, manner, price and amount of any repurchases of common stock under the Repurchase Program may be determined by our discretion, using available cash resources. Shares of common stock repurchased by us under the Repurchase Program, if any, will be cancelled and, until reissued, will be deemed to be authorized but unissued shares of common stock as required by Maryland law. The Repurchase Program may be suspended or discontinued by us at any time and without prior notice and the authorization does not obligate us to acquire any particular amount of common stock. The cost of the acquisition of shares of our own stock in excess of the aggregate par value of the shares first reduces additional paid-in capital, to the extent available, with any residual cost applied against retained earnings. We did not repurchase any shares under the Repurchase Program during the three months ended March 31, 2022 and 2021. Approximately \$11.0 million of common stock remained authorized for future share repurchases under the Repurchase Program as of March 31, 2022.

On February 22, 2021, our Board of Directors authorized a stock repurchase program pursuant to which our Board of Directors granted a repurchase authorization to acquire shares of our Series A Preferred Stock, Series B Preferred Stock, and Series C Preferred Stock having an aggregate value of up to \$20.0 million. No share repurchases under the Preferred Repurchase Program have been made since its authorization.

Equity distribution agreements

On May 5, 2017, we entered into an equity distribution agreement with each of Credit Suisse Securities (USA) LLC and JMP Securities LLC (collectively, the "Sales Agents"), which we refer to as the "Equity Distribution Agreements," pursuant to which we may sell up to \$100.0 million aggregate offering price of shares of our common stock from time to time through the Sales Agents, under the Securities Act of 1933. For the three months ended March 31, 2022, we did not issue any shares of common stock under the Equity Distribution Agreements. For the three months ended March 31, 2021, we issued 0.7 million shares of common stock under the Equity Distribution Agreements for net proceeds of approximately \$10.0 million. Since inception of the program, we have issued approximately 2.2 million shares of common stock under the Equity Distribution Agreements for gross proceeds of \$48.3 million.

Common stock offering

On November 22, 2021, we completed a public offering of 7.0 million shares of our common stock and subsequently issued an additional 1.1 million shares pursuant to the underwriters' exercise of their over-allotment option at a price of \$9.98 per share. Net proceeds to us from the offering were approximately \$80.0 million, after deducting offering expenses.

Forward-looking statements regarding liquidity

Based upon our current portfolio, leverage and available borrowing arrangements, we believe the net proceeds of our common equity offerings, preferred equity offerings, and private placements, combined with cash flow from operations and our available borrowing capacity will be sufficient to enable us to meet our anticipated liquidity requirements, including funding our investment activities, paying fees under our management agreement, funding our distributions to stockholders and paying general corporate expenses.

Contractual obligations

Management agreement

On June 29, 2011, we entered into a management agreement with our Manager, pursuant to which our Manager is entitled to receive a management fee and the reimbursement of certain expenses. The management fee is calculated and payable quarterly in arrears in an amount equal to 1.50% of our Stockholders' Equity, per annum.

For purposes of calculating the management fee, "Stockholders' Equity" means the sum of the net proceeds from any issuances of equity securities (including preferred securities) since inception (allocated on a pro rata daily basis for such issuances during the fiscal quarter of any such issuance, and excluding any future equity issuance to the Manager), plus our retained earnings at the end of such quarter (without taking into account any non-cash equity compensation expense or other non-cash items described below incurred in current or prior periods), less any amount that we pay for repurchases of our common stock, excluding any unrealized gains, losses or other non-cash items that have impacted stockholders' equity as reported in our financial statements prepared in accordance with GAAP, regardless of whether such items are included in other comprehensive income or loss, or in net income, and excluding one-time events pursuant to changes in GAAP, and certain other non-cash charges after discussions between the Manager and our independent directors and after approval by a majority of our independent directors. Stockholders' Equity, for purposes of calculating the management fee, could be greater or less than the amount of stockholders' equity shown on our financial statements. For the three months ended March 31, 2022 and 2021, we incurred management fees of approximately \$2.0 million and \$1.7 million, respectively. As of March 31, 2022 and December 31, 2021, we have recorded management fees payable of \$2.0 million and \$1.8 million, respectively.

Our Manager uses the proceeds from its management fee in part to pay compensation to its officers and personnel, who, notwithstanding that certain of them also are our officers, receive no compensation directly from us. We are required to reimburse our Manager or its affiliates for operating expenses incurred by our Manager or its affiliates on our behalf, including certain salary expenses and other expenses relating to legal, accounting, due diligence and other services. Our reimbursement obligation is not subject to any dollar limitation; however, the reimbursement is subject to an annual budget process which combines guidelines from the Management Agreement with oversight by our Board of Directors and discussions with our Manager. For the three months ended March 31, 2022 and 2021, we have incurred \$2.5 million and \$1.5 million, respectively, representing a reimbursement of expenses which are recorded within the "Other operating expenses" and "Transaction related expenses" line items on the consolidated statements of operations. As of March 31, 2022 and December 31, 2021, we recorded a reimbursement payable to the Manager of \$1.9 million and \$2.1 million, respectively.

For the year ended December 31, 2021, the Manager agreed to waive its right to receive expense reimbursements of \$0.8 million. For the three months ended March 31, 2021, we reduced our expense reimbursement amount by \$0.2 million.

Incentive fee

In connection with our common stock offering in November 2021, including the Manager's purchase of 700,000 shares in the offering, on November 22, 2021, we and the Manager executed an amendment (the "Third Amendment") to the management agreement, pursuant to which we will pay the Manager an annual incentive fee in addition to the base management fee. Pursuant to the Third Amendment, the Manager waived the annual incentive fee with respect to the fiscal years ending December 31, 2021 and December 31, 2022, and the annual incentive fee will first be payable with respect to the fiscal year ending December 31, 2023.

The annual incentive fee with respect to each applicable fiscal year will be equal to 15% of the amount by which our cumulative adjusted net income from the date of the Third Amendment exceeds the cumulative hurdle amount, which represents an 8% return (cumulative, but not compounding) on an equity hurdle base consisting of the sum of (i) our adjusted book value (calculated in the manner described in our public filings) as of October 31, 2021, (ii) \$80.0 million, and (iii) the gross proceeds of any subsequent public or private common stock offerings by us. The annual incentive fee will be payable in cash, or, at the option of our Board of Directors, shares of our common stock or a combination of cash and shares.

In addition, pursuant to the Third Amendment, the term of the management agreement was extended until June 30, 2023, unless earlier terminated in accordance with its terms. Thereafter, the management agreement will continue to renew automatically each year for an additional one-year period, unless the Company or the Manager exercise its respective termination rights. All other terms and conditions of the management agreement continued without change.

Share-based compensation

The AG Mortgage Investment Trust, Inc. 2020 Equity Incentive Plan, which became effective on April 15, 2020 following the approval of our stockholders at our 2020 annual meeting of stockholders, provides for a maximum of 666,666 shares of common stock that may be issued under the plan. The maximum number of shares of common stock granted during a single fiscal year to any non-employee director, taken together with any cash fees paid to such non-employee director during any fiscal year, shall not exceed \$300,000 in total value (calculating the value of any such awards based on the grant date fair value). As of March 31, 2022, 591,532 shares of common stock were available to be awarded under the Equity Incentive Plan.

As of March 31, 2022, we have granted an aggregate of 75,134 shares of restricted common stock to our independent directors under our 2020 Equity Incentive Plan, all of which have vested.

The AG Mortgage Investment Trust, Inc. 2021 Manager Equity Incentive Plan (the "2021 Manager Plan"), which became effective on April 7, 2021 following the approval of our stockholders at our 2021 annual meeting of stockholders, provides for a maximum of 573,425 shares of common stock that may be subject to awards thereunder to our Manager. As of March 31, 2022, there were no shares or awards issued under the 2021 Manager Plan. Following the execution of the third amendment to our management agreement in November 2021 related to the incentive fee, the Company's compensation committee no longer expects to continue its historical practice of making periodic equity grants to the Manager pursuant to the 2021 Manager Equity Incentive Plan.

Unfunded commitments

See Note 12 of the "Notes to Consolidated Financial Statements (unaudited)" for detail on our commitments as of March 31, 2022.

Off-balance sheet arrangements

Our investments in debt and equity of affiliates primarily consist of loans, real estate securities, and our interest in AG Arc. Investments in debt and equity of affiliates are accounted for using the equity method of accounting. Certain of our investments in debt and equity of affiliates securitize residential mortgage loans and retain interests in the subordinated tranches of the transferred assets. These retained interests are included in the MATT Non-QM Loans and Re/Non-Performing Loans line items of our investment portfolio. See Notes 2 and 10 to the "Notes to Consolidated Financial Statements (unaudited)" for a discussion of investments in debt and equity of affiliates.

We record TBA purchases and sales on the trade date and present the purchase or receipt net of the corresponding payable or receivable until the settlement date of the transaction. Refer to Note 7 to the "Notes to Consolidated Financial Statements (unaudited)" for additional detail on TBAs as of March 31, 2022.

For additional information on our commitments as of March 31, 2022, refer to Note 12 of the "Notes to Consolidated Financial Statements (unaudited)." Exclusive of our investments in debt and equity of affiliates described above, we do not expect these commitments, taken as a whole, to be significant to, or to have a material impact on, our overall liquidity or capital resources or our operations.

