Arlington Asset Investment Corp. Form 10-K February 10, 2014

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

FORM 10-K

(Mark One)

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

For the fiscal year ended December 31, 2013 OR

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

For the transition period from to

Commission File Number: 001-34374

ARLINGTON ASSET INVESTMENT CORP.

(Exact name of registrant as specified in its charter)

Virginia (State or Other Jurisdiction of Incorporation or Organization) 54-1873198 (I.R.S. Employer Identification No.)

1001 Nineteenth Street North, Arlington, VA 22209 (Address of Principal Executive Offices) (Zip Code) (703) 373-0200 (Registrant s telephone number, including area code)

Securities registered pursuant to Section 12(b) of the Act:

Title of Each Class of Securities Class A Common Stock, Par Value \$0.01 Name of Each Exchange on Which Registered New York Stock Exchange

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act: Yes o No x

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act: Yes o No x

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files):Yes x No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K: x

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

Large Accelerated Filer o Accelerated Filer x Non-Accelerated Filer o Smaller Reporting Company o Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act):Yes o No x

The aggregate market value of the registrant s Class A and Class B common stock held by non-affiliates computed by reference to the price at which the registrant s Class A common stock was last sold on June 28, 2013 was approximately \$423 million. There is no public trading market for the registrant s Class B common stock; however, the Class B common stock is convertible into Class A common stock on a share-for-share basis.

As of January 31, 2014, there were 16,047,965 shares of the registrant s Class A common stock outstanding and 554,055 shares of the registrant s Class B common stock outstanding.

Documents incorporated by reference: Portions of the registrant s Definitive Proxy Statement for the 2014 Annual Meeting of Shareholders (to be filed with the Securities and Exchange Commission no later than 120 days after the end of the registrant s fiscal year end) are incorporated by reference in this Annual Report on Form 10-K in response to Part III, Items 10, 11, 12, 13 and 14.

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CAUTIONARY STATEMENT ABOUT FORWARD-LOOKING INFORMATION

When used in this Annual Report on Form 10-K, in future filings with the Securities and Exchange Commission (SEC) or in press releases or other written or oral communications, statements which are not historical in nature, including those containing words such as believe, expect, anticipate, estimate, plan, continue, intend, similar expressions, are intended to identify 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), and, as such, may involve known and unknown risks, uncertainties and assumptions. The forward-looking statements we make in this Annual Report on Form 10-K include, but are not limited to, statements about the following:

the availability and terms of, and our ability to deploy, capital and our ability to grow our business through a strategy focused on acquiring primarily residential mortgage-backed securities (MBS) that are either issued by U.S. government agencies or guaranteed as to principal and interest by U.S. government agencies or U.S. government sponsored agencies (agency-backed MBS), and MBS issued by private organizations (private-label MBS); our ability to forecast our tax attributes, which are based upon various facts and assumptions, and our ability to protect and use our net operating losses (NOLs), and net capital losses (NCLs), to offset future taxable income, including whether our shareholder rights plan (Rights Plan) will be effective in preventing an ownership change that would significantly limit our ability to utilize such losses;

our business, acquisition, leverage, asset allocation, operational, investment, hedging and financing strategies and the success of these strategies;

the effect of changes in prepayment rates, interest rates and default rates on our portfolio; the effect of governmental regulation and actions; our ability to quantify and manage risk; our ability to realize any reflation of our assets; our liquidity;

our asset valuation policies;

our decisions with respect to, and ability to make, future dividends;

the impact of an inability of the U.S. government to reach an agreement on the national debt ceiling; investing in assets other than MBS or pursuing business activities other than investing in MBS; our ability to maintain our exclusion from the definition of investment company under the Investment Company Act of 1940, as amended (the 1940 Act); and

the effect of general economic conditions on our business.

Forward-looking statements are based on our beliefs, assumptions and expectations of our future performance, taking into account information currently in our possession. These beliefs, assumptions and expectations may change as a result of many possible events or factors, not all of which are known to us or are within our control. If a change occurs, the performance of our portfolio and our business, financial condition, liquidity and results of operations may vary materially from those expressed, anticipated or contemplated in our forward-looking statements. You should carefully consider these risks, along with the following factors that could cause actual results to vary from our forward-looking statements, before making an investment in our securities:

the overall environment for interest rates, changes in interest rates, interest rate spreads, the yield curve and prepayment rates;

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current conditions and further adverse developments in the residential mortgage market and the overall economy; potential risk attributable to our mortgage-related portfolios, including changes in fair value; our use of leverage and our dependence on repurchase agreements and other short-term borrowings to finance our mortgage-related holdings;

the availability of certain short-term liquidity sources;

competition for investment opportunities, including competition from the U.S. Department of Treasury (U.S. Treasury) and the U.S. Federal Reserve, for investments in agency-backed MBS, as well as the reduction by the U.S. Federal Reserve of its purchases of agency-backed MBS;

the federal conservatorship of the Federal National Mortgage Association (Fannie Mae) and the Federal Home Loan Mortgage Corporation (Freddie Mac) and related efforts, along with any changes in laws and regulations affecting the relationship between Fannie Mae and Freddie Mac and the federal government;

mortgage loan prepayment activity, modification programs and future legislative action; changes in our acquisition, hedging and leverage strategies, changes in our asset allocation and changes in our operational policies, all of which may be changed by us without shareholder approval; failure of sovereign or municipal entities to meet their debt obligations or a downgrade in the credit rating of such debt obligations;

fluctuating quarterly operating results;

changes in laws and regulations and industry practices that may adversely affect our business; volatility of the securities markets and activity in the secondary securities markets; our ability to successfully expand our business into areas other than investing in MBS; and the other important factors identified in this Annual Report on Form 10-K under the caption Item 1A Risk Factors. These and other risks, uncertainties and factors, including those described elsewhere in this Annual Report on Form 10-K, could cause our actual results to differ materially from those projected in any forward-looking statements we make. All forward-looking statements speak only as of the date on which they are made. New risks and uncertainties arise over time and it is not possible to predict those events or how they may affect us. Except as required by law, we are not obligated to, and do not intend to, update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

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ITEM 1. BUSINESS

Unless the context otherwise requires or indicates, all references in this Annual Report on Form 10-K to we, us, our, the Company, AAIC, and Arlington Asset refer to Arlington Asset Investment Corp. and its consolidated subsidiaries

Our Company

Arlington Asset Investment Corp. is a principal investment firm that currently acquires and holds primarily mortgage-related assets and holds certain other assets. We acquire residential mortgage-backed securities (MBS), either issued by U.S. government agencies or guaranteed as to principal and interest by U.S. government agencies or U.S. government-sponsored entities (agency-backed MBS). We also acquire MBS issued by private organizations (private-label MBS), subject to maintaining our exemption from regulation as an investment company under the Investment Company Act of 1940, as amended (1940 Act). In the future, we may acquire and hold other types of assets, including commercial MBS, asset backed securities, other structured securities, commercial mortgage loans, commercial loans, residential mortgage loans, and other real estate-related loans and securities. In addition, we also may pursue other business activities that will utilize our experience in analyzing investment opportunities and applying similar portfolio management skills.

We are a Virginia corporation and taxed as a C corporation for U.S. federal tax purposes. We operate primarily in the United States.

Our principal executive offices are located at Potomac Tower, 1001 Nineteenth Street North, Arlington, Virginia 22209.

Investment Strategy

We manage our portfolio of mortgage holdings with the goal of obtaining a high risk-adjusted return on capital. Historically, based on market conditions, we believe our MBS assets have provided us with higher relative risk-adjusted rates of return than most other portfolio opportunities we have evaluated. Consequently, we have maintained a high allocation of our assets and capital in this sector and have continued to analyze other opportunities and compare risk-adjusted returns to our MBS assets.

During 2013, our principal investing strategy was to acquire and hold fixed-rate agency-backed MBS that we believed exhibited prepayment protection and fixed- and adjustable-rate, private-label MBS. Although the interest rate (or coupon) on adjustable-rate MBS changes over time, there are aspects of this class of security that result in the coupon being fixed for a period of time or the change in the coupon being limited. We will seek to maintain a certain level of whole-pool agency-backed MBS, due to our view of the long-term attractiveness of the asset class and for purposes of our exemption under the 1940 Act.

We evaluate the rates of return that can be achieved in each asset class and for each individual security within an asset class in which we participate. We then evaluate opportunities against the returns available in each of our investment alternatives and attempt to allocate our assets and capital with an emphasis toward what we believe to be the highest risk-adjusted return available. We expect this strategy will cause us to have different allocations of capital and leverage in different market environments.

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We may change our acquisition strategy, leverage strategy, hedging strategy, asset allocation and operational policies at any time without the consent of our shareholders, which could result in our making investments or hedges that are different from, and possibly riskier than, the investments and hedges described in this Annual Report on Form 10-K. A change in our investment, funding or hedging strategy may increase our exposure to interest rate and real estate market fluctuations. Our Board of Directors oversees our operational policies, including those with respect to our acquisitions, growth, operations, indebtedness, capitalization and variable distributions, or approves transactions that deviate from these policies, without a vote of, or notice to, our shareholders. Operational policy changes could adversely affect the market value of our capital stock and our ability to make distributions to our shareholders.

Liquidity, or ready access to funds, is essential to our business. Failures of similar businesses have often been attributable in large part to insufficient liquidity. Liquidity is of particular importance to our business and perceived liquidity issues may affect our counterparties willingness to engage in transactions with us. Our liquidity could be impaired due to circumstances that we may be unable to control, such as a general market

Investment Strategy 10

disruption or an operational problem that affects us or third parties. Further, our ability to sell assets may be impaired if other market participants are seeking to sell similar assets at the same time or the market is experiencing significant volatility. If we cannot obtain funding from third parties on attractive terms or at all, our results of operations could be negatively impacted. For a discussion of other factors that could affect our liquidity, see Item 1A Risk Factors in this Annual Report on Form 10-K.

MBS Portfolio

As of December 31, 2013, the fair value of our MBS portfolio was \$1.9 billion. The yield on our MBS for the year ended December 31, 2013 was 4.71%, including 10.75% on private-label MBS, with a corresponding cost of funds related to repurchase agreements of 0.45%. The yield on our MBS is calculated based upon the adjusted par value, which includes the effects of any other-than-temporary impairment charges recorded by us and an adjustment for any principal and interest for which collection is not probable. The yield on our MBS based on unadjusted par value was 4.65% for the year ended December 31, 2013.

The following table summarizes our principal investing portfolio including principal receivable on MBS, as of December 31, 2013 (dollars in thousands):

	Face Amount	Fair Value
Trading		
Agency-backed MBS		
Fannie Mae	\$ 961,360	\$ 997,488
Freddie Mac	561,307	578,964
Available-for-sale		
Agency-backed MBS		
Fannie Mae	43	47
Private-label MBS		
Senior securities	10,201	7,066
Re-REMIC securities	475,714	334,233
Other mortgage related assets	76,305	298
Total	\$ 2,084,930	\$ 1,918,096

Agency-Backed MBS

We acquire direct interests in residential MBS guaranteed as to principal and interest by Fannie Mae or Freddie Mac (referred to as agency-backed MBS). The market value of these securities, however, is not guaranteed by these companies. The following is a description of the agency-backed MBS we currently own and may acquire in the future:

Fannie Mae MBS. The Federal National Mortgage Association (Fannie Mae) is a privately-owned, government-sponsored corporation organized and existing under the Federal National Mortgage Association Charter Act. Fannie Mae provides funds to the mortgage market primarily by purchasing home mortgage loans from local lenders, thereby replenishing their funds for additional lending. Fannie Mae guarantees to registered holders of Fannie Mae certificates that it will distribute amounts representing scheduled principal and interest (at the rate provided by the Fannie Mae certificate) on the mortgage loans in the pool underlying the Fannie Mae certificate, whether or not received, and the full principal amount of any mortgage loan foreclosed or otherwise finally liquidated, whether or not the principal amount is actually received by Fannie Mae.

MBS Portfolio 11

Freddie Mac MBS. The Federal Home Loan Mortgage Corporation (Freddie Mac) is a privately-owned, government-sponsored enterprise created pursuant to Title III of the Emergency Home Finance Act of 1970. Freddie Mac s principal activities currently consist of the purchase of mortgage loans or participation interests in mortgage loans and the resale of the loans and participations in the form of guaranteed MBS. Freddie Mac guarantees to holders of Freddie Mac

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Agency-Backed MBS 12

certificates the timely payment of interest at the applicable pass-through rate and ultimate collection of all principal on the holder s pro rata share of the unpaid principal balance of the underlying mortgage loans, but does not guarantee the timely payment of scheduled principal on the underlying mortgage loans.

Between 2007 and 2011, Fannie Mae and Freddie Mac reported substantial losses and a need for significant amounts of additional capital. In response to the deteriorating financial condition of Fannie Mae and Freddie Mac and the overall credit market disruption, Congress and the U.S. Treasury undertook a series of actions to stabilize these U.S. government-sponsored entities (GSEs) and the financial markets, generally. In July 2008, the U.S. government passed the Housing and Economic Recovery Act of 2008 (HERA), which established the Federal Housing Finance Agency (FHFA), with enhanced regulatory authority over, among other things, the business of Fannie Mae and Freddie Mac. In September 2008, the FHFA placed Fannie Mae and Freddie Mac into conservatorship and, together with the U.S. Treasury, established a program designed to boost investor confidence in Fannie Mae s and Freddie Mac s debt and MBS. In addition to the FHFA becoming the conservator of Fannie Mae and Freddie Mac, the U.S. Treasury has taken steps to capitalize and provide financing to Fannie Mae and Freddie Mac. The FHFA, together with the U.S. Treasury and the U.S. Federal Reserve, has also undertaken actions designed to boost investor confidence in Fannie Mae and Freddie Mac, support the availability of mortgage financing and protect taxpayers. Despite these government actions to capitalize and provide financing to Fannie Mae and Freddie Mac, there can be no assurance that these actions will be adequate for their needs. If these actions are inadequate, Fannie Mae and Freddie Mac could continue to suffer losses and could fail to honor their guarantees and other obligations. If Fannie Mae and Freddie Mac were unable to satisfy their obligations, distributions to holders of Fannie Mae and Freddie Mac certificates would consist solely of payments and other recoveries on the underlying mortgage loans and, accordingly, defaults and delinquencies on the underlying mortgage loans would adversely affect monthly distributions to holders of these certificates. For additional discussion of how the changes to the roles of Fannie Mae and Freddie Mac and related governmental actions may adversely affect our business, see Item 1A Risk Factors in this Annual Report on Form 10-K.

The securities issued by Fannie Mae and Freddie Mac are not rated by any rating agency; however, they are commonly thought of as having an implied rating of AAA. There is no assurance, particularly given the downgrade of the U.S. credit rating to AA+ by Standard & Poor s during the quarter ended September 30, 2011 and Fitch Ratings Inc. s announcement on October 15, 2013 that it had placed the U.S. credit rating on negative watch, that these securities would receive such a rating if they were ever rated by a rating agency. For a discussion of the risks relating to credit ratings, see Item 1A Risk Factors in this Annual Report on Form 10-K.

Private-Label MBS

We also acquire and hold non-agency, or private-label, MBS. Private-label MBS are MBS that are not issued or guaranteed by a U.S. government agency or a GSE, such as Fannie Mae or Freddie Mac. The private-label MBS in which we invest are generally backed by a pool of single-family residential mortgage loans. These certificates are issued by originators of, investors in, and other owners of residential mortgage loans, including savings and loan associations, savings banks, commercial banks, mortgage banks, investment banks and special purpose conduit subsidiaries of these institutions. While agency-backed MBS are backed by the express obligation or guarantee of Fannie Mae or Freddie Mae as described above, private-label MBS are generally supported by one or more forms of private (*i.e.*, non-governmental) credit enhancement. These credit enhancements provide an extra layer of loss coverage in the event that losses are incurred upon foreclosure sales or other liquidations of underlying mortgaged properties in amounts that exceed the equity holder sequity interest in the property. Forms of credit enhancement include limited issuer guarantees, reserve funds, private mortgage guaranty pool insurance, overcollateralization and subordination. We may purchase private-label MBS without private credit enhancement. Subordination is a form of credit enhancement frequently used and involves the issuance of classes of senior and subordinated MBS to allocate losses on the underlying mortgage loans. Typically, one or more classes of senior MBS were created during the securitization process, which were generally initially rated in one of the two highest rating levels by one or more

Agency-Backed MBS 13

nationally recognized rating agencies. However, as of December 31, 2013, these MBS are generally

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Agency-Backed MBS

rated below investment grade or unrated. The following is a description of the various private-label MBS we currently own or we may acquire in the future:

Residential Prime Senior MBS. Residential prime securities are MBS backed by prime residential mortgage loans. We believe prime residential mortgage loans were generally high credit-quality loans, and generally had balances greater than conforming loan limits. Prime securities were typically backed by loans that had relatively high weighted average FICO scores (700 or higher), low weighted average loan-to-value ratios (75% or less), limited concentrations of investor properties, and a low percentage of loans with low FICO scores or high loan-to-value ratios at origination. Senior securities are those interests in a securitization that have the first right to cash flows and are last in line to absorb losses, and therefore have the least credit risk in a securitization transaction. To further reduce credit risk, most, if not all, principal collected from the underlying asset pool is used to pay down the senior securities until certain performance tests are satisfied. If certain performance tests are satisfied, principal payments are allocated, generally on a pro rata basis, between the senior securities and the subordinated securities. Residential Non-Prime Senior MBS. Residential non-prime securities are MBS backed by non-prime residential mortgage loans. Non-prime residential loans included Alt-A loans, which generally had higher credit quality than subprime and lower credit quality than prime loans. Alt-A loans originally represented loans with alternative documentation, but the definition has shifted over time to include loans with additional risk characteristics and a higher percentage of investor loans. In an Alt-A loan, the borrower s income may not be verified, and in some cases, may not be disclosed on the loan application. Alt-A loans may also have expanded criteria that allow for higher debt-to-income ratios with higher accompanying loan-to-value ratios than would otherwise be permissible for prime loans. Residential non-prime senior securities are those interests in a securitization that have the first right to cash flows and are last in line to absorb losses. Delinquencies are expected to be higher than the prime senior MBS; however, the levels of credit and structural support are also higher and, as a result, the non-prime senior MBS is expected to better withstand the higher levels of credit losses than subordinate securities of the same securitization. Credit support is the face amount of securities subordinate to the applicable security that protects the security from credit losses and is generally expressed as a percentage of the securitization s underlying pool balance. Residential Subordinate MBS. Subordinate securities are the interests in a securitization that are not senior interests. The most subordinate securities are those interests in a securitization that have the last right to cash flows and are first in line to absorb losses. Subordinate securities absorb the initial credit losses from a securitization structure, thus protecting the senior securities. Subordinate securities have a lower priority to receive principal and interest payments than the senior securities. Subordinate securities receive few, if any, principal payments until certain performance tests are satisfied. If certain performance tests are satisfied, principal payments are shared between the senior securities and the subordinated securities. Subordinate securities generally receive interest payments even if they do not receive principal payments. Residential subordinate securities can be backed by prime and non-prime residential loans.

Residential Re-REMIC Support MBS. A re-REMIC MBS is a re-securitization of MBS. Depending on the structure of the re-REMIC MBS, the cash flows from, and any credit losses absorbed by, the underlying MBS are allocated among the re-REMIC MBS issued in the re-securitization transaction in a variety of ways. For instance, when one or more prime residential senior securities are pooled and securitized to create a two-tranche structure with a re-REMIC senior security and a re-REMIC support security, all principal payments from the underlying senior securities are directed to the re-REMIC senior security until its face value is zero. Thereafter, all principal payments are directed to the re-REMIC support security. Credit losses, if any, are first absorbed by the re-REMIC support security; however, these credit losses occur only when credit losses exceed the credit protection provided to the underlying senior securities by the subordinate securities within their respective securitization structures. Both the re-REMIC senior security and the re-REMIC support security generally receive interest while any face value is outstanding.

Agency-Backed MBS

MBS differ from other forms of traditional fixed-income securities which normally provide for periodic payments of interest in fixed amounts with principal payments at maturity. Instead, MBS provide for a monthly payment that consists of both interest and principal. In effect, these payments are a pass-through of the monthly interest and principal payments made by borrowers on their mortgage loans, net of any fees paid to the servicer or guarantor of the MBS securities. In addition, outstanding principal on the MBS may be prepaid at any time due to prepayments on the underlying mortgage loans. These differences can result in significantly greater price and yield volatility than is the case with more traditional fixed-income securities. Whole mortgage loans and other mortgage assets share many of the characteristics of MBS.

Use of Leverage

Because of the credit and interest rate risks inherent in our strategy, we closely monitor the leverage (debt-to-equity ratio) of our MBS portfolio. However, from time to time, the leverage may increase or decrease due to several factors, including changes in the value of the underlying portfolio holdings and the timing and amount of acquisitions or asset sales.

We may reduce the amount of equity capital we have invested in agency-backed MBS or other mortgage assets by funding a portion of those acquisitions with repurchase agreements or other borrowing arrangements, to the extent available on favorable terms or at all. To the extent that revenue derived from those assets exceeds our interest expense and other costs of the financing, our net income will be greater than if we had not borrowed funds and had not invested in the assets. Conversely, if the revenue from our MBS and other mortgage assets does not sufficiently cover the interest expense and other costs of the financing, our net income will be less or our net loss will be greater than if we had not borrowed funds.

We currently use repurchase agreements to finance our investments in MBS. When we engage in a repurchase transaction, we initially sell securities to the transaction counterparty under a master repurchase agreement in exchange for cash from the counterparty. The counterparty is obligated to resell the same securities back to us at the end of the term of the repurchase agreement, which typically is 30 to 90 days, but may be up to one year. These transactions are accounted for as secured financings, and we present the investment securities and related funding on our consolidated balance sheet. We believe the current financial environment is primarily driven by the U.S. government s policy of monetary easing although, as discussed later in this Annual Report on Form 10-K, this policy is gradually being reduced by the U.S. government. Funding for agency-backed MBS through repurchase agreements continues to remain available to us at rates we consider to be attractive from multiple counterparties, and we have observed increased availability for funding for private-label MBS through repurchase agreements.

Hedging and Interest Rate and Prepayment Risk Management Strategy

We follow an interest rate risk management program intended to protect our MBS portfolio against the effects of major interest rate changes. As part of our overall portfolio risk management, we analyze interest rate changes and prepayment trends separately and collectively to assess their effects on our investment portfolio. Generally, our interest rate risk management program is formulated with the intent to mitigate the potential adverse effects resulting from differences in the amount and timing of rate adjustment to our assets versus those affecting our corresponding liability. We attempt to hedge a portion of our exposure to interest rate fluctuations associated with our agency-backed MBS primarily through the use of Eurodollar futures, interest rate swap futures and U.S. Treasury note futures. Our agency-backed MBS hedging strategy includes an element of reliance on coupon repricing of assets in addition to

Use of Leverage 16

hedging our liability cost.

Additionally, our interest rate risk management program may encompass from time to time a number of procedures including structuring some borrowings to have interest rate adjustment indices and interest rate adjustment periods that, on an aggregate basis, generally correspond to the interest rate adjustment indices and interest rate adjustment periods of our adjustable-rate MBS and other mortgage assets.

We adjust the average maturity and interest rate adjustment periods of our borrowings on an ongoing basis by changing the mix of maturities and interest rate adjustment periods as borrowings come due and are renewed. Through use of these procedures, we attempt to minimize the differences between the interest rate adjustment periods of our MBS and other mortgage assets and related borrowings that may occur.

We primarily use Eurodollar futures contracts to mitigate the risk of the cost of our variable rate liabilities. From time-to-time, we have purchased and may in the future continue to purchase U.S. Treasury futures, interest rate swaps, interest rate collars, interest rate caps or floors, forward sales, and similar financial instruments to attempt to mitigate the risk of the cost of our variable rate liabilities increasing at a faster rate than the yield on our assets during a period of rising interest rates or to mitigate prepayment risk. It is not our policy to use derivatives to speculate on interest rates. These derivative instruments have an active secondary market and are intended to provide income and cash flow to offset potential reduced interest income and cash flow under certain interest rate environments. We reported the derivative financial instruments and any related margin accounts on our consolidated balance sheets at their fair value. We may hedge as much of the interest rate risk as our management determines is in our best interests, given the cost of the hedging transactions. This determination may result in our electing to bear a level of interest rate or prepayment risk that could otherwise be hedged when management believes, based on all relevant facts, that the cost of hedging exceeds the level of risk that management believes is present.

We seek to build a balance sheet and undertake an interest rate risk management program that we believe are likely to generate positive earnings and maintain an equity liquidation value sufficient to maintain operations given a variety of potential environments. Our interest rate risk management strategies also provide support for our leverage strategies. In determining our target leverage, we monitor, among other things, our duration. This is the expected percentage change in market value of our assets that would be caused by a 1% change in short and long-term interest rates. To monitor duration and the related risks of fluctuations in the liquidation value of our equity, we model the impact of various economic scenarios on the market value of our MBS and other mortgage assets and liabilities. See the additional discussion of interest rate risk relative to our leveraged portfolio of MBS and other mortgage assets Management s Discussion and Analysis of Financial Condition and Results of Quantitative and Qualitative Disclosures about Market Risk in this Annual Report on Form 10-K. We believe that our interest rate risk management program will allow us to maintain operations throughout a wide variety of potentially adverse circumstances. Nevertheless, in order to further preserve our capital base during periods when we believe a trend of rapidly rising interest rates has been established, we may decide to enter into or increase hedging activities or to sell assets. Each of these actions may lower our earnings and dividends in the short term to further our objective of maintaining attractive levels of earnings and dividends over the long term. There is no assurance, however, that any of these strategies will be successful.

We seek to purchase fixed-rate agency-backed MBS that exhibit some form of prepayment protection. Prepayment protection can take many forms but includes (i) agency-backed MBS backed by mortgage loans that are originated in certain states or through the Home Affordable Modification Program or some other government program, or (ii) high loan-to-value ratio loans. These loans are believed to have less incentive to prepay and will result in lower overall prepayments in MBS backed by these types of loans. In 2012 and 2013, we purchased many of our agency-backed MBS backed by higher concentration of loans that fall within these categories. We cannot be assured that prepayments will not increase in the future if government refinance programs target a much broader borrower base. We believe that we maintain a cost-effective asset/liability management program to provide a level of protection against interest rate and prepayment risks. However, no strategy can completely insulate us from interest rate changes and prepayment risks. In addition, asset/liability management involves transaction costs which increase dramatically as the period covered by the hedging protection increases. Therefore, we may be unable to hedge effectively our interest rate and prepayment risks.

Credit Risk Management

Although we do not expect to encounter credit risk in our agency-backed MBS portfolio assuming Fannie Mae and Freddie Mac remain solvent, we are exposed to credit risk in our private-label MBS portfolio. With respect to our

private-label MBS, credit support contained in these MBS deal structures provides a level of protection from losses, as do the discounted purchase prices in the event of the return of less than 100% of par. We also evaluate the impact of credit risk on our acquisitions through a comprehensive review and selection process, which is predominantly focused on quantifying and pricing credit risk. We review our private-label MBS based on quantitative and qualitative analysis of the risk-adjusted returns on such acquisitions. Through modeling and scenario analysis, we seek to evaluate each security s credit risk. Credit

risk is also monitored through our ongoing asset surveillance. Despite these measures to manage credit risk, unanticipated credit losses could nevertheless occur which could adversely impact our operating results.

Compliance, Legal, Risk Management and Internal Audit

In conducting our business, we are exposed to a range of risks including, without limitation:

Market risk. Market risk is the risk to our earnings or capital resulting from adverse changes in the values of assets resulting from movement in market interest rates, equity prices, as well as market expectations concerning the underlying assets.

Interest rate risk. Interest rate risk is the risk of loss resulting from changes in interest rates and the resulting changes in our cash flows, including prepayments. Another component of interest rate risk is the risk to our earnings or capital resulting from adverse changes in the values of assets due to a change in the level of market interest rates, as well as market expectations concerning the underlying assets.

Prepayment risk. Prepayment risk is the risk related to the early unscheduled payment of principal on our MBS portfolio. The effective yield over the remaining life of a security cannot be known for certain as the actual cash flow is not known. With the early payment of principal, we will not earn future interest income on that portion of the principal; therefore, decreasing the yield we had expected to earn at the time of purchase.

Credit risk. Credit risk is the risk of loss due to a borrower s or institutional counterparty s unwillingness or inability to pay its obligations.

Operations risk. Operations risk is the risk of loss resulting from systems failure, inadequate controls, human error, fraud or unforeseen catastrophes.

Liquidity risk. Liquidity risk is the risk that we may be unable to meet our obligations as they come due because of our inability to liquidate assets or obtain funding. Liquidity risk also includes the risk of having to sell assets at a loss to generate liquid funds.

Regulatory risk. Regulatory risk is the risk of loss, including fines, penalties or restrictions in our activities from failing to comply with current or future federal, state or local laws (including federal and state securities laws), and rules and regulations pertaining to financial services activities, including the loss of our exclusion from regulation as an investment company under the 1940 Act.

Legal risk. Legal risk is the risk of loss, disruption or other negative effect on our operations or condition that arises from unenforceable contracts, lawsuits, adverse judgments, or adverse governmental or regulatory actions or proceedings, or the threat thereof.

Reputational risk. Reputational risk is the risk that negative publicity regarding our business, whether true or not, will reduce our revenues or result in costly litigation.

Equity ownership risk. Equity ownership risk arises from making equity investments that create an ownership interest in portfolio companies, and is a combination of credit, market, operational, liquidity, compliance and reputation risks. For a detailed discussion of the material risks facing our company, see Item 1A Risk Factors in this Annual Report on Form 10-K.

We are responsible for our compliance procedures with regard to the legal and regulatory requirements of our Company and our operating businesses and for our procedures with regard to our exposure to market, interest rate, prepayment, credit, operations, liquidity, regulatory, legal, reputational and equity ownership risk. In addition, our internal audit personnel (staffed through an external third-party service firm) test and audit for compliance by our personnel with our policies and procedures. Our outside legal counsel also provides legal service to our company, including advice on managing legal risk. The supervisory personnel in these areas have direct access to, and meet regularly with, our executive management and with the Audit Committee of our Board of Directors to ensure their independence in performing these functions. Pursuant to its charter, the Audit Committee has oversight of the staffing,

addition to our internal compliance and risk management personnel, we outsource certain functions to outside consultants and attorneys for their expertise.