Critical accounting policies

We prepare our consolidated financial statements in conformity with GAAP, which requires the use of estimates and assumptions that affect 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. These estimates are based, in part, on our judgment and assumptions regarding various economic conditions that we believe are reasonable based on facts and circumstances existing at the time of reporting. We believe that the estimates, judgments and assumptions utilized in the preparation of our consolidated financial statements are prudent and reasonable. Although our estimates contemplate conditions as of March 31, 2022 and how we expect them to change in the future, it is reasonably possible that actual conditions could be different than anticipated in arriving at those estimates, which could materially affect reported amounts of assets, liabilities and accumulated other comprehensive income at the date of the consolidated financial statements and the reported amounts of income, expenses and other comprehensive income during the periods presented.

Our consolidated financial statements are prepared in accordance with GAAP, which requires the use of estimates that involve the exercise of judgment and the use of assumptions as to future uncertainties. A discussion of the critical accounting policies and the possible effects of changes in estimates on our consolidated financial statements is included in Item 8 of our Annual Report on Form 10-K for the year ended December 31, 2021 and in Note 2 to the "Notes to Consolidated Financial Statements (unaudited)." Our most critical accounting policies are believed to include (i) Valuation of financial instruments, (ii) Accounting for loans, (iii) Accounting for real estate securities, (iv) Interest income recognition, (v) Financing arrangements, and (vi) Investment consolidation.

These policies involve decisions and assessments that could affect our reported assets and liabilities, as well as our reported revenues and expenses. We believe that all of the decisions and assessments upon which our consolidated financial statements are based are reasonable at the time made and based upon information available to us at that time. We rely upon third-party pricing of our assets at each-quarter end to arrive at what we believe to be reasonable estimates of fair value, whenever available. For more information on our fair value measurements, see Note 5 to the "Notes to Consolidated Financial Statements (unaudited)." For a review of our significant accounting policies and the recent accounting pronouncements that may impact our results of operations, see Note 2 to the "Notes to Consolidated Financial Statements (unaudited)."

Compliance with Investment Company Act and REIT tests

We conduct our business so as to maintain our exempt status under, and not to become regulated as an investment company for purposes, of the Investment Company Act. Under Section 3(a)(1)(A) of the Investment Company Act, a company is an investment company if it is, or holds itself out as being, engaged primarily, or proposes to engage primarily, in the business of investing, reinvesting or trading in securities. Under Section 3(a)(1)(C) of the Investment Company Act, a company is deemed to be an investment company if it is engaged, or proposes to engage, in the business of investing, reinvesting, owning, holding or trading in securities and owns or proposes to acquire "investment securities" having a value exceeding 40% of the value of its total assets (exclusive of U.S. government securities and cash items) on an unconsolidated basis (the "40% Test"). "Investment securities" do not include, among other things, U.S. government securities, and securities issued by majority-owned subsidiaries that (i) are not investment companies and (ii) are not relying on the exceptions from the definition of investment company provided by Section 3(c)(1) or 3(c)(7) of the Investment Company Act (the so called "private investment company" exemptions). As of December 31, 2021 and for the three months ended March 31, 2022, we determined that we maintained compliance with the 40% Test requirements.

If we failed to comply with the 40% Test or another exemption under the Investment Company Act and became regulated as an investment company, our ability to, among other things, use leverage would be substantially reduced and, as a result, we would be unable to conduct our business as described in this Report. Accordingly, in order to maintain our exempt status, we monitor our subsidiaries' compliance with Section 3(c)(5)(C) of the Investment Company Act, which exempts from the definition of "investment company" entities primarily engaged in the business of purchasing or otherwise acquiring mortgages and other liens on and interests in real estate. The staff of the Securities and Exchange Commission, or the SEC, generally requires an

entity relying on Section 3(c)(5)(C) to invest at least 55% of its portfolio in "qualifying assets" (the "55% Test") and at least another 25% in additional qualifying assets or in "real estate-related" assets (with no more than 20% comprised of miscellaneous assets) (the "80% Test"). As of December 31, 2021 and for the three months ended March 31, 2022, we determined that our subsidiaries maintained compliance with both the 55% Test and the 80% Test requirements.

We intend to conduct our business so as to maintain our qualification as a REIT under the Code by satisfying the asset, income, distribution and other REIT requirements. We calculate that at least 75% of our assets were real estate assets, cash and cash items and government securities for the year ended December 31, 2021. We also calculate that a sufficient portion of our revenue qualifies for the 75% gross income test and for the 95% gross income test rules for the year ended December 31, 2021. We believe we are currently in compliance with the REIT income and asset tests as well as all other REIT requirements including the ownership of our stock and the distribution of our taxable income. Therefore, for the year ended December 31, 2021, we believe that we qualified as a REIT under the Code.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The primary components of our market risk relate to interest rates, liquidity, prepayment rates, real estate, credit and basis risk. While we do not seek to avoid risk completely, we seek to assume risk that can be reasonably quantified from historical experience and to actively manage that risk, to earn sufficient returns to justify taking those risks and to maintain capital levels consistent with the risks we undertake. Many of these risks have become particularly heightened due to the COVID-19 pandemic and related economic and market conditions.

Interest rate risk

Interest rate risk is highly sensitive to many factors, including governmental monetary, fiscal and tax policies, domestic and international economic and political considerations and other factors beyond our control. We are subject to interest rate risk in connection with both our investments and the financing under our financing arrangements. We generally seek to manage this risk by monitoring the reset index and the interest rate related to our investment portfolio and our financings; by structuring our financing arrangements to have a range of maturity terms, amortizations and interest rate adjustment periods; and by using derivative instruments to adjust interest rate sensitivity of our investment portfolio and borrowings. Our hedging techniques can be highly complex, and the value of our investment portfolio and derivatives may be adversely affected as a result of changing interest rates.

Interest rate effects on net interest income

Our operating results depend in large part upon differences between the yields earned on our investments and our cost of borrowing and upon the effectiveness of our interest rate hedging activities. The majority of our financing arrangements are short term in nature, exclusive of our residential mortgage loans financed through securitized debt. Repurchase agreements financing our securities portfolio typically have an initial term between 30 and 90 days while repurchase agreements financing our residential mortgage loans prior to securitization have an initial term of one year. The financing rate on these agreements will generally be determined at the outset of each transaction by reference to prevailing rates plus a spread. As a result, our borrowing costs will tend to increase during periods of rising interest rates as we renew, or "roll", maturing transactions at the higher prevailing rates. When combined with the fact that the income we earn on our fixed interest rate investments will remain substantially unchanged, this will result in a narrowing of the net interest spread between the related assets and borrowings and may even result in losses.

In an attempt to offset the increase in funding costs related to rising interest rates, our Manager may cause us to enter into hedging transactions structured to provide us with positive cash flow in the event interest rates rise. Our Manager accomplishes this through the use of interest rate derivatives. Some hedging strategies involving the use of derivatives are highly complex, may produce volatile returns and may expose us to increased risks relating to counterparty defaults

Interest rate effects on fair value

Another component of interest rate risk is the effect that changes in interest rates will have on the fair value of the assets that we acquire.

Generally, in a rising interest rate environment, the fair value of our real estate securities and loan portfolios would be expected to decrease, all other factors being held constant. In particular, the portion of our real estate securities and loan portfolios with fixed-rate coupons would be expected to decrease in value more severely than that portion with a floating-rate coupon. This is because fixed-rate coupon assets tend to have significantly more duration, or price sensitivity to changes in interest rates, than floating-rate coupon assets. Fixed-rate assets currently represent a majority of our portfolio.

The fair value of our investment portfolio could change at a different rate than the fair value of our liabilities when interest rates change. We measure the sensitivity of our portfolio to changes in interest rates by estimating the duration of our assets and liabilities. Duration is the approximate percentage change in fair value for an instantaneous 100 basis point parallel shift in the yield curve while assuming all other market risk factors remain constant. In general, our assets have higher duration than our liabilities. In order to reduce this exposure, we use hedging instruments to reduce the gap in duration between our assets and liabilities.

We calculate estimated effective duration (i.e., the price sensitivity to changes in risk-free interest rates) to measure the impact of changes in interest rates on our portfolio value. We estimate duration based on third-party models. Different models and methodologies can produce different effective duration estimates for the same securities. We allocate the net duration by asset type based on the interest rate sensitivity. Duration does not include our investment in AG Arc LLC.

The following chart details information about our duration gap as of March 31, 2022.

Duration (1)	Years
Agency RMBS	0.55
Residential Investments	3.60
Hedges	(3.44)
Duration Gap	0.71

(1) Duration related to financing arrangements is netted within its respective line items.

The following table quantifies the estimated percent changes in GAAP equity, the fair value of our assets, and projected net interest income should interest rates go up or down instantaneously by 25, 50, and 75 basis points, assuming (i) the yield curves of the rate shocks will be parallel to each other and the current yield curve and (ii) all other market risk factors remain constant. These estimates were compiled using a combination of third-party services and models, market data and internal models. All changes in equity, assets and income are measured as percentage changes from the projected net interest income and GAAP equity from our base interest rate scenario. The base interest rate scenario assumes spot and forward interest rates existing as of March 31, 2022. Actual results could differ materially from these estimates.

Agency RMBS and Agency-Eligible Loan assumptions attempt to predict default and prepayment activity at projected interest rate levels. To the extent that these estimates or other assumptions do not hold true, actual results will likely differ materially from projections and could result in percentage changes larger or smaller than the estimates in the table below. Moreover, if different models were employed in the analysis, materially different projections could result. In addition, while the table below reflects the estimated impact of interest rate increases and decreases on a static portfolio as of March 31, 2022, our Manager may from time to time sell any of our investments as a part of the overall management of our investment portfolio.