Our risk management program is designed to focus on the following:

identifying, assessing and reporting on risk exposures and trends; establishing and revising as necessary policies, procedures and risk limits; monitoring and reporting on adherence with risk policies and limits; developing and applying new measurement methods to the risk process as appropriate; and approving new business initiatives.

Although we believe that our risk management program and our internal controls are appropriately designed to address the risks to which we are exposed, we cannot provide assurance that our risk management program or our internal controls will prevent or reduce such risks. For additional discussion of our strategy for managing interest rate risk, prepayment risk and credit risk, see Hedging and Interest Rate and Prepayment Risk Management Strategy and Credit Risk Management above.

Accounting, Administration and Operations

Our accounting, administration and operations personnel are responsible for financial controls, internal and external financial reporting, human resources and personnel services, office operations, information technology and telecommunications systems, the processing of securities transactions, and corporate communications. With the exception of payroll processing and information technology support services, which are performed by outside service providers, most data processing functions are performed internally.

Competition

Our success depends, in large part, on our ability to acquire MBS at favorable spreads over our borrowing costs. In acquiring these assets, we compete with mortgage finance and specialty finance companies, savings and loan associations, banks, mortgage bankers, insurance companies, mutual funds, institutional investors, mortgage real estate investment trusts (REITs), investment banking firms, other lenders, governmental bodies and other entities. In addition, there are numerous entities with similar asset acquisition objectives and others may be organized in the future. The effect of the existence of additional entities may be to increase competition for the available supply of agency-backed MBS, including collateralized mortgage obligations (CMOs), private-label MBS and other mortgage-related assets suitable for purchase by us. Moreover, our success depends on our ability to acquire MBS issued by Fannie Mae or Freddie Mac, and we cannot predict what role Fannie Mae and Freddie Mac will play in the future housing market. The future roles of Fannie Mae and Freddie Mac could be significantly reduced and the nature of their guarantees could be considerably limited relative to historical measurements. Any changes to the nature of the guarantees provided by Fannie Mae and Freddie Mac could redefine what constitutes an agency security and could have broad adverse market implications and significant implications for our own business. In addition, competition is also intense for the recruitment and retention of qualified professionals. Our ability to continue to compete effectively in our businesses will depend upon our continued ability to attract new professionals and retain and motivate our existing professionals. For a further discussion of the competitive factors affecting our business, see Item 1A Risk Factors in this Annual Report on Form 10-K.

Our Tax Status

We are subject to corporate income tax on our taxable income that are not offset by our NOL and NCL carry-forwards. Even though we are able to use NOL and NCL carry-forwards against our taxable income, we still have some tax liability that is attributable to federal alternative minimum tax and state and local taxes. At December 31, 2013, we had \$183.1 million of NOL carry-forwards and \$50.8 million of NCL carry-forwards. On December 31, 2013, \$139.7 million of our NCL carry-forwards expired. Our NCL carry-forwards are available to offset taxable capital gains through 2014, and our NOL carry-forwards will begin to expire in 2027 (see Note 6 to our consolidated financial statements included in Item 8 Financial Statements and Supplementary Data).

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Our Tax Status 23

Our ability to use our NOL and NCL carry-forwards to offset future taxable income would be severely limited if we experienced an ownership change under Sections 382 and 383 of the Internal Revenue Code of 1986, as amended (the Code). We adopted our shareholder rights plan (the Rights Plan) on June 1, 2009 in an effort to protect against the occurrence of an ownership change. The Rights Plan is intended to act as a deterrent to any person or group acquiring 4.9% or more of our outstanding Class A common stock (an Acquiring Person) without the approval of our Board of Directors. Our Rights Plan, however, does not protect against all transactions that could cause an ownership change, such as dispositions by existing 5% shareholders and transactions in our Class B common stock. Accordingly, we may experience an ownership change that would severely limit our ability to use our NOL and NCL carry-forwards.

Our Exclusion from Regulation as an Investment Company

We intend to operate so as to be excluded from regulation under the 1940 Act. We rely on Section 3(c)(5)(C) of the 1940 Act, which provides an exclusion for entities that are primarily engaged in purchasing or otherwise acquiring . . . interests in real estate. Section 3(c)(5)(C) provides an exclusion from registration for a company if at least 55% of its assets, on an unconsolidated basis, consist of qualified assets such as whole loans and whole pool agency certificates, and if at least 80% of its assets, on an unconsolidated basis, are real estate related assets. We will need to ensure not only that we qualify for an exclusion or exemption from regulation under the 1940 Act, but also that each of our subsidiaries qualifies for such an exclusion or exemption. We intend to maintain our exclusion by monitoring the value of our interests in our subsidiaries. We may not be successful in this regard.

On September 1, 2011, the SEC issued a concept release (No. IC-29778; File No. SW7-34-11, Companies Engaged in the Business of Acquiring Mortgages and Mortgage-Related Instruments) pursuant to which it is reviewing whether certain companies that invest in MBS and rely on the exemption from registration under Section 3(c)(5)(C) of the 1940 Act (such as our Company) should continue to be allowed to rely on such exemption from registration.

If we fail to maintain our exclusion or secure a different exclusion or exemption if necessary, we may be required to register as an investment company, or we may be required to acquire or dispose of assets in order to meet our exemption. Any such asset acquisitions or dispositions may include assets that we would not acquire or dispose of in the ordinary course of business, may be at unfavorable prices and result in a decline in the price of our common stock. If we are required to register under the 1940 Act, we would become subject to substantial regulation with respect to our capital structure (including our ability to use leverage), management, operations, transactions with affiliated persons (as defined in the 1940 Act), and portfolio composition, including restrictions with respect to diversification and industry concentration and other matters. Accordingly, registration under the 1940 Act could limit our ability to follow our current investment and financing strategies and result in a decline in the price of our common stock.

Available Information

You may read and copy the definitive proxy materials and any other reports, statements or other information that we file with the SEC at the SEC s public reference room at 100 F Street, N.E., Washington, DC 20549. You may call the SEC at 1-800-SEC-0330 for further information on the public reference room. Our SEC filings are also available to the public from commercial document retrieval services and at the Internet worldwide web site maintained by the SEC at http://www.sec.gov. These SEC filings may also be inspected at the offices of the New York Stock Exchange (NYSE), which is located at 20 Broad Street, New York, New York 10005.

Our website address is http://www.arlingtonasset.com. We make available free of charge through our website this Annual Report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports filed or furnished pursuant to Section 13(a) or 15(d) of the Exchange Act, as well as the annual report to

shareholders and Section 16 reports on Forms 3, 4 and 5 as soon as reasonably practicable after such documents are electronically filed with, or furnished to, the SEC. In addition, our Bylaws, Statement of Business Principles (our code of ethics), Corporate Governance Guidelines, and the charters of our Audit, Compensation, and Nominating and Governance Committees are available on our website and are available in print, without charge, to any shareholder upon written request in writing c/o our

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Available Information 25

Secretary at 1001 Nineteenth Street North, Arlington, Virginia 22209. Information on our website should not be deemed to be a part of this report or incorporated into any other filings we make with the SEC.

Employees

As of December 31, 2013, we had 11 employees. Our employees are not subject to any collective bargaining agreement, and we believe that we have good relations with our employees.

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Employees 26

ITEM 1A. RISK FACTORS

Investing in our company involves various risks, including the risk that you might lose your entire investment. Our results of operations depend upon many factors including our ability to implement our business strategy, the availability of opportunities to acquire assets, the level and volatility of interest rates, the cost and availability of short- and long-term credit, financial market conditions and general economic conditions.

The following discussion concerns the material risks associated with our business. These risks are interrelated, and you should consider them as a whole. Additional risks and uncertainties not presently known to us may also materially and adversely affect the value of our capital stock and our ability to pay dividends to our shareholders. In connection with the forward-looking statements that appear in this Annual Report on Form 10-K, including these risk factors and elsewhere, you should carefully review the section entitled Cautionary Statement About Forward-Looking Information.

Risks Related to our Principal Investing Activities

The U.S. Federal Reserve s recent announcement that it would reduce its monthly purchases pursuant to QE3 could impact the market for and value of the Agency-backed MBS in which we invest as well as our net asset value and net interest margin.

On September 13, 2012, the U.S. Federal Reserve announced a third round of quantitative easing, or QE3, which is an open-ended program designed to expand the U.S. Federal Reserve sholdings of long-term securities by purchasing an additional \$40 billion of agency-backed MBS per month until key economic indicators, such as the unemployment rate, show signs of improvement. In December 2012, the U.S. Federal Reserve announced that it would begin buying \$45 billion of long-term U.S. Treasury bonds each month. On December 18, 2013, the U.S. Federal Reserve announced that it would reduce its purchases of agency-backed MBS by \$5 billion per month and reduce its purchases of U.S. Treasury bonds by \$5 billion per month beginning in January 2014.

On January 29, 2014, the U.S. Federal Reserve announced that it would further reduce its purchases of agency-backed MBS by an additional \$5 billion per month and further reduce its purchase of U.S. Treasury bonds by an additional \$5 billion per month beginning in February 2014. These reductions, collectively, are commonly referred to as tapering.

The immediate effect of the announcement of QE3 was an increase in agency-backed MBS prices. Since the initial price spike, prices for all securities have receded below the price levels that existed before the announcement of QE3. It is unclear what effect, if any, the incremental reduction in the rate of the U.S. Federal Reserve s monthly purchases will have on the value of the agency-backed MBS in which we invest. However, it is possible that the market for such securities, the price of such securities and, as a result, our net asset value and net interest margin could be negatively affected.

The failure of U.S. lawmakers to reach an agreement on the national debt ceiling may materially adversely affect our business, financial condition and results of operations.

On October 16, 2013, Congress passed legislation that effectively suspended the debt ceiling through February 7, 2014 to permit broader negotiations over budget issues and the debt ceiling. In the event U.S. lawmakers fail to reach an agreement on the national debt ceiling, the U.S. could default on its obligations, which could negatively impact the trading market for U.S. government securities. This may, in turn, negatively affect the value of our agency-backed MBS and our ability to obtain financing for our investments. As a result, it may materially adversely affect our business, financial condition and results of operations.

On August 5, 2011, Standard & Poor s downgraded the U.S. credit rating to AA+ for the first time due to the U.S. Congress inability to reach an effective agreement on the national debt ceiling and a budget in a timely manner. Because Fannie Mae and Freddie Mac are in the conservatorship of the U.S. Government, the implicit credit rating of agency-backed MBS guaranteed by Freddie Mac, Fannie Mae or Ginnie Mae were also downgraded to AA+. This downgrade increased the uncertainty regarding the credit risk of agency-backed MBS. The current U.S. debt ceiling and budget deficit concerns have increased the possibility of the credit-rating agencies further downgrading the U.S. credit rating. On October 15, 2013, Fitch Ratings Service

placed the U.S. credit rating on negative watch, warning that a failure by the U.S. Government to honor interest or principal payments on U.S. Treasury Securities would impact its decision whether to downgrade the U.S. credit rating. Fitch also stated that the manner and duration of an agreement to raise the debt ceiling and resolve the budget impasse, as well as the perceived risk of such events occurring in the future, would weigh on its ratings.

A further downgrade of the U.S. Government s credit rating could create broader financial turmoil and uncertainty, which would weigh heavily on the global banking system. Such circumstances could adversely affect our business in many ways, including but not limited to adversely impacting our ability to obtain attractive financing for our investments, increasing the cost of such financing if it is obtained, increasing the likelihood that our repurchase agreement lenders require that we post additional collateral as a result of margin calls causing us to sell assets at depressed prices in order to generate liquidity to satisfy these margin calls or to settle repurchase agreement obligations if we are unable to obtain new repurchase agreement borrowings when our current borrowings expire. As a result, these adverse economic and market conditions may also adversely affect our liquidity position, and could increase our risk of a counterparty defaulting on its obligations. If any of these events were to occur, it could materially adversely affect our business, financial condition and results of operations.

Adoption of the Basel III standards and other proposed supplementary regulatory standards may negatively impact our access to financing or affect the terms of our future financing arrangements.

In response to various financial crises and the volatility of financial markets, the Basel Committee on Banking Supervision adopted the Basel III standards several years ago. The final package of Basel III reforms was approved by the G20 leaders in November 2010. In January 2013, the Basel Committee agreed to delay implementation of the Basel III standards and expanded the scope of assets permitted to be included in a bank s liquidity measurement.

U.S. regulators have elected to implement substantially all of the Basel III standards. Financial institutions will have until 2019 to fully comply with the Basel III standards, which could cause an increase in capital requirements for, and could place constraints on, the financial institutions from which we borrow.

Shortly after approving the Basel III standards, U.S. regulators also issued a notice of proposed rule-making calling for enhanced supplementary leverage ratio standards, which would impose capital requirements more stringent than those of the Basel III standards for the most systematically significant banking organizations in the U.S. The enhanced standards are currently subject to public comment, and there can be no assurance that they will be adopted or, if adopted, that they will resemble the current proposal. Adoption and implementation of the Basel III standards and the supplemental regulatory standards proposed by U.S. regulators may negatively impact our access to financing or affect the terms of our future financing arrangements.

Clearing facilities or exchanges upon which some of our hedging instruments are traded may increase margin requirements on our hedging instruments in the event of adverse economic developments.

In response to events having or expected to have adverse economic consequences or which create market uncertainty, clearing facilities or exchanges upon which some of our hedging instruments, such as Eurodollar futures and swap futures, are traded may require us to post additional collateral against our hedging instruments. In response to the U.S. approaching its debt ceiling without resolution and the government shutdown, the Chicago Mercantile Exchange announced on October 15, 2013 that it would increase margin requirements by 12% for all over-the-counter interest

rate swap portfolios that its clearinghouse guaranteed. This increase was subsequently rolled back on October 17, 2013 upon the news that Congress passed legislation to temporarily suspend the debt ceiling and reopen the government, which allowed time for broader negotiations concerning budgetary issues. In the event that future adverse economic developments or market uncertainty result in increased margin requirements for our hedging instruments, it could materially adversely affect our liquidity position, business, financial condition and results of operations.

Continued adverse developments in the residential mortgage market may adversely affect the value of our securities and our ability to borrow against our security assets.

Since mid-2007, the residential mortgage market in the United States has experienced a variety of difficulties and changed economic conditions that may adversely affect the performance and market value of the MBS we acquire. Securities backed by residential mortgage loans originated in 2006 and 2007 have experienced a higher and earlier than expected rate of delinquencies. Additionally, MBS issued in other periods may not be performing as expected. Many MBS have been downgraded by the rating agencies in recent years and the rating agencies may in the future downgrade MBS. As a result, the market for these securities may be adversely affected for a significant period of time.

Borrowers seeking to avoid increased monthly payments by refinancing may no longer be able to find available replacement loans at comparably low interest rates. Borrowers who intended to sell their homes or refinance their existing mortgage loans on or before the expiration of the fixed-rate periods on their mortgage loans may find that they cannot sell their property for an amount equal to or greater than the unpaid principal balance of their loans or obtain new financing at lower rates. In addition, some mortgage loans may include prepayment premiums that may further inhibit refinancing.

Servicers of residential mortgage loans also have the authority to modify mortgage loans that are in default, or for which default is reasonably foreseeable, if such modifications are in the best interests of the holders of the mortgage securities and such modifications are done in accordance with the terms of the relevant agreements. Loan modifications are more likely to be used when borrowers are less able to refinance or sell their homes due to market conditions, and when the potential recovery from a foreclosure is reduced due to lower property values. A significant number of loan modifications could result in a significant reduction in cash flows to the holders of the mortgage securities on an ongoing basis.

Various federal, state and local regulatory authorities have taken or proposed actions that could hinder the ability of the servicer to foreclose promptly on defaulted mortgage loans. Any such actions may adversely affect the performance of the loans and the yield on and value of the mortgage securities.

Investors should consider that the general market conditions discussed above may adversely affect the market value of the securities in our MBS portfolio and make it difficult or more expensive for us to borrow against those securities.

The conservatorship of Fannie Mae and Freddie Mac and related efforts, along with any changes in laws and regulations affecting the relationship between Fannie Mae and Freddie Mac and the federal government, may adversely affect our business.

The agency-backed MBS in which we invest depend on a steady stream of payments on the mortgages underlying the securities. The interest and principal payments we receive on the agency-backed MBS that we acquire are guaranteed by Fannie Mae or Freddie Mac. Fannie Mae and Freddie Mac are GSEs, but their guarantees are not backed by the full faith and credit of the U.S. government.

Between 2007 and 2011, Fannie Mae and Freddie Mac reported substantial losses and a need for substantial amounts of additional capital. In response to the deteriorating financial condition of Fannie Mae and Freddie Mac and the credit market disruption several years ago, Congress and the U.S. Treasury have undertaken a series of actions to stabilize

Continued adverse developments in the residential mortgage market may adversely affect the value of our securities

these GSEs and the financial markets generally. The Housing and Economic Recovery Act was signed into law on July 30, 2008, and it established the FHFA. On September 7, 2008, the FHFA placed Fannie Mae and Freddie Mac into conservatorship, which is a statutory process pursuant to which the FHFA operates Fannie Mae and Freddie Mac in an effort to stabilize the entities. The FHFA, together with the U.S. Treasury and the U.S. Federal Reserve, has also undertaken actions designed to boost investor confidence in Fannie Mae and Freddie Mac, support the availability of mortgage financing and protect taxpayers. In addition, the U.S. Treasury has taken steps to capitalize and provide financing to Fannie Mae and Freddie Mac and agreed to purchase direct obligations and agency-backed MBS issued or guaranteed by Fannie Mae or Freddie Mac although the rate of purchases has recently been reduced via tapering.

Shortly after Fannie Mae and Freddie Mac were placed in federal conservatorship, the Secretary of the U.S. Treasury, in announcing the actions, noted that the guarantee structure of Fannie Mae and Freddie Mac required examination and that changes in the structures of the entities were necessary to reduce risk to the

financial system. The future roles of Fannie Mae and Freddie Mac could be significantly reduced and the nature of their guarantees could be eliminated or considerably limited relative to historical measurements. Any changes to the nature of the guarantees provided by Fannie Mae and Freddie Mac could redefine what constitutes agency-backed MBS, have broad adverse market implications and negatively impact us.

On June 25, 2013, Senators Bob Corker (R-TN) and Mark Warner (D-VA), with Senators Mike Johanns (R-NE), Jon Tester (D-MT), Dean Heller (R-NV), Heidi Heitkamp (D-ND), Jerry Moran (R-KS) and Kay Hagan (D-NC) formally introduced the Housing Finance Reform and Taxpayer Protection Act of 2013 (Corker-Warner Bill) into the U.S. Senate. While the current draft of the Corker-Warner Bill will likely undergo significant changes as it is debated, it is expected to serve as a basis of discussion for congressional efforts to reform Fannie Mae and Freddie Mac.

As currently drafted, the Corker-Warner Bill has three key provisions:

the establishment of the Federal Mortgage Insurance Corporation (the FMIC); the creation of a Mortgage Insurance Fund (the Fund); and the wind-down of Fannie Mae and Freddie Mac.

The FMIC would be a government guarantor modeled after the Federal Deposit Insurance Corporation (FDIC) in that it would collect insurance premiums and maintain a deposit fund on all outstanding obligations. Every mortgage-backed security issued through the FMIC would have a private investor bearing the first risk of loss and holding at least \$0.10 in equity capital for every dollar of risk. This private capital buffer would serve to protect taxpayers from the risk of default on the mortgages underlying securities issued by the FMIC. Thus, the ultimate purpose of the FMIC would be to bring in credit investors to bear the risk of default while providing liquidity, transparency and access to mortgage credit for the housing finance system.

The Federal Housing Finance Authority (FHFA) would be abolished after the establishment of the FMIC, and all current responsibilities of the FHFA, as well as its resources, would be transferred to the FMIC. In particular, the Corker-Warner Bill specifies that the FMIC would maintain a database of uniform loan-level information on eligible mortgages, develop standard uniform securitization agreements and oversee the common securitization platform currently being developed by the FHFA.

In the event losses due to default on underlying mortgages exceed the first position losses of private credit investors in securities issued by the FMIC, the FMIC would cover such losses out of the Fund. The Corker-Warner Bill specifies that the FMIC would endeavor to attain a reserve balance of 1.25% of the aggregate outstanding principal balance of covered securities within five years of the establishment of the FMIC and 2.50% of such amount within ten years of the establishment of the FMIC. The Fund would be paid with insurance premiums, akin to user fees, paid by private investors with various reporting and transparency requirements.

As currently proposed, the Corker-Warner Bill would revoke the charters of Fannie Mae and Freddie Mac upon the establishment of the FMIC. Fannie Mae and Freddie Mac would wind down as expeditiously as possible while maximizing returns to taxpayers as their assets are sold off.

On November 25, 2013, the FHFA issued a progress report with regards to the goals set forth in the FHFA White Paper and the Strategic Plan for Enterprise Conservatorships. The report stated that significant progress had been made on the development and testing of a common securitization platform for Fannie Mae and Freddie Mac and that both entities had contracted the less liquid portions of their portfolios. Despite this progress, the report conceded that significant impediments to the full realization of the FHFA s stated goals remain. If such goals are achieved, it is unclear what the effects might be.

There is no way to know if either proposal will become law or should one of the proposals become law if and how the enacted law will differ from the current draft of the bill. It is unclear how this proposal would impact housing finance, and what impact, if any, it would have on companies that invest in MBS. Legislation has changed the relationship between Fannie Mae and Freddie Mac and the U.S. government and requires Fannie Mae and Freddie Mac to reduce the amount of mortgage loans they own or the amount of agency-backed MBS for which they provide guarantees. The passage of any additional new legislation affecting

Fannie Mae and Freddie Mac may create market uncertainty and reduce the actual or perceived credit quality of securities issued or guaranteed by the U.S. government through a new or existing successor entity to Fannie Mae and Freddie Mac. If the charters of Fannie Mae and Freddie Mac were revoked, it is unclear what effect, if any, this would have on the value of the existing Fannie Mae and Freddie Mac agency-backed MBS. It is also possible that the above-referenced proposed legislation, if made law, could adversely impact the market for securities issued or guaranteed by the U.S. government and the spreads at which they trade. The foregoing could materially adversely affect the pricing, supply, liquidity and value of our target assets and otherwise materially adversely affect our business, operations and financial condition.

If Fannie Mae or Freddie Mac were eliminated, or their structures were to change radically, we may not be able to acquire agency-backed MBS from these companies, which could drastically reduce the amount and type of agency-backed MBS available for investment, thereby increasing the price of these assets. Additionally, the current credit support provided by the U.S. Treasury to Fannie Mae and Freddie Mac, and any additional credit support it may provide in the future, could have the effect of lowering the interest rate we receive from agency-backed MBS, thereby tightening the spread between the interest we earn on our portfolio and our financing costs. The effects of the current reduction of this support from the U.S. Treasury (tapering) are not yet known. Additionally, the U.S. government could elect to stop providing credit support of any kind to the mortgage market. If any of these events were to occur, our business, financial condition and results of operations and our ability to pay distributions to our stockholders could be materially adversely affected.

To the extent that we invest in agency-backed MBS that are guaranteed by Fannie Mae and Freddie Mac, we are subject to the risk that these GSEs may not be fully able to satisfy their guarantee obligations or that these guarantee obligations may be repudiated, which would adversely affect the value of our investment portfolio and our ability to sell or finance these securities.

All the agency-backed MBS in which we invest depend on a steady stream of payments on the mortgages underlying the MBS. The interest and principal payments we receive on the agency-backed MBS that we acquire are guaranteed by Fannie Mae or Freddie Mac, but are not guaranteed by the U.S. government. To the extent these GSEs are not able to fully satisfy their guarantee obligations or that these guarantee obligations are repudiated or otherwise defaulted upon, the value of our investment portfolio and our ability to sell or finance these securities would be adversely affected.

Market conditions and actions by governmental authorities may upset the historical relationship between interest rate changes and prepayment trends, which would make it more difficult for us to analyze our investment portfolio.

Our success depends on our ability to analyze the relationship of changing interest rates on prepayments of the mortgage loans that underlie our MBS. Changes in interest rates and prepayments affect the market price of MBS that we intend to purchase and any MBS that we hold at a given time. As part of our overall portfolio risk management, we analyze interest rate changes and prepayment trends separately and collectively to assess their effects on our investment portfolio. In conducting our analysis, we depend on certain assumptions based upon historical trends with respect to the relationship between interest rates and prepayments under normal market conditions. The Homeowner Affordability and Stability Plan (HASP) announced by the U.S. Treasury in February 2009, the expansion of the Home Affordable Refinance Program (HARP) announced by the Federal Housing Finance Agency in October 2011, and the U.S. Federal Reserve s plan to purchase long-term U.S. Treasury bonds and MBS, or QE3 have caused, and

To the extent that we invest in agency-backed MBS that are guaranteed by Fannie Mae and Freddie Mac35we are s

could continue to cause, an increase in prepayment rates. However, in recent months the U.S. Federal Reserve has announced plans to reduce the rate of its purchases via tapering. If the dislocations in the residential mortgage market, recent or future government actions or other developments change the way that prepayment trends have historically responded to interest rate changes, our ability to (i) assess the market value of our investment portfolio, (ii) implement our hedging strategies and (iii) implement techniques to reduce our prepayment rate volatility would be significantly affected. If we are unable to accurately forecast interest and prepayment rates, our financial position and results of operations could be materially adversely affected.

Mortgage loan modification programs, future legislative action and changes in the requirements necessary to qualify for refinancing a mortgage with Fannie Mae, Freddie Mac or Ginnie Mae may adversely affect the value of, and the returns on, the MBS in which we invest.

During the second half of 2008, the U.S. government, through the Federal Housing Administration (FHA) and the Federal Deposit Insurance Corporation (FDIC), commenced implementation of programs designed to provide homeowners with assistance in avoiding residential mortgage loan foreclosures, including the Hope for Homeowners Act of 2008, which allows certain distressed borrowers to refinance their mortgages into FHA-insured loans. In addition, Fannie Mae and Freddie Mac instituted programs designed to assist distressed homeowners avoid foreclosure. These and any future programs may involve, among other things, the modification of mortgage loans to reduce the principal amount of the loans or the rate of interest payable on the loans, or to extend the payment terms of the loans.

In addition, in February 2009 the U.S. Treasury announced HASP, which is a multi-faceted plan intended to prevent residential mortgage foreclosures by, among other things:

allowing certain homeowners whose homes are encumbered by Fannie Mae or Freddie Mac conforming mortgages to refinance those mortgages into lower interest rate mortgages with either Fannie Mae or Freddie Mac; creating the Homeowner Stability Initiative, which is intended to utilize various incentives for banks and mortgage servicers to modify residential mortgage loans with the goal of reducing monthly mortgage principal and interest payments for certain qualified homeowners; and allowing judicial modifications of Fannie Mae and Freddie Mac conforming residential mortgage loans during bankruptcy proceedings.

In September 2011, the White House announced a major plan to allow some of the 11 million homeowners who then owed more on their mortgages than their homes were worth to refinance. In October 2011, the FHFA announced proposed changes to HARP that would expand access to refinancing for qualified individuals and families whose homes have lost value, among other things, increasing the HARP loan-to-value ratio above 125%. However, this would only apply to mortgages guaranteed by the GSEs. There are many challenging issues to this proposal, notably the question as to whether a loan with a loan-to-value ratio of 125% qualifies as a mortgage or an unsecured consumer loan. The chances of this initiative success have created additional uncertainty in the MBS market, particularly with respect to possible increases in prepayment rates.

On January 4, 2012, the U.S. Federal Reserve issued a white paper outlining additional ideas with regard to refinancings and loan modifications. It is likely that loan modifications would result in increased prepayments on agency-backed MBS. See Risks to our Business An increase in prepayment rates could negatively affect the value of our MBS purchased at a premium, which could result in reduced earnings or losses and negatively affect the cash available for distribution to our shareholders for information relating to the impact of prepayments on our business. These initiatives, any loan modification programs and future legislative or regulatory actions, including amendments to the bankruptcy laws, that result in the modification of outstanding mortgage loans, as well as changes in the requirements necessary to qualify for refinancing a mortgage with Fannie Mae, Freddie Mac or Ginnie Mae may adversely affect the value of, and the returns on, our MBS.

Declines in the market values of the securities in our MBS portfolio may adversely affect periodic reported results and credit availability, which may reduce earnings and, in turn, cash available for distribution to our

shareholders.

A substantial portion of our assets are classified for accounting purposes either as trading securities or as available-for-sale. Changes in the market values of those assets will be directly charged or credited to shareholders equity. As a result, a decline in value may reduce the book value of our assets. Moreover, if the decline in value of an available-for-sale security is other-than-temporary, such decline will reduce earnings, as will a decline in the value of our securities classified as trading securities for accounting purposes.

A decline in the market value of the securities in our MBS portfolio may adversely affect us particularly in instances where we have borrowed money based on the market value of those assets. If the market value of those assets declines, the lender may require us to post additional collateral to support the loan. If we were unable to post the additional collateral, we would have to sell the assets at a time when we might not otherwise choose to do so. A reduction in credit available may reduce our earnings and, in turn, cash available for distribution to shareholders.

Our mortgage investing strategy involves leverage, which could adversely affect our operations and negatively affect cash available for distribution to our shareholders.

We may reduce the amount of equity capital we have invested in agency-backed MBS or other mortgage-backed assets by funding a portion of those acquisitions with repurchase agreements, commercial paper (to the extent commercial paper is available on favorable terms or at all) or other borrowing arrangements. To the extent that revenue derived from those assets exceeds our interest expense, hedging expense and other costs of the financing, our net income will be greater than if we had not borrowed funds and had not invested in the assets. Conversely, if the revenue from our MBS and other mortgage-backed assets does not sufficiently cover the interest expense, hedging expense and other costs of the financing, our net income will be less or our net loss will be greater than if we had not borrowed funds. Because of the credit and interest rate risks inherent in our strategy, we closely monitor the leverage (debt-to-equity ratio) of our MBS portfolio. From time to time, our leverage ratio may increase or decrease due to several factors, including changes in the value of the underlying portfolio holdings and the timing and amount of acquisitions.

Our lenders may require us to provide additional collateral, especially when the market values for our investments decline, which may restrict us from leveraging our assets as fully as desired, and reduce our liquidity, earnings and cash available for distribution to our shareholders.

We currently use repurchase agreements to finance our investments in MBS. Our repurchase agreements allow the lenders, to varying degrees, to determine a new market value of the collateral to reflect current market conditions. If the market value of the securities pledged or sold by us to a funding source declines in value, we may be required by the lender to provide additional collateral or pay down a portion of the funds advanced on minimal notice, which is known as a margin call. Posting additional collateral will reduce our liquidity and limit our ability to leverage our assets, which could adversely affect our business. Additionally, in order to satisfy a margin call, we may be required to liquidate assets at a disadvantageous time, which could cause us to incur further losses and adversely affect our results of operations and financial condition, and may impair our ability to make distributions to our shareholders. In the event we do not have sufficient liquidity to satisfy these margin calls, lending institutions can accelerate our indebtedness, increase our borrowing rates, liquidate our collateral and terminate our ability to borrow. Such a situation would likely result in a rapid deterioration of our financial condition and possibly necessitate a filing for protection under the bankruptcy code.

If we fail to maintain adequate repurchase agreement financing or to renew or replace existing borrowings upon maturity, we will be limited in our ability to implement our principal investing activities, which will adversely affect our results of operations and may, in turn, negatively affect the market value of

our Class A common stock and our ability to make dividends to our shareholders.

We depend upon repurchase agreement financing to purchase our target assets and reach our target leverage ratio. We cannot assure you that sufficient repurchase agreement financing will be available to us in the future on terms that are acceptable to us. Investors and financial institutions that lend in the securities repurchase market have tightened lending standards and some have stopped lending entirely in the repurchase market in response to the difficulties and changed economic conditions that have materially adversely affected the MBS market. If we fail to obtain adequate funding or to renew or replace existing funding upon maturity, we will be limited in our ability to implement our business strategy, which will adversely affect our results of operations and may, in turn, negatively affect the market value of our Class A common stock and our ability to make dividends to our shareholders.

Our use of repurchase agreements may give our lenders greater rights in the event that either we or any of our lenders file for bankruptcy, which may make it difficult for us to recover our collateral.

Our borrowings under repurchase agreements may qualify for special treatment under the bankruptcy code, giving our lenders the ability to avoid the automatic stay provisions of the bankruptcy code and take possession of and liquidate our collateral under the repurchase agreements without delay if we file for bankruptcy. Furthermore, the special treatment of repurchase agreements under the bankruptcy code may make it difficult for us to recover our pledged assets in the event that any of our lenders file for bankruptcy. Thus, the use of repurchase agreements exposes our pledged assets to risk in the event of a bankruptcy filing by either our lenders or us. In addition, if the lender is a broker or dealer subject to the Securities Investor Protection Act of 1970 or an insured depository institution subject to the Federal Deposit Insurance Act, our ability to exercise our rights to recover our investment under a repurchase agreement or to be compensated for any damages resulting from the lender s insolvency may be further limited by those statutes.

If the lending institution under one or more of our repurchase agreements defaults on its obligation to resell the underlying security back to us at the end of the agreement term, we will lose money on our repurchase transactions.

When we engage in a repurchase transaction, we initially sell securities to the transaction counterparty under a master repurchase agreement in exchange for cash from the counterparty. The counterparty is obligated to resell the same securities back to us at the end of the term of the repurchase agreement, which typically is 30 to 90 days, but may be up to one year. If the counterparty in a repurchase transaction defaults on its obligation to resell the securities back to us, we will incur a loss on the transaction equal to the amount of the haircut (assuming no change in the value of the securities). Losses incurred on our repurchase transactions would adversely affect our earnings and our cash available for distribution to our shareholders.

If we default on our obligations under our repurchase agreements, we may be unable to establish a suitable replacement facility on acceptable terms or at all.

If we default on one of our obligations under a repurchase agreement, the counterparty may terminate the agreement and cease entering into any other repurchase agreements with us. In that case, we would likely need to establish a replacement repurchase facility with another financial institution in order to continue to leverage our investment portfolio and carry out our investment strategy. We may be unable to establish a suitable replacement repurchase facility on acceptable terms or at all.

Changes in interest rates and adverse market conditions could negatively affect the value of our MBS investments and increase the cost of our borrowings, which could result in reduced earnings or losses and negatively affect the cash available for distribution to our shareholders.

We acquire indirect interests in mortgage loans by purchasing MBS and we currently intend to continue this strategy. Under a normal yield curve, an investment in MBS will decline in value if long-term interest rates increase. In addition, net interest income could decrease if the yield curve becomes inverted or flat. Fannie Mae or Freddie Mac guarantees of the agency-backed MBS we own do not protect us from declines in market value caused by changes in interest rates. Declines in market value may ultimately reduce earnings or result in losses to us, which may negatively affect cash available for distribution to our shareholders.

A significant risk associated with our portfolio of mortgage-related assets is the risk that both long-term and short-term interest rates will increase significantly. If long-term rates were to increase significantly, the market value of these MBS would decline and the duration and weighted average life of the investments would increase. We could realize a loss in the future if the MBS were sold. At the same time, an increase in short-term interest rates would increase the amount of interest owed on the repurchase agreements we enter into in order to finance the purchase of MBS.

Market values of MBS may decline without any general increase in interest rates for a number of reasons, such as increases in defaults, increases in voluntary prepayments and widening of credit spreads. If the market values of our investments were to decline for any reason, the value of your investment in our capital stock could also decline.

Limitations on our access to capital could impair our liquidity and our ability to conduct our business.

Liquidity, or ready access to funds, is essential to our business. Failures of similar businesses have often been attributable in large part to insufficient liquidity. Liquidity is of particular importance to our business and perceived liquidity issues may affect our clients—and counterparties—willingness to engage in transactions with us. Our liquidity could be impaired due to circumstances that we may be unable to control, such as a general market disruption, the payment of significant legal defense and indemnification costs, expenses, damages or settlement amounts, or an operational problem that affects us or third parties. Further, our ability to sell assets may be impaired if other market participants are seeking to sell similar assets at the same time or the market is experiencing significant volatility. Our inability to maintain adequate liquidity would materially harm our business and operations.

The nature of the securities we hold exposes us to concentrated credit risk that could reduce our earnings, dividends, cash flows and access to liquidity, and otherwise negatively affect our business.

Our private-label MBS portfolio has concentrated risks with respect to residential real estate loans. In general, losses on an asset securing a residential real estate loan included in a securitization will be borne first by the owner of the property (*i.e.*, the owner will first lose the equity invested in the property) and, thereafter, by mezzanine or preferred equity investors, if any, then by a cash reserve fund or letter of credit, if any, then by the first-loss holder, and then by holders of more senior securities. In the event the losses incurred upon default on the loan exceed any equity support, reserve fund, letter of credit and classes of securities junior to those in which we invest (if any), we may not be able to recover any or all of our investment in the securities we hold. In addition, if the underlying properties have been overvalued by the originating appraisal or if the values subsequently declined and, as a result, less collateral is available to satisfy interest and principal payments due on the related private-label MBS, then the first-loss securities may suffer a total loss of principal, followed by losses on the second-loss and so on. Any credit enhancement we may have with respect to our private-label MBS could be insufficient to protect us from a complete loss.

Our due diligence of potential investments may not reveal all of the liabilities associated with those investments and may not reveal aspects of the investments which could lead to investment losses, and our ability to manage exposures to assets in which we have an indirect interest is limited.

Before making certain acquisitions, we may undertake due diligence efforts with respect to various aspects of the acquisition, including investigating the strengths and weaknesses of the originator or issuer of the asset and, in the case of acquisitions of private-label MBS, verifying certain aspects of the underlying assets themselves as well as other factors and characteristics that may be material to the performance of the acquisition. In making the assessment and otherwise conducting due diligence, we rely on resources available to us and, in some cases, third party information. There can be no assurance that any due diligence process that we conduct will uncover relevant facts that could be determinative of whether or not an investment will be successful.

Moreover, our ability to manage our exposures is significantly limited by contractual and other constraints of the securitization vehicle structures in which such assets are held.

The securities and loans we own are likely to lead to variable returns.

We actively manage the risks associated with acquiring, holding and disposing of MBS. No amount of risk management or mitigation, however, can change the variable nature of the cash flows, fair values of, and financial results generated by these loans and securities. Changes in the credit performance or the prepayments on the loans underlying private-label MBS and changes in interest rates impact the cash flows on these securities, and the impact could be significant for our securities with concentrated risks. Changes in cash flows lead to changes in our return and also to potential variability in reported income.

The revenue recognized on our private-label MBS is based on an estimate of the yield over the remaining life of the asset. Thus, changes in our estimates of expected cash flow from an asset will result in changes in our reported earnings on that asset in the current reporting period. We may be forced to recognize adverse changes in expected future cash flows as a current expense, further adding to earnings volatility.

Changes in the fair values of our MBS may have various negative effects on us, including reduced earnings, increased earnings volatility and volatility in our book value.

Fair values for our MBS can be volatile. The fair values can change rapidly and significantly and changes can result from changes in interest rates, actual and perceived risk, supply, demand, and actual and projected cash flows and prepayments and credit performance. A decrease in fair value may not necessarily be the result of deterioration in future cash flows. A decrease in the fair value of MBS we own may result in a reduction in our book value due to the accounting standards we are required to apply. Reporting a low book value could have adverse effects even if that book value is not indicative of the actual value of our net investments in assets. The adverse effects include the inability to meet or agree upon covenants with counterparties, to enter into derivative contracts or a reduction in the market price of our Class A common stock.

Our investments are recorded at fair value based upon assumptions that are inherently subjective and involve a high degree of management judgment. Our results of operations and financial condition could be adversely affected if our determinations regarding the fair value of our investments are materially higher than the values that we ultimately realize upon their disposal.

Our current portfolio investments are, and our future portfolio investments may be, in the form of securities that are not publicly traded. The fair value of securities and other investments that are not publicly traded may not be readily determinable. In computing the fair values for MBS for which there are limited observable third-party trades, we make a number of market-based assumptions, including assumptions regarding future interest rates, prepayment rates, discount rates, credit loss rates, and the timing of credit losses. These assumptions are inherently subjective and involve a high degree of management judgment, and our determinations of fair value may differ materially from the values that would have been used if a public market for these securities existed. Although we rely on our internal calculations to compute the fair value of securities we own, we also request and consider indications of value (marks) from third-party dealers to assist us in our valuation process. The results of market disruptions over the past several years have generated fewer third-party data points for us to consider in connection with our estimates of the fair value of our securities than were available to us in the past. Our reported fair value may not reflect what a willing buyer would pay for those assets. Our results of operations and financial condition may be adversely affected if our determinations regarding the fair value of our investments is materially higher than the values that we ultimately realize upon their disposal.

Credit ratings assigned to debt securities by the credit rating agencies may not accurately reflect the risks associated with those securities.

We make certain acquisition decisions after factoring in a series of data, including credit rating. However, a credit rating may not accurately reflect the risks associated with a particular debt security. Rating agencies rate certain debt securities based upon their assessment of the safety of the receipt of principal and interest payments. Rating agencies do not consider the risks of fluctuations in fair value or other factors that may influence the value of debt securities and, therefore, the assigned credit rating may not fully reflect the true risks of an investment in securities. Also, rating agencies may fail to make timely adjustments to credit ratings based on available data or changes in economic outlook or may otherwise fail to make changes in credit ratings in response to subsequent events, so that our investments may be better or worse than the ratings indicate.

The assignment of an investment grade rating to a security by a rating agency does not mean that there is not credit risk associated with the security or that the risk of a credit loss with respect to such security is remote. For example, a large number of MBS that were previously rated triple-A by one or more rating agencies have been downgraded, in many cases by several rating levels at one time. A downgrade in credit rating can materially adversely affect the fair value of a security. Our assessment of the quality of an investment that relies, in part, on that asset s credit rating, may prove to be inaccurate and we may incur credit losses in excess of our initial expectations.

Furthermore, credit rating agencies may change their methods of evaluating credit risk and determining ratings on MBS. These changes may occur quickly and often. The market s ability to understand and absorb these changes, and the impact to the securitization market in general, are difficult to predict. Such changes will have an impact on the amount of investment-grade and non-investment-grade securities that are created or placed on the market in the future. A change in the amount of investment-grade and non-investment-grade securities that are created or placed on the market could materially adversely impact the value of the MBS in our portfolio and potentially limit or increase the value of MBS available for purchase in the future.

New assets we acquire may not generate yields as attractive as yields on our current assets, resulting in a decline in our earnings per share over time.

We believe the assets we acquire have the potential to generate attractive economic returns and GAAP yields, but acquiring assets in an uncertain economic environment poses significant risks. Potential cash flow and mark-to-market returns from new asset acquisitions could be negative, including both new assets that are backed by newly-originated loans, as well as new acquisitions that are backed by more seasoned assets that may experience higher than expected levels of delinquency and default. In order to maintain and grow our portfolio size and our earnings, we must reinvest in new assets a portion of the cash flows we receive from principal, interest, and sales. We receive monthly payments from many of our assets, consisting of principal and interest. Principal payments reduce the size of our current portfolio and generate cash for us. We may also sell assets from time to time as part of our portfolio management and capital recycling strategies. If the assets we acquire in the future earn lower GAAP yields than the assets we currently own, our reported earnings per share will likely decline over time as the older assets pay down, are called, or are sold.

An increase in our borrowing costs relative to the interest we receive on our mortgage-related assets may adversely affect our profitability, which may reduce the cash available for distribution to our shareholders.

As our repurchase agreements and other short-term borrowing instruments mature, we must either enter into new repurchase agreements or sell a portion of our mortgage-related assets or other investment securities at times when we might not otherwise choose to do so. Lenders may seek to use a new maturity date as an opportune time to demand additional terms or increased collateral requirements that could be adverse to us and harm our operations. Moreover, current conditions in the credit markets may make it impracticable to enter into new repurchase agreements or other short-term facilities. See Risks Related to our Business In general, changes in market conditions could further adversely and materially affect our business and the value of our capital stock could be negatively impacted.

We generally expect that the interest rates tied to our borrowings will adjust more rapidly than the interest rates tied to the assets in which we invest. An increase in short-term interest rates at the time that we seek to enter into new repurchase agreements would reduce the spread between our returns on our mortgage-related assets and the cost of our borrowings. This change in interest rates would adversely affect our returns on our mortgage-related assets portfolio, which might reduce earnings and, in turn, cash available for distribution to our shareholders.

An increase in prepayment rates could negatively affect the value of our MBS purchased at a premium, which could result in reduced earnings or losses and negatively affect the cash available for distribution to our shareholders.

In the case of residential mortgage loans, there are seldom any restrictions on borrowers abilities to prepay their loans. Homeowners tend to prepay mortgage loans more quickly when interest rates decline. Furthermore, HASP, the U.S.

New assets we acquire may not generate yields as attractive as yields on our current assets, resulting in 47decline is

Federal Reserve s mortgage purchases of long-term U.S. Treasury bonds and MBS although the rate of such purchases is being reduced via tapering, and the expansion of HARP have caused, and could continue to cause, an increase in prepayment rates. When interest rates decline, owners of the loans have to reinvest the money received from the prepayments at the lower prevailing interest rates. Conversely, homeowners tend not to prepay mortgage loans when interest rates increase. Consequently, owners of the loans are unable to reinvest money that would have otherwise been received from prepayments at the higher prevailing interest rates. This volatility in prepayment rates may affect our ability to maintain targeted amounts of leverage on our mortgage-based securities portfolio and may result in reduced earnings or losses for us and negatively affect the cash available for distribution to our shareholders. Fannie Mae or

Freddie Mac guarantees of principal and interest related to the agency-backed MBS we own do not protect us against prepayment risks. Prepayments are generally reflected as a reduction of premium, which means that prepayments may result in recognition of loss in investment value for us.

Hedging against interest rate exposure may not completely insulate us from interest rate risk and may adversely affect our earnings, which could adversely affect cash available for distribution to our shareholders.

We engage in certain hedging transactions to limit our exposure to changes in interest rates and therefore may expose our company to the risks associated with such transactions. We have historically entered into and may enter into interest rate swap agreements, Eurodollar or U.S. Treasury futures or pursue other hedging strategies. Hedging against a decline in the values of our portfolio positions does not eliminate the possibility of fluctuations in the values of such positions or prevent losses if the values of such positions decline. However, we may establish other hedging positions designed to gain from those same developments, thereby offsetting the decline in the value of such portfolio positions. Such hedging transactions may also limit the opportunity for gain if the values of the portfolio positions should increase. Moreover, it may not be possible to hedge against an interest rate fluctuation that is so generally anticipated that we are not able to enter into a hedging transaction at an acceptable price.

The success of our hedging transactions depends on our ability to accurately predict movements of interest rates and credit spreads. Therefore, while we may enter into such transactions to seek to reduce interest rate risks, unanticipated changes in interest rates may result in poorer overall investment performance than if we had not engaged in any such hedging transactions. In addition, the degree of correlation between price movements of the instruments used in a hedging strategy and price movements in the portfolio positions being hedged may vary. Moreover, for a variety of reasons, we may not seek to establish a perfect correlation between such hedging instruments and the portfolio holdings being hedged. Any such imperfect correlation may prevent us from achieving the intended hedge and expose us to risk of loss.

We currently hedge against interest rate risk. Our hedging activity will vary in scope based on the level and volatility of interest rates and principal prepayments, the type of MBS held, and other changing market conditions. Interest rate hedging may fail to protect or could adversely affect us because, among other things:

interest rate hedging can be expensive, particularly during periods of rising and volatile interest rates; available interest rate hedging may not correspond directly with the interest rate risk for which protection is sought; the duration of the hedge may not match the duration of the related liability; the credit quality of the party owing money on the hedge may be downgraded to such an extent that it impairs our

ability to sell or assign our side of the hedging transaction; and

the party owing money in the hedging transaction may default on its obligation to pay. Our hedging activity may adversely affect our earnings, which could adversely affect cash available for distribution to our shareholders.

We may change our investment strategy, hedging strategy, asset allocation and operational policies without shareholder consent, which may result in riskier investments and adversely affect the market value of our Class A common stock and our ability to make distributions to our shareholders.

We may change our investment strategy, hedging strategy, asset allocation and operational policies at any time without the consent of our shareholders, which could result in our making investments or hedges that are different from, and possibly riskier than, the investments and hedges described in this Annual Report on Form 10-K. A change in our investment or hedging strategy may increase our exposure to interest rate and real estate market fluctuations. A change in our asset allocation could result in us making investments in instrument categories different from those described in this Annual Report on Form 10-K. Our Board of Directors oversees our operational policies, including those with respect to our acquisitions, growth, operations, indebtedness, capitalization and distributions or approves transactions that deviate from these

policies without a vote of, or notice to, our shareholders. Operational policy changes could adversely affect the market value of our Class A common stock and our ability to make distributions to our shareholders. Investing in assets other than MBS or pursuing business activities other than investing in MBS may not be successful and could adversely affect our results of operations and the market value of our Class A common stock.

Our Board of Directors does not approve each of our investment decisions.

Our Board of Directors oversees our operational policies and periodically reviews our investment guidelines and our investment portfolio. However, our Board of Directors does not review all of our proposed investments. In addition, in conducting periodic reviews, our Board of Directors may rely primarily on information provided to them by our management. Furthermore, transactions entered into or structured for us by our management may be difficult or impossible to unwind by the time they are reviewed by our directors.

We operate in a highly-competitive market for investment opportunities, which could make it difficult for us to purchase or originate investments at attractive yields and thus have an adverse effect on our business, results of operations and financial condition.

We gain access to investment opportunities only to the extent that they become known to us. Gaining access to investment opportunities is highly competitive. Many of our competitors are substantially larger than us and have considerably greater financial, technical and marketing resources, more long-standing relationships, broader product offerings and other advantages. Some of our competitors may have a lower cost of funds and access to funding sources that are not available to us. Additionally, in response to the recent financial issues affecting the banking system and financial markets and going concern threats to investment banks and other financial institutions, the U.S. government established programs such as the Legacy Securities Public-Private Investment Program (PPIP), which are designed, in part, to restart the market for certain of our target investments. The establishment of these or similar programs may result in increased competition for attractive opportunities in our target investments. It is also possible that our competitors may successfully utilize these programs, which would provide them with attractive debt and equity capital funding from the U.S. government. As a result of this competition, we may not be able to purchase or originate our target investments at attractive yields, which could have an adverse effect on our business, results of operations and financial condition.

Risks Related to our Business and Structure

The voting power of our principal shareholders and other executive officers, directors and nominees may result in corporate action with which you do not agree and may discourage third party acquisitions of our company and prevent our shareholders from receiving any premium above market price for their shares.

Eric F. Billings has significant influence over our operations through his ownership of our common stock, which, as of January 31, 2014, represents approximately 7.4% of the total voting power of our common stock. In addition, Mr. Billings serves as Chairman of our Board of Directors and as our Chief Executive Officer. As of January 31, 2014, Mr. Billings and all of our other executive officers, directors and nominees, as a group, control approximately 9.1% of

our total voting power. The extent of the influence that Mr. Billings and our other officers, directors and nominees have over us may have the effect of discouraging offers to acquire control of our company and may preclude holders of our common stock from receiving any premium above market price for their shares that may be offered in connection with any attempt to acquire control of our company without the approval of Mr. Billings. Mr. Billings could have interests that are different than those of our other investors and could take or influence actions with which our other investors disagree.

Our Rights Plan could inhibit a change in our control and we may not be successful in protecting our anticipated tax benefits.

In June 2009, our Board of Directors implemented a Rights Plan in an effort to protect against a possible limitation on our ability to use our NOLs, NCLs and built-in losses by dissuading investors from aggregating ownership of our Class A common stock and triggering an ownership change for purposes of Sections 382 and 383 of the Code. The Rights Plan may not be successful in preventing an ownership change within the

meaning of Sections 382 and 383 of the Code, and we may lose all or most of the anticipated tax benefits associated with our prior losses. Under the terms of the Rights Plan, in general, if a person or group acquires or commences a tender or exchange offer for beneficial ownership of 4.9% or more of the outstanding shares of our Class A common stock upon a determination by our Board of Directors (an Acquiring Person), all of our other Class A and Class B common shareholders will have the right to purchase securities from us at a discount to such securities fair market value, thus causing substantial dilution to the Acquiring Person. The Rights Plan may have the effect of inhibiting or impeding a change in control not approved by our Board of Directors and, notwithstanding its purpose, could adversely affect our shareholders—ability to realize a premium over the then-prevailing market price for our common stock in connection with such a transaction. In addition, because our Board of Directors can prevent the Rights Plan from operating, in the event our Board of Directors approves of an Acquiring Person, the Rights Plan gives our Board of Directors significant discretion over whether a potential acquirer—s efforts to acquire a large interest in us will be successful. Consequently, the Rights Plan may not succeed in protecting anticipated tax benefits and could impede transactions that would otherwise benefit our shareholders.

The trading price of our Class A common stock may be adversely affected by factors outside of our control.

Any negative changes in the public s perception of the prospects for our business or the types of assets in which we invest could depress our stock price regardless of our results. The following factors, among others, could contribute to the volatility of the price of our Class A common stock:

actual or unanticipated variations in our quarterly results;
changes in our financial estimates by securities analysts;
conditions or trends affecting companies that make investments similar to ours;
changes in interest rate environments and the mortgage market that cause our borrowing costs to increase, our reported yields on our MBS portfolio to decrease or that cause the value of our MBS portfolio to decrease;
changes in the market valuations of the securities in our MBS portfolio and other principal investments;
negative changes in the public s perception of the prospects of investment or financial services companies;
changes in the regulatory environment in which our business operates;
dilution resulting from new equity issuances or the conversion of Class B common stock into Class A common stock;
general economic conditions such as a recession, or interest rate or currency rate fluctuations; and
additions or departures of our key personnel.

Many of these factors are beyond our control.

We may experience significant fluctuations in quarterly operating results.

Our revenues and operating results may fluctuate from quarter to quarter and from year to year due to a combination of factors, many of which are beyond our control, including the market value of the MBS we acquire, prepayment rates and changes in interest rates. As a result, we may fail to meet profitability or dividend expectations, which could negatively affect the market price of our Class A common stock and our ability to pay dividends to our shareholders.

We cannot assure you that we will be able to pay dividends in the future.

Pursuant to our variable dividend policy, our Board of Directors, in its sole discretion, reinstated the payment of a cash dividend during 2010. However, there can be no assurances that they will continue to do so. The amount and timing of any distributions we may make are in the sole discretion of our Board of Directors.

Our Rights Plan could inhibit a change in our control and we may not besuccessful in protecting our anticipated tax

Litigation involving our company could result in significant legal expenses and have a material adverse effect on our business, financial condition, results of operations and cash flows.

As described under Item 3 Legal Proceedings in this Annual Report on Form 10-K, we may in the future become subject to litigation. Such litigation may result in significant defense costs and potentially significant judgments against us, some of which are not, or cannot be, insured against. We cannot predict the ultimate outcome of any litigation, and cannot estimate the likelihood or potential dollar amount of any adverse results. We may be unable to accurately estimate our exposure to litigation risk when we record balance sheet reserves for probable loss contingencies. As a result, any reserves we establish to cover any settlements or judgments, if any, may not be sufficient to cover our actual financial exposure, which may have a material impact on our results of operations or financial condition. In the event of an adverse judgment in any action or proceeding, we may be required to pay damages or penalties, or other remedies may be imposed upon us, which could have a material adverse impact upon our financial position, results of operations and cash flows and could also cause us significant reputational harm, which in turn could seriously harm our business and prospects.

Indemnification obligations to certain of our current and former directors and officers may increase the costs to us of legal proceedings involving our company.

Our charter contains a provision that limits the liability of our directors and officers to us and our shareholders for money damages, except for liability resulting from willful misconduct or a knowing violation of the criminal law or any federal or state securities law. Our charter also requires us to indemnify our directors and officers in connection with any liability incurred by them in connection with any action or proceeding (including any action by us or in our right) to which they are or may be made a party by reason of their service in those or other capacities if the conduct in question was in our best interests and the person was acting on our behalf or performing services for us, unless the person engaged in willful misconduct or a knowing violation of the criminal law. The Virginia Stock Corporation Act requires a Virginia corporation (unless its charter provides otherwise, which our charter does not) to indemnify a director or officer who has been successful, on the merits or otherwise, in the defense of any proceeding to which he is made a party by reason of his service in that capacity.

In addition, we have entered into indemnification agreements with certain of our current and former directors and officers under which we are generally required to indemnify them against liability incurred by them in connection with any action or proceeding to which they are or may be made a party by reason of their service in those or other capacities, if the conduct in question was in our best interests and the person was conducting themselves in good faith (subject to certain exceptions, including liabilities arising from willful misconduct, a knowing violation of the criminal law or receipt of an improper benefit).

In the future we may be the subject of indemnification assertions under our charter, Virginia law or these indemnification agreements by our current and former directors and officers who are or may become party to any action or proceeding. We maintain directors and officers insurance policies that may limit our exposure and enable us to recover a portion of any amounts paid with respect to such obligations. However, if our coverage under these policies is reduced, denied, eliminated or otherwise not available to us, our potential financial exposure would be increased. The maximum potential amount of future payments we could be required to make under these indemnification obligations could be significant. Amounts paid pursuant to our indemnification obligations could adversely affect our financial results and the amount of cash available for distribution to our shareholders.

Loss of our exclusion from regulation as an investment company under the 1940 Act would adversely affect us and may reduce the market price of our shares.

We rely on Section 3(c)(5)(C) for our exclusion from the registration requirements of the 1940 Act. This provision requires that 55% of our assets, on an unconsolidated basis, consist of qualifying assets, such as agency whole pool certificates and 80% of our assets, on an unconsolidated basis, consist of qualifying assets or real estate-related assets. We will need to ensure not only that we qualify for an exclusion or exemption from regulation under the 1940 Act, but also that each of our subsidiaries qualifies for such an exclusion or exemption. We intend to maintain our exclusion by monitoring the value of our interests in our subsidiaries. We may not be successful in this regard.

On September 1, 2011, the SEC issued a concept release (No. IC-29778; File No. SW7-34-11, Companies Engaged in the Business of Acquiring Mortgages and Mortgage-Related Instruments) pursuant to which it is reviewing whether certain companies that invest in MBS and rely on the exemption from registration under Section 3(c)(5)(C) of the 1940 Act (such as our company) should continue to be allowed to rely on such exemption from registration.

If we fail to maintain our exclusion and another exclusion or exemption is not available, we may be required to register as an investment company, or we may be required to acquire or dispose of assets in order to meet our exemption. Any such asset acquisitions or dispositions may include assets that we would not acquire or dispose of in the ordinary course of business, may be at unfavorable prices and result in a decline in the price of our Class A common stock. If we are required to register under the 1940 Act, we would become subject to substantial regulation with respect to our capital structure (including our ability to use leverage), management, operations, transactions with affiliated persons (as defined in the 1940 Act), and portfolio composition, including restrictions with respect to diversification and industry concentration and other matters. Accordingly, registration under the 1940 Act could limit our ability to follow our current investment and financing strategies and result in a decline in the price of our Class A common stock.

Failure to obtain and maintain an exemption from being regulated as a commodity pool operator could subject us to additional regulation and compliance requirements and may result in fines and other penalties which could materially adversely affect our business, financial condition and results of operations.

The Dodd-Frank Act established a comprehensive new regulatory framework for derivative contracts commonly referred to as swaps. As a result, any investment fund that trades in swaps or other derivatives may be considered a commodity pool, which would cause its operators (in some cases the fund s directors) to be regulated as commodity pool operators, or CPOs. Under rules adopted by the U.S. Commodity Futures Trading Commission (CFTC) for which the compliance date generally was December 31, 2012 as to those funds that become commodity pools solely because of their use of swaps, CPOs must by then have filed an application for registration with the National Futures Association (NFA) and have commenced and sustained good faith efforts to comply with the Commodity Exchange Act and CFTC s regulations with respect to capital raising, disclosure, reporting, recordkeeping and other business conduct applicable for their activities as CPOs as if the CPOs were in fact registered in such capacity (which also requires compliance with applicable NFA rules). However, the CFTC s Division of Swap Dealer and Intermediary Oversight issued a no-action letter saying, although it believes that mortgage REITs are properly considered commodity pools, it would not recommend that the CFTC take enforcement action against the operator of a mortgage REIT who does not register as a CPO if, among other things, the mortgage REIT limits the initial margin and premiums required to establish its swaps, futures and other commodity interest positions to not more than five percent (5%) of its total assets, the mortgage REIT limits the net income derived annually from those commodity interest positions which are not qualifying hedging transactions to less than five percent (5%) of its gross income and interests in the mortgage REIT are not marketed to the public as or in a commodity pool or otherwise as or in a vehicle for trading in the commodity futures, commodity options or swaps markets.