Change in Interest Rates (basis points) (1)(2)	Change in Fair Value as a Percentage of GAAP Equity	Change in Fair Value as a Percentage of Assets	Percentage Change in Projected Net Interest Income (3)
75	(2.1)%	(0.3)%	1.1 %
50	(1.3)%	(0.2)%	0.7 %
25	(0.6)%	(0.1)%	0.4 %
(25)	0.6 %	0.1 %	(0.4)%
(50)	1.0 %	0.1 %	(0.7)%
(75)	1.4 %	0.2 %	(1.4)%

- (1) Includes investments held through affiliated entities that are reported as "Investments in debt and equity of affiliates" on our consolidated balance sheet, but excludes AG Arc.
- (2) Does not include cash investments, which typically have overnight maturities and are not expected to change in value as interest rates change.
- (3) Interest income includes trades settled as of March 31, 2022.

The information set forth in the interest rate sensitivity table above and all related disclosures constitute forward-looking statements within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. Actual results could differ significantly from those estimated in the foregoing interest rate sensitivity table. See below for additional risks which may impact the fair value of our assets, GAAP equity and net income.

Liquidity risk

Our primary liquidity risk arises from financing long-maturity assets with shorter-term financings primarily in the form of financing arrangements. Our Manager seeks to mitigate our liquidity risks by maintaining a prudent level of leverage, monitoring our liquidity position on a daily basis and maintaining a substantial cushion of cash and unpledged real estate securities and loans in our portfolio in order to meet future margin calls. In addition, our Manager seeks to further mitigate our liquidity risk by (i) maintaining relationships with a carefully selected group of financing counterparties and (ii) monitoring the ongoing financial stability and future business plans of our financing counterparties.

Liquidity risk – *financing arrangements*

We pledge real estate securities or mortgage loans and cash as collateral to secure our financing arrangements. Should the fair value of our real estate securities or mortgage loans pledged as collateral decrease (as a result of rising interest rates, changes in prepayment speeds, widening of credit spreads or otherwise), we will likely be subject to margin calls for additional collateral from our financing counterparties. Should the fair value of our real estate securities or mortgage loans decrease materially and suddenly, margin calls will likely increase causing an adverse change to our liquidity position which could result in substantial losses. In addition, we cannot be assured that we will always be able to roll our financing arrangements at their scheduled maturities, which could cause material additional harm to our liquidity position and result in substantial losses. Further, should funding conditions tighten as they did during the Great Financial Crisis (2007-2009) and the onset of the COVID-19 pandemic (2020), our financing arrangement counterparties may increase our margin requirements on new financings, including repurchase transactions that we roll at maturity with the same counterparty. This would require us to post additional collateral and would reduce our ability to use leverage and could potentially cause us to incur substantial losses.

Liquidity risk - derivatives

The terms of our interest rate swaps require us to post collateral in the form of cash or Agency RMBS to our counterparties to satisfy two types of margin requirements: variation margin and initial margin.

We and our swap counterparties are both required to post variation margin to each other depending upon the daily moves in prevailing benchmark interest rates. The amount of this variation margin is derived from the mark to market valuation of our swaps. Hence, as our swaps lose value in a falling interest rate environment, we are required to post additional variation margin to our counterparties on a daily basis; conversely, as our swaps gain value in a rising interest rate environment, we are able to recall variation margin from our counterparties. By recalling variation margin from our swaps counterparties, we are able to partially mitigate the liquidity risk created by margin calls on our repurchase transactions during periods of rising interest rates.

Initial margin works differently. Collateral posted to meet initial margin requirements is intended to create a safety buffer to benefit our counterparties if we were to default on our payment obligations under the terms of the swaps and our counterparties were forced to unwind the swap. Initial margin on our centrally cleared trades varies from day to day depending upon various factors, including the absolute level of interest rates and the implied volatility of interest rates. There is a distinctly positive correlation between initial margin, on the one hand, and the absolute level of interest rates and implied volatility of interest rates, on the other hand. As a result, in times of rising interest rates or increasing rate volatility, we anticipate that the initial margin required on our centrally-cleared trades will likewise increase, potentially by a substantial amount. These margin increases will have a negative impact on our liquidity position and will likely impair the intended liquidity risk mitigation effect of our swaps discussed above.

Real estate value risk

Residential property values are subject to volatility and may be affected adversely by a number of factors outside of our control, including, but not limited to, national, regional and local economic conditions (which may be adversely affected by industry slowdowns and other factors); local real estate conditions (such as an oversupply of housing); construction quality, age and design; demographic factors; and retroactive changes to building or similar codes. Decreases in property values could cause us to suffer losses and reduce the value of the collateral underlying our RMBS portfolio as well as the potential sale proceeds available to repay our loans in the event of a default. In addition, substantial decreases in property values can increase the rate of strategic defaults by residential mortgage borrowers which can impact and create significant uncertainty in the recovery of principal and interest on our investments.

Credit risk

We are exposed to the risk of potential credit losses from an unanticipated increase in borrower defaults as well as general credit spread widening on any non-agency assets in our portfolio. We seek to manage this risk through our Manager's pre-acquisition due diligence process and, if available, through the use of non-recourse financing, which limits our exposure to credit losses to the specific pool of collateral which is the subject of the non-recourse financing. Our Manager's pre-acquisition due diligence process includes the evaluation of, among other things, relative valuation, supply and demand trends, the shape of various yield curves, prepayment rates, delinquency and default rates, recovery of various sectors and vintage of collateral.

Concern surrounding the ongoing COVID-19 pandemic and certain of the actions taken to reduce its spread have caused and may continue to cause business shutdowns, limitations on financial transactions, labor shortages, supply chain interruptions, increased unemployment and property vacancy and lease default rates, reduced profitability and ability for property owners to

make loan, mortgage and other payments, and overall economic and financial market instability, all of which may cause an increase in credit risk of our credit sensitive assets. Any future period of payment deferrals, forbearance, delinquencies, defaults, foreclosures or losses will likely adversely affect our net interest income from residential mortgage loans and RMBS investments, the fair value of these assets, our ability to liquidate the collateral that may underlie these investments and obtain additional financing and the future profitability of our investments. Further, in the event of delinquencies, defaults and foreclosure, regulatory changes and policies designed to protect borrowers and renters may slow or prevent us from taking remediation actions.

Prepayment risk

Premiums arise when we acquire real estate assets at a price in excess of the principal balance of the mortgages securing such assets (i.e., par value). Conversely, discounts arise when we acquire assets at a price below the principal balance of the mortgages securing such assets. Premiums paid on our assets are amortized against interest income and accretable purchase discounts on our assets are accreted to interest income. Purchase premiums or discounts on our assets are amortized or accreted over the life of each respective asset using the effective yield method, adjusted for actual prepayment activity. An increase in the prepayment rate, as measured by the CPR, will typically accelerate the amortization of purchase premiums, thereby reducing the yield or interest income earned on such assets. An increase in the prepayment rate will similarly accelerate the accretion of purchase discounts, conversely increasing the yield or interest income earned on such assets. A decrease in the prepayment rate will have a directionally opposite impact on the yield or interest income.

As further discussed in Note 2 of the "Notes to Consolidated Financial Statements (unaudited)," differences between previously estimated cash flows and current actual and anticipated cash flows caused by changes to prepayment or other assumptions are adjusted retrospectively through a "catch up" adjustment for the impact of the cumulative change in the effective yield through the reporting date for securities accounted for under ASC 320-10 (generally, Agency RMBS) or adjusted prospectively through an adjustment of the yield over the remaining life of the investment for investments accounted for under ASC 325-40 (generally, Non-Agency RMBS and interest-only securities) and mortgage loans accounted for under ASC 310-30.

In addition, our interest rate hedges are structured in part based upon assumed levels of future prepayments within our real estate securities or mortgage loan portfolio. If prepayments are slower or faster than assumed, the life of the real estate securities or mortgage loans will be longer or shorter than assumed, respectively, which could reduce the effectiveness of our Manager's hedging strategies and may cause losses on such transactions.

Our Manager seeks to mitigate our prepayment risk by investing in real estate assets with a variety of prepayment characteristics.

Basis risk

Basis risk refers to the possible decline in book value triggered by the risk of incurring losses on the fair value of Agency RMBS as a result of widening market spreads between the yields on Agency RMBS and the yields on comparable duration Treasury securities. The basis risk associated with fluctuations in fair value of Agency RMBS may relate to factors impacting the mortgage and fixed income markets other than changes in benchmark interest rates, such as actual or anticipated monetary policy actions by the Federal Reserve, market liquidity, or changes in required rates of return on different assets. Consequently, while we use interest rate swaps and other hedges to protect against moves in interest rates, such instruments will generally not protect our net book value against basis risk.

Capital Market Risk

We are exposed to risks related to the equity capital markets, and our related ability to raise capital through the issuance of our common stock, preferred stock or other equity instruments. We are also exposed to risks related to the debt capital markets, and our related ability to finance our business through revolving facilities or other debt instruments. As a REIT, we are required to distribute a significant portion of our taxable income annually, which constrains our ability to accumulate operating cash flow and therefore may require us to utilize debt or equity capital to finance our business. We seek to mitigate these risks by monitoring the debt and equity capital markets to inform our decisions on the amount, timing, and terms of capital we raise.