We use hedging instruments in conjunction with our investment portfolio and related borrowings to reduce or mitigate risks associated with changes in interest rates, mortgage spreads, yield curve shapes and market volatility. These hedging instruments include interest rate swaps, interest rate futures and options on interest rate futures. We do not currently engage in any speculative derivatives activities or other non-hedging transactions using swaps, futures or options on futures. We do not use these instruments for the purpose of trading in commodity interests, and we do not

Failure to obtain and maintain an exemption from being regulated as a commodity pool operator could subject us to

consider our company or its operations to be a commodity pool as to which CPO registration or compliance is required. We have claimed the relief afforded by the above-described no-action letter. Consequently, we will be restricted to operating within the parameters discussed in the no-action letter and will not enter into hedging transactions covered by the no-action letter if they would cause us to exceed the limits set forth in the no-action letter. However, there can be no assurance that the CFTC will agree that we are entitled to the no-action letter relief claimed.

The CFTC has substantial enforcement power with respect to violations of the laws over which it has jurisdiction, including their anti-fraud and anti-manipulation provisions. For example, the CFTC may suspend or revoke the registration of or the no-action relief afforded to a person who fails to comply with commodities laws and regulations, prohibit such a person from trading or doing business with registered entities, impose

civil money penalties, require restitution and seek fines or imprisonment for criminal violations. In the event that the CFTC staff does not provide the no action letter relief we requested or asserts that we are not entitled to the mortgage REIT no-action letter relief claimed or if CFTC otherwise determines that CPO registration and compliance is required of us, we may be obligated to furnish additional disclosures and reports, among other things. Further, a private right of action exists against those who violate the laws over which the CFTC has jurisdiction or who willfully aid, abet, counsel, induce or procure a violation of those laws. In the event that we fail to comply with statutory requirements relating to derivatives or with the CFTC s rules thereunder, including the mortgage REIT no-action letter described above, we may be subject to significant fines, penalties and other civil or governmental actions or proceedings, any of which could have a materially adverse effect on our business, financial condition and results of operations.

Rapid changes in the values of our investments may make it more difficult for us to maintain our exemption from the 1940 Act.

Changes in the market value or income potential of certain of our investments may prevent us from maintaining our exemption from the 1940 Act. We may have to make investment decisions that we otherwise would not make absent the 1940 Act requirements, which may adversely affect our business, financial condition and results of operations.

We face competition for personnel, which could adversely affect our business and in turn negatively affect the market price of our Class A common stock and our ability to pay dividends to our shareholders.

We are dependent on the highly-skilled, and often highly-specialized, individuals we employ. Retention of specialists to manage our portfolio is particularly important to our prospects. Competition for the recruiting and retention of employees may increase elements of our compensation costs. We may not be able to recruit and hire new employees with our desired qualifications in a timely manner. Our incentives may be insufficient to recruit and retain our employees. Increased compensation costs could adversely affect the amount of cash available for distribution to shareholders and our failure to recruit and retain qualified employees could materially and adversely affect our future operating results.

We are dependent upon a small number of key senior professionals and loss of any of these individuals could adversely affect our financial results which may, in turn, negatively affect the market price of our Class A common stock and our ability to pay dividends to our shareholders.

We currently do not have employment agreements with most of our senior officers and other key professionals. We cannot guarantee that we will continue to have access to members of our senior management team or other key professionals. The loss of any members of our senior management and other key professionals could materially and adversely affect our operating results.

We are highly dependent upon communications and information systems operated by third parties, and systems failures could significantly disrupt our business, which may, in turn, negatively affect the market price of our Class A common stock and our ability to pay dividends to our shareholders.

Our business is highly dependent upon communications and information systems that allow us to monitor, value, buy, sell, finance and hedge our investments. These systems are primarily operated by third parties and, as a result, we have limited ability to ensure their continued operation. Furthermore, in the event of systems failure or interruption, we will have limited ability to affect the timing and success of systems restoration. Any failure or interruption of our systems or third-party trading or information systems could cause delays or other problems in our securities trading activities, including MBS trading activities, which could have a material adverse effect on our operating results and negatively affect the market price of our Class A common stock and our ability to pay dividends to our shareholders.

If we issue additional debt securities or other equity securities that rank senior to our common stock for the purposes of dividing and liquidating distributions, our operations may be restricted and we will be exposed to additional risk and the market price of our Class A common stock could be adversely affected.

If we decide to issue additional debt securities in the future, it is likely that such securities will be governed by an indenture or other instrument containing covenants restricting our operating flexibility. Additionally, any convertible or exchangeable or other securities registered pursuant to our shelf registration

statement that we issue in the future may have rights, preferences and privileges more favorable than those of our Class A common stock or shares of preferred stock, if issued, could have a preference on liquidating distributions or a preference on dividend payments that could limit our ability to make a dividend distribution to the holders of our Class A common stock. We, and indirectly our shareholders, will bear the cost of issuing and servicing such securities. Holders of debt securities may be granted specific rights, including but not limited to, the right to hold a perfected security interest in certain of our assets, the right to accelerate payments due under the indenture, rights to restrict dividend payments, and rights to approve the sale of assets. Such additional restrictive covenants, operating restrictions and preferential dividends could have a material adverse effect on our operating results and negatively affect the market price of our Class A common stock and our ability to pay distributions to our shareholders.

Future decreases in the Company s book value attributable to deferred tax assets may reduce the market price of our shares.

As disclosed elsewhere throughout this Annual Report on Form 10-K, our book value per share of \$33.10 as of December 31, 2013 reflects \$9.95 per share related to the deferred tax assets on our balance sheet. As we benefit from the utilization of the deferred tax assets or these deferred tax assets expire without being utilized in future periods, our corresponding book value attributable to the deferred tax assets utilized will be reduced by the same amount and the reported GAAP net income will also be reduced for the corresponding income tax effect, which could negatively affect the market price of our Class A common stock and our ability to pay dividends to our shareholders.

Tax Risks of our Business and Structure

Our ability to use NOL carry-forwards and NCL carry-forwards to reduce our taxable income may be limited.

We revoked our status as a REIT effective as of January 1, 2009, in part to maximize the use of potential tax benefits flowing from our existing NOLs and NCLs. We believe that the NOL is realizable within the 20 years carry-forward period. We believe that a portion of the NCL is realizable and to the extent that is not, a valuation allowance has been recorded. Although we believe that a significant portion of our NOLs will be utilized to offset the taxable income, no assurance can be provided that we will have taxable income or gains in the future to apply against our remaining NOLs and NCLs.

In addition, our NOL and NCL carry-forwards may be limited by Sections 382 and 383 of the Code if we experience an ownership change. In general, an ownership change occurs if 5% shareholders increase their collective ownership of the aggregate amount of the outstanding shares of our company by more than 50 percentage points looking back over the relevant testing period. If an ownership change occurs, our ability to use our NOLs, NCLs and certain recognized built-in losses to reduce our taxable income in a future year would be limited to a Section 382 limitation equal to the fair market value of our stock immediately prior to the ownership change multiplied by the long-term tax-exempt interest rate in effect for the month of the ownership change. The long-term tax-exempt rate for February 2014 is 3.56%. In the event of an ownership change, NOLs and NCLs that exceed the Section 382 limitation in any year will continue to be allowed as carry-forwards for the remainder of the carry-forward period and such losses can be used to offset taxable income for years within the carry-forward period subject to the Section 382 limitation in each year. However, if the carry-forward period for any NOL or NCL were to expire before that loss had been fully utilized, the unused portion of that loss would be lost. The carry-forward period for NOLs is 20 years from the year in which the losses giving rise to the NOLs were incurred, and the carry-forward period for NCLs arising after the date

of an ownership change would not be affected by the Section 382 limitation (unless there were another ownership change after those new losses arose).

On June 1, 2009, our Board of Directors adopted the Rights Plan in an effort to protect against the occurrence of an ownership change. The Rights Plan is intended to act as a deterrent to any person or group acquiring 4.9% or more of our outstanding Class A common stock without the approval of our Board of Directors. Shareholders who own 4.9% or more of our outstanding Class A common stock as of the close of business on June 5, 2009 will not trigger the Rights Plan so long as they do not (i) acquire any additional

shares of Class A common stock or (ii) fall under 4.9% ownership of Class A common stock and then re-acquire additional shares so that they own 4.9% or more of the Class A common stock. The Rights Plan does not exempt any future acquisitions of Class A common stock by such persons. Any Rights held by an Acquiring Person are void and may not be exercised. No Person shall be an Acquiring Person unless our Board of Directors shall have affirmatively determined, in its sole and absolute discretion, within ten (10) business days (or such later time as the Board of Directors may determine) after such person has otherwise met the requirements of becoming an Acquiring Person, that such person shall be an Acquiring Person. The Rights Plan, however, does not protect against all transactions that could cause an ownership change, such as dispositions by existing 5% shareholders and transactions in our Class B common stock. The Rights Plan was ratified by the shareholders in June 2010.

Based on our knowledge of our stock ownership, we do not believe that an ownership change has occurred since our losses were generated. Accordingly, we believe that at the current time there is no annual limitation imposed on our use of our NOLs and NCLs to reduce future taxable income. The determination of whether an ownership change has occurred or will occur is complicated and depends on changes in percentage stock ownership among shareholders. Other than the Rights Plan, there are currently no restrictions on the transfer of our stock that would discourage or prevent transactions that could cause an ownership change, although we may adopt such restrictions in the future. As discussed above, the Rights Plan is intended to discourage transactions that could cause an ownership change. The Rights Plan, however, does not protect against all transactions that could cause an ownership change. In addition, we have not obtained, and currently do not plan to obtain, a ruling from the Internal Revenue Service, regarding our conclusion as to whether our losses are subject to any such limitations. Furthermore, we may decide in the future that it is necessary or in our interest to take certain actions that could result in an ownership change. Therefore, no assurance can be provided as to whether an ownership change has occurred or will occur in the future.

Preserving the ability to use our NOLs and NCLs may cause us to forgo otherwise attractive opportunities.

Limitations imposed by Sections 382 and 383 of the Code may discourage us from, among other things, redeeming our stock or issuing additional stock to raise capital or to acquire businesses or assets. Accordingly, our desire to preserve our NOLs and NCLs may cause us to forgo otherwise attractive opportunities.

If we elect in the future to be treated as a REIT, complying with the REIT requirements may cause us to forego otherwise attractive opportunities.

Beginning with our 2014 taxable year, we will be eligible to elect to be treated as a REIT. We might make such election for various reasons. For example, if we are limited in our ability to use our NOLs and NCLs under Sections 382 and 383 of the Code, we may elect REIT status to eliminate corporate level tax on our income that we distribute to our stockholders. To qualify as a REIT for federal income tax purposes, we would be required to continually satisfy tests concerning, among other things, the sources of our income, the nature and diversification of our assets, the amounts we distribute to our stockholders and the ownership of our stock. In order to meet these tests, we may be required to forego attractive business or investment opportunities. Thus, compliance with the REIT requirements may hinder our ability to operate solely on the basis of maximizing profits. In addition, in order to qualify as a REIT, an entity must distribute to its stockholders, each calendar year, at least 90% of its REIT taxable income, determined without regard to the deduction for dividends paid and excluding net capital gain. As a result, if we elect to be treated as a REIT, we generally will be required to distribute our earnings to our stockholders rather than retaining our earnings for reinvestment in our business. The decision to elect REIT status is in the sole discretion of our Board of Directors, and no assurance can be given that we will, or will not, elect such status for 2014 or in the future.

ITEM 1B. UNRESOLVED STAFF COMMENTS

None.

ITEM 2. PROPERTIES

Our principal executive offices are located at Potomac Tower, 1001 Nineteenth Street North, Arlington, Virginia 22209.

We sublease office space to Billings Capital Management, LLC (BCM) which is an investment management company owned and operated by Eric F. Billings, our Chairman and Chief Executive Officer, and

his sons. The lease term is month-to-month, based on pro-rata share of the space occupied by BCM. The lease payments to us totaled \$44 thousand for the year ended December 31, 2013.

ITEM 3. LEGAL PROCEEDINGS

We are from time to time involved in civil lawsuits, legal proceedings and arbitration matters relating to our business that we consider to be in the ordinary course. There can be no assurance that these matters individually or in aggregate will not have a material adverse effect on our financial condition or results of operations in a future period. We are also subject to the risk of litigation, including litigation that may be without merit. As we intend to actively defend such litigation, significant legal expenses could be incurred. An adverse resolution of any future litigation against us could materially affect our financial condition, results of operations and liquidity. Furthermore, we operate in highly-regulated markets that currently are under intense regulatory scrutiny, and we have received, and we expect in the future that we may receive, inquiries and requests for documents and information from various federal, state and foreign regulators. In addition, one or more of our subsidiaries have received requests to repurchase loans from various parties in connection with the former securitization business conducted by a subsidiary. We believe that the continued scrutiny of MBS, structured financed and derivative market participants increases the risk of additional inquiries and requests from regulatory or enforcement agencies and other parties. We cannot provide any assurance that these inquiries and requests will not result in further investigation of or the initiation of a proceeding against us or that, if any such investigation or proceeding were to arise, it would not materially adversely affect our Company.

ITEM 4. MINE SAFETY DISCLOSURES

Not applicable.

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ITEM 2. PROPERTIES 65

PART II

ITEM MARKET FOR REGISTRANT S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND 5. ISSUER PURCHASES OF EQUITY SECURITIES

Our Class A common stock is listed on the NYSE under the symbol AI. The following table shows the high and low sales prices of our Class A common stock during each fiscal quarter during the years ended December 31, 2013 and 2012.

	Price Rai	Price Range of Class		
	A Comm	on Stock		
	High	Low		
Year Ended December 31, 2013				
Fourth Quarter	\$ 27.58	\$ 22.79		
Third Quarter	27.28	22.50		
Second Quarter	29.65	24.92		
First Quarter	26.97	21.24		
Year Ended December 31, 2012				
Fourth Quarter	24.21	17.84		
Third Quarter	25.49	21.59		
Second Quarter	23.93	20.85		
First Quarter	25.19	20.24		

On January 31, 2014, there were approximately 250 record holders of our Class A common stock. There is no established public trading market for our Class B common stock, and on January 31, 2014, there were approximately 17 record holders of our Class B common stock. If declared, Class B shares receive dividends in the same amounts and on the same dates as Class A shares.

Pursuant to our variable dividend policy, our Board of Directors evaluates dividends on a quarterly basis and, in its sole discretion, approves the payment of dividends. Our dividend payments, if any, may vary significantly from quarter to quarter. The Board of Directors approved and we declared and paid the following dividends for 2013:

Quarter Ended	Dividend Amount	Declaration Date	Record Date	Pay Date
December 31	\$ 0.875	December 19	December 31	January 31, 2014
September 30	0.875	September 18	September 30	October 31
June 30	0.875	June 17	June 28	July 31
March 31	0.875	March 15	March 28	April 30

The Board of Directors approved and we declared and paid the following dividends for 2012:

Quarter Ended	Dividend Amount	Declaration Date	Record Date	Pay Date
December 31	\$ 0.875	December 5	December 17	December 31
September 30	0.875	September 13	September 28	October 31
June 30	0.875	June 15	June 29	July 31
March 31	0.875	March 16	March 26	April 30

PART II 66

Purchases of Equity Securities by the Issuer

During the three and twelve months ended December 31, 2013, we did not repurchase any shares of our Class A common stock.

Stock Comparison Graph

The following graph compares the change in the cumulative total shareholder return for our Class A common stock from December 31, 2008 to December 31, 2013 as calculated by Securities Industry Analytics, LLC, with the comparable cumulative return of two indices: the Standard & Poor s (S&P) 500 Stock Index

and our Peer Group Index. Our Peer Group Index is consistent with the peer group approved by the Compensation Committee of our Board of Directors based on the size of market capitalization and/or lines of business.

Our Class A common stock trades on the NYSE. The graph assumes \$100 invested on December 31, 2008 in our Class A common stock and \$100 invested at the same time in each of the above-mentioned indexes. The comparison assumes that all dividends are reinvested.

Comparison of 5-Year Cumulative Total Return Among Arlington Asset Investment Corp., the Peer Group Index, and the S&P 500 Index

	AAIC	AAIC	Peer	S&P 500
	Prices ⁽¹⁾	Indexed	Group(2)	Indexed
December 31, 2008	\$ 3.40	\$ 100.00	\$ 100.00	\$ 100.00
December 31, 2009	15.23	447.94	107.63	126.38
December 31, 2010	23.99	748.85	182.77	145.38
December 31, 2011	21.33	747.53	158.27	148.47
December 31, 2012	20.77	882.94	248.53	172.14
December 31, 2013	26.39	1,242.59	324.65	227.79

⁽¹⁾ Closing price of our Class A common stock on the NYSE on the last trading day of each year as shown adjusted for the impact of 1-for-20 reverse stock split effective on October 6, 2009.

Our Peer Group Index includes the following companies: American Capital, Ltd., Arbor Realty Trust, Inc., Blackstone Mortgage Trust (acquired Capital Trust, Inc.), Dynex Capital, Inc., Hercules Technology Growth Capital, Inc., Kohlberg Capital Corporation, Main Street Capital Corporation, MCG Capital Corporation, NewStar

⁽²⁾ Financial, Inc., NorthStar Realty Finance Corp., RAIT Financial Trust, Redwood Trust, Inc., and Resource America, Inc. Capital Trust, Inc. was removed from the peer group index and replaced by Blackstone Mortgage Trust because Capital Trust, Inc. was acquired by Blackstone Mortgage Trust during 2013. FirstCity Financial Corporation was removed from the peer group index as it was acquired by Hotspurs Holdings LLC.

ITEM 6. SELECTED FINANCIAL DATA

SELECTED CONSOLIDATED FINANCIAL INFORMATION

(Dollars in thousands, except per share amounts)

	Year Ended December 31, 2013 2012 ⁽⁴⁾ 2011 2010 2009						
Consolidated Statements of Operations	2013	2012(1)	2011	2010	2009		
Interest income							
Interest income Interest on MBS	\$87,016	\$64,153	\$52,380	\$39,566	\$13,940		
Dividends	\$67,010	\$04,133	\$32,360	\$39,300	112		
Other interest income	3	1	165	1	27		
Total interest income	3 87,019	64,154	52,545	39,567	14,079		
	87,019	04,134	32,343	39,307	14,079		
Interest expense Interest on short-term debt	6,899	4,475	2,043	593	495		
		4,473	2,043 465	562			
Interest on long-term debt	1,630			1,155	3,150		
Total interest expense Net interest income	8,529	4,965	2,508		3,645		
	78,490	59,189	50,037	38,412	10,434		
Other (loss) income, net	(47.745)	(10.722.)	(10.166)	2 220	2.026		
Investment (loss) gain, net	(47,745)	(10,723)	(19,166)	3,328	3,926		
Other loss, net	(15)	(15)	(14)	(14)	(151)		
Gain on extinguishment of long-term debt	(47.760)	(10.729)	(10.100)	2 214	160,435		
Total other (loss) income, net	(47,760)	(10,738)	(19,180)	3,314	164,210		
Income from continuing operations before	30,730	48,451	30,857	41,726	174,644		
other expenses							
Other expenses	11 105	10.220	10.065	10.660	14266		
Compensation and benefits	11,195	10,339	10,065	10,660	14,366		
Professional services	2,561	4,118	1,833	1,263	7,053		
Business development	145	136	121	97	6,577		
Occupancy and equipment	427	467	374	388	538		
Communications	191	202	197	204	246		
Other operating expenses	2,072	2,184	1,599	2,022	5,709		
Total other expenses	16,591	17,446	14,189	14,634	34,489		
Income from continuing operations before income taxes	14,139	31,005	16,668	27,092	140,155		
Income tax (benefit) provision	(35,322)	(152,937)	1,495	506	9,522		
Net income from continuing operations, net	, , ,		•	26.506	120,622		
of taxes	49,461	183,942	15,173	26,586	130,633		
Loss from discontinued operations, net of					(25.5.45.)		
taxes					(25,547)		
Net income	49,461	183,942	15,173	26,586	105,086		
Net loss attributable to noncontrolling	,	•	,	,			
interest					(11,459)		

Net income attributable to Arlington Asset Investment Corp. shareholders

\$49,461

\$183,942 \$15,173

\$26,586 \$116,545

	December 31, 2013	2012 ⁽⁴⁾	2011	2010	2009
Consolidated Balance Sheet Data	2013	2012	2011	2010	2007
Assets					
Cash and cash equivalents	\$48,628	\$35,837	\$20,018	\$12,412	\$10,123
Receivables Interest	5,173	4,869	2,366	2,345	2,011
Sold securities receivable	3,173	26,773	41,321	2,575	2,011
Other	212	644	11	219	20
Investments					
Mortgage-backed securities, at fair					
value Available-for-sale	341,346	199,156	179,566	252,909	295,600
Trading	1,576,452	1,556,440	636,872	174,055	293,000
Other investments	2,065	2,347	2,946	8,287	2,580
Derivative assets, at fair value	8,424	,	504	,	,
Deferred tax assets, net	165,851	154,418			
Deposits	45,504	85,652	71,079	4,748	2,589
Prepaid expenses and other assets	1,311	159	377 \$055,000	358	726
Total assets Liabilities	\$2,194,966	\$2,066,295	\$955,060	\$455,333	\$313,649
Repurchase agreements	\$1,547,630	\$1,497,191	\$647,977	\$190,220	\$126,830
Interest payable	774	582	504	187	124
Accrued compensation and benefits	5,584	1,542	6,177	7,201	5,921
Dividend payable	14,630		6,785	4,655	
Derivative liabilities, at fair value	33,129	76,850	63,024	2,398	
Purchased securities payable			15,820	2,555	
Accounts payable, accrued expenses and other liabilities	1,391	17,837	16,401	16,373	13,904
Long-term debt	40,000	15,000	15,000	15,000	16,857
Total liabilities	1,643,138	1,609,002	771,688	238,589	163,636
Equity					
Common stock and additional paid-in	1,727,564	1,638,193	1,508,790	1,506,048	1,507,474
capital	, ,	, ,	, ,	, ,	, ,
Accumulated other comprehensive income, net of taxes	53,190	39,006	38,367	63,495	7,015
Accumulated deficit	(1,228,926)	(1,219,906)	(1,363,785)	(1,352,799)	(1,364,476)
Total equity	551,828	457,293	183,372	216,744	150,013
Total liabilities and equity	\$2,194,966	\$2,066,295	\$955,060	\$455,333	\$313,649
Statistical Data					
Basic earnings per share ⁽³⁾	\$3.09	\$18.02	\$1.97	\$3.44	\$15.19
Diluted earnings per share ⁽³⁾ Book value per share ⁽¹⁾⁽³⁾	\$3.06 \$33.10	\$17.96 \$34.65	\$1.96 \$23.67	\$3.38 \$28.46	\$14.89 \$19.54 (2)
Total employees ⁽¹⁾	11	11	10	10	10
Return on average assets	2 %	13			25 %
Return on average equity	10 %	74 %			65 %
Dividend payout ratio	113 %	20 %	5 172 %	55 %	

SELECTED CONSOLIDATED FINANCIAL INFORMATION (Dollars in thousands, except per share amounts)

Average Equity to assets ratio	24	%	18	%	24	%	46		%	38	%
Basic weighted average shares outstanding (in thousands) ⁽³⁾	15,990		10,205		7,720		7,7	34		7,675	
Diluted weighted average shares outstanding (in thousands) ⁽³⁾	16,189		10,242		7,741		7,8	73		7,825	
Cash dividends per common share ⁽³⁾ 34	\$3.50		\$3.50		\$3.375		\$1.9	0		\$	

- As of end of the period reported. (1)
- Excludes employee stock and purchase loan receivable shares of 80 shares pledged as collateral as of December 31,
 - (3) Reflects the impact of 1-for-20 reverse stock split effective on October 6, 2009. Reflects revisions to correct an immaterial error in the tax rate applied to calculate our deferred tax assets.
 - See Note 10, Revisions to Previously Reported Financial Statements, of Notes to Consolidated Financial (4) Statements included elsewhere in this Report on Form 10-K.

ITEM 7. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

Overview

Arlington Asset Investment Corp. is a principal investment firm that currently acquires and holds primarily mortgage-related assets and holds certain other assets. We acquire residential mortgage-backed securities (MBS), either issued by U.S. government agencies or guaranteed as to principal and interest by U.S. government agencies or U.S. government-sponsored entities (agency-backed MBS). We also acquire MBS issued by private organizations (private-label MBS), subject to maintaining our exemption from regulation as an investment company under the Investment Company Act of 1940, as amended (1940 Act). In the future, we may acquire and hold other types of assets, including commercial MBS, asset backed securities, other structured securities, commercial mortgage loans, commercial loans, residential mortgage loans, and other real estate-related loans and securities. In addition, we also may pursue other business activities that will utilize our experience in analyzing investment opportunities and applying similar portfolio management skills.

our and the Company, we mean Arlington Asset Inv When we use the terms Arlington Asset, AAIC, we us Corp. and its consolidated subsidiaries. We are a Virginia corporation and taxed as a C corporation for federal income tax purposes. We operate in the United States.

Factors that Affect our Results of Operations and Financial **Condition**

Our business is materially affected by a variety of industry and economic factors, including:

conditions in the global financial markets and economic conditions generally; changes in interest rates and prepayment rates; actions taken by the U.S. government, U.S. Federal Reserve and the U.S. Treasury; changes in laws and regulations and industry practices; actions taken by ratings agencies with respect to the U.S. s credit rating; and other market developments.

Adverse market conditions and actions by governmental authorities could adversely affect our business in many ways, including but not limited to making it more difficult for us to analyze our investment portfolio, reducing the market value of our MBS portfolio, adversely affecting our ability to maintain targeted amounts of leverage on our MBS portfolio and successfully implement our hedging strategy, and limiting our ability to follow our current investment and financing strategies. While uncertain, these potentially adverse market conditions and actions by governmental authorities may adversely affect our liquidity, financial position and results of operations. We have been and will continue to evaluate the potential impact of recent government actions, including developments relating to various state and federal government actions affecting the market price of MBS, related derivative securities, and interest

Overview 73

rates. For further discussions on how market conditions and government actions may adversely affect our business, see Item 1A Risk Factors.

Our MBS portfolio is affected by general U.S. residential real estate market conditions and the overall U.S. economic environment. In particular, our MBS strategy and the performance of our MBS portfolio is influenced by the specific characteristics of these markets, including prepayment rates, credit losses, interest rates and the interest rate yield curve. Our results of operations with respect to our MBS portfolio primarily depend on, among other things, the level of our interest income and the amount and cost of borrowings we

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may obtain by pledging our investment portfolio as collateral for the borrowings. Our borrowing cost varies based on changes in interest rates and changes in the amount we can borrow, which is generally based on the fair value of the MBS portfolio and the advance rate the lenders are willing to lend against the collateral provided.

The payment of principal and interest on the agency-backed MBS that we acquire and hold is guaranteed by the Federal Home Loan Mortgage Corporation (Freddie Mac) or the Federal National Mortgage Association (Fannie Mae). The payment of principal and interest on agency-backed MBS issued by Freddie Mac or Fannie Mae is not guaranteed by the U.S. government. Any failure to honor its guarantee of agency-backed MBS by Freddie Mac or Fannie Mae or any downgrade of securities issued by Freddie Mac or Fannie Mae by the rating agencies could cause a significant decline in the value of and cash flow from any agency-backed MBS we own that are guaranteed by such entity.

Current Market Conditions and Trends

In September 2012, the U.S. Federal Reserve announced a third round of quantitative easing, known as QE3, pursuant to which it would purchase additional agency-backed MBS at a pace of \$40 billion per month until further notice. The U.S. Federal Reserve also announced that it would maintain its policy of reinvesting principal payments from its existing holdings of agency-backed MBS into new purchases of agency-backed MBS until the employment rate, among other economic indicators, showed signs of improvement. The U.S. Federal Reserve further stated that it would maintain the target range for the Federal Funds Rate between zero and 0.25% through at least mid-2015, which is six months longer than previously announced. The U.S. Federal Reserve provided further guidance to the market in December 2012 that it intended to keep the Federal Funds Rate close to zero while the unemployment rate is above 6.5% and as long as inflation does not rise above 2.5%. In December 2012, the U.S. Federal Reserve also announced that it would initially begin purchasing \$45 billion of long-term U.S. Treasury bonds each month and noted that such amount may increase in the future.

The economic news for the fourth quarter of 2013 was dominated by speculation over when the U.S. Federal Reserve would announce the tapering of QE3. On December 18, 2013, the U.S. Federal Reserve announced that it would reduce its purchases of agency-backed MBS by \$5 billion per month and reduce its purchases of U.S. Treasury bonds by \$5 billion per month beginning in January 2014. On January 29, 2014, the U.S. Federal Reserve announced that it would further reduce its purchases of agency-backed MBS by an additional \$5 billion per month and further reduce its purchase of U.S. Treasury bonds by an additional \$5 billion per month beginning in February 2014. These reductions, collectively, are commonly referred to as tapering.

Given the low inflation projections, the U.S. government s monetary policy, including the timing of tapering asset purchases, will likely be dependent on actual growth in employment rather than inflation concerns. It s important to note that over the past several years, actual employment growth has been consistently below the U.S. Federal Reserve s projections. While there are signs of a recovery, uncertainty continues to dominate the market, due to the continued low interest rate environment and actions by the U.S. Federal Reserve. We believe the general business environment will continue to be challenging in 2014 and future periods. Our growth outlook is dependent, in part, on the strength of the financial markets, the impact of fiscal and monetary policy actions by the United States and other countries, the overall market value of U.S. equities and liquidity in the financial system. Depending on recent market developments and movements, we may seek to re-align our strategy and our portfolio. We will continue to closely monitor the developments in the market and evaluate the opportunities across the spectrum in the mortgage industry and other types of assets and seek the highest risk-adjusted returns for our capital.

We believe the limited liquidity and volatility in the credit markets will continue while the markets seek to determine the right equilibrium levels for benchmark interest rates as the U.S. Federal Reserve stimulus leaves the market place.

Recent Government Activity

On June 25, 2013, Senators Bob Corker (R-TN) and Mark Warner (D-VA), with Senators Mike Johanns (R-NE), Jon Tester (D-MT), Dean Heller (R-NV), Heidi Heitkamp (D-ND), Jerry Moran (R-KS) and Kay Hagan (D-NC) formally introduced the Housing Finance Reform and Taxpayer Protection Act of 2013

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(Corker-Warner Bill) into the U.S. Senate. While the current draft of the Corker-Warner Bill will likely undergo significant changes as it is debated, it is expected to serve as a basis of discussion for congressional efforts to reform Fannie Mae and Freddie Mac.