ITEM 4. CONTROLS AND PROCEDURES

(a) Evaluation of Disclosure Controls and Procedures

Our management is responsible for establishing and maintaining disclosure controls and procedures that are designed to ensure that information the Company is required to disclose in the reports that it files or submits under the Securities Exchange Act of 1934, as amended (the "Exchange Act") is recorded, processed, summarized and reported, within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include controls and procedures designed to ensure that the Company's management, including its principal executive officer and principal financial officer, as appropriate, allow for timely decisions regarding required disclosure.

We have evaluated, with the participation of our principal executive officer and principal financial officer, the effectiveness of our disclosure controls and procedures as of March 31, 2022. There are inherent limitations to the effectiveness of any system of disclosure controls and procedures, including the possibility of human error and the circumvention or overriding of the controls and procedures. Accordingly, even effective disclosure controls and procedures can only provide reasonable assurance of achieving their control objectives. Based upon our evaluation, our principal executive officer and principal financial officer concluded that our disclosure controls and procedures were effective to provide reasonable assurance that information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the applicable rules and forms, and that it is accumulated and communicated to our management, including our principal executive officer and principal financial officer, as appropriate to allow for timely decisions regarding required disclosure.

(b) Changes in Internal Control over Financial Reporting

No change occurred in our internal control over financial reporting (as defined in Rule 13a-15(f) and 15d-15(f) of the Exchange Act) during the period covered by this quarterly report that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II — OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS.

We are at times subject to various legal proceedings and claims arising in the ordinary course of our business. In addition, in the ordinary course of business, we can be and are involved in governmental and regulatory examinations, information gathering requests, investigations and proceedings. As of the date of this report, we are not party to any litigation or legal proceedings, or to our knowledge, any threatened litigation or legal proceedings, which we believe, individually or in the aggregate, would have a material adverse effect on our results of operations or financial condition.

ITEM 1A. RISK FACTORS.

Refer to the risks identified under the caption "Risk Factors", in our Annual Report on Form 10-K for the year ended December 31, 2021 and our subsequent filings, which are available on the Securities and Exchange Commission's website at www.sec.gov, and in the "Forward-Looking Statements" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" sections herein.

ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS.

None.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES.

None.

ITEM 4. MINE SAFETY DISCLOSURES

None.

ITEM 5. OTHER INFORMATION.

Submission of Matters to a Vote of Security Holders - Results of 2022 Annual Meeting of Stockholders

On May 2, 2022, the Company held its 2022 annual meeting of stockholders, where the Company's stockholders voted on the following matters which were set forth in the notice for the meeting:

- 1. Election of six directors to the Company's board of directors, with each director serving until the Company's 2023 annual meeting of stockholders and until his or her successor is duly elected and qualified;
- 2. Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022; and
- 3. Approval, on an advisory basis, of the Company's executive compensation.

Each of the six nominees was elected, the appointment of PricewaterhouseCoopers LLP as the independent registered public accounting firm was ratified, and the executive compensation was approved on an advisory basis. The vote tabulation for each proposal is as follows:

1. Election of Directors:

Director	Votes For	Votes Withheld	Broker Non-Votes
T.J. Durkin	7,091,661	2,881,007	6,432,386
Debra Hess	6,984,771	2,987,897	6,432,386
Dianne Hurley	7,044,984	2,927,684	6,432,386
Matthew Jozoff	9,786,801	185,867	6,432,386
Peter Linneman	6,818,049	3,154,619	6,432,386
David Roberts	7,143,322	2,829,346	6,432,386

2. Ratification of the appointment of PricewaterhouseCoopers LLP as the Company's independent registered public accounting firm for the year ending December 31, 2022:

Votes For	Votes Against	Abstentions	Broker Non-Votes
13,914,830	146,850	2,343,374	_

3. Approval, on an advisory basis, of the Company's executive compensation:

Votes For	Votes Against	Abstentions	Broker Non-Votes
7,441,640	2,411,292	119,732	6,432,390

Amended Form Indemnification Agreement

On May 2, 2022, we entered into amended and restated indemnification agreements (each, an "Indemnification Agreement") with each of our directors and officers (each, an "Indemnitee") to, among other things (i) provide the Indemnitee with the most comprehensive indemnification permissible under the Maryland General Corporation Law (the "MGCL"), (ii) provide additional clarity, and (iii) conform language and style to the language and style of the MGCL.

The foregoing description of the Indemnification Agreements does not purport to be complete and is qualified in its entirety by reference to a copy of the form of Indemnification Agreement filed as Exhibit 10.1 to this Quarterly Report on Form 10-Q, which is incorporated by reference herein.

ITEM 6. EXHIBITS.

	Exhibit No.	Description
	<u>3.1</u>	Articles of Amendment and Restatement of AG Mortgage Investment Trust, Inc., incorporated by reference to Exhibit 3.1 of Amendment No. 2 to the Company's Registration Statement on Form S-11, filed with the Securities and Exchange Commission on April 18, 2011 ("Pre-Effective Amendment No. 2").
	3.2	Articles of Amendment to Articles of Amendment and Restatement of AG Mortgage Investment Trust, Inc., incorporated by reference to Exhibit 3.1 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on May 8, 2017.
	3.3	Amended and Restated Bylaws of AG Mortgage Investment Trust, Inc., incorporated by reference to Exhibit 3.3 on Form 10-K filed with the Securities and Exchange Commission on February 25, 2022.
	<u>3.4</u>	Articles Supplementary of 8.25% Series A Cumulative Redeemable Preferred Stock, incorporated by reference to Exhibit 3.1 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on August 2, 2012.
	3.5	Articles Supplementary of 8.00% Series B Cumulative Redeemable Preferred Stock, incorporated by reference to Exhibit 3.1 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on September 24, 2012.
	3.6	Articles Supplementary of 8.000% Series C Fixed-to-Floating Rate Cumulative Redeemable Preferred Stock, incorporated by reference to Exhibit 3.5 of the Company's Registration Statement on Form 8-A12B, filed with the Securities and Exchange Commission on September 16, 2019.
	3.7	Articles of Amendment of AG Mortgage Investment Trust, Inc., incorporated by reference to Exhibit 3.1 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on July 27, 2021.
	3.8	Articles of Amendment of AG Mortgage Investment Trust, Inc., incorporated by reference to Exhibit 3.2 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on July 27, 2021.
	4.1	<u>Specimen Common Stock Certificate of AG Mortgage Investment Trust, Inc., incorporated by reference to Exhibit 4.1 on Form 10-Q filed with the Securities and Exchange Commission on May 7, 2021.</u>
	4.2	<u>Specimen 8.25% Series A Cumulative Redeemable Preferred Stock Certificate, incorporated by reference to Exhibit 4.1 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on August 2, 2012.</u>
	4.3	Specimen 8.00% Series B Cumulative Redeemable Preferred Stock Certificate, incorporated by reference to Exhibit 4.1 of the Company's Current Report on Form 8-K, filed with the Securities and Exchange Commission on September 24, 2012.
	4.4	<u>Specimen 8.000% Series C Fixed-to-Floating Rate Cumulative Redeemable Preferred Stock Certificate, incorporated by reference to Exhibit 3.9 of the Company's Registration Statement on Form 8-A12B, filed with the Securities and Exchange Commission on September 16, 2019.</u>
	<u>10.1</u> *	Form of Indemnification Agreement
<u>31.1</u> *		Certification of David N. Roberts pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
<u>31.2</u> *		Certification of Anthony W. Rossiello pursuant to Rule 13a-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
<u>32.1</u> *		Certification of David N. Roberts pursuant to Rule 13a-14(b) and 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

<u>32.2</u> *	Certification of Anthony W. Rossiello pursuant to Rule 13a-14(b) and 18 U.S.C. Section 1350, as adopted pursuant to
	Section 906 of the Sarbanes-Oxley Act of 2002.

101.INS XBRL Instance Document

101.SCH XBRL Taxonomy Extension Schema Document

101.CAL XBRL Taxonomy Extension Calculation Linkbase Document

101.DEF XBRL Taxonomy Extension Definition Linkbase Document

101.LAB XBRL Taxonomy Extension Label Linkbase Document

101.PRE XBRL Taxonomy Extension Presentation Linkbase Document

104 Cover Page Interactive Data File (formatted as Inline XBRL)

* Filed herewith.

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.

AG MORTGAGE INVESTMENT TRUST, INC.

May 6, 2022 /s/ DAVID N. ROBERTS

David N. Roberts

Chief Executive Officer (principal executive officer)

May 6, 2022 /s/ ANTHONY W. ROSSIELLO

Anthony W. Rossiello

Chief Financial Officer (principal financial officer and principal accounting officer)

[AMENDED AND RESTATED] INDEMNIFICATION AGREEMENT

THIS INDEMNIFICATION AGREEMENT ("Agreement") is made and entered into as of the	day of,
202, by and between AG Mortgage Investment Trust, Inc., a Maryland corporation (the "Company"), and	
("Indemnitee").	