As currently drafted, the Corker-Warner Bill has three key provisions:

the establishment of the Federal Mortgage Insurance Corporation (the FMIC); the creation of a Mortgage Insurance Fund (the Fund); and the wind-down of Fannie Mae and Freddie Mac.

The FMIC would be a government guarantor modeled after the Federal Deposit Insurance Corporation (FDIC) in that it would collect insurance premiums and maintain a deposit fund on all outstanding obligations. Every mortgage-backed security issued through the FMIC would have a private investor bearing the first risk of loss and holding at least \$0.10 in equity capital for every dollar of risk. This private capital buffer would serve to protect taxpayers from the risk of default on the mortgages underlying securities issued by the FMIC. Thus, the ultimate purpose of the FMIC would be to bring in credit investors to bear the risk of default while providing liquidity, transparency and access to mortgage credit for the housing finance system.

The Federal Housing Finance Authority (FHFA) would be abolished after the establishment of the FMIC, and all current responsibilities of the FHFA, as well as its resources, would be transferred to the FMIC. In particular, the Corker-Warner Bill specifies that the FMIC would maintain a database of uniform loan-level information on eligible mortgages, develop standard uniform securitization agreements and oversee the common securitization platform currently being developed by the FHFA.

In the event losses due to default on underlying mortgages exceed the first position losses of private credit investors in securities issued by the FMIC, the FMIC would cover such losses out of the Fund. The Corker-Warner Bill specifies that the FMIC would endeavor to attain a reserve balance of 1.25% of the aggregate outstanding principal balance of covered securities within five years of the establishment of the FMIC and 2.50% of such amount within ten years of the establishment of the FMIC. The Fund would be paid with insurance premiums, akin to user fees, paid by private investors with various reporting and transparency requirements.

As currently proposed, the Corker-Warner Bill would revoke the charters of Fannie Mae and Freddie Mac upon the establishment of the FMIC. Fannie Mae and Freddie Mac would wind down as expeditiously as possible while maximizing returns to taxpayers as their assets are sold off.

On November 25, 2013, the FHFA issued a progress report with regards to the goals set forth in the FHFA White Paper and the Strategic Plan for Enterprise Conservatorships. The report stated that significant progress had been made on the development and testing of a common securitization platform for Fannie Mae and Freddie Mac and that both entities had contracted the less liquid portions of their portfolios. Despite this progress, the report conceded that significant impediments to the full realization of the FHFA s stated goals remain. If such goals are achieved, it is unclear what the effects might be.

There is no way to know if either proposal will become law or should one of the proposals become law if and how the enacted law will differ from the current draft of the bill. It is unclear how this proposal would impact housing finance, and what impact, if any, it would have on companies that invest in MBS. The passage of any new legislation affecting Fannie Mae and Freddie Mac may create market uncertainty and reduce the actual or perceived credit quality of securities issued or guaranteed by the U.S. government through a new or existing successor entity to Fannie Mae and Freddie Mac. If the charters of Fannie Mae and Freddie Mac were revoked, it is unclear what effect, if any, this would have on the value of the existing Fannie Mae and Freddie Mac agency-backed MBS. It is also possible that the

above-referenced proposed legislation, if made law, could adversely impact the market for securities issued or guaranteed by the U.S. government and the spreads at which they trade. The foregoing could materially adversely affect the pricing, supply, liquidity and value of our target assets and otherwise materially adversely affect our business, operations and financial condition.

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Executive Summary

Given the uncertainty around the U.S. Federal Reserve policies and reversal or tapering of QE3, coupled with uncertainly regarding the ability of U.S. lawmakers to reach an agreement on the national debt ceiling, the market in 2013 was characterized by increased market and interest rate volatility. As a result, we experienced increased fluctuations in our asset prices and hedge positions during the year ended December 31, 2013. Current economic indicators and trends in underlying credit and housing data suggests continued improvement in 2014. We will continue to review the allocation of our available capital to maximize return to our shareholders.

During the year ended December 31, 2013, we continued to raise additional capital through equity and debt offerings. On March 13, 2013, we completed a public offering of 3,450,000 shares of Class A common stock, including 450,000 shares of Class A common stock purchased by the underwriters pursuant to an option granted by us to cover over-allotments, at a public offering price of \$25.50 per share, for net proceeds of \$87.0 million after deducting underwriting discounts and commissions and expenses. On May 1, 2013, we completed a public offering of \$25.0 million aggregate principal amount of 6.625% Senior Notes due 2023 (Senior Notes) and received net proceeds of approximately \$24.0 million after payment of underwriting commissions and expenses. The Senior Notes will mature on May 1, 2023, and may be redeemed in whole or in part at any time and from time to time at our option on or after May 1, 2016 at a redemption price equal to the principal amount redeemed plus accrued and unpaid interest. The interest payments on the Senior Notes are payable quarterly on February 1, May 1, August 1, and November 1 of each year.

We believe that our MBS portfolio continued to perform well during the year ended December 31, 2013. The overall value of our agency-backed MBS portfolio increased, primarily as a result of increased acquisitions of agency-backed MBS with proceeds of the offerings invested on a leveraged basis, QE3, and the low interest rate environment, and the value of our private-label MBS portfolio held steady, primarily from an expected improvement in credit performance in general. As discussed above, unlike the prior quantitative easing programs, QE3 is more open-ended which we consider a significant change. This has affected MBS products by increasing the price of these bonds. However, these actions by the U.S. Federal Reserve have caused some concern that the effect of lower borrowing costs will increase the prepayments of the existing MBS population. This in turn, has caused MBS with prepayment protection attributes, such as most of our MBS positions, to increase in value. While we benefit from the increase in price, it may result in decreases in yields and net spread. Following its December 18, 2013 announcement that it would reduce its purchases of agency-backed MBS by \$5 billion per month and reduce its purchases of U.S. Treasury bonds by \$5 billion per month, the U.S. Federal Reserve on January 29, 2014, announced that it would further reduce its purchases of agency-backed MBS by an additional \$5 billion per month and further reduce its purchase of U.S. Treasury bonds by an additional \$5 billion per month. While we have not seen an immediate effect of these announcements on the value of our MBS portfolio, the longer term impact is not yet known. We will continue to monitor the market movements and impact on our MBS portfolio.

Continued expectations of stabilization and improvement in the housing market, increased liquidity and available leverage have stabilized prices for our private-label MBS, particularly among re-REMIC mezzanine securities. Our re-REMIC securities are predominantly held in the subordinate tranches. We will continue to closely monitor the performance of these securities.

Based on the improvements we have observed in the general economic indicators and trends in underlying credit and housing data, we have reallocated some of our available capital to the private-label MBS portfolio during the year. We continued to evaluate the opportunities across the MBS industry and seek the highest risk-adjusted returns for our capital, and to strengthen our position and to maximize return to our shareholders. We evaluated and prioritized the

risk-adjusted return we expect to receive on every asset based upon a current cash yield perspective as well as from a total yield perspective that includes expected reflation, which is defined as an increase in value between the amortized cost basis and the par value of the security. Historically, based on market conditions, we believe our MBS assets have provided us with higher relative risk-adjusted rates of return than most other portfolio opportunities we have evaluated. We intend to continue to evaluate acquisition opportunities against the returns available in each of our asset alternatives and endeavor to allocate our assets and capital with an emphasis toward what we believe will generate the highest risk-adjusted return available. This strategy may cause us to have different allocations of capital in different

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environments. We believe we have constructed an MBS portfolio with attractive characteristics and will continue to monitor relative value between the various classes of MBS and may re-allocate our portfolio at any time based on management s view of the market. We also believe the strategy of maintaining our combined portfolio, agency-backed MBS and private-label MBS, allows us to mitigate risk exposures in a sometimes unexpected and volatile environment.

Effective December 31, 2013, we contributed 40 of our private-label MBS with \$367.6 million in face value in a taxable contribution (Contribution) to Rosslyn REIT Trust. Rosslyn REIT Trust (formerly known as FBR REIT Asset Trust) was formed on December 27, 2007 as a Maryland real estate investment trust and will elect to be taxed as a REIT for U.S. federal income tax purposes effective January 1, 2014. We own all the common shares of Rosslyn REIT Trust and all of the preferred shares are owned by outside investors. The Contribution resulted in taxable capital gains of \$68.0 million. We utilized NCL carry-forwards to offset the capital gain recognized on the Contribution for tax purposes.

As of December 31, 2013, we had net deferred tax assets of \$165.9 million, net of \$15.9 million in valuation allowance on our deferred tax assets attributable to NCLs that are expected to expire in 2014. Our evaluation of the reasonableness of our valuation allowance on deferred tax assets is an on-going process. The evaluation includes an assessment of both the positive and negative evidences such as historical results of operations and future projections, the size of the MBS portfolio, net yield and comparison of management s forecasts to actual results. For the year ended December 31, 2013, we determined that the positive evidences described below out-weighed the negative evidences and that it is more-likely-than-not that the deferred tax assets will be realized based on our forecast of future net income, which provides support for not recording the valuation allowance on certain deferred tax assets resulted from NOLs and other temporary items. We have generated taxable income of \$31.0 million, \$45.6 million, and \$47.2 million during the years ended December 31, 2011, 2012, and 2013, respectively, demonstrating a positive and consistent earnings trend over the three year period ended December 31, 2013. We cannot assure you, however, that these deferred tax assets will in fact be realized. See Item 1A Risk Factors Future decreases in the Company s book value attributable to deferred tax assets may reduce the market price of our shares. in this Annual Report on Form 10-K.

Our book value per share of \$33.10 as of December 31, 2013 reflects \$9.95 per share related to the deferred tax assets on our balance sheet. As we benefit from the utilization of the deferred tax assets in future periods or those deferred tax assets expire without being utilized, the corresponding book value attributable to the deferred tax assets utilized will be reduced by the same amount and the reported GAAP net income will also be reduced for the corresponding income tax effect.

As we previously disclosed, we are subject to examination by the U.S. Internal Revenue Service (IRS), and other taxing jurisdictions. In March 2013, an IRS examination of the tax years 2009 and 2010 was completed without any adjustment. With the completion of the IRS examination and the expiration of the statute of limitation on the 2009 state tax return, we reversed \$12.8 million of unrecognized tax benefits related to an uncertain tax position and \$3.4 million of related accrued interest during the year ended December 31, 2013.

During the preparation of the 2013 consolidated financial statements, we concluded that the federal tax rate used to calculate deferred tax assets as of December 31, 2012 was incorrect and should have been lower than the statutory rate given the effects of recognizing a U.S. federal deferred income tax liability associated with state deferred tax assets. Although the impact of this change was not material to the consolidated financial statements as of and for the year ended December 31, 2012, we revised our previously reported consolidated financial statements and disclosures as of and for the year ended December 31, 2012. See Note 10, Revisions to Previously Reported Financial Statements, of Notes to Consolidated Financial Statements included elsewhere in this Report on Form 10-K.

For the year ended December 31, 2013, we had net income of \$49.5 million, or \$3.06 per share (diluted), compared to \$183.9 million, or \$17.96 per share (diluted), for the year ended December 31, 2012. As of December 31, 2013, our book value per share was \$33.10. In addition to the release of \$91.2 million and \$162.5 million, respectively, of valuation allowance on certain deferred tax assets that was included in net income during the years ended December 31, 2013 and 2012, our net income includes net interest income of

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\$78.5 million for the year ended December 31, 2013 compared to net interest income of \$59.2 million for the year ended December 31, 2012. Our other expenses decreased to \$16.6 million during the year ended December 31, 2013 compared to \$17.4 million for the year ended December 31, 2012.

The following is a summary of our net income for the periods indicated:

	Year Ended December 31,			
(Dollars in thousands)	2013	2012	2011	
Net interest income	\$78,490	\$59,189	\$50,037	
Other loss, net	(47,760)	(10,738)	(19,180)	
Other expenses	16,591	17,446	14,189	
Income before income taxes	14,139	31,005	16,668	
Income tax (benefit) provision	(35,322)	(152,937)	1,495	
Net income	\$49,461	\$183,942	\$15,173	

In addition to the financial results reported in accordance with generally accepted accounting principles as consistently applied in the United States (GAAP), we calculated non-GAAP core operating income for the years ended December 31, 2013 and 2012. Our non-GAAP core operating income for the years ended December 31, 2013 and 2012 was \$67.2 million and \$50.3 million, respectively. In determining core operating income, we excluded certain legacy litigation expenses and the following non-cash expenses: (1) compensation costs associated with stock-based awards, (2) accretion of MBS purchase discounts adjusted for contractual interest and principal repayments in excess of proportionate invested capital, (3) unrealized mark-to-market adjustments on the trading MBS and hedge instruments, (4) other-than-temporary impairment charges recognized, (5) non-cash income tax provisions, and (6) benefit from the reversal of previously accrued federal and state tax liability and accrued interest related to uncertain tax positions. This non-GAAP measurement is used by management to analyze and assess the operating results and dividends. We believe that this non-GAAP measurement assists investors in understanding the impact of these non-core items and non-cash expenses on our performance and provides additional clarity around our forward earnings capacity and trends. A limitation of utilizing this non-GAAP measure is that the GAAP accounting effects of these events do in fact reflect the underlying financial results of our business and these effects should not be ignored in evaluating and

The following is a reconciliation of GAAP net income to non-GAAP core operating income for the years ended December 31, 2013 and 2012 (dollars in thousands):

analyzing our financial results. Therefore, we believe net income on a GAAP basis and core operating income on a non-GAAP basis should be considered together.

	Year Ended December 31,	
	2013	2012
GAAP net income	\$49,461	\$183,942
Adjustments		
Legacy litigation expenses ⁽¹⁾	1,061	2,627
Stock compensation	2,546	998
Non-cash interest income related to purchase discount accretion ⁽²⁾	(4,743)	(5,644)
Net unrealized mark-to-market loss on trading MBS and hedge instruments	53,812	7,352
Other-than-temporary impairment charges	1,354	15,708
Release of valuation allowance on deferred tax assets and non-cash income tax provisions and benefit, net	(20,051)	(154,635)

Benefit from the reversal of tax liability and accrued interest related to uncertain tax position

Non-GAAP core operating income \$67,228 \$50,348

Legacy litigation expenses relate to legal matters pertaining to events related to business activities the Company (1) completed or exited in or prior to 2009 primarily debt extinguishment, sub-prime mortgage origination and securitization and broker/dealer operations.

Non-cash interest income related to purchase discount accretion represents interest income recognized in excess of (2) cash receipts related to contractual interest income and principal repayments in excess of proportionate invested capital.

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As of December 31, 2013, our agency-backed MBS consisted of \$1.5 billion in face value with a cost basis of \$1.6 billion and was fair valued at \$1.6 billion. Our agency-backed MBS had a weighted-average coupon of 4.08% and a weighted-average cost of funding of 0.39% at December 31, 2013. During the year ended December 31, 2013, we received proceeds of \$914.2 million from the sale of \$861.1 million in face value of our agency-backed MBS, realizing \$25.8 million in net losses, or realized net losses of \$16.2 million from the acquisition price.

In the normal course of our operations, we utilize financial instruments to hedge economic risk. These instruments may include interest rate swaps, Eurodollar futures, swap futures, and U.S. Treasury futures contracts, put options and certain commitments to purchase and sell MBS. The 10-year swap futures are uniquely designed to replicate the over-the-counter swap economics and are valued based upon the difference between a series of semi-annual fixed interest payments and quarterly floating interest payments based on the 3-month U.S. Dollar LIBOR rate, over the term to maturity. While 10-year swap futures mature or roll on a quarterly basis, the change in value represents the impact of the change in the underlying interest indices during the term. As a result, the 10-year swap futures exhibit longer duration and are sensitive to changes in interest rates. Due to the shorter term maturity, the fluctuations in the value of these derivatives may be volatile and are included in GAAP income as unrealized gains or losses until such time as they are terminated or expire, whereupon they are included in GAAP income as realized gains or losses and Non-GAAP core operating income as gains or losses.

We have entered into Eurodollar futures to mitigate the interest rate sensitivity which directly impacts our cost of borrowing and the market value of our agency-backed MBS. The Eurodollar futures mature through September 30, 2018 and have a lifetime weighted-average rate of 2.93%, as compared to a lifetime weighted-average market rate of 2.25% as of December 31, 2013. The value of these five-year hedge instruments is expected to fluctuate inversely relative to the agency-backed MBS portfolio and decrease in value during periods of declining interest rates and/or widening mortgage spreads. Conversely, during periods of increasing rates and/or tightening mortgage spreads, these instruments are expected to increase in value. The cost of these Eurodollar hedges will increase over their five-year term. The swap futures mature in March 2014 and have a weighted-average rate of 3.14%, as compared to a weighted-average market rate of 3.19% as of December 31, 2013.

As of December 31, 2013, our private-label MBS portfolio consisted of \$485.9 million in face value with an amortized cost basis of \$278.7 million and was fair valued at \$341.3 million. The unamortized net discount on our private-label MBS portfolio was \$207.2 million as of December 31, 2013. During the year ended December 31, 2013, we recognized net interest income of \$25.5 million, representing a 10.3% annualized yield, including coupon and accretion of purchase discount based on the current accretable yield rate, from our private-label MBS portfolio. During 2013, we received proceeds of \$69.3 million from the sale of \$102.1 million in face value of our private-label MBS, realizing \$17.5 million in gains.

For available-for-sale, private-label MBS securities that have been acquired at discounts to face value due in part to credit deterioration since origination, we re-evaluate the undiscounted expected future cash flows and the changes in cash flows from those originally projected at the time of purchase or last revised for each security. For those securities in an unrealized loss position, we recognized \$1.3 million and \$0.1 million in other-than-temporary impairment (OTTI) charges on our private-label MBS portfolio and on an investment in agency interest-only MBS, respectively, during 2013. The OTTI charges represent the difference between the carrying value and the net present value of expected future cash flows discounted using the current yield used for income recognition purposes, as compared to fair value which is discounted using the current expected market rate in accordance with GAAP for the securities acquired at discount due to credit deterioration since origination. As a result, the OTTI charges are greater than the difference between the carrying value and fair value. These OTTI charges do not represent additional credit deterioration but the change in timing of cash flow projection primarily due to higher than projected actual cash flows during the earlier periods. In addition, these OTTI charges do not affect non-GAAP core operating income or book

value, but do reduce our net income and lower the accounting basis used to record future discount accretion.

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Principal Investing Portfolio

The following table summarizes our principal investing portfolio including principal receivable on MBS, as of December 31, 2013 (dollars in thousands):

	Face Amount	Fair Value
Trading		
Agency-backed MBS		
Fannie Mae	\$ 961,360	\$ 997,488
Freddie Mac	561,307	578,964
Available-for-sale		
Agency-backed MBS		
Fannie Mae	43	47
Private-label MBS		
Senior securities	10,201	7,066
Re-REMIC securities	475,714	334,233
Other mortgage related assets	76,305	298
Total	\$ 2,084,930	\$ 1,918,096

Operating Income

Our operating income consists primarily of net interest income, net investment gains and losses, and investment fund earnings.

Expenses

Interest expense includes the costs of our repurchase agreement borrowings and long-term debt securities.

Compensation and benefits expense includes base salaries as well as incentive compensation. Salaries, payroll taxes and employee benefits are relatively fixed in nature. In addition, compensation and benefits expense includes estimated performance-based incentive compensation, including the discretionary component that is more likely-than not to be paid and non-cash expenses associated with all stock-based awards granted to employees.

Professional services expense includes accounting, legal and consulting fees. Many of these expenses, such as legal fees, are to a large extent variable related to level of transactions, ongoing litigation and initiatives.

Business development expense includes primarily travel and entertainment expenses.

Occupancy and equipment expense includes rental costs for our facilities and depreciation and amortization of equipment and software. These expenses are largely fixed in nature.

Communications expenses include voice, data and internet service fees, and data processing costs.

Other operating expenses include professional liability and property insurance, directors fees including cash and stock awards, printing and copying, business licenses and taxes, offices supplies, penalties and fees, charitable contributions

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Expenses 88

Results of Operations

Comparison of the years ended December 31, 2013 and 2012

We reported net income of \$49.5 million for the year ended December 31, 2013 compared to \$183.9 million for the year ended December 31, 2012. Net income included the following results for the periods indicated (dollars in thousands):

2013 2012	
Interest income \$ 87,019 \$ 64,154	
Interest expense 8,529 4,965	
Net interest income 78,490 59,189	
Other loss, net	
Investment loss, net $(47,745)$ $(10,72)$	3)
Other loss (15) (15)
Total other loss, net $(47,760)$ $(10,73)$	3)
Other expenses 16,591 17,446	
Income before income taxes 14,139 31,005	
Income tax benefit (35,322) (152,9)	37)
Net income \$ 49,461 \$ 183,94	2

Net income decreased \$134.4 million to \$49.5 million for the year ended December 31, 2013 from \$183.9 million for the year ended December 31, 2012. The decrease in net income is due to the following changes:

Net Interest Income

Net interest income increased \$19.3 million (32.6%) to \$78.5 million for the year ended December 31, 2013 from \$59.2 million for the year ended December 31, 2012. The increase is primarily the result of fully deploying our investable capital generated from the capital raised from our public offerings in 2013 on a leveraged basis to our MBS portfolio. The components of income from our principal investment activities, net of related interest expense are as follows (dollars in thousands):

	Year Ended	Year Ended December 31,		
	2013	2012		
Net interest income	\$ 80,120	\$ 59,679		
Investment loss, net	(47,745)	(10,723)		

The components of net interest income from our MBS related portfolio is summarized in the following table (dollars in thousands):

	Year Ended	December :	31,			
	2013			2012		
	Average	Income	Yield	Average	Income	Yield
	Balance	(Expense)	(Cost)	Balance	(Expense)	(Cost)
Agency-backed MBS	\$1,599,589	\$60,386	3.78 %	\$971,725	\$39,705	4.09 %

Results of Operations 89

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Private-label MBS						
Senior securities	5,435	893	16.43%	7,787	1,319	16.94%
Re-REMIC securities	241,880	25,693	10.62%	140,890	23,007	16.33%
Other investments	427	44	10.37%	1,054	122	11.57%
	\$1,847,331	87,016	4.71 %	\$1,121,456	64,153	5.72 %
Other ⁽¹⁾		3			1	
		87,019			64,154	
Repurchase agreements	\$1,515,137	(6,899)	(0.45)%	\$953,152	(4,475)	(0.46)%
Net interest income/spread		\$80,120	4.26 %		\$59,679	5.26 %

⁽¹⁾ Includes interest income on cash and other miscellaneous interest-earning assets.

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Net Interest Income 90

The increase in net interest income of \$20.4 million is primarily due to the increases in our MBS portfolio from the deployment of capital raised from our public offerings during 2012 and 2013 on a leveraged basis. The decreases in interest rates in the MBS portfolio and related repurchase agreements did not materially impact the change in net interest income for the year ended December 31, 2013 from the year ended December 31, 2012. Interest income from other investments represents interest on interest-only MBS securities.

Interest expense related to repurchase agreements increased \$2.4 million (53.3%) to \$6.9 million for the year ended December 31, 2013 from \$4.5 million for the year ended December 31, 2012 due to the increase in the repurchase agreement borrowings. Our repurchase borrowings increased primarily as a result of leveraging the net proceeds raised from our public offerings of common stock in 2013 in connection with the investment of such net proceeds. Interest expense unrelated to our principal investing activity relates to long-term debt. These costs increased to \$1.6 million for the year ended December 31, 2013 from \$0.5 million for the year ended December 31, 2012 due to the increase in long-term debt outstanding as a result of the Senior Notes.

Other Loss, Net

Total other loss, net, increased \$37.1 million to a loss of \$47.8 million for the year ended December 31, 2013 from a loss of \$10.7 million for the year ended December 31, 2012 primarily due to an increase in net investment losses as follows (dollars in thousands):

	Year Ended December	
	31,	
	2013	2012
Realized gains on sale of available-for-sale investments, net	\$17,458	\$9,813
Available-for-sale and cost method securities OTTI charges	(1,354)	(15,708)
(Losses) gains on trading investments, net	(122,163)	22,280
Gains (losses) from derivative instruments, net	58,003	(28,755)
Other, net	311	1,647
Investment loss, net	\$(47,745)	\$(10,723)

The realized gains on sale of available-for-sale investments, net, recognized for the year ended December 31, 2013 and 2012 were primarily the result of \$69.3 million and \$34.1 million of proceeds received, respectively, from the sales of \$102.1 million and \$53.5 million in face value of MBS, respectively. We recorded a net gain of \$17.5 million and \$9.8 million from these sales for the years ended December 31, 2013 and 2012, respectively.

We recorded OTTI charges of \$1.3 million and \$15.2 million for the years ended December 31, 2013 and 2012, respectively, on available-for-sale, private-label MBS, with a cost basis of \$11.7 million and \$49.4 million, respectively. The OTTI charges represent the difference between the carrying value and the net present value of expected future cash flows discounted using the current yield used for income recognition purposes, as compared to fair value which is discounted using the current expected market rate in accordance with GAAP for the securities acquired at discount due to credit deterioration since origination. These OTTI charges do not represent additional credit deterioration but the change in timing of cash flow projection primarily due to higher than projected actual cash flows during the earlier periods. For the years ended December 31, 2013 and 2012, we recorded OTTI charges of \$0.1 million and \$0.5 million, respectively, on an investment in agency interest-only MBS.

The losses on trading investments, net, recognized for the year ended December 31, 2013 were primarily the result of net losses of \$25.8 million from sales and net mark-to-market loss adjustments of \$96.4 million. The losses on trading investments, net, recognized for the year ended December 31, 2013, also reflects net realized losses of \$16.2 million

Other Loss, Net 91

on the sold securities from the acquisition price and changes in net unrealized mark-to-market loss adjustments of \$106.0 million during the year. The gains on trading investments, net, recognized for the year ended December 31, 2012 were primarily the result of net gains of \$4.8 million from sales and net mark-to-market gain adjustments of \$17.5 million. The gains on trading investments, net,

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Other Loss, Net 92

recognized for the year ended December 31, 2012, also reflects net realized gains of \$15.3 million on the sold securities from the acquisition price and changes in net unrealized mark-to-market gain adjustments of \$7.0 million during the year.

The gains from derivative instruments recognized for the year ended December 31, 2013 were the result of net realized gains of \$45.4 million and net unrealized mark-to-market gain adjustments of \$12.6 million. Gains from derivative instruments recognized for the year ended December 31, 2013 also reflects net gains of \$5.9 million from closed derivative instruments from the acquisition price and changes in net unrealized mark-to-market gain adjustments of \$52.1 million during the year. Losses from derivative instruments recognized for the year ended December 31, 2012 were the result of net realized losses of \$2.3 million and net unrealized mark-to-market loss adjustments of \$26.5 million. Losses from derivative instruments recognized for the year ended December 31, 2012 also reflects net losses of \$14.7 million from closed derivative instruments from the acquisition price and changes in net unrealized mark-to-market loss adjustments of \$14.1 million during the year. The value of our hedge instruments is expected to fluctuate inversely relative to the change in value of the agency-backed MBS portfolio.

Other, net primarily reflects proceeds received from the assignment of a claim that related to an agency-backed MBS under a repurchase agreement maintained with Lehman Brothers Inc. during the Lehman Brothers Holdings Inc. bankruptcy proceedings for the year ended December 31, 2012.

Other Expenses

Other expenses decreased by \$0.8 million (4.6%) from \$17.4 million for the year ended December 31, 2012 to \$16.6 million for the year ended December 31, 2013. The decrease is primarily a result of decreases in legal expenses offset by increases in compensation expenses.

Income Tax Benefit

Total income tax benefit decreased from a benefit of \$152.9 million for the year ended December 31, 2012 to a benefit of \$35.3 million for the year ended December 31, 2013. The decrease in income tax benefit was due primarily to: \$91.2 million in release of valuation allowance on certain deferred tax assets offset by an expiration of \$57.3 million of NCL carry-forwards; reversal of \$16.2 million in reserve for federal and state tax benefits and related accrued interest related to an uncertain tax position; and \$14.4 million of other changes in deferred tax assets for the year ended December 31, 2013 as compared to \$162.5 million in release of valuation allowance on certain deferred tax assets for the year ended December 31, 2012. As a result, our effective tax rate during years ended December 31, 2013 and 2012 were lower than the statutory tax rate. The net deferred tax assets, which are partially offset by a valuation allowance, include NOLs, which are available to offset the current and future taxable income. We recorded an expected tax liability for the period due to the expected alternative minimum taxes.

Comparison of the years ended December 31, 2012 and 2011

We reported net income of \$183.9 million for the year ended December 31, 2012 compared to \$15.2 million for the year ended December 31, 2011. Net income included the following results for the periods indicated (dollars in thousands):

Year Ended December 31,

Other Expenses 93

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	2012	2011
Interest income	\$64,154	\$52,545
Interest expense	4,965	2,508
Net interest income	59,189	50,037
Other loss, net		
Investment loss, net	(10,723)	(19,166)
Other loss	(15)	(14)
Total other loss, net	(10,738)	(19,180)
Other expenses	17,446	14,189
Income before income taxes	31,005	16,668
Income tax (benefit) provision	(152,937)	1,495
Net income	\$183,942	\$15,173

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Net income increased \$168.7 million to \$183.9 million for the year ended December 31, 2012 from \$15.2 million for the year ended December 31, 2011 primarily due to the release of \$162.5 million in the valuation allowance on certain deferred tax assets as previously discussed and the following changes:

Net interest income increased \$9.2 million (18.4%) to \$59.2 million for the year ended December 31, 2012 from \$50.0 million for the year ended December 31, 2011. The increase is primarily the result of fully deploying our investable capital on a leveraged basis to our MBS portfolio. See additional yield analysis below.

Investment loss, net, decreased \$8.5 million to a loss of \$10.7 million for the year ended December 31, 2012 from a loss of \$19.2 million for the year ended December 31, 2011. See below for additional discussion on the components of investment gains and losses for the respective periods.