WHEREAS, at the request of the Company, Indemnitee currently serves as **[a director] [and] [an officer]** of the Company and may, therefore, be subjected to claims, suits or proceedings arising as a result of such service;

WHEREAS, as an inducement to Indemnitee to serve or continue to serve in such capacity, the Company has agreed to indemnify Indemnitee and to advance expenses and costs incurred by Indemnitee in connection with any such claims, suits or proceedings, to the maximum extent permitted by law[, including pursuant to an existing Indemnification Agreement, dated as of ______, 20__, by and between the Company and the Indemnitee (the "Prior Agreement")]; and

WHEREAS, the parties by this Agreement desire to set forth their agreement regarding indemnification and advance of expenses;

NOW, THEREFORE, in consideration of the premises and the covenants contained herein, the Company and Indemnitee do hereby covenant and agree as follows:

Section 1. Definitions. For purposes of this Agreement:

(a) "Change in Control" means a change in control of the Company occurring after the Effective Date of a nature that would be required to be reported in response to Item 6(e) of Schedule 14A of Regulation 14A (or in response to any similar item on any similar schedule or form) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), whether or not the Company is then subject to such reporting requirement; provided, however, that, without limitation, such a Change in Control shall be deemed to have occurred if, after the Effective Date (i) any "person" (as such term is used in Sections 13(d) and 14(d) of the Exchange Act) is or becomes the "beneficial owner" (as defined in Rule 13d-3 under the Exchange Act), directly or indirectly, of securities of the Company representing 15% or more of the combined voting power of all of the Company's then-outstanding securities entitled to vote generally in the election of directors without the prior approval of at least two-thirds of the members of the Board of Directors in office immediately prior to such person's attaining such percentage interest; (ii) the Company is a party to a merger, consolidation, sale of assets, plan of liquidation or other reorganization not approved by at least two-thirds of the members of the Board of Directors then in office, as a consequence of which members of the Board of Directors in office immediately prior to such transaction or event constitute less than a majority of the Board of Directors thereafter; or (iii) at any time, a majority of the members of the Board of Directors are not individuals (A) who were directors as of the Effective Date or (B) whose election by the Board of Directors or nomination for election by the Company's stockholders was approved or recommended (1) by the affirmative vote of at least two-thirds of the directors then in office who were directors as of the Effective Date or (2) by a committee of the Board

consisting of at least two-thirds of the directors then in office who were directors as of the Effective Date, or, in the case of (1) or (2), whose election or nomination for election was previously so approved or recommended.

- (b) "Corporate Status" means the status of a person as a present or former director, officer, employee or agent of the Company or as a director, trustee, officer, partner, manager, managing member, fiduciary, employee or agent of any other foreign or domestic corporation, real estate investment trust, partnership, limited liability company, joint venture, trust, employee benefit plan or other enterprise that such person is or was serving in such capacity at the request of the Company. As a clarification and without limiting the circumstances in which Indemnitee may be serving at the request of the Company, service by Indemnitee shall be deemed to be at the request of the Company: (i) if Indemnitee serves or served as a director, trustee, officer, partner, manager, managing member, fiduciary, employee or agent of any corporation, partnership, limited liability company, joint venture, trust or other enterprise (1) of which a majority of the voting power or equity interest is or was owned directly or indirectly by the Company or (2) the management of which is controlled directly or indirectly by the Company and (ii) if, as a result of Indemnitee's service to the Company or any of its affiliated entities, Indemnitee is subject to duties to, or required to perform services for, an employee benefit plan or its participants or beneficiaries, including as a deemed fiduciary thereof.
- (c) "Disinterested Director" means a director of the Company who is not and was not a party to the Proceeding in respect of which indemnification and/or advance of Expenses is sought by Indemnitee.
 - (d) "Effective Date" means the date set forth in the first paragraph of this Agreement.
- (e) "Expenses" means any and all reasonable and out-of-pocket attorneys' fees and costs, retainers, court costs, arbitration and mediation costs, transcript costs, fees of experts, witness fees, travel expenses, duplicating costs, printing and binding costs, telephone charges, postage, delivery service fees, federal, state, local or foreign taxes imposed on Indemnitee as a result of the actual or deemed receipt of any payments under this Agreement, ERISA excise taxes and penalties and any other disbursements or expenses incurred in connection with prosecuting, defending, preparing to prosecute or defend, investigating, being or preparing to be a witness in or otherwise participating in a Proceeding. Expenses shall also include Expenses incurred in connection with any appeal resulting from any Proceeding, including, without limitation, the premium for, security for and other costs relating to any cost bond, supersedeas bond or other appeal bond or its equivalent.
- (f) "Independent Counsel" means a law firm, or a member of a law firm, that is experienced in matters of corporation law and neither is, nor in the past five years has been, retained to represent: (i) the Company or Indemnitee in any matter material to either such party (other than with respect to matters concerning Indemnitee under this Agreement or of other indemnitees under similar indemnification agreements), or (ii) any other party to or participant or witness in the Proceeding giving rise to a claim for indemnification or advance of Expenses hereunder. Notwithstanding the foregoing, the term "Independent Counsel" shall not include any person who, under the applicable standards of professional conduct then prevailing, would have

a conflict of interest in representing either the Company or Indemnitee in an action to determine Indemnitee's rights under this Agreement.

- (g) "Proceeding" means any threatened, pending or completed action, suit, arbitration, alternate dispute resolution mechanism, investigation, inquiry, administrative hearing, claim, demand or discovery request or any other actual, threatened or completed proceeding, whether brought by or in the right of the Company or otherwise and whether of a civil (including intentional or unintentional tort claims), criminal, administrative or investigative (formal or informal) nature, including any appeal therefrom, except one pending or completed on or before the Effective Date, unless otherwise specifically agreed in writing by the Company and Indemnitee [or if it would have been covered by the Prior Agreement]. If Indemnitee reasonably believes that a given situation may lead to or culminate in the institution of a Proceeding, such situation shall also be considered a Proceeding.
- Section 2. <u>Services by Indemnitee</u>. Indemnitee serves or will serve in the capacity or capacities set forth in the first WHEREAS clause above. However, this Agreement shall not impose any independent obligation on Indemnitee or the Company to continue Indemnitee's service to the Company. This Agreement shall not be deemed an employment contract between the Company (or any other entity) and Indemnitee.
- Section 3. General. The Company shall indemnify, and advance Expenses to, Indemnitee (a) as provided in this Agreement and (b) otherwise to the maximum extent permitted by Maryland law in effect on the Effective Date and as amended from time to time; provided, however, that no change in Maryland law shall have the effect of reducing the benefits available to Indemnitee hereunder based on Maryland law as in effect on the Effective Date. The rights of Indemnitee provided in this Section 3 shall include, without limitation, any right to indemnification under the charter or bylaws of the Company, the rights set forth in the other sections of this Agreement and any additional indemnification permitted by the Maryland General Corporation Law (the "MGCL"), including, without limitation, Section 2-418 of the MGCL.
- Section 4. <u>Standard for Indemnification</u>. If, by reason of service in Indemnitee's Corporate Status, Indemnitee is, or is threatened to be, made a party to any Proceeding, the Company shall indemnify Indemnitee against all judgments, penalties, fines and amounts paid in settlement and all Expenses actually and reasonably incurred by Indemnitee or on Indemnitee's behalf in connection with any such Proceeding unless it is established that (a) the act or omission of Indemnitee was material to the matter giving rise to the Proceeding and (i) was committed in bad faith or (ii) was the result of active and deliberate dishonesty, (b) Indemnitee actually received an improper personal benefit in money, property or services or (c) in the case of any criminal Proceeding, Indemnitee had reasonable cause to believe that Indemnitee's conduct was unlawful.
- Section 5. <u>Certain Limits on Indemnification</u>. Notwithstanding any other provision of this Agreement (other than Section 6), Indemnitee shall not be entitled to:

- (a) indemnification hereunder if the Proceeding was one by or in the right of the Company and Indemnitee is adjudged, in a final adjudication of the Proceeding not subject to further appeal, to be liable to the Company;
- (b) indemnification hereunder if Indemnitee is adjudged, in a final adjudication of the Proceeding not subject to further appeal, to be liable on the basis that personal benefit in money, property or services was improperly received in any Proceeding charging improper personal benefit to Indemnitee, whether or not involving action in Indemnitee's Corporate Status; or
- (c) indemnification or advance of Expenses hereunder if the Proceeding was brought by Indemnitee, unless: (i) the Proceeding was brought to enforce indemnification under this Agreement, and then only to the extent in accordance with and as authorized by Section 12 of this Agreement, or (ii) the Company's charter or Bylaws, a resolution of the stockholders entitled to vote generally in the election of directors or of the Board of Directors or an agreement approved by the Board of Directors to which the Company is a party expressly provide otherwise.
- Section 6. <u>Court-Ordered Indemnification</u>. Notwithstanding any other provision of this Agreement, a court of appropriate jurisdiction, upon application of Indemnitee and such notice as the court shall require, may order indemnification of Indemnitee by the Company in the following circumstances:
- (a) if such court determines that Indemnitee is entitled to reimbursement under Section 2-418(d)(1) of the MGCL, the court shall order indemnification, in which case Indemnitee shall be entitled to recover the Expenses of securing such reimbursement: or
- (b) if such court determines that Indemnitee is fairly and reasonably entitled to indemnification in view of all the relevant circumstances, whether or not Indemnitee (i) has met the standards of conduct set forth in Section 2-418(b) of the MGCL or (ii) has been adjudged liable for receipt of an improper personal benefit under Section 2-418(c) of the MGCL, the court may order such indemnification as the court shall deem proper without regard to any limitation on such court-ordered indemnification contemplated by Section 2-418(d)(2)(ii) of the MGCL.
- Section 7. <u>Indemnification for Expenses of an Indemnitee Who is Wholly or Partially Successful</u>. Notwithstanding any other provision of this Agreement, and without limiting any such provision, to the extent that Indemnitee was or is, by reason of service in Indemnitee's Corporate Status, made a party to (or otherwise becomes a participant in) any Proceeding and is successful, on the merits or otherwise, in the defense of such Proceeding, the Company shall indemnify Indemnitee for all Expenses actually and reasonably incurred by Indemnitee or on Indemnitee's behalf in connection therewith. If Indemnitee is not wholly successful in such Proceeding but is successful, on the merits or otherwise, as to one or more but less than all claims, issues or matters in such Proceeding, the Company shall indemnify Indemnitee under this Section 7 for all Expenses actually and reasonably incurred by Indemnitee or on Indemnitee's behalf in connection with each such claim, issue or matter, allocated on a reasonable and proportionate basis. For purposes of this Section 7 and without limitation, the termination of any claim, issue or matter in such a Proceeding by dismissal, with or without prejudice, shall be deemed to be a successful result as to such claim, issue or matter.