The following table summarizes the components of income from our principal investment activities, net of related interest expense (dollars in thousands):

	Year Ended	Year Ended December		
	31,			
	2012	2011		
Net interest income	\$59,679	\$50,502		
Investment loss, net	(10,723)	(19,166)		

The components of net interest income from our MBS related portfolio is summarized in the following table (dollars in thousands):

	Year Ended 2012	December 3	31,	2011		
	Average	Income	Yield	Average	Income	Yield
	Balance	(Expense)	(Cost)	Balance	(Expense)	(Cost)
Agency-backed MBS	\$971,725	\$39,705	4.09 %	\$556,097	\$24,931	4.48 %
Private-label MBS						
Senior securities	7,787	1,319	16.94%	13,676	1,750	12.80%
Re-REMIC securities	140,890	23,007	16.33%	136,500	25,421	18.62%
Other investments	1,054	122	11.57%	1,923	278	14.48%
	\$1,121,456	64,153	5.72 %	\$708,196	52,380	7.40 %
Other		1			165	
		64,154			52,545	
Repurchase agreements	\$953,152	(4,475)	(0.46)%	\$559,086	(2,043)	(0.36)%
Net interest income/spread		\$59,679	5.26 %		\$50,502	7.04 %

The change in the composition of our MBS portfolio and related increase in net interest income by \$9.2 million from the year ended December 31, 2011 to the year ended December 31, 2012 was primarily due to the deployment of capital raised from our public offerings during the year ended December 31, 2012 primarily into our agency-backed MBS portfolio. Interest income from other investments represents interest on interest-only MBS securities.

As discussed above, we reported net investment loss of \$10.7 million for the year ended December 31, 2012 compared to reported net investment loss of \$19.2 million for the year ended December 31, 2011. The following table summarizes the components of net investment loss (dollars in thousands):

	Year Ended	d December
	2012	2011
Realized gains on sale of available-for-sale investments, net	\$9,813	\$14,894
Available-for-sale and cost method securities other-than-temporary impairment charges	(15,708)	(1,223)
Gains on trading investments, net	22,280	31,837
Losses from derivative instruments, net	(28,755)	(64,625)
Other, net	1,647	(49)
Investment loss, net	\$(10,723)	\$(19,166)

We recorded other-than-temporary impairment charges of \$15.2 million and \$1.2 million for the year ended December 31, 2012 and 2011, respectively, related to changes in expected credit performance on available-for-sale, private-label MBS, with a cost basis of \$49.4 million and \$11.1 million, respectively, prior to recognizing the other-than-temporary impairment charges. For the year ended December 31, 2012, we recorded other-than-temporary impairment charges of \$0.5 million on an investment in interest-only MBS. No other-than-temporary impairment charges on investments in interest-only MBS were recognized during the year ended December 31, 2011.

The realized gains on sale of available-for-sale investments, net, recognized for the year ended December 31, 2012 and 2011 were primarily the result of \$34.1 million and \$79.2 million of proceeds received, respectively, from the sales of \$53.5 million and \$119.0 million in face value of MBS, respectively. We recorded a net gain of \$9.8 million and \$13.0 million from these sales for the year ended December 31, 2012 and 2011, respectively. We also realized net gains from the sale of other investments of \$1.9 million for the year ended December 31, 2011.

The gains on trading investments, net, recognized for the year ended December 31, 2012 were primarily the result of net gains of \$4.8 million from sales and net mark-to-market gain adjustments of \$17.5 million. The gains on trading investments, net, recognized for the year ended December 31, 2012, also reflects net realized gains of \$15.3 million on the sold securities from the acquisition price and changes in net unrealized mark-to-market gain adjustments of \$7.0 million during the year. The gains on trading investments, net, recognized for the year ended December 31, 2011 were primarily the result of net gains of \$3.9 million from sales and net mark-to-market gain adjustments of \$27.9 million. The gains on trading investments, net, recognized for the year ended December 31, 2011, also reflects net realized gains of \$3.1 million on the sold securities from the acquisition price and changes in net unrealized mark-to-market gain adjustments of \$28.7 million during the year.

Losses from derivative instruments recognized for the year ended December 31, 2012 were the result of net realized losses of \$2.3 million and net unrealized mark-to-market loss adjustments of \$26.5 million. Losses from derivative instruments recognized for the year ended December 31, 2012 also reflects net losses of \$14.7 million from closed derivative instruments from the acquisition price and changes in net unrealized mark-to-market loss adjustments of \$14.1 million during the year. Losses from derivative instruments recognized for the year ended December 31, 2011 were the result of net realized losses of \$4.5 million and net unrealized mark-to-market loss adjustments of \$60.1 million. Losses from derivative instruments recognized for the year ended December 31, 2011 also reflects net gains of \$3.3 million from closed derivative instruments from the acquisition price and changes in net unrealized mark-to-market loss adjustments of \$67.9 million during the year ended December 31, 2011. The value of our hedge instruments is expected to fluctuate inversely relative to the change in value of the agency-backed MBS portfolio.

Other, net primarily reflects proceeds received from the assignment of a claim that related to an agency-backed MBS under a repurchase agreement maintained with Lehman Brothers Inc. during the Lehman Brothers Holdings Inc. bankruptcy proceedings for the year ended December 31, 2012.

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Interest expense unrelated to our principal investing activity relates to long-term debt. We recognized interest expense costs of \$0.5 million for the years ended December 31, 2012 and 2011.

Other expenses increased by \$3.2 million (22.5%) from \$14.2 million for the year ended December 31, 2011 to \$17.4 million for the year ended December 31, 2012 primarily as a result of an increase in legal costs related to the SEC inquiry and Hildene litigation. The both cases have been resolved favorably without material financial impact.

Total income tax benefit increased from a provision of \$1.5 million for the year ended December 31, 2011 to a benefit of \$152.9 million for the year ended December 31, 2012 primarily as a result of the release of \$162.5 million in valuation allowance on certain deferred tax assets. Our effective tax rate was 9.0% for the year ended December 31, 2011 as compared to (493.3)% for the same period in 2012. During the years ended December 31, 2012 and 2011, ordinary taxable income was subject to alternative minimum tax. Our effective tax rates during these periods differed from statutory rates primarily due to the expected use of federal and state net operating losses (NOLs) to offset our taxable income earned during those periods. Our NOLs had been recorded as deferred tax assets. We recorded an expected tax liability for these periods due to taxable income for the years ended December 31, 2012 and 2011 that is anticipated to be subject to the alternative minimum tax. Limitations prevent us from using our NOLs to fully offset our taxable income for alternative minimum tax purposes. Further, the discrete period reporting of accrued interest and penalties on unrecognized tax positions as of December 31, 2012 remains a major contributor of the total tax expense.

Liquidity and Capital Resources

Liquidity is a measurement of our ability to meet potential cash requirements including ongoing commitments to repay borrowings, fund investments, and for other general business purposes. Our primary sources of funds for liquidity consist of short-term borrowings (e.g., repurchase agreements), principal and interest payments on MBS and proceeds from sales of MBS. Other sources of liquidity include proceeds from the offering of common stock, preferred stock, debt securities or other securities registered pursuant to our effective shelf registration statement filed with the SEC.

Liquidity, or ready access to funds, is essential to our business. Liquidity is of particular importance to our business and perceived liquidity issues may affect our counterparties—willingness to engage in transactions with us. Our liquidity could be impaired due to circumstances that we may be unable to control, such as a general market disruption or an operational problem that affects us or third parties. Further, our ability to sell assets may be impaired if other market participants are seeking to sell similar assets at the same time. If we cannot obtain funding from third parties or from our subsidiaries, our results of operations could be negatively impacted.

Potential future sources of liquidity for us include existing cash balances, borrowing capacity through margin accounts and repurchase agreements and cash flows from operations, future issuances of common stock, preferred stock, debt securities or other securities registered pursuant to our shelf registration statement. Funding for agency-backed MBS through repurchase agreements continues to be available to us at rates we consider to be attractive from multiple counterparties, and we have observed increased availability for funding for private-label MBS through repurchase agreements.

To gain additional flexibility in accessing capital markets for, among other things, the acquisition of MBS and other assets, the repayment of outstanding indebtedness, the pursuit of growth initiatives that may include acquisitions, working capital, and for liquidity needs, we filed a shelf registration statement on Form S-3 (File No. 333-171537) with the SEC on January 4, 2011 (the 2011 Shelf Registration).

Pursuant to the 2011 Shelf Registration statement, on March 13, 2013, we completed a public offering of 3,450,000 shares of Class A common stock, including 450,000 shares purchased by the underwriters pursuant to an option granted by us to cover over-allotments, at a public offering price of \$25.50 per share, for net proceeds of \$87.0 million, after deducting underwriting discounts and commissions and expenses. During the year ended December 31, 2012, we completed two public offerings of 5,468,250 shares of Class A common stock, including 713,250 shares purchased by the underwriters pursuant to an option granted by us to cover over-allotments, for net proceeds of \$129.3 million, after deducting underwriting discounts and commissions and expenses.

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On May 1, 2013, we completed a public offering of \$25.0 million aggregate principal amount of 6.625% Senior Notes due 2023 and received net proceeds of approximately \$24.0 million after payment of underwriting commissions and expenses. The Senior Notes will mature on May 1, 2023, and may be redeemed in whole or in part at any time and from time to time at our option on or after May 1, 2016 at a redemption price equal to the principal amount redeemed plus accrued and unpaid interest. The interest payments on the Senior Notes are payable quarterly on February 1, May 1, August 1, and November 1 of each year.

On May 24, 2013, we entered into separate equity distribution agreements (the Equity Distribution Agreements) with each of RBC Capital Markets, LLC, JMP Securities LLC, Ladenburg Thalmann & Co. Inc. and MLV & Co. LLC (Equity Sales Agents), pursuant to which we may offer and sell, from time to time, up to 1,750,000 shares of the Company s Class A common stock. Pursuant to the Equity Distribution Agreements, shares of our common stock may be offered and sold through the Equity Sales Agents in transactions that are deemed to be at the market offerings as defined in Rule 415 under the Securities Act of 1933, including sales made directly on the NYSE or sales made to or through a market maker other than on an exchange or, subject to the terms of a written notice from the Company, in privately negotiated transactions. As of December 31, 2013, we had not issued any shares of the Company s Class A common stock under the Equity Distribution Agreements.

The 2011 Shelf Registration statement expired on January 20, 2014. On January 22, 2014 we filed a shelf registration statement on Form S-3 (File No. 333-193478) with the SEC (the 2014 Shelf Registration) that was declared effective by the SEC on February 5, 2014. The 2014 Shelf Registration statement will permit us to issue and publicly distribute various types of securities, including Class A common stock, preferred stock, debt securities, warrants and units, or any combination of such securities, from time to time, in one or more offerings, up to an aggregate amount of \$750.0 million.

Sources of Funding

We believe that our existing cash balances, investments in private-label MBS, net investments in agency-backed MBS, cash flows from operations, borrowing capacity and other sources of liquidity will be sufficient to meet our cash requirements for at least the next 12 months. We have obtained, and believe we will be able to continue to obtain, short-term financing in amounts and at interest rates consistent with our financing objectives. We may, however, seek debt or equity financings, in public or private transactions, to provide capital for corporate purposes and/or strategic business opportunities, including possible acquisitions, joint ventures, alliances or other business arrangements which could require substantial capital outlays. Our policy is to evaluate strategic business opportunities, including acquisitions and divestitures, as they arise. There can be no assurance that we will be able to generate sufficient funds from future operations, or raise sufficient debt or equity on acceptable terms, to take advantage of investment opportunities that become available. Should our needs ever exceed these sources of liquidity, we believe that most of our investments could be sold, in most circumstances, to provide cash. However, we may be required to sell our assets in such instances at depressed prices.

As of December 31, 2013, our liabilities totaled \$1.6 billion. In addition to other payables and accrued expenses, our indebtedness consisted of repurchase agreements and long-term debt. As of December 31, 2013, we had \$40.0 million of total long-term debt. Our trust preferred securities with a principal amount of \$15.0 million outstanding as of December 31, 2013 accrues and requires payment of interest quarterly at annual rates of three-month LIBOR plus 2.25% to 3.00% and matures between 2033 and 2035. Our Senior Notes with a principal amount of \$25.0 million outstanding as of December 31, 2013 accrues and requires payment of interest quarterly at an annual rate of 6.625% and mature on May 1, 2023. As of December 31, 2013, our debt-to-equity leverage ratio was 2.9 to 1.

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We also have short-term financing facilities that are structured as repurchase agreements with various financial institutions to primarily fund our portfolio of agency-backed MBS. As of December 31, 2013, the weighted-average interest rate under these agreements was 0.45%. Our repurchase agreements include provisions contained in the standard master repurchase agreement as published by the Securities Industry and Financial Markets Association and may be amended and supplemented in accordance with industry standards for repurchase facilities. Our repurchase agreements include financial covenants, with which the failure to

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comply would constitute an event of default under the applicable repurchase agreement. Similarly, each repurchase agreement includes events of insolvency and events of default on other indebtedness. As provided in the standard master repurchase agreement as typically amended, upon the occurrence of an event of default or termination event the applicable counterparty has the option to terminate all repurchase transactions under such counterparty s repurchase agreement and to demand immediate payment of any amount due from us to the counterparty.

Under our repurchase agreements, we may be required to pledge additional assets to our repurchase agreement counterparties in the event the estimated fair value of the existing pledged collateral under such agreements declines and such lenders demand additional collateral (*i.e.*, a margin call), which may take the form of additional securities or cash. Margin calls on repurchase agreements collateralized by our MBS investments primarily result from events such as declines in the value of the underlying mortgage collateral caused by factors such as rising interest rates or prepayments.

To date, we have not had any margin calls on our repurchase agreements that we were not able to satisfy with either cash or additional pledged collateral. However, should we encounter increases in interest rates or prepayments, margin calls on our repurchase agreements could result in a material adverse change in our liquidity position.

In the event that market conditions are such that we are unable to obtain financing for our investments in MBS in amounts and at interest rates consistent with our financing objectives, to the extent deemed appropriate, we may use cash to finance our investments or we may liquidate such investments. Accordingly, depending on market conditions, we may incur significant losses on any such sales of MBS.

The following table provides information regarding our outstanding repurchase agreement borrowings as of the dates and periods indicated (dollars in thousands):

	December 31,		
	2013	2012	
Outstanding balance	\$ 1,547,630	\$ 1,497,191	
Weighted-average rate	0.45 %	0.52 %	
Weighted-average term to maturity	13.2 days	14.5 days	
Maximum amount outstanding at any month-end during the period	\$ 1,801,383	\$ 1,497,191	

Assets

Our principal assets consist of MBS, cash and cash equivalents, receivables, deposits, long-term investments and deferred tax assets. As of December 31, 2013, liquid assets consisted primarily of cash and cash equivalents of \$48.6 million and net investments in MBS of \$370.2 million. Cash equivalents consist primarily of money market funds invested in debt obligations of the U.S. government. Our total assets increased from \$2.1 billion at December 31, 2012 to \$2.2 billion as of December 31, 2013. The increase in total assets reflects the deployment of capital raised from our public offerings during the year ended December 31, 2013 on a leveraged basis into our MBS portfolio. As of December 31, 2013, the total par and fair value of the MBS portfolio was \$2.0 billion and \$1.9 billion, respectively. As of December 31, 2013, the weighted average coupon of the portfolio was 3.90%.

Cash Flows

As of December 31, 2013, our cash and cash equivalents totaled \$48.6 million representing a net increase in the balance of \$12.8 million from \$35.8 million as of December 31, 2012.

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Cash provided by operating activities of \$61.4 million during 2013 was offset by net cash outflows of \$166.2 million from investing activities and net cash inflows of \$117.6 million from financing activities. Cash provided by operating activity was attributable primarily to net income.

Our investing activities during 2013 included proceeds from sales of, and receipt of principal payments from, MBS totaling \$1.2 billion. These cash inflows were offset by \$1.4 billion used to purchase MBS during 2013. Our financing activities during 2013 reflected net proceeds from repurchase agreement borrowings of \$50.4 million and net proceeds from completed public offerings of \$111.0 million offset by \$43.9 million in dividends paid.

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Cash Flows 103

As of December 31, 2012, our cash and cash equivalents totaled \$35.8 million representing a net increase in the balance of \$15.8 million from \$20.0 million as of December 31, 2011.

Cash provided by operating activities of \$25.7 million during 2012 was offset by net cash outflows of \$940.7 million from investing activities and net cash inflows of \$930.8 million from financing activities. Cash provided by operating activity was attributable primarily to cash operating income and net changes in operating assets and liabilities.

Our investing activities during 2012 included proceeds from sales of, and receipt of principal payments from, MBS totaling \$476.2 million. These cash inflows were offset by \$1.4 billion used to purchase MBS during 2012. Our financing activities during 2012 reflected net proceeds from repurchase agreement borrowings of \$849.2 million and net proceeds from completed public offerings of Class A common stock of \$129.2 million offset by \$46.8 million in dividends paid.

Dividends

Pursuant to our variable dividend policy, our Board of Directors evaluates dividends on a quarterly basis and, in its sole discretion, approves the payment of dividends. Our dividend payments, if any, may vary significantly quarter to quarter. The Board of Directors approved and we declared and paid the following dividends for 2013:

Quarter Ended	Dividend Amount	Declaration Date	Record Date	Pay Date
December 31	\$ 0.875	December 19	December 31	January 31, 2014
September 30	0.875	September 18	September 30	October 31
June 30	0.875	June 17	June 28	July 31
March 31	0.875	March 15	March 28	April 30

The Board of Directors approved and we declared and paid the following dividends for 2012:

Quarter Ended	Dividend Amount	Declaration Date	Record Date	Pay Date
December 31	\$ 0.875	December 5	December 17	December 31
September 30	0.875	September 13	September 28	October 31
June 30	0.875	June 15	June 29	July 31
March 31	0.875	March 16	March 26	April 30

The Board of Directors approved and we declared and paid the following dividends for 2011:

Quarter Ended	Dividend Amount	Declaration Date	Record Date	Pay Date
December 31	\$ 0.875	December 21	December 31	January 31, 2012
September 30	0.875	September 19	September 30	October 31
June 30	0.875	June 23	July 5	July 29
March 31	0.750	March 24	April 4	April 29

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Contractual Obligations

We have contractual obligations to make future payments in connection with borrowings and non-cancelable lease agreements and other contractual commitments. The following table sets forth these contractual obligations by fiscal year (in thousands):

	2014	2015	2016	2017	2018	Thereafter	r Total
Borrowings ⁽¹⁾	\$	\$	\$	\$	\$	\$40,000	\$40,000
Minimum rental and other contractual commitments ⁽²⁾	256	15	446	458	471	980	2,626
	\$256	\$15	\$446	\$458	\$471	\$40,980	\$42,626

This table excludes interest payments to be made on our long-term debt securities. Based on the weighted average interest rate of 3.00%, approximately \$113.6 thousand in accrued interest on the current outstanding principal will be paid for the quarter ending March 31, 2014 on the \$15.0 million of trust

preferred debt. Interest on the trust preferred debt is based on the 3-month LIBOR; therefore, actual coupon interest will likely differ from this estimate. The trust preferred debt will mature beginning in October 2033 through July 2035. As of December 31, 2013, approximately \$414.1 thousand in accrued interest on the current outstanding principal will be paid for the quarter ending March 31, 2014 on the \$25.0 million of Senior Notes. The Senior Notes have an annual interest rate of 6.625% and will mature on May 1, 2023.

Equipment and office rent expense for 2013, 2012 and 2011 was \$242.9 thousand, \$262.7 thousand and \$173.3 thousand, respectively.

We also have short-term repurchase agreement liabilities of \$1.5 billion as of December 31, 2013. See Note 4 to the financial statements for further information.

Off-Balance Sheet Arrangements and Other Commitments

From time to time in the ordinary course of our business, we may enter into contractual arrangements with third parties that include indemnification obligations of varying scope and terms. In addition, in the past, we have entered into indemnification agreements with certain of our current and former directors and officers under which we are generally required to indemnify them against liability incurred by them in connection with any action or proceeding to which they are or may be made a party by reason of their service in those or other capacities. Our charter and the Virginia Stock Corporation Act also generally require us to indemnify our directors and officers against any liability incurred by them in connection with any action or proceeding to which they are or may be made a party by reason of their service in those or other capacities, subject to certain exceptions. In the future we may be the subject of indemnification assertions under our charter, Virginia law or these indemnification agreements by our current or former directors and officers who are or may become party to any action or proceeding.

We maintain directors and officers insurance policies that may limit our exposure and enable us to recover a portion of any amounts paid with respect to such obligations. However, it is not possible to determine the maximum potential amount of exposure under these indemnification obligations due to the varying terms of such obligations, the limited history of prior indemnification claims, the unique facts and circumstances involved in connection with each particular contractual arrangement and each potential future claim for indemnification and the contingency of any potential liabilities upon the occurrence of events that are not reasonably determinable. Such indemnification agreements may not be subject to maximum loss clauses and the maximum potential amount of future payments we could be required to make under these indemnification obligations could be significant. See Item 1A Risk Factors in this Annual Report on Form 10-K.

As of December 31, 2013 and 2012, we did not maintain any relationships with unconsolidated entities or financial partnerships, such as entities often referred to as structured finance, or special purpose or variable interest entities, established for the purpose of facilitating off-balance sheet arrangements or other contractually narrow or limited purposes. Further, as of December 31, 2013 and 2012, we had not guaranteed any obligations of unconsolidated entities or entered into any commitment or intent to provide funding to any such entities. See Note 9 to our consolidated financial statements under Item 8 Financial Statements and Supplementary Data.

Quantitative and Qualitative Disclosures about Market Risk

Market risk generally represents the risk of loss through a change in realizable value that can result from a change in the prices of securities, a change in the value of financial instruments as a result of changes in interest rates, a change in the volatility of interest rates or a change in the credit rating of an issuer. We monitor market and business risk, including credit, interest rate, equity, operations, liquidity, compliance, legal, reputational, and equity ownership risks through a number of control procedures designed to identify and evaluate the various risks to which our business and

assets are exposed. See Item 1 Business in this Annual Report on Form 10-K for discussion of our risk management strategies.

We are exposed to the following market risks as a result of our investments in MBS and equity investments.

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Credit Risk

Although we do not expect to encounter credit risk in our agency-backed MBS portfolio assuming Fannie Mae and Freddie Mac remain solvent, we are exposed to credit risk in our private-label MBS portfolio. With respect to our private-label MBS, credit support contained in these MBS deal structures provides a level of protection from losses, as do the discounted purchase prices in the event of the return of less than 100% of par. We also evaluate the impact of credit risk on our investments through a comprehensive investment review and selection process, which is predominantly focused on quantifying and pricing credit risk. We review our private-label MBS based on quantitative and qualitative analysis of the risk-adjusted returns on such investments. Through modeling and scenario analysis, we seek to evaluate each investment s credit risk. Credit risk is also monitored through our ongoing asset surveillance.

Despite these measures to manage credit risk, unanticipated credit losses could nevertheless occur, which could adversely impact our operating results.

Our private-label MBS are generally purchased at a discount. We estimate the future expected cash flows based on our observation of current information and events and applying a number of assumptions related to prepayment rates, interest rates, default rates, and the timing and amount of credit losses on each security. These assumptions are difficult to predict as they are subject to uncertainties and contingencies related to future events that may impact our estimates and interest income.

The following table represents certain statistics of our private-label MBS portfolio as of and for the year ended December 31, 2013:

	Senior	Re-REMIC	Total Private-Label Securities	
	Securities			
	Securities	Securities		
Yield (% of amortized cost)	16.4 %	10.6 %	10.8 %	
Average cost (% of face value)	61.7 %	53.6 %	53.8 %	
Weighted average coupon	2.4 %	3.4 %	3.3 %	
Delinquencies greater than 60 plus days	26.9 %	15.6 %	15.8 %	
Credit enhancement		0.3 %	0.3 %	
Severity (three months average)	26.4 %	37.5 %	37.3 %	
Constant prepayment rate (three months average)	12.6 %	14.2 %	14.2 %	

Key credit and prepayment measures in our private-label MBS portfolio reflected improvement during the year ended December 31, 2013. Total 60 day plus delinquencies in our private-label MBS portfolio decreased to 15.8% at December 31, 2013 from 18.5% at December 31, 2012 and trailing three month average loss severities on liquidated loans decreased to 37.3% at December 31, 2013 from 45.8% at December 31, 2012.

The table that follows shows the expected change in fair value for our current private-label MBS related to our principal investing activities under several hypothetical credit loss scenarios. Our private-label MBS are classified as Level 3 assets of the fair value hierarchy as they are valued using present value techniques based on estimated cash flows of the security taking into consideration various assumptions derived by management and used by other market participants. These assumptions include, among others, interest rates, prepayment rates, discount rates, credit loss rates, and the timing of cash flows and credit losses. Credit default and loss severity rates can significantly affect the prices of private-label MBS. While it is impossible to project the exact amount of changes in value, the table below illustrates the impact a 10% increase and a 10% decrease in the credit default and loss severity rates from those used as our valuation assumptions would have on the value of our total assets and our book value as of December 31, 2013.

Credit Risk 108

The changes in rates are assumed to occur instantaneously. Actual changes in market conditions are likely to be different from these assumptions (dollars in thousands, except per share amounts).

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Credit Risk 109

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	Value	Value with 10% Increase in Default Rate	Percent Change	Value with 10% Decrease in Default Rate	Percent Change		Percent Change	Value with 10% Decrease in Loss Severity Rate	Percent Change
Assets									
Private-label MBS	\$341,299	\$334,889	(1.88)%	\$347,889	1.93%	\$333,248	(2.36)%	\$349,365	2.36%
Agency-backed MBS	1,576,499	1,576,499		1,576,499		1,576,499		1,576,499	
Other	277,168	277,168		277,168		277,168		277,168	
Total assets	\$2,194,966	\$2,188,556	(0.29)%	\$2,201,556	0.30%	\$2,186,915	(0.37)%	\$2,203,032	0.37%
Liabilities	\$1,643,138	\$1,643,138		\$1,643,138		\$1,643,138		\$1,643,138	
Equity	551,828	545,418	(1.16)%	558,418	1.19%	543,777	(1.46)%	559,894	1.46%
Total liabilities and equity	\$2,194,966	\$2,188,556	(0.29)%	\$2,201,556	0.30%	\$2,186,915	(0.37)%	\$2,203,032	0.37%
Book value per share	\$33.10	\$32.72	(1.16)%	\$33.50	1.19%	\$32.62	(1.46)%	\$33.58	1.46%

Interest Rate Risk

Leveraged MBS

We are also subject to interest rate risk in our MBS portfolio. Some of our MBS positions are financed with repurchase agreements, which are interest rate sensitive financial instruments. We are exposed to interest rate risk that fluctuates based on changes in the level or volatility of interest rates and mortgage prepayments and in the shape and slope of the yield curve. We attempt to hedge a portion of our exposure to interest rate fluctuations through the use of Eurodollar futures, U.S. Treasury note futures, and swap futures. The counterparties to our derivative agreements at December 31, 2013 are U.S. financial institutions. We assess and monitor the counterparties non-performance risk and credit risk on a regular basis.

Our primary risk is related to changes in both short- and long-term interest rates, which affect us in several ways. As interest rates increase, the market value of the MBS may be expected to decline, prepayment rates may be expected to go down, and duration may be expected to extend. An increase in interest rates is beneficial to the market value of our derivative instruments. For example, for interest rate swap futures, the cash flows from receiving the floating rate portion increase and the fixed-rate paid remains the same under this scenario. If interest rates decline, the reverse is true for MBS, paying fixed and receiving floating interest rate swaps, interest rate caps, and Eurodollar and U.S.

Treasury futures.

The table that follows shows the expected change in fair value for our current MBS and derivatives related to our principal investing activities under several hypothetical interest-rate scenarios. Interest rates are defined by the U.S. Treasury yield curve. The changes in rates are assumed to occur instantaneously. It is further assumed that the changes in rates occur uniformly across the yield curve and that the level of LIBOR changes by the same amount as the yield curve. Actual changes in market conditions are likely to be different from these assumptions.

Changes in value are measured as percentage changes from their respective values presented in the column labeled Value. Management s estimate of change in value for MBS is based on the same assumptions it uses to manage the impact of interest rates on the portfolio. Actual results could differ significantly from these estimates. For MBS, the

Interest Rate Risk 110

estimated change in value of the MBS reflects an effective duration of 5.29 in a rising interest rate environment and 4.76 in a declining interest rate environment.

The effective durations are based on observed market value changes, as well as management s own estimate of the effect of interest rate changes on the fair value of the investments including assumptions regarding prepayments based, in part, on age of and interest rate on the mortgages underlying the MBS, prior exposure to refinancing opportunities, and an overall analysis of historical prepayment patterns under a variety of past interest rate conditions (dollars in thousands, except per share amounts).

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Leveraged MBS 111

	December 3	1, 2013					
		Value with			Value with		
		100 Basis			100 Basis		
	Value	Point	Percent		Point	Percent	
	Value	Increase in	Change		Decrease in	Change	
		Interest			Interest	_	
		Rates			Rates		
Assets							
MBS	\$1,917,798	\$1,816,366	(5.29)%	\$2,009,167	4.76	%
Derivative asset	8,424	97,371	1,055.88%		(78,498)	(1,031.8	34)%
Other	268,744	268,744			268,744		
Total assets	\$2,194,966	\$2,182,481	(0.57))%	\$2,199,413	0.20	%
Liabilities							
Repurchase agreements	\$1,547,630	\$1,547,630			\$1,547,630		
Derivative liability	33,129	30,703	(7.32)%	39,161	18.21	%
Other	62,379	62,379			62,379		
Total liabilities	1,643,138	1,640,712	(0.15))%	1,649,170	0.37	%
Equity	551,828	541,769	(1.82)%	550,243	(0.29))%
Total liabilities and equity	\$2,194,966	\$2,182,481	(0.57))%	\$2,199,413	0.20	%
Book value per share	\$33.10	\$32.50	(1.82)%	\$33.01	(0.29))%

Equity Price Risk

Although limited, we are exposed to equity price risk as a result of our investments in equity securities and investment partnerships. Equity price risk changes as the volatility of equity prices changes or the values of corresponding equity indices change.

While it is impossible to exactly project what factors may affect the prices of equity sectors and how much the effect might be, the table below illustrates the impact a 10% increase and a 10% decrease in the price of the equities held by us would have on the value of our total assets and our book value as of December 31, 2013 (dollars in thousands, except per share amounts).