Section 8. Advance of Expenses for Indemnitee. If, by reason of service in Indemnitee's Corporate Status, Indemnitee is, or is threatened to be, made a party to any Proceeding, the Company shall, without requiring a preliminary determination of Indemnitee's ultimate entitlement to indemnification hereunder, advance all Expenses incurred by or on behalf of Indemnitee in connection with such Proceeding. The Company shall make such advance of incurred Expenses within ten days after the receipt by the Company of a statement or statements requesting such advance from time to time, whether prior to or after final disposition of such Proceeding, which advance may be in the form of, in the reasonable discretion of Indemnitee (but without duplication), (a) payment of such Expenses directly to third parties on behalf of Indemnitee, (b) advance of funds to Indemnitee in an amount sufficient to pay such Expenses or (c) reimbursement to Indemnitee for Indemnitee's payment of such Expenses. Such statement or statements shall reasonably evidence the Expenses incurred by Indemnitee and shall include or be preceded or accompanied by a written affirmation by Indemnitee and a written undertaking by or on behalf of Indemnitee, in substantially the form attached hereto as Exhibit A or in such form as may be required under applicable law as in effect at the time of the execution thereof. To the extent that Expenses advanced to Indemnitee do not relate to a specific claim, issue or matter in the Proceeding, such Expenses shall be allocated on a reasonable and proportionate basis. The undertaking required by this Section 8 shall be an unlimited general obligation by or on behalf of Indemnitee and shall be accepted without reference to Indemnitee's financial ability to repay such advanced Expenses and without any requirement to post security therefor.

Section 9. <u>Indemnification and Advance of Expenses as a Witness or Other Participant</u>. Notwithstanding any other provision of this Agreement, to the extent that Indemnitee is or may be, by reason of service in Indemnitee's Corporate Status, made a witness or otherwise asked to participate in any Proceeding, whether instituted by the Company or any other person, and to which Indemnitee is not a party, Indemnitee shall be advanced and indemnified against all Expenses actually and reasonably incurred by Indemnitee or on Indemnitee's behalf in connection therewith within ten days after the receipt by the Company of a statement or statements requesting any such advance or indemnification from time to time, whether prior to or after final disposition of such Proceeding. Such statement or statements shall reasonably evidence the Expenses incurred by Indemnitee. In connection with any such advance of Expenses, the Company may require Indemnitee to provide an undertaking and affirmation substantially in the form attached hereto as <u>Exhibit A</u> or in such form as may be required under applicable law as in effect at the time of execution thereof.

Section 10. Procedure for Determination of Entitlement to Indemnification.

(a) To obtain indemnification under this Agreement, Indemnitee shall submit to the Company a written request, including therein or therewith such documentation and information as is reasonably available to Indemnitee and is reasonably necessary or appropriate to determine whether and to what extent Indemnitee is entitled to indemnification. Indemnitee may submit one or more such requests from time to time and at such time(s) as Indemnitee deems appropriate in Indemnitee's sole discretion. The officer of the Company receiving any such request from Indemnitee shall, promptly upon receipt of such a request for indemnification, advise the Board of Directors in writing that Indemnitee has requested indemnification.

- Upon written request by Indemnitee for indemnification pursuant to Section 10(a) above, a determination, if required by applicable law, with respect to Indemnitee's entitlement thereto shall promptly be made in the specific case: (i) if a Change in Control has occurred, by Independent Counsel, in a written opinion to the Board of Directors, a copy of which shall be delivered to Indemnitee, which Independent Counsel shall be selected by Indemnitee and approved by the Board of Directors in accordance with Section 2-418(e)(2)(ii) of the MGCL, which approval shall not be unreasonably withheld; or (ii) if a Change in Control has not occurred, (A) by a majority vote of the Disinterested Directors or by the majority vote of a group of Disinterested Directors designated by the Disinterested Directors to make the determination, (B) if Independent Counsel has been selected by the Board of Directors in accordance with Section 2-418(e)(2)(ii) of the MGCL and approved by Indemnitee, which approval shall not be unreasonably withheld or delayed, by Independent Counsel, in a written opinion to the Board of Directors, a copy of which shall be delivered to Indemnitee or (C) if so directed by the Board of Directors, by the stockholders of the Company, other than directors or officers who are parties to the Proceeding. If it is so determined that Indemnitee is entitled to indemnification, the Company shall make payment to Indemnitee within ten days after such determination. Indemnitee shall cooperate with the person, persons or entity making such determination with respect to Indemnitee's entitlement to indemnification, including providing to such person, persons or entity upon reasonable advance request any documentation or information which is not privileged or otherwise protected from disclosure and which is reasonably available to Indemnitee and reasonably necessary or appropriate to such determination in the discretion of the Board of Directors or Independent Counsel if retained pursuant to clause (ii)(B) of this Section 10(b). Any Expenses incurred by Indemnitee in so cooperating with the person, persons or entity making such determination shall be borne by the Company (irrespective of the determination as to Indemnitee's entitlement to indemnification) and the Company shall indemnify and hold Indemnitee harmless therefrom.
 - (c) The Company shall pay the reasonable fees and expenses of Independent Counsel, if one is appointed.

Section 11. <u>Presumptions and Effect of Certain Proceedings</u>

- (a) In making any determination with respect to entitlement to indemnification hereunder, the person or persons (including any court having jurisdiction over the matter) making such determination shall presume that Indemnitee is entitled to indemnification under this Agreement if Indemnitee has submitted a request for indemnification in accordance with Section 10(a) of this Agreement, and the Company shall have the burden of overcoming that presumption in connection with the making of any determination contrary to that presumption.
- (b) The termination of any Proceeding or of any claim, issue or matter therein, by judgment, order, settlement or conviction, upon a plea of *nolo contendere* or its equivalent, or entry of an order of probation prior to judgment, does not create a presumption that Indemnitee did not meet the requisite standard of conduct described herein for indemnification.
- (c) The knowledge and/or actions, or failure to act, of any other director, officer, employee or agent of the Company or any other director, trustee, officer, partner, manager, managing member, fiduciary, employee or agent of any other foreign or domestic corporation,

real estate investment trust, partnership, limited liability company, joint venture, trust, employee benefit plan or other enterprise shall not be imputed to Indemnitee for purposes of determining any other right to indemnification under this Agreement.

Section 12. Remedies of Indemnitee.

- (a) If (i) a determination is made pursuant to Section 10(b) of this Agreement that Indemnitee is not entitled to indemnification under this Agreement, (ii) advance of Expenses is not timely made pursuant to Sections 8 or 9 of this Agreement, (iii) no determination of entitlement to indemnification shall have been made pursuant to Section 10(b) of this Agreement within 60 days after receipt by the Company of the request for indemnification, (iv) payment of indemnification is not made pursuant to Sections 7 or 9 of this Agreement within ten days after receipt by the Company of a written request therefor, or (v) payment of indemnification pursuant to any other section of this Agreement or the charter or Bylaws of the Company is not made within ten days after a determination has been made that Indemnitee is entitled to indemnification, Indemnitee shall be entitled to an adjudication in an appropriate court located in the State of Maryland, or in any other court of competent jurisdiction, or in an arbitration conducted by a single arbitrator pursuant to the Commercial Arbitration Rules of the American Arbitration Association, of Indemnitee's entitlement to indemnification or advance of Expenses. Indemnitee shall commence a proceeding seeking an adjudication or an award in arbitration within 180 days following the date on which Indemnitee first has the right to commence such proceeding pursuant to this Section 12(a); provided, however, that the foregoing clause shall not apply to a proceeding brought by Indemnitee to enforce Indemnitee's rights under Section 7 of this Agreement. Except as set forth herein, the provisions of Maryland law (without regard to its conflicts of laws rules) shall apply to any such arbitration. The Company shall not oppose Indemnitee's right to seek any such adjudication or award in arbitration.
- (b) In any judicial proceeding or arbitration commenced pursuant to this Section 12, Indemnitee shall be presumed to be entitled to indemnification or advance of Expenses, as the case may be, under this Agreement and the Company shall have the burden of proving that Indemnitee is not entitled to indemnification or advance of Expenses, as the case may be. If Indemnitee commences a judicial proceeding or arbitration pursuant to this Section 12, Indemnitee shall not be required to reimburse the Company for any advances pursuant to Section 8 of this Agreement until a final determination is made with respect to Indemnitee's entitlement to indemnification (as to which all rights of appeal have been exhausted or lapsed). The Company shall, to the fullest extent not prohibited by law, be precluded from asserting in any judicial proceeding or arbitration commenced pursuant to this Section 12 that the procedures and presumptions of this Agreement are not valid, binding and enforceable and shall stipulate in any such court or before any such arbitrator that the Company is bound by all of the provisions of this Agreement.
- (c) If a determination shall have been made pursuant to Section 10(b) of this Agreement that Indemnitee is entitled to indemnification, the Company shall be bound by such determination in any judicial proceeding or arbitration commenced pursuant to this Section 12, absent a misstatement by Indemnitee of a material fact, or an omission of a material fact necessary to make Indemnitee's statement not materially misleading, in connection with the request for indemnification that was not disclosed in connection with the determination.

- (d) In the event that Indemnitee is successful in seeking, pursuant to this Section 12, a judicial adjudication of or an award in arbitration to enforce Indemnitee's rights under, or to recover damages for breach of, this Agreement, Indemnitee shall be entitled to recover from the Company, and shall be indemnified by the Company for, any and all Expenses actually and reasonably incurred by Indemnitee in such judicial adjudication or arbitration. If it shall be determined in such judicial adjudication or arbitration that Indemnitee is entitled to receive part but not all of the indemnification or advance of Expenses sought, the Expenses incurred by Indemnitee in connection with such judicial adjudication or arbitration shall be appropriately prorated.
- (e) Interest shall be paid by the Company to Indemnitee at the maximum rate allowed to be charged for judgments under the Courts and Judicial Proceedings Article of the Annotated Code of Maryland for amounts which the Company pays or is obligated to pay for the period (i) commencing with either the tenth day after the date on which the Company was requested to advance Expenses in accordance with Sections 8 or 9 of this Agreement or the 60th day after the date on which the Company was requested to make the determination of entitlement to indemnification under Section 10(b) of this Agreement, as applicable, and (ii) ending on the date such payment is made to Indemnitee by the Company.

Section 13. <u>Defense of the Underlying Proceeding.</u>

- (a) Indemnitee shall notify the Company promptly in writing upon being served with any summons, citation, subpoena, complaint, indictment, request or other document relating to any Proceeding which may result in the right to indemnification or the advance of Expenses hereunder and shall include with such notice a description of the nature of the Proceeding and a summary of the facts underlying the Proceeding. The failure to give any such notice shall not disqualify Indemnitee from the right, or otherwise affect in any manner any right of Indemnitee, to indemnification or the advance of Expenses under this Agreement unless the Company's ability to defend in such Proceeding or to obtain proceeds under any insurance policy is materially and adversely prejudiced thereby, and then only to the extent the Company is thereby actually so prejudiced.
- (b) Subject to the provisions of the last sentence of this Section 13(b) and of Section 13(c) below, the Company shall have the right to defend Indemnitee in any Proceeding which may give rise to indemnification hereunder; provided, however, that the Company shall notify Indemnitee of any such decision to defend within 15 days following receipt of notice of any such Proceeding under Section 13(a) above. The Company shall not, without the prior written consent of Indemnitee, which shall not be unreasonably withheld or delayed, consent to the entry of any judgment against Indemnitee or enter into any settlement or compromise with respect to Indemnitee which (i) includes an admission of fault of Indemnitee, (ii) does not include, as an unconditional term thereof, the full release of Indemnitee from all liability in respect of such Proceeding, which release shall be in form and substance reasonably satisfactory to Indemnitee, or (iii) would impose any Expense, judgment, fine, penalty or limitation on Indemnitee. This Section 13(b) shall not apply to a Proceeding brought by Indemnitee under Section 12 of this Agreement.

(c) Notwithstanding the provisions of Section 13(b) above, if in a Proceeding to which Indemnitee is a party by reason of service in Indemnitee's Corporate Status, (i) Indemnitee reasonably concludes, based upon an opinion of counsel approved by the Company, which approval shall not be unreasonably withheld or delayed, that Indemnitee may have separate defenses or counterclaims to assert with respect to any issue which may not be consistent with other defendants in such Proceeding, (ii) Indemnitee reasonably concludes, based upon an opinion of counsel approved by the Company, which approval shall not be unreasonably withheld or delayed, that an actual or apparent conflict of interest or potential conflict of interest exists between Indemnitee and the Company, or (iii) if the Company fails to assume the defense of such Proceeding in a timely manner, Indemnitee shall be entitled to be represented by separate legal counsel of Indemnitee's choice, subject to the prior approval of the Company fails to comply with any of its obligations under this Agreement or in the event that the Company or any other person takes any action to declare this Agreement void or unenforceable, or institutes any Proceeding to deny or to recover from Indemnitee the benefits intended to be provided to Indemnitee hereunder, Indemnitee shall have the right to retain counsel of Indemnitee's choice, subject to the prior approval of the Company, which approval shall not be unreasonably withheld or delayed, at the expense of the Company (subject to Section 12(d) of this Agreement), to represent Indemnitee in connection with any such matter.

Section 14. Non-Exclusivity; Survival of Rights; Subrogation.

- (a) The rights of indemnification and advance of Expenses as provided by this Agreement shall not be deemed exclusive of any other rights to which Indemnitee may at any time be entitled under applicable law, the charter or Bylaws of the Company, any agreement or a resolution of the stockholders entitled to vote generally in the election of directors or of the Board of Directors, or otherwise. Unless consented to in writing by Indemnitee, no amendment, alteration or repeal of the charter or Bylaws of the Company, this Agreement or of any provision hereof shall limit or restrict any right of Indemnitee under this Agreement in respect of any action taken or omitted by such Indemnitee in Indemnitee's Corporate Status prior to such amendment, alteration or repeal, regardless of whether a claim with respect to such action or inaction is raised prior or subsequent to such amendment, alteration or repeal. No right or remedy herein conferred is intended to be exclusive of any other right or remedy, and every other right or remedy shall be cumulative and in addition to every other right or remedy given hereunder or now or hereafter existing at law or in equity or otherwise. The assertion of any right or remedy hereunder, or otherwise, shall not prohibit the concurrent assertion or employment of any other right or remedy.
- (b) In the event of any payment under this Agreement, the Company shall be subrogated to the extent of such payment to all of the rights of recovery of Indemnitee, who shall execute all papers required and take all action necessary to secure such rights, including execution of such documents as are necessary to enable the Company to bring suit to enforce such rights.

Section 15. Insurance.

- (a) The Company will use its reasonable best efforts to acquire directors and officers liability insurance, on terms and conditions deemed appropriate by the Board of Directors, with the advice of counsel, covering Indemnitee or any claim made against Indemnitee by reason of service in Indemnitee's Corporate Status and covering the Company for any indemnification or advance of Expenses made by the Company to Indemnitee for any claims made against Indemnitee by reason of service in Indemnitee's Corporate Status. In the event of a Change in Control, the Company shall maintain in force any and all directors and officers liability insurance policies that were maintained by the Company immediately prior to the Change in Control for a period of six years with the insurance carrier or carriers and through the insurance broker in place at the time of the Change in Control; provided, however, (i) if the carriers will not offer the same policy and an expiring policy needs to be replaced, a policy substantially comparable in scope and amount shall be obtained and (ii) if any replacement insurance carrier is necessary to obtain a policy substantially comparable in scope and amount, such insurance carrier shall have an AM Best rating that is the same or better than the AM Best rating of the existing insurance carrier; provided, further, however, in no event shall the Company be required to expend in the aggregate in excess of 250% of the annual premium or premiums paid by the Company for directors and officers liability insurance in effect on the date of the Change in Control. In the event that 250% of the annual premium paid by the Company for such existing directors and officers liability insurance is insufficient for such coverage, the Company shall spend up to that amount to purchase such lesser coverage as may be obtained with such amount.
- (b) Without in any way limiting any other obligation under this Agreement, the Company shall indemnify Indemnitee for any payment by Indemnitee which would otherwise be indemnifiable hereunder arising out of the amount of any deductible or retention and the amount of any excess of the aggregate of all judgments, penalties, fines, settlements and Expenses incurred by Indemnitee in connection with a Proceeding over the coverage of any insurance referred to in Section 15(a). The purchase, establishment and maintenance of any such insurance shall not in any way limit or affect the rights or obligations of the Company or Indemnitee under this Agreement except as expressly provided herein, and the execution and delivery of this Agreement by the Company and Indemnitee shall not in any way limit or affect the rights or obligations of the Company under any such insurance policies. If, at the time the Company receives notice from any source of a Proceeding to which Indemnitee is a party or a participant (as a witness or otherwise) the Company has director and officer liability insurance in effect, the Company shall give prompt notice of such Proceeding to the insurers in accordance with the procedures set forth in the respective policies.
- (c) The Indemnitee shall cooperate with the Company or any insurance carrier of the Company with respect to any Proceeding.
- Section 16. <u>Coordination of Payments</u>. The Company shall not be liable under this Agreement to make any payment of amounts otherwise indemnifiable or payable or reimbursable as Expenses hereunder if and to the extent that Indemnitee has otherwise actually received such payment under any insurance policy, contract, agreement or otherwise.
- Section 17. <u>Contribution</u>. If the indemnification provided in this Agreement is unavailable in whole or in part and may not be paid to Indemnitee for any reason, other than for failure to satisfy the standard of conduct set forth in Section 4 or due to the provisions of Section

5, then, with respect to any Proceeding in which the Company is jointly liable with Indemnitee (or would be if joined in such Proceeding), to the fullest extent permissible under applicable law, the Company, in lieu of indemnifying and holding harmless Indemnitee, shall pay, in the first instance, the entire amount incurred by Indemnitee, whether for Expenses, judgments, penalties, and/or amounts paid or to be paid in settlement, in connection with any Proceeding without requiring Indemnitee to contribute to such payment, and the Company hereby waives and relinquishes any right of contribution it may have at any time against Indemnitee.