	December 3	1, 2013			
	Value	Value with 10% Increase in Price	Percent Change	Value with 10% Decrease in Price	Percent Change
Assets					
Equity and cost method investment	\$1,767	\$1,944	10.00%	\$1,590	(10.00)%
Other	2,193,199	2,193,199		2,193,199	
Total assets	\$2,194,966	\$2,195,143	0.01 %	\$2,194,789	(0.01)%
Liabilities	\$1,643,138	\$1,643,138		\$1,643,138	
Equity	551,828	552,005	0.03 %	551,651	(0.03)%
Total liabilities and equity	\$2,194,966	\$2,195,143	0.01 %	\$2,194,789	(0.01)%
Book value per share	\$33.10	\$33.11	0.03 %	\$33.09	(0.03)%

Except to the extent that we sell our equity securities or other investments, or a decrease in their fair value is deemed

Equity Price Risk 112

to be other-than-temporary, an increase or decrease in the fair value of those assets will not directly affect our earnings; however, an increase or decrease in the value of equity method investments will directly affect our earnings.

Inflation Risk

Virtually all of our assets and liabilities are interest rate sensitive in nature. As a result, interest rates and other factors influence our performance far more than inflation. Changes in interest rates do not necessarily correlate with inflation rates or changes in inflation rates. Our financial statements are prepared in accordance with GAAP and our distributions are determined by our Board of Directors in its sole discretion pursuant to our variable dividend policy; in each case, our activities and balance sheet are measured with reference to fair value without considering inflation.

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Inflation Risk 113

Critical Accounting Policies

Our financial statements are prepared in conformity with GAAP and follow general practices within the industries in which we operate. The preparation of our financial statements requires us to make estimates and assumptions. These estimates and assumptions affect the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Although we base our estimates and assumptions on historical experience, when available, and on various other factors that we believe to be reasonable under the circumstances, management exercises significant judgment in the final determination of our estimates.

Actual results may differ from these estimates.

Our significant accounting policies are presented in Note 2 to our consolidated financial statements included under Item 8 Financial Statements and Supplementary Data. Our most critical policies that are both very important to the portrayal of our financial condition and results of operations and require management s most difficult, subjective or complex judgments or estimates, are discussed below.

Principal Investing Securities

We account for our investments in MBS as either available-for-sale or trading investments pursuant to accounting principles related to accounting for certain investments in debt and equity securities. Although we generally intend to hold our MBS until maturity, we may, from time to time, sell any of our MBS as part of the overall management of our business. The available-for-sale designation provides us with the flexibility to sell our MBS in order to act on potential market opportunities or changes in economic conditions to ensure future liquidity and to meet other general corporate purposes as they arise. These investments are carried at fair value with resulting unrealized gains and losses on available-for-sale securities reflected in accumulated other comprehensive income (loss) in the consolidated balance sheets and unrealized gains and losses on trading securities reflected in net investment gain (loss) in the consolidated statements of comprehensive income.

The accounting principles related to fair value measurements define fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, not adjusted for transaction costs. These accounting principles also establish a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three broad levels giving the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3) as described below:

Level 1 Inputs Unadjusted quoted prices in active markets for identical assets or liabilities that are accessible by us;

Level 2 Inputs Quoted prices in markets that are not active or financial instruments for which all significant inputs are observable, either directly or indirectly; and

Level 3 Inputs Unobservable inputs for the asset or liability, including significant assumptions and other market participants.

Our agency-backed MBS, which are guaranteed by Fannie Mae or Freddie Mac, and AAA-rated private-label MBS, if any, are generally classified within Level 2 of the fair value hierarchy as they are valued using quoted market prices provided by a broker or dealer, or alternative pricing sources with reasonable levels of price transparency. The independent brokers and dealers providing market prices are those who make markets in these financial instruments.

We classify other private-label MBS within Level 3 of the fair value hierarchy because they trade infrequently and, therefore, have little or no price transparency. We utilize present value techniques based on estimated cash flows of the instrument taking into consideration various assumptions derived by management and used by other market

participants. These assumptions are corroborated by evidence such as historical data, risk characteristics, transactions in similar instruments, and completed or pending transactions, when available.

Establishing market value is inherently subjective given the volatile and sometimes illiquid markets for these private-label MBS and requires us to make a number of assumptions, including assumptions about the future of interest rates, prepayment rates, discount rates, credit loss rates, and the timing of cash flows and credit losses. The assumptions we apply are specific to each security. Although we rely on our internal

calculations to compute the fair value of these private-label MBS, we request and consider indications of value (mark) from third-party dealers to assist us in our valuation process.

Impairments

We evaluate available-for-sale securities for OTTI charges at least on a quarterly basis, and more frequently when economic or market concerns warrant such evaluation. In general, when the fair value of an available-for-sale security is less than its amortized cost at the reporting date, the security is considered impaired. In evaluating these available-for-sale securities for OTTI, consideration is given to (1) the length of time and the extent to which the fair value has been lower than carrying value, (2) the severity of the decline in fair value, (3) the financial condition and near-term prospects of the issuer, (4) our intent to sell, and (5) whether it is more-likely-than-not we would be required to sell the security before anticipated recovery.

If we intend to sell an impaired security, or it is more likely than not that we will be required to sell the impaired security before its anticipated recovery, then we must recognize an OTTI through charges to earnings equal to the entire difference between the investment security s amortized cost and its fair value at the reporting date. If we do not expect to sell an other-than-temporarily impaired security, only the portion of the OTTI related to credit losses is recognized through charges to earnings with the remainder recognized through other accumulated comprehensive income/(loss) on the consolidated balance sheet. Impairments recognized through other comprehensive income/(loss) do not impact earnings. Following the recognition of an OTTI through earnings, a new cost basis is established for the investment security and may not be adjusted for subsequent recoveries in fair value through earnings. However, OTTI recognized through charges to earnings may be accreted back to the amortized cost basis of the investment security on a prospective basis through interest income. The determination as to whether an OTTI exists and, if so, the amount of credit impairment recognized in earnings is subjective, as such determination is based on factual information available at the time of assessment as well as our estimate of the future performance and cash flow projections. As a result, the timing and amount of OTTIs constitute material estimates that are susceptible to significant change.

For available-for-sale, private-label MBS securities that have been acquired at discounts to face value due in part to credit deterioration since origination, we re-evaluate the undiscounted expected future cash flows and the changes in cash flows from those originally projected at the time of purchase or when last revised. The discount rate used to calculate the present value of expected future cash flows is the current yield used for income recognition purposes as compared to the discount rate used to calculate the fair value of the investment security is the current expected market rate. For those securities in an unrealized loss position, the difference between the carrying value and the net present value of expected future cash flows is recorded as other-than-temporary impairment charges through our statement of comprehensive income.

Accounting for Purchase Premiums and Discounts on MBS Securities and Interest Income

Our interest income includes the contractual coupon payments and amortization of purchase premiums and accretion of discounts, if any, on our available-for-sale MBS portfolio and contractual coupon payments on our trading MBS portfolio. Purchase premiums or discounts, if any, on our trading MBS portfolio are accounted for under mark-to-market accounting and the changes in value are recorded in investment gain (loss), net, on the statement of comprehensive income.

Interest income on the private-label MBS that were purchased at a discount to face value is recognized based on the security s expected effective interest rate. At acquisition, the accretable yield is calculated as the difference between

Impairments 116

the undiscounted expected cash flows and the purchase price which is expected to be accreted into interest income over the remaining life of the security on a level-yield basis. The difference between the contractually required payments and the undiscounted expected cash flows represents the non-accretable difference. Based on actual payment activities and changes in estimates of undiscounted expected future cash flows, the accretable yield and the non-accretable difference can change over time. Significant increases in the amount or timing of undiscounted expected future cash flows are recognized prospectively as an adjustment to the accretable yield.

Accounting for Taxes

We provided for income taxes using the asset and liability method. Deferred tax assets and liabilities represent the differences between the financial statement and income tax bases of assets and liabilities using enacted tax rates. The measurement of net deferred tax assets is adjusted by a valuation allowance if, based on our evaluation, it is more-likely-than-not that they will not be realized. We recognize tax positions in the financial statements only when it is more-likely-than-not that the position will be sustained upon examination by the relevant taxing authority based on the technical merits of the position. A position that meets this standard is measured at the largest amount of benefit that will more-likely-than-not be realized upon settlement. A liability is established for differences between positions taken in a tax return and the financial statements.

Recently Issued Accounting Pronouncements

On July 18, 2013, the FASB issued Accounting Standards Update 2013-11, Income Taxes (Topic 740), Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carry-forward, a Similar Tax Loss, or a Tax Credit Carry-forward Exists. This standard requires the netting of unrecognized tax benefits against a deferred tax asset for a loss or other carry-forward that would apply in settlement of the uncertain tax positions. Under the new standard, unrecognized tax benefits will be netted against all available same- jurisdiction loss or other tax carry-forward that would be utilized, rather than only against carry-forwards that are created by the unrecognized tax benefits. This standard will be effective for the Company beginning on January 1, 2014. We do not expect a significant impact on our financial positions as a result of adoption of these new requirements.

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The information set forth under Item 7 Management s Discussion and Analysis of Financial Condition and Results of Operations Quantitative and Qualitative Disclosures about Market Risk in this Annual Report on Form 10-K is hereby incorporated by reference into this Item 7A.

ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA

The information required by this item appears in a subsequent section of this report. See Index to Consolidated Financial Statements of Arlington Asset Investment Corp. on page F-1.

ITEM CHANGES IN AND DISAGREEMENTS WITH ACCOUNTANTS ON ACCOUNTING AND 9. FINANCIAL DISCLOSURE

None.

ITEM 9A. CONTROLS AND PROCEDURES

Accounting for Taxes 118

Disclosure Controls and Procedures

Our management, including our Chief Executive Officer (CEO) and Chief Financial Officer (CFO), evaluated the effectiveness of the design and operation of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) of the Securities Exchange Act of 1934, as amended) as of the end of the period covered by this report. Based on that evaluation, our CEO and CFO have concluded that as of December 31, 2013, our disclosure controls and procedures, as designed and implemented, (i) were effective in ensuring that information is made known to our management, including our CEO and CFO, by our officers and employees, as appropriate to allow timely decisions regarding required disclosure and (ii) were effective in ensuring that information the Company must disclose in its reports under the Securities Exchange Act of 1934, as amended, is recorded, processed, summarized and reported within the time periods prescribed by the SEC s rules and forms.

Management s Report on Internal Control over Financial Reporting

Management of the Company is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is defined in Rules 13a-15(f) and 15d-15(f) under the Securities Exchange Act of 1934, as amended, as a process designed by, or under the supervision of, the Company s principal executive and principal financial officers and effected by the Company s Board of

Directors, management and other personnel 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 and includes those policies and procedures that:

pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the transactions and dispositions of the assets of the Company;

provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the Company are being made only in accordance with authorizations of management and directors of the Company; and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company s assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risks that controls may become inadequate because of changes in conditions or that the degree of compliance with the policies or procedures may deteriorate.

The Company s management assessed the effectiveness of the Company s internal control over financial reporting as of December 31, 2013. In making this assessment, the Company s management used criteria set forth by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) in *Internal Control-Integrated Framework* (1992 version).

Based on management s assessment, the Company s management has concluded that, as of December 31, 2013, the Company s internal control over financial reporting was effective based on criteria in *Internal Control-Integrated Framework issued by the COSO* (1992 version).

The effectiveness of the Company s internal control over financial reporting was audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report which appears on page F-2 of this Annual Report on Form 10-K.

Changes in Internal Control over Financial Reporting

There have been no changes in our internal control over financial reporting that occurred during the quarter ended December 31, 2013 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

ITEM 9B. OTHER INFORMATION

None.

PART III

ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE

The information required by Part III, Item 10 of this Annual Report on Form 10-K will be provided in the Definitive Proxy Statement relating to our 2014 Annual Meeting of Shareholders (our 2014 Proxy Statement) and is hereby incorporated by reference.

ITEM 11. EXECUTIVE COMPENSATION

The information required by Part III, Item 11 of this Annual Report on Form 10-K will be provided in our 2014 Proxy Statement and is hereby incorporated by reference.

ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS

The information required by Part III, Item 12 of this Annual Report on Form 10-K will be provided in our 2014 Proxy Statement and is hereby incorporated by reference.

ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE The information required by Part III, Item 13 of this Annual Report on Form 10-K will be provided in our 2014 Proxy Statement and is hereby incorporated by reference.

ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES

The information required by Part III, Item 14 of this Annual Report on Form 10-K will be provided in our 2014 Proxy Statement and is hereby incorporated by reference.

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PART IV

ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES

(a) (1) Financial Statements. The Arlington Asset Investment Corp. consolidated financial statements for the year ended December 31, 2013, included in Item 8 Financial Statements and Supplementary Data , of this Annual Report on Form 10-K, are incorporated by reference into this Part IV, Item 15:

Report of Independent Registered Public Accounting Firm (page F-2)
Consolidated Balance Sheets Years ended 2013 and 2012 (page F-3)
Consolidated Statements of Comprehensive Income Years ended 2013, 2012 and 2011 (page F-4)
Consolidated Statements of Changes in Equity Years ended 2013, 2012 and 2011 (page F-5)
Consolidated Statements of Cash Flows Years ended 2013, 2012 and 2011 (page F-8)
Notes to Consolidated Financial Statements (page F-9)

(2) *Financial Statement Schedules*. All schedules are omitted because they are not required or because the information is shown in the financial statements or notes thereto.

(3) Exhibits

Amended and Restated Bylaws, as amended (incorporated by reference to Exhibit 3.1 to the Registrant's Current Report on Form 8-K filed on July 28, 2011). Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.1 of the Company's Current Report on Form 8-K filed on May 1, 2013). First Supplemental Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Company's Current Report on Form 8-K filed on May 1, 2013). Subordinated Indenture (open ended). Form of Senior Note (incorporated by reference to the Company's Registration Statement of Form S-3 (133-171537).	Exhibit Number	Exhibit Title
Registrant s Current Report on Form 8-K filed on July 28, 2011). Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.1 of the Company s Current Report on Form 8-K filed on May 1, 2013). First Supplemental Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Company s Current Report on Form 8-K filed on May 1, 2013). Subordinated Indenture (open ended). Form of Senior Note (incorporated by reference to the Company s Registration Statement of Form S-3 (133-171537). Form of 6.625% Senior Notes due 2023 (incorporated by reference to Exhibit 4.3 to Current Report on Form 8-K filed by the Registrant on May 1, 2013). Form of Certificate for Class A Common Stock (incorporated by reference to Exhibit 4.01 of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant s Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	3.01	Amended and Restated Articles of Incorporation, as amended (incorporated by reference to Exhibit 3.1 to the Registrant's Quarterly Report on Form 10-Q filed on November 9, 2009).
Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.1 of the Company's Current Report on Form 8-K filed on May 1, 2013). First Supplemental Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Company's Current Report on Form 8-K filed on May 1, 2013). 4.03 Subordinated Indenture (open ended). Form of Senior Note (incorporated by reference to the Company's Registration Statement of Form S-3 (133-171537). Form of 6.625% Senior Notes due 2023 (incorporated by reference to Exhibit 4.3 to Current Report on Form 8-K filed by the Registrant on May 1, 2013). Form of Certificate for Class A Common Stock (incorporated by reference to Exhibit 4.01 of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). 4.08 Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant's Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	3.02	Amended and Restated Bylaws, as amended (incorporated by reference to Exhibit 3.1 to the Registrant s Current Report on Form 8-K filed on July 28, 2011).
 Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.2 of the Company s Current Report on Form 8-K filed on May 1, 2013). Subordinated Indenture (open ended). Form of Senior Note (incorporated by reference to the Company s Registration Statement of Form S-3 (133-171537). Form of 6.625% Senior Notes due 2023 (incorporated by reference to Exhibit 4.3 to Current Report on Form 8-K filed by the Registrant on May 1, 2013). Form of Certificate for Class A Common Stock (incorporated by reference to Exhibit 4.01 of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant s Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).* 	4.01	Indenture dated as of May 1, 2013 between the Company and Wells Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.1 of the Company s Current
 Subordinated Indenture (open ended). Form of Senior Note (incorporated by reference to the Company's Registration Statement of Form S-3 (133-171537). Form of 6.625% Senior Notes due 2023 (incorporated by reference to Exhibit 4.3 to Current Report on Form 8-K filed by the Registrant on May 1, 2013). Form of Certificate for Class A Common Stock (incorporated by reference to Exhibit 4.01 of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant's Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).* 	4.02	Fargo Bank, National Association, as trustee (incorporated by reference to Exhibit 4.2 of the
Form S-3 (133-171537). Form of 6.625% Senior Notes due 2023 (incorporated by reference to Exhibit 4.3 to Current Report on Form 8-K filed by the Registrant on May 1, 2013). Form of Certificate for Class A Common Stock (incorporated by reference to Exhibit 4.01 of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant s Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	4.03	* *
Report on Form 8-K filed by the Registrant on May 1, 2013). Form of Certificate for Class A Common Stock (incorporated by reference to Exhibit 4.01 of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant s Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	4.04	Form of Senior Note (incorporated by reference to the Company s Registration Statement or Form S-3 (133-171537).
of the Annual Report on Form 10-K filed with the SEC on February 24, 2010). Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant's Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	4.05	Form of 6.625% Senior Notes due 2023 (incorporated by reference to Exhibit 4.3 to Current Report on Form 8-K filed by the Registrant on May 1, 2013).
Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1 of the Current Report on Form 8-K filed with the SEC on June 5, 2009). Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant's Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	4.06	· · · · · · · · · · · · · · · · · · ·
4.08 Form of Certificate of Designation.*** Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by reference to Appendix A to the Registrant's Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	4.07	Shareholder Rights Agreement, dated June 5, 2009 (incorporated by reference to Exhibit4.1
10.01 reference to Appendix A to the Registrant's Definitive Proxy Statement on Schedule 14A filed on April 29, 2004).*	4.08	•
filed on April 29, 2004).*		Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan (incorporated by
	10.01	•
	10.02	

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(incorporated by reference to Exhibit 10.06 to Amendment No. 2 to the Registration Statement on Form S-1 (File No. 333-39107) filed by Friedman, Billings, Ramsey Group, Inc. on December 19, 1997).*

Exhibit Number	Exhibit Title
10.03	Friedman, Billings, Ramsey Group, Inc. Non-Employee Director Stock Compensation Plan (incorporated by reference to Exhibit 10.07 to Amendment No. 2 to the Registration Statement on Form S-1 (File No. 333-39107) filed by Friedman, Billings, Ramsey Group, Inc. on December 19, 1997).*
10.04	Friedman, Billings, Ramsey Group, Inc. Amended and Restated Non-Employee Director Stock Compensation Plan (incorporated by reference to Exhibit 10.04 to the Registrant s Annual Report on Form 10-K filed on February 23, 2012).*
10.05	Arlington Asset Investment Corp. 2011 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.1 to the Registrant's Current Report on Form 8-K filed on June 6, 2011).*
10.06	Form of Restricted Stock Unit Agreement under Arlington Asset Investment Corp. 2011 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.2 to the Registrant's Current Report on Form 8-K filed on June 6, 2011).*
10.07	Form of Restricted Stock Award Agreement under Arlington Asset Investment Corp. 2011 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.07 to the Registrant's Annual Report on Form 10-K, filed on February 23, 2012).*
10.08	Form of Indemnification Agreement (incorporated by reference to Exhibit 10.08 to the Registrant's Annual Report on Form 10-K, filed on February 23, 2012).*
10.09	Form of Performance Share Unit Award Agreement under Arlington Asset Investment Corp. 2011 Long-Term Incentive Plan (incorporated by reference to Exhibit 10.1 to the Registrant s Current Report on Form 8-K filed on August 16, 2012).
10.10	Equity Distribution Agreement, dated May 24, 2013, by and between the Company and RBC Capital Markets, LLC (incorporated by reference to Exhibit 1.1 to the Registrant s Current Report on Form 8-K filed on May 28, 2013).
10.11	Equity Distribution Agreement, dated May 24, 2013, by and between the Company and JMP Securities LLC (incorporated by reference to Exhibit 1.2 to the Registrant s Current Report on Form 8-K filed on May 28, 2013).
10.12	Equity Distribution Agreement, dated May 24, 2013, by and between the Company and Ladenburg Thalmann & Co. Inc. (incorporated by reference to Exhibit 1.3 to the Registrant's Current Report on Form 8-K filed on May 28, 2013).
10.13	Equity Distribution Agreement, dated May 24, 2013, by and between the Company and MLV & Co. LLC (incorporated by reference to Exhibit 1.4 to the Registrant s Current Report on Form 8-K filed on May 28, 2013).
11.01	Statement regarding Computation of Per Share Earnings (included in Part II, Item 8, and Note 2 to the Registrant s Consolidated Financial Statements).
12.01	Computation of Ratio of Earnings to Fixed Charges.
21.01	List of Subsidiaries of the Registrant.
23.01	Consent of PricewaterhouseCoopers LLP.
24.01	Power of Attorney (included on the signature page to this Annual Report on Form 10-K and incorporated by reference herein).
31.01	Certification of Chief Executive Officer pursuant to Rule 13a-14(a)/15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.02	Certification of Chief Financial Officer pursuant to Rule 13a-14(a)/15d-14(a), as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.01	

Certification of Chief Executive Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.

Exhibit Number	Exhibit Title
32.02	Certification of Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS	INSTANCE DOCUMENT**
101.SCH	SCHEMA DOCUMENT**
101.CAL	CALCULATION LINKBASE DOCUMENT**
101.LAB	LABELS LINKBASE DOCUMENT**
101.PRE	PRESENTATION LINKBASE DOCUMENT**
101.DEF	DEFINITION LINKBASE DOCUMENT**

Filed herewith.

Compensatory plan or arrangement.

Submitted electronically herewith. Attached as Exhibit 101 are the following materials from the Company's Annual Report on Form 10-K for the fiscal year ended December 31, 2013, formatted in XBRL (eXtensible Business Reporting Language): (i) Consolidated Balance Sheets at December 31, 2013 and December 31, 2012; (ii) Consolidated Statements of Comprehensive Income for the years ended December 31, 2013, 2012 and 2011; (iii) **Consolidated Statements of Changes in Equity for the years ended December 31, 2013, 2012 and 2011; and (iv) Consolidated Statements of Cash Flows for the years ended 2013, 2012 and 2011. Pursuant to Rule 406T of Regulation S-T this data is deemed not filed or part of a registration statement or prospectus for purposes of sections 11 or 12 of the Securities Act of 1933, is deemed not filed for purposes of section 18 of the Securities and Exchange Act of 1934, and otherwise is not subject to liability under these sections.

*** To be filed by amendment or as an exhibit to a report filed under the Securities Exchange Act of 1934 and incorporated herein by reference.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

ARLINGTON ASSET INVESTMENT CORP.

By

Date: February 10, 2014 /s/ ERIC F. BILLINGS

Eric F. Billings Chief Executive Officer

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that each person whose signature appears below hereby constitutes and appoints Eric F. Billings and Kurt R. Harrington and each of them as his true and lawful attorney-in-fact and agent, with full power of substitution and resubstitution, for him and in his name, place and stead, in any and all capacities, to sign any and all amendments to this Annual Report on Form 10-K for the fiscal year ended December 31, 2013, and to file the same, with all exhibits thereto, and any other documents in connection therewith, with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents full power and authority to do and perform each and every act and thing requisite and necessary to be done in and about the premises, as fully to all intents and purposes as he might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their substitute or substitutes, may lawfully do or cause to be done by virtue hereof.

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant and in the capacities and on the dates indicated.

Signature	Title	Date
/s/ ERIC F. BILLINGS	Chairman, Chief Executive Officer and Director	February 10,
ERIC F. BILLINGS	(Principal Executive Officer)	2014
/s/ J. ROCK TONKEL, JR.		February 10,
I DOCK TONKEL ID	President, Chief Operating Officer and Director	2014
J. ROCK TONKEL, JR. /s/ KURT R. HARRINGTON		
75) HORT R. III HRRI (OTO)	Executive Vice President and Chief Financial Officer	•
KURT R. HARRINGTON	(Principal Financial Officer)	2014
/s/ DANIEL J. ALTOBELLO	Director	February 10,
DANIEL J. ALTOBELLO	Director	2014
/s/ DANIEL E. BERCE		February 10,
	Director	2014
DANIEL E. BERCE	D'acceptant	
	Director	

POWER OF ATTORNEY 127

/s/ DAVID W. FAEDER February 10,

2014

DAVID W. FAEDER

/s/ PETER A. GALLAGHER
Director
Director

2014

PETER A. GALLAGHER

/s/ RALPH S. MICHAEL III

Director

February 10,

2014

RALPH S. MICHAEL III

FINANCIAL STATEMENTS OF ARLINGTON ASSET INVESTMENT CORP.

Index to Arlington Asset Investment Corp. Consolidated Financial Statements

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Report of Independent Registered Public Accounting Firm	<u>F-2</u>
Consolidated Balance Sheets as of December 31, 2013 and 2012	<u>F-3</u>
Consolidated Statements of Comprehensive Income for the years ended December 31, 2013, and 2011	2012 <u>F-4</u>
Consolidated Statements of Changes in Equity for the years ended December 31, 2013, 2012 2011	2 and <u>F-5</u>
Consolidated Statements of Cash Flows for the years ended December 31, 2013, 2012 and 20	<u>011</u> <u>F-8</u>
Notes to Consolidated Financial Statements	<u>F-9</u>
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Report of Independent Registered Public Accounting Firm

To The Board of Directors and Shareholders of Arlington Asset Investment Corp.

In our opinion, the accompanying consolidated balance sheets and the related consolidated statements of comprehensive income, of changes in equity and of cash flows present fairly, in all material respects, the financial position of Arlington Asset Investment Corp. and its subsidiaries (the Company) at December 31, 2013 and 2012, and the results of their operations and their cash flows for each of the three years in the period ended December 31, 2013 in conformity with accounting principles generally accepted in the United States of America. Also in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2013, based on criteria established in *Internal Control* Integrated Framework (1992 version) issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company s management is responsible for these financial statements, for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in Management s Report on Internal Control over Financial Reporting appearing under Item 9A. Our responsibility is to express opinions on these financial statements and on the Company s internal control over financial reporting based on our integrated audits. We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company s internal control over financial reporting is a process designed 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. A company s internal control over financial reporting includes those policies and procedures that (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company s assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ PricewaterhouseCoopers LLP McLean, Virginia

February 10, 2014

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ARLINGTON ASSET INVESTMENT CORP.

CONSOLIDATED BALANCE SHEETS (Dollars in thousands, except per share amounts)

	Dagamban 21	
	December 31, 2013	2012
ASSETS	2013	2012
Cash and cash equivalents	\$48,628	\$35,837
Receivables	\$40,020	\$33,637
Interest	5,173	4,869
Sold securities receivable	3,173	26,773
Other	212	644
	212	044
Mortgage-backed securities, at fair value	241 246	100 156
Available-for-sale	341,346	199,156
Trading	1,576,452	1,556,440
Other investments	2,065	2,347
Derivative assets, at fair value	8,424	4.5.4.4.0
Deferred tax assets, net	165,851	154,418
Deposits	45,504	85,652
Prepaid expenses and other assets	1,311	159
Total assets	\$2,194,966	\$2,066,295
LIABILITIES AND EQUITY		
Liabilities:		
Repurchase agreements	\$1,547,630	\$1,497,191
Interest payable	774	582
Accrued compensation and benefits	5,584	1,542
Dividend payable	14,630	
Derivative liabilities, at fair value	33,129	76,850
Accounts payable, accrued expenses and other liabilities	1,391	17,837
Long-term debt	40,000	15,000
Total liabilities	1,643,138	1,609,002
Commitments and contingencies (Note 7)		
Equity:		
Preferred stock, \$0.01 par value, 25,000,000 shares authorized, none issued		
and outstanding		
Class A common stock, \$0.01 par value, 450,000,000 shares authorized,	1.60	106
16,047,965 and 12,560,970 shares issued and outstanding, respectively	160	126
Class B common stock, \$0.01 par value, 100,000,000 shares authorized,		
554,055 shares issued and outstanding	6	6
Additional paid-in capital	1,727,398	1,638,061
Accumulated other comprehensive income, net of taxes of \$9,436 and \$407,		
respectively	53,190	39,006

 Accumulated deficit
 (1,228,926)
 (1,219,906)

 Total equity
 551,828
 457,293

 Total liabilities and equity
 \$2,194,966
 \$2,066,295

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

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ARLINGTON ASSET INVESTMENT CORP.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(Dollars in thousands except per share amounts)

	Year Ended December 31,				
Interest income	2013 \$87,019	2012 \$64,154	2011 \$52,545		
Interest expense	\$67,019	\$04,134	Φ 32,343		
Interest on short-term debt	6,899	4,475	2,043		
Interest on long-term debt	1,630	490	465		
Total interest expense	8,529	4,965	2,508		
Net interest income	78,490	59,189	50,037		
Other loss, net	70,490	39,109	30,037		
Investment loss, net	(47,745)	(10,723)	(19,166)		
Other loss	(15)	(10,723) (15)	(14)		
Total other loss, net	(47,760)	(10,738)	(19,180)		
Operating income before other expenses	30,730	48,451	30,857		
Other expenses	30,730	46,431	30,637		
Compensation and benefits	11,195	10,339	10,065		
Professional services	2,561	4,118	1,833		
Business development	145	136	1,833		
Occupancy and equipment	427	467	374		
Communications	191	202	197		
Other operating expenses	2,072	2,184	1,599		
Total other expenses	16,591	17,446	1,399		
Income before income taxes	14,139	31,005	16,668		
Income tax (benefit) provision	(35,322)	(152,937)	1,495		
Net income	\$49,461	\$183,942	\$15,173		
Basic earnings per share	\$3.09	\$18.02	\$1.97		
Diluted earnings per share	\$3.06	\$17.96	\$1.96		
Weighted-average shares outstanding (in thousands)	Ψ3.00	Ψ17.70	ψ1.70		
Basic	15,990	10,205	7,720		
Diluted	16,189	10,242	7,741		
Other comprehensive income, net of taxes	10,107	10,212	7,711		
Unrealized gains (losses) for the period on available-for-sale					
securities (net of taxes of \$12,664, \$(1,215), and \$-0-,	\$19,894	\$(1,909)	\$(11,253)		
respectively)	Ψ12,02.	ψ(1,5°0)	ψ (11, 2 00)		
Reclassification					
Included in investment loss, net, in the statement of comprehensive	;				
income related to sales of available-for-sale securities (net of taxes	(6,537)	(7,050)	(15,098)		
of \$4,162, \$4,488, and \$-0-, respectively)	(-,)	(, ,)	(,)		
· / / / · / · · / · · / · · / · · / · · · / ·					

Included in investment loss, net, in the statement of comprehensive income related to other-than-temporary charges on available-for-sale securities (net of taxes of \$527, \$6,110, and \$-0-, respectively)

Comprehensive income

\$63,645 \$184,581 \$(9,955)

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

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ARLINGTON ASSET INVESTMENT CORP.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Dollars in thousands)

	Class A Common Stock (#)	Class A Amo (\$)	Class B Common	Cla B Am (\$)	ss Additional Paid-In ount Capital	Accumulat Other Compreher Income	Accumulated	Total	
Balances, December 31, 2010	7,106,330	\$71	566,112	\$6	\$1,505,971	\$63,495	\$(1,352,799)	\$216,74	4
Net income							15,173	15,173	
Issuance of Class A common stock	29,147				545			545	
Repurchase of Class A common stock	(8,910)				(229)			(229)
Forfeitures of Class A common stock	(27,231)				(770)			(770)
Amortization of Class A common shares issued as stock-based awards					601			601	
Reclassification of restricted stock units issued as stock based awards					2,595			2,595	
Other comprehensive income									
Net change in unrealized gain on available-for-sale investment securities, (net of taxes of \$-0-)						(25,128)		(25,12)	8)
Dividends declared							(26,159)	(26,15)	9)
Balances, December 31, 2011	7,099,336	\$71	566,112	\$6	\$1,508,713	\$38,367	\$(1,363,785)		

ARLINGTON ASSET INVESTMENT CORP.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (continued) (Dollars in thousands)

	Class A Common Stock (#)	Class A Amou (\$)	Class B Common Stock (#)	Cla B Am (\$)	SS Additional Paid-In Iount Capital	Accumul Other Compreh Income	Accumulated	Total	
Balances, December 31, 2011	7,099,336	\$71	566,112	\$6	\$1,508,713	\$38,367	\$(1,363,785)	\$183,37	12
Net income							183,942	183,94	12
Conversion of Class B shares to Class A shares	12,057		(12,057)						
Issuance of Class A common stock	5,493,750	55			129,194			129,24	19
Repurchase of Class A common stock	(41,790)				(786)			(786)
Forfeitures of Class A common stock	(2,383)				(55)			(55)
Amortization of Class A common shares issued as stock-based awards Other comprehensive					995			995	
income									
Net change in unrealized gain on available-for-sale investment securities, (net of taxes of \$407)						639		639	
Dividends declared							(40,063)	(40,06	3)
Balances, December 31, 2012	12,560,970	\$126	554,055	\$6	\$1,638,061	\$39,006	\$(1,219,906)	\$457,29)3

ARLINGTON ASSET INVESTMENT CORP.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY (continued) (Dollars in thousands)

	Class A Common Stock (#)	Class A Amou (\$)	Common		Additional Paid-In ount Capital	Accumul Other Compreh Income	Accumulated	Total
Balances, December 31, 2012	12,560,970	\$126	554,055	\$6	\$1,638,061	\$39,006	\$(1,219,906)	\$457,293
Net income Issuance of Class A common stock Repurchase of Class A	3,492,667	34			86,930		49,461	49,461 86,964
common stock Forfeitures of Class A common stock Amortization of Class A	(5,672)				(142)			(142)
common shares issued as stock-based awards Other comprehensive income					2,549			2,549
Net change in unrealized gain on available-for-sale investment securities, (net of taxes of \$9,029)						14,184	(50.404	14,184
Dividends declared Balances, December 31, 2013	16,047,965	\$160	554,055	\$6	\$1,727,398	\$53,190	(58,481) \$(1,228,926)	(58,481) \$551,828

ARLINGTON ASSET INVESTMENT CORP.