Section 18. <u>Reports to Stockholders</u>. To the extent required by the MGCL, the Company shall report in writing to its stockholders the payment of any amounts for indemnification of, or advance of Expenses to, Indemnitee under this Agreement arising out of a Proceeding by or in the right of the Company with the notice of the meeting of stockholders of the Company next following the date of the payment of any such indemnification or advance of Expenses or prior to such meeting.

Section 19. <u>Duration of Agreement; Binding Effect</u>.

- (a) This Agreement shall continue until and terminate on the date that Indemnitee is no longer subject to any actual or possible Proceeding (including any rights of appeal thereto and any Proceeding commenced by Indemnitee pursuant to Section 12 of this Agreement).
- (b) The indemnification and advance of Expenses provided by, or granted pursuant to, this Agreement shall be binding upon and be enforceable by the parties hereto and their respective successors and assigns (including any direct or indirect successor by purchase, merger, consolidation or otherwise to all or substantially all of the business or assets of the Company), shall continue as to an Indemnitee who has ceased to be a director, officer, employee or agent of the Company or a director, trustee, officer, partner, manager, managing member, fiduciary, employee or agent of any other foreign or domestic corporation, real estate investment trust, partnership, limited liability company, joint venture, trust, employee benefit plan or other enterprise that such person is or was serving in such capacity at the request of the Company, and shall inure to the benefit of Indemnitee and Indemnitee's spouse, assigns, heirs, devisees, executors and administrators and other legal representatives.
- (c) The Company shall require and cause any successor (whether direct or indirect by purchase, merger, consolidation or otherwise) to all, substantially all or a substantial part, of the business and/or assets of the Company, by written agreement in form and substance satisfactory to Indemnitee, expressly to assume and agree to perform this Agreement in the same manner and to the same extent that the Company would be required to perform if no such succession had taken place.
- (d) The Company and Indemnitee agree that a monetary remedy for breach of this Agreement, at some later date, may be inadequate, impracticable and difficult to ascertain, and further agree that such breach may cause Indemnitee irreparable harm. Accordingly, the parties hereto agree that Indemnitee may enforce this Agreement by seeking injunctive relief and/or specific performance hereof, without any necessity of showing actual damage or irreparable harm and that by seeking injunctive relief and/or specific performance, Indemnitee shall not be precluded from seeking or obtaining any other relief to which Indemnitee may be entitled.

Indemnitee shall further be entitled to such specific performance and injunctive relief, including temporary restraining orders, preliminary injunctions and permanent injunctions, without the necessity of posting bonds or other undertakings in connection therewith. The Company acknowledges that, in the absence of a waiver, a bond or undertaking may be required of Indemnitee by a court, and the Company hereby waives any such requirement of such a bond or undertaking.

- Section 20. Severability. If any provision or provisions of this Agreement shall be held to be invalid, void, illegal or otherwise unenforceable for any reason whatsoever: (a) the validity, legality and enforceability of the remaining provisions of this Agreement (including, without limitation, each portion of any Section, paragraph or sentence of this Agreement containing any such provision held to be invalid, void, illegal or otherwise unenforceable that is not itself invalid, void, illegal or otherwise unenforceable) shall not in any way be affected or impaired thereby and shall remain enforceable to the fullest extent permitted by law; (b) such provision or provisions shall be deemed reformed to the extent necessary to conform to applicable law and to give the maximum effect to the intent of the parties hereto; and (c) to the fullest extent possible, the provisions of this Agreement (including, without limitation, each portion of any Section, paragraph or sentence of this Agreement containing any such provision held to be invalid, void, illegal or otherwise unenforceable, that is not itself invalid, void, illegal or otherwise unenforceable) shall be construed so as to give effect to the intent manifested thereby.
- Section 21. <u>Counterparts</u>. This Agreement may be executed in one or more counterparts, (delivery of which may be by facsimile, or via e-mail as a portable document format (.pdf) or other electronic format), each of which will be deemed to be an original, and it will not be necessary in making proof of this Agreement or the terms of this Agreement to produce or account for more than one such counterpart. One such counterpart signed by the party against whom enforceability is sought shall be sufficient to evidence the existence of this Agreement.
- Section 22. <u>Headings</u>. The headings of the paragraphs of this Agreement are inserted for convenience only and shall not be deemed to constitute part of this Agreement or to affect the construction thereof.
- Section 23. <u>Prior Agreements</u>. This Agreement constitutes the entire agreement among the parties and supersedes any prior agreements by or between the parties with respect to the subject matter of the Agreement. For the avoidance of doubt, nothing in this Agreement shall limit Indemnitee's rights to indemnification and advancement of expenses under the MGCL or the Company's charter or Bylaws.
- Section 24. <u>Modification and Waiver</u>. No supplement, modification or amendment of this Agreement shall be binding unless executed in writing by both of the parties hereto. No waiver of any of the provisions of this Agreement shall be deemed or shall constitute a waiver of any other provisions hereof (whether or not similar) nor, unless otherwise expressly stated, shall such waiver constitute a continuing waiver.

Section 25. <u>Notices</u>. All notices, requests, demands and other communications hereunder shall be in writing and shall be deemed to have been duly given if (i) delivered by hand and receipted for by the party to whom said notice or other communication shall have been directed, on the day of such delivery, or (ii) mailed by certified or registered mail with postage prepaid, on the third business day after the date on which it is so mailed:

- (a) If to Indemnitee, to the address set forth on the signature page hereto.
- (b) If to the Company, to:

AG Mortgage Investment Trust, Inc. 245 Park Avenue, 26th Floor New York, NY 10167 E-mail: jneslin@angelogordon.com Attention: Jenny Neslin

or to such other address as may have been furnished in writing to Indemnitee by the Company or to the Company by Indemnitee, as the case may be.

Section 26. <u>Governing Law</u>. This Agreement shall be governed by, and construed and enforced in accordance with, the laws of the State of Maryland, without regard to its conflicts of laws rules.

[SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the day and year first above written.

AG MORTGAGE INVESTMENT TRUST, INC.

By:	 	
Name:		
Title:		
INDEMNITEE:		
Name:		
Address:		

EXHIBIT A

AFFIRMATION AND UNDERTAKING TO REPAY EXPENSES ADVANCED

To: The Board of Directors of AG Mortgage Investment Trust, Inc. Re: Affirmation and Undertaking Ladies and Gentlemen: This Affirmation and Undertaking is being provided pursuant to that certain Indemnification Agreement dated the _____, 20_____, by and between AG Mortgage Investment Trust, Inc., a Maryland corporation (the "Company"), and the undersigned Indemnitee (the "Indemnification Agreement"), pursuant to which I am entitled to advance of Expenses in connection with **[Description of Proceeding]** (the "Proceeding"). Terms used herein and not otherwise defined shall have the meanings specified in the Indemnification Agreement. I am subject to the Proceeding by reason of service in my Corporate Status. I hereby affirm my good faith belief that at all times, insofar as I was involved as **[a director] [and] [an officer]** of the Company, in any of the facts or events giving rise to the Proceeding, I (1) did not act with bad faith or active or deliberate dishonesty, (2) did not receive any improper personal benefit in money, property or services and (3) in the case of any criminal proceeding, had no reasonable cause to believe that any act or omission by me was unlawful. In consideration of the advance by the Company for Expenses incurred by me in connection with the Proceeding (the "Advanced Expenses"), I hereby agree that if, in connection with the Proceeding, it is established that (1) an act or omission by me was material to the matter giving rise to the Proceeding and (a) was committed in bad faith or (b) was the result of active and deliberate dishonesty or (2) I actually received an improper personal benefit in money, property or services or (3) in the case of any criminal proceeding, I had reasonable cause to believe that the act or omission was unlawful, then I shall promptly reimburse the portion of the Advanced Expenses relating to the claims, issues or matters in the Proceeding as to which the foregoing findings have been established. IN WITNESS WHEREOF, I have executed this Affirmation and Undertaking on this day of 20____.

CERTIFICATION

I, David N. Roberts, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of AG Mortgage Investment Trust, Inc.;
- 2. 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;
- 3. 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;
- 4. 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;
 - 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
- 5. 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
 - 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: May 6, 2022

/s/ David N. Roberts
David N. Roberts

Chief Executive Officer

CERTIFICATION

I, Anthony W. Rossiello, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of AG Mortgage Investment Trust, Inc.;
- 2. 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;
- 3. 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;
- 4. 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
- 5. 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: May 6, 2022	
	/s/ Anthony W. Rossiello
-	Anthony W. Rossiello
	Chief Financial 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 on Form 10-Q of AG Mortgage Investment Trust, Inc. (the "Company") for the quarterly period ended March 31, 2022 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, David N. Roberts, Chief Executive Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, 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.

It is not intended that this statement be deemed to be filed for purposes of the Securities Exchange Act of 1934.

/s/ David N. Roberts

David N. Roberts Chief Executive Officer May 6, 2022

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 on Form 10-Q of AG Mortgage Investment Trust, Inc. (the "Company") for the quarterly period ended March 31, 2022 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Anthony W. Rossiello, Chief Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, 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.

It is not intended that this statement be deemed to be filed for purposes of the Securities Exchange Act of 1934.

/s/ Anthony W. Rossiello Anthony W. Rossiello

Chief Financial Officer May 6, 2022