CONSOLIDATED STATEMENTS OF CASH FLOWS (Dollars in thousands)

	Year Ended December 31, 2013 2012 2011			2011		
Cash flows from operating activities						
Net income	\$49,461		\$183,942		\$15,173	
Adjustments to reconcile net income to net cash provided by						
operating activities						
Investment loss, net	47,745		10,723		19,166	
Net discount accretion on mortgage-backed securities	(9,302)	(9,888)	(10,867)	
Deferred tax provision	70,727		7,884			
Release of valuation allowance on deferred tax assets	(91,189)	(162,281)		
Reversal of unrecognized tax benefit related to uncertain tax position	(16,212)				
and related accrued interest	•	,				
Depreciation and amortization	5		47		48	
Other	2,455		567		636	
Changes in operating assets						
Interest receivable	(304)	(2,503)	(1,254)	
Other receivables	432		(389)	211	
Prepaid expenses and other assets	3,600		750		1,490	
Changes in operating liabilities						
Accounts payable and accrued expenses	(92)	1,457		1,091	
Accrued compensation and benefits	4,042		(4,634)	1,568	
Net cash provided by operating activities	61,368		25,675		27,262	
Cash flows from investing activities						
Purchases of available-for-sale mortgage-backed securities)	(54,709)	(17,190)	
Purchases of trading mortgage-backed securities	(1,221,38	7)	(1,359,53	6)	(695,486)	
Proceeds from sales of available-for-sale mortgage-backed securities	69,337		34,102		79,212	
Proceeds from sales of trading mortgage-backed securities	914,155		352,437		201,352	
Receipt of principal payments on available-for-sale	5,238		6,628		10,864	
mortgage-backed securities	ŕ		•			
Receipt of principal payments on trading mortgage-backed securities	165,056		83,038		37,688	
Proceeds from (payments for) derivatives and deposits, net	42,210		(29,814)	(72,390)	
Payments for purchased securities payable			(15,820)	(2,555)	
Proceeds from sold securities receivable	26,773		41,321			
Other	132		1,668		6,321	
Net cash used in investing activities	(166,168)	(940,685)	(452,184)	
Cash flows from financing activities						
Proceeds from repurchase agreements, net	50,439		849,214		457,756	
Proceeds from stock issuance, net	86,964		129,249			

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Proceeds from long-term debt issuance, net	24,038					
Dividends paid	(43,850)	(46,848)	(24,029)
Repurchase of common stock			(786)	(229)
Repayments of short-term debt					(970)
Net cash provided by financing activities	117,591		930,829		432,528	
Net increase in cash and cash equivalents	12,791		15,819		7,606	
Cash and cash equivalents, beginning of year	35,837		20,018		12,412	
Cash and cash equivalents, end of year	\$48,628	\$	35,837		\$20,018	
Supplemental Cash Flow Information						
Cash payments for interest	\$8,272	\$	4,888		\$2,190	
Cash payments for taxes	\$667	\$	833		\$708	

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 1. Organization and Nature of Operations:

Arlington Asset Investment Corp. and its consolidated subsidiaries (the Company or AAIC), formerly known as Friedman, Billings, Ramsey Group, Inc. (FBR Group), is a Virginia corporation. The Company acquires and holds mortgage-related and other assets. The Company s portfolio consists primarily of agency-backed mortgage-backed securities (agency-backed MBS) and private-label residential mortgage-backed securities (private-label MBS).

Note 2. Summary of Significant Accounting Policies:

Principles of Consolidation

The consolidated financial statements include the accounts of the Company and its subsidiaries. All significant intercompany accounts and transactions have been eliminated in consolidation. Certain amounts in the consolidated financial statements and notes for prior periods have been reclassified to conform to the current year s presentation. These reclassifications had no impact on the previously reported net income, other comprehensive income, total assets or total liabilities.

Use of Estimates

The preparation of the Company s financial statements, in conformity with accounting principles generally accepted in the United States of America (GAAP), requires the Company to make estimates and assumptions affecting the reported amounts of assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Although the Company based the estimates and assumptions on historical experience, when available, market information, and on various other factors that the Company believes to be reasonable under the circumstances, management exercises significant judgment in the final determination of the estimates. Actual results may differ from these estimates.

Cash Equivalents

Cash equivalents include demand deposits with banks, money market accounts and highly liquid investments with original maturities of three months or less that are not held for sale in the ordinary course of business. As of December 31, 2013 and 2012, approximately 89% and 97%, respectively, of the Company s cash equivalents were invested in money market funds that invest primarily in U.S. Treasuries and other securities backed by the U.S. government.

Financial Instruments

MBS transactions are recorded as purchases and sales on the date the securities are settled unless the transaction qualifies as a regular-way trade, in which case the transactions are accounted for as purchases or sales on a trade date basis. Any amounts payable or receivable for unsettled trades are recorded as sold securities receivable or purchased securities payable in the consolidated balance sheets.

Investments in MBS and marketable equity securities, if any, are classified as either available-for-sale or trading investments pursuant to accounting principles related to accounting for certain investments in debt and equity securities. These investments are carried at fair value with resulting unrealized gains and losses on available-for-sale securities reflected in accumulated other comprehensive income (loss) in the consolidated balance sheets and unrealized gains and losses on trading securities reflected in investment gain (loss), net, in the consolidated statements of comprehensive income. Investments in equity securities of non-public companies are carried at cost.

Although the Company generally intends to hold its MBS until maturity, it may, from time to time, sell any of its MBS as part of the overall management of its business. The available-for-sale designation provides the Company with the flexibility to sell its MBS in order to act on potential market opportunities or changes in economic conditions to ensure future liquidity and to meet other general corporate purposes as they arise.

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Financial Instruments 142

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 2. Summary of Significant Accounting Policies: (continued)

Impairments

The Company evaluates available-for-sale securities for other-than-temporary impairment at least on a quarterly basis, and more frequently when economic or market concerns warrant such evaluation. In general, when the fair value of an available-for-sale security is less than its amortized cost at the reporting date, the security is considered impaired. In evaluating these available-for-sale securities for other-than-temporary impairment (OTTI), consideration is given to (1) the length of time and the extent to which the fair value has been lower than carrying value, (2) the severity of the decline in fair value, (3) the financial condition and near-term prospects of the issuer, (4) the Company s intent to sell, and (5) whether it is more-likely-than-not the Company would be required to sell the security before anticipated recovery.

If the Company intends to sell an impaired security, or it is more likely than not that it will be required to sell the impaired security before its anticipated recovery, then the Company must recognize an OTTI through charges to earnings equal to the entire difference between the investment security s amortized cost and its fair value at the reporting date. If the Company does not expect to sell an other-than-temporarily impaired security, only the portion of the OTTI related to credit losses is recognized through charges to earnings with the remainder recognized through other accumulated comprehensive income/(loss) on the consolidated balance sheet. Impairments recognized through other comprehensive income/(loss) do not impact earnings. Following the recognition of an OTTI through earnings, a new cost basis is established for the investment security and may not be adjusted for subsequent recoveries in fair value through earnings. However, OTTI recognized through charges to earnings may be accreted back to the amortized cost basis of the investment security on a prospective basis through interest income. The determination as to whether an OTTI exists and, if so, the amount of credit impairment recognized in earnings is subjective, as such determination is based on factual information available at the time of assessment as well as the Company s estimates of the future performance and cash flow projections. As a result, the timing and amount of OTTIs constitute material estimates that are susceptible to significant change.

For available-for-sale, private-label MBS securities that have been acquired at discounts to face value due in part to credit deterioration since origination, the Company re-evaluates the undiscounted expected future cash flows and the changes in cash flows from those originally projected at the time of purchase or when last revised. The discount rate used to calculate the present value of expected future cash flows is the current yield used for income recognition purposes as compared to the discount rate used to calculate the fair value of the investment security is the current expected market rate. For those securities in an unrealized loss position, the difference between the carrying value and the net present value of expected future cash flows is recorded as other-than-temporary impairment charges through the Company s statement of comprehensive income.

Fair Value of Financial Instruments

The accounting principles related to fair value measurements define fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, not adjusted for transaction costs. Financial Accounting Standards Board (FASB) Accounting Standards Codification (ASC) 820, Fair Value Measurements and Disclosures (ASC 820), establishes a fair value hierarchy that prioritizes the inputs to valuation techniques used to measure fair value into three broad levels giving the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3) as described below:

Level 1	Unadjusted quoted prices in active markets for identical assets or liabilities that are accessible by the
Inputs	Company;
Level 2	Quoted prices in markets that are not active or financial instruments for which all significant inputs are
Inputs	observable, either directly or indirectly; and
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 2. Summary of Significant Accounting Policies: (continued)

Level 3 Inputs

Unobservable inputs for the asset or liability, including significant assumptions of the Company and other market participants.

The Company determines fair values for the following assets and liabilities:

Mortgage-backed securities (MBS), at fair value

Agency-backed MBS The Company s agency-backed MBS, the principal and interest payments on which are guaranteed by the Federal National Mortgage Association (Fannie Mae) or the Federal Home Loan Mortgage Corporation (Freddie Mac), are generally classified within Level 2 of the fair value hierarchy as they are valued after considering quoted market prices provided by a broker or dealer, or alternative pricing sources with reasonable levels of price transparency. The Company reviews broker or pricing service quotes to determine whether the quotes are relevant, for example, whether an active market exists to provide price transparency or whether the quote is an indicative price or a binding offer. The independent brokers and dealers providing market prices are those who make markets in or specialists with expertise in the valuation of these financial instruments.

Private-label MBS The Company classifies private-label MBS within Level 3 of the fair value hierarchy because they trade infrequently and, therefore, have little or no price transparency. The Company utilizes present value techniques based on estimated cash flows of the instrument taking into consideration various assumptions derived by management and other assumptions used by other market participants. These assumptions are corroborated by evidence such as historical data, risk characteristics, transactions in similar instruments, and completed or pending transactions, when available. The significant inputs in the Company s valuation process include default rate, loss severity, prepayment rate and discount rate. In general, significant increases (decreases) in default rate, loss severity or discount rate, in isolation, would result in a significantly lower (higher) fair value measurement. However, significant increases (decreases) in prepayment rate may result in a significantly higher (lower) fair value measurement. It is difficult to generalize the interrelationships between these significant inputs as the actual results could differ considerably on an individual security basis. For example, an increase in the default rate may not increase the loss severity rate if actual losses are lower than the average. Also, changes in discount rates may be greatly influenced by market expectation at any given point based upon many variables not directly related to the MBS market. Therefore, each significant input is closely analyzed to ascertain the reasonableness for the Company s valuation purposes.

Establishing fair value is inherently subjective given the volatile and sometimes illiquid markets for these private-label MBS and requires management to make a number of assumptions, including assumptions about the future of interest rates, prepayment rates, discount rates, credit loss rates, and the timing of cash flows and credit losses. The assumptions the Company applies are specific to each security. Although the Company relies on the internal calculations to compute the fair value of these private-label MBS, the Company requests and considers indications of

value (mark) from third-party dealers and the actual sales of private-label MBS to assist in the valuation process and calibrate our model.

Other investments The Company s other investments, which is classified within Level 3 of the fair value hierarchy, consists of investments in equity securities, investment funds, interest-only MBS, and other MBS-related securities.

Derivative instruments In the normal course of the Company's operations, the Company is a party to various financial instruments that are accounted for as derivatives in accordance with ASC 815, Derivatives and Hedging (ASC 815). The derivative instruments that trade in active markets or exchanges are classified within Level 1 of the fair value hierarchy because they are valued using quoted market prices. Other derivative instruments are generally classified within Level 2 of the fair value hierarchy because they are valued using broker or dealer quotations, which are model-based calculations based on market-based inputs,

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 2. Summary of Significant Accounting Policies: (continued)

including, but not limited to, contractual terms, market prices, yield curves, credit curves, measures of volatility, prepayment rates and correlations of such inputs.

Other Cash and cash equivalents, interest receivable, deposits, other receivable, interest payable, accounts payable, accrued expenses and other liabilities are reflected in the consolidated balance sheets at their amortized cost, which approximates fair value because of the short term nature of these instruments, and classified within Level 1 of the fair value hierarchy except for certain cash equivalents that are held in money market funds, which are classified within Level 2 of the fair value hierarchy.

Sold securities receivable, repurchase agreements and purchased securities payable are reflected in the consolidated balance sheets at the cost basis, which approximates fair value because of the short term nature of these instruments, and classified within Level 2 of the fair value hierarchy.

Long-term debt represents remaining balances of trust preferred debt and senior debt issued by the Company. Trust preferred debt is classified within Level 3 of the fair value hierarchy as the fair value is determined after considering quoted market prices provided by a broker or dealer. The independent broker or dealer providing market prices are those who make markets in or specialists with expertise in the valuation of these financial instruments. The Company s senior debt, which is publicly traded on the New York Stock Exchange, is classified within Level 1 of the fair value hierarchy.

The estimated fair values of the Company s financial instruments are as follows:

	December 3	1, 2013	December 31, 2012		
	Carrying Estimated		Carrying	Estimated	
	Amount	Fair Value	Amount	Fair Value	
Financial assets					
Cash and cash equivalents	\$48,628	\$48,628	\$35,837	\$35,837	
Interest receivable	5,173	5,173	4,869	4,869	
Sold securities receivable			26,773	26,773	
Other receivables	212	212	644	644	
MBS					
Agency-backed MBS	1,576,499	1,576,499	1,556,510	1,556,510	
Private-label MBS					
Senior securities	7,066	7,066	7,519	7,519	

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Re-REMIC securities	334,233	334,233	191,567	191,567
Derivative assets	8,424	8,424		
Other investments	2,065	2,065	2,347	2,347
Deposits	45,504	45,504	85,652	85,652
Financial liabilities				
Repurchase agreements	1,547,630	1,547,630	1,497,191	1,497,191
Interest payable	774	774	582	582
Long-term debt	40,000	36,620	15,000	15,000
Derivative liabilities	33,129	33,129	76,850	76,850
Accounts payable, accrued expenses and other liabilities	1,391	1,391	17,837	17,837

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 2. Summary of Significant Accounting Policies: (continued)

Repurchase Agreements

Securities sold under agreements to repurchase, which are treated as financing transactions for financial reporting purposes, are collateralized by MBS and are carried at their contractual amounts, including accrued interest, as specified in the respective agreements. Under the repurchase agreements, the Company pledges its securities as collateral to secure the borrowing, which is equal in value to a specified percentage of the fair value of the pledged collateral, while the Company retains beneficial ownership of the pledged collateral. At the maturity of a repurchase financing, the Company is required to repay the borrowing and receives back its pledged collateral from the counterparty. The counterparty to the repurchase agreements may require that the Company pledge additional securities or cash as additional collateral to secure borrowings when the value of the collateral declines.

Interest Income and Purchase Premiums and Discounts on MBS Securities

Interest income includes contractual coupon payments and the amortization of purchase premiums and accretion of discounts, if any, on the available-for-sale MBS portfolio. Interest income also includes contractual coupon payments on the trading MBS portfolio. Purchase premiums or discounts, if any, on the trading MBS portfolio are accounted for under mark-to-market accounting and the changes in value are recorded in investment gain (loss), net, on the statement of comprehensive income.

Interest income on the private-label MBS that were purchased at a discount to face value is recognized based on the security s expected effective interest rate. At acquisition, the accretable yield is calculated as the difference between the undiscounted expected cash flows and the purchase price which is expected to be accreted into interest income over the remaining life of the security on a level-yield basis. The difference between the contractually required payments and the undiscounted expected cash flows represents the non-accretable difference. Based on actual payment activities and changes in estimates of undiscounted expected future cash flows, the accretable yield and the non-accretable difference can change over time. Significant increases in the amount or timing of undiscounted expected future cash flows are recognized prospectively as an adjustment to the accretable yield.

Stock-Based Compensation

The Company accounts for stock-based compensation in accordance with accounting principles related to share-based payment which requires fair value method of accounting. Under the fair value based method, compensation cost is measured at the grant date based on the value of the award and is recognized over the service period, which is usually the vesting period. Expected forfeitures are included in determining share-based employee compensation cost.

Share-based awards that do not require future services are expensed immediately.

Performance-Based Long-Term Incentive Program

On August 13, 2012, the Compensation Committee of the Board of Directors of the Company adopted a performance-based long-term incentive program (Performance-based Program) that provides for the issuance of two types of performance share units (PSUs) from time to time pursuant to the Company s 2011 Plan.

The Compensation Committee established performance goals under the Performance-based Program. The awards under the Performance-based Program comprise of two types of PSUs: Combined Net Worth Units (Book Value PSUs) and Total Shareholder Return Units (TSR PSUs). The Book Value PSUs are eligible to vest based on the compound annualized growth in the Company s book value per share (*i.e.*, book value change plus dividends on a reinvested basis) during the applicable performance period. The TSR PSUs are eligible to vest based on the Company s compound annualized total shareholder return (*i.e.*, share price change plus dividends on a reinvested basis) during the applicable performance period.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 2. Summary of Significant Accounting Policies: (continued)

The Company accounts for the Performance-based Program in accordance with ASC 718. Therefore, the Book Value PSUs are valued at the grant date market value and the estimated compensation cost is recorded over the vesting period. The Company estimates the number of shares to be issued under the Book Value PSUs on a quarterly basis based on the actual and projected results for the remaining vesting period and any adjustments required are recognized retrospectively and over the remaining vesting period.

The Total Shareholder Return PSUs are also valued at the time of grant based on valuation model and the estimated compensation cost is recorded over the vesting period using straight-line basis. The valuation of the Total Shareholder Return PSUs is performed using Monte-Carlo simulation model (Model) using various assumptions including beginning average price, expected volatility, dividend equivalents, dividend yield, and risk-free rate of return. The Model projects stock prices on a daily basis assuming 250 trading days per year. The Model generates many future stock price paths to construct a distribution of where future stock prices might be. No remeasurement of compensation expense is required for the Total Shareholder Return PSUs.

The compensation costs are reversed if an employee is terminated prior to completing the required service period. The estimated shares to be granted under the Performance-based Program are included in the calculation of diluted Earnings Per Share.

Income Taxes

Income taxes are provided for using the asset and liability method. Deferred tax assets and liabilities represent the differences between the financial statement and income tax bases of assets and liabilities using enacted tax rates. The measurement of net deferred tax assets is adjusted by a valuation allowance if, based on the Company s evaluation, it is more-likely-than-not that they will not be realized. The Company recognizes tax positions in the financial statements only when it is more-likely-than-not that the position will be sustained upon examination by the relevant taxing authority based on the technical merits of the position. A position that meets this standard is measured at the largest amount of benefit that will more-likely-than-not be realized upon settlement. A liability is established for differences between positions taken in a tax return and the financial statements.

The Company is subject to federal alternative minimum tax (AMT) and state and local taxes on its taxable income and gains that are not offset by the net operating loss (NOL) and net capital loss (NCL) carry-forwards.

Other Comprehensive Income

Comprehensive income includes net income as currently reported by the Company on the consolidated statements of comprehensive income adjusted for other comprehensive income. Other comprehensive income for the Company represents changes in unrealized gains and losses related to the Company s MBS and other mortgage related assets accounted for as available-for-sale with changes in fair value recorded through shareholders equity.

Earnings Per Share

Basic earnings per share includes no dilution and is computed by dividing net income or loss available to common shareholders by the weighted-average number of common shares outstanding for the respective period. Diluted earnings per share includes the impact of dilutive securities such as stock options, unvested shares of restricted stock and performance share units. The following table presents the computations of basic and diluted earnings per share for the years ended December 31, 2013, 2012 and 2011:

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 2. Summary of Significant Accounting Policies: (continued)

	Year Ended December 31,						
	2013		2012		2011		
	Basic	Diluted	Basic	Diluted	Basic	Diluted	
Weighted average shares outstanding Common stock (in thousands)	15,990	15,990	10,205	10,205	7,720	7,720	
Stock options, performance share units, and unvested restricted stock (in thousands)		199		37		21	
Weighted average common and common							
equivalent shares outstanding (in	15,990	16,189	10,205	10,242	7,720	7,741	
thousands)							
Net income applicable to common stock	\$49,461	\$49,461	\$183,942	\$183,942	\$15,173	\$15,173	
Net income per common share	\$3.09	\$3.06	\$18.02	\$17.96	\$1.97	\$1.96	

As of December 31, 2011 there were 650 options to purchase shares of common stock outstanding. There were no outstanding options to purchases shares of common stock at December 31, 2013 and 2012. The diluted earnings per share for the years ended December 31, 2013, 2012 and 2011 did not include the antidilutive effect of 26,218, 27,808 and 23,443 shares, respectively, of awarded restricted stock units, stock options, and restricted stock.

Recent Accounting Pronouncements

On July 18, 2013, the FASB issued Accounting Standards Update 2013-11, Income Taxes (Topic 740), Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carry-forward, a Similar Tax Loss, or a Tax Credit Carry-forward Exists. This standard requires the netting of unrecognized tax benefits against a deferred tax asset for a loss or other carry-forward that would apply in settlement of the uncertain tax positions. Under the new standard, unrecognized tax benefits will be netted against all available same-jurisdiction loss or other tax carry-forward that would be utilized, rather than only against carry-forwards that are created by the unrecognized tax benefits. This standard will be effective for the Company beginning on January 1, 2014. The Company does not expect a significant impact on its financial positions as a result of adoption of these new requirements.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments:

Fair Value Hierarchy

The following tables set forth financial instruments accounted for under ASC 820 by level within the fair value hierarchy as of December 31, 2013 and December 31, 2012. As required by ASC 820, assets and liabilities that are measured at fair value are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

Financial Instruments Measured at Fair Value on a Recurring Basis

	, 2013 Level 1	Level 2	Laural 2	
MBS, at fair value	Total	Level 1	Level 2	Level 3
Trading				
Agency-backed MBS	\$1,576,452	\$	\$1,576,452	\$
Available-for-sale	\$ 1,570,452	Ф	\$ 1,570,452	φ
	47		47	
Agency-backed MBS Private-label MBS	47		47	
	7.066			7.066
Senior securities	7,066			7,066
Re-REMIC securities	334,233		47	334,233
Total available-for-sale	341,346		47	341,299
Total MBS	1,917,798	0.000	1,576,499	341,299
Derivative assets, at fair value	8,424	8,088	336	
Derivative liabilities, at fair value	(33,129)	(32,156)	(973)	
Interest-only MBS, at fair value	298			298
Total	\$1,893,391	\$(24,068)	\$1,575,862	\$ 341,597
	December 31	2012		
	Total	Level 1	Level 2	Level 3
MDC at fair value	Total	Level I	Level 2	Level 3
MBS, at fair value				
Trading	¢ 1 556 440	¢	¢ 1 556 440	¢
Agency-backed MBS	\$ 1,556,440	\$	\$ 1,556,440	\$
Available-for-sale	70		70	
Agency-backed MBS	70		70	
Private-label MBS	= = 4.0			-
Senior securities	7,519			7,519

Re-REMIC securities	191,567		191,567
Total available-for-sale	199,156	70	199,086
Total MBS	1,755,596	1,556,510	199,086
Derivative liabilities, at fair value	(76,850) (76,	,850)	
Interest-only MBS, at fair value	478		478
Total	\$1,679,224 \$(76,	,850) \$1,556,510	\$ 199,564

The total financial assets measured and reported at fair value on a recurring basis and classified within Level 3 were \$341,597, or 15.56% and \$199,564, or 9.66%, of the Company s total assets as of December 31, 2013 and 2012, respectively.

There were no transfers of securities in or out of Levels 1, 2 or 3 during the years ended December 31, 2013 and 2012.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments: (continued)

Level 3 Financial Instruments Measured at Fair Value on a Recurring Basis

The fair value of the Company s Level 3, available-for-sale, private-label MBS was \$341,299 and \$199,086 as of December 31, 2013 and 2012, respectively. These securities are primarily senior and re-REMIC tranches in securitization trusts issued between 2005 and 2010. The senior securities represent interests in securitizations that have the first right to cash flows and absorb losses last. The re-REMIC securities represent interests in re-securitizations of senior MBS and pro-rata mezzanine securities. For re-REMIC securities, the cash flows from, and any credit losses absorbed by, the underlying MBS are allocated among the re-REMIC securities issued in the re-securitization transactions based on the re-REMIC structure. For example, prime and non-prime residential senior securities have been resecuritized to create a two-tranche structure with a re-REMIC senior security and a re-REMIC subordinated security. In these re-REMIC securities, all principal payments from the underlying securities are directed to the re-REMIC subordinated security. For pro-rata mezzanine securities, principal payments from the underlying MBS are typically allocated concurrently and proportionally to the mezzanine securities along with senior securities. The re-REMIC subordinated and mezzanine securities absorb credit losses, if any, first; however, these credit losses occur only when credit losses exceed the credit protection provided to the underlying securities. Senior, re-REMIC and mezzanine securities receive interest while any face value is outstanding.

The Company s senior securities and re-REMIC securities were collateralized by residential Prime and Alt-A mortgage loans and had the following weighted-averages, based on face value, as of the dates indicated:

December 31,			
2013	2012		
69 %	70 %		
725	730		
14 %	17 %		
37 %	46 %		
3.34 %	4.40 %		
	2013 69 % 725 14 % 37 %		

The significant unobservable inputs for the valuation model include the following weighted-averages, based on face value, as of the dates indicated:

Discount rate

Dec	December 31, 2013			December 31, 2012			
Sen	or	Re-REMIC		Senior		Re-REMIC	
Seco	ırities	Securities		Securities		Securities	
6.0	0 %	6.55	%	6.50	%	7.43	%

December 31

ARLINGTON ASSET INVESTMENT CORP. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (500) llars in

Default rate	9.30 %	3.62 %	9.30 %	5.00	%
Loss severity rate	50.00 %	44.82 %	60.00 %	46.60	%
Prepayment rate	16.30 %	11.69 %	16.30 %	13.75	%

The ranges of the significant unobservable inputs for the valuation model were as follows as of the dates indicated:

	December	31, 2013	December	31, 2012
	Senior	Re-REMIC	Senior	Re-REMIC
	Securities	Securities	Securities	Securities
Discount rate	6.00 %	6.00 10.00 %	6.50 %	6.50 13.25 %
Default rate	9.30 %	0.95 9.60 %	9.30 %	0.95 11.10 %
Loss severity rate	50.00 %	29.15 57.50%	60.00 %	28.26 57.50%
Prepayment rate	16.30 %	6.40 19.00 %	16.30 %	6.95 20.40 %
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments: (continued)

The tables below set forth a summary of changes in the fair value and gains and losses of the Company s Level 3 financial assets and liabilities that are measured at fair value on a recurring basis for the years ended December 31, 2013 and 2012.

	Year Ende	ed December	31, 2013
	Senior	Re-REMIC	
Paginning halanga January 1, 2012		Securities	¢ 100 006
Beginning balance, January 1, 2013	\$7,519	\$191,567	\$199,086
Total net gains (losses) Included in earnings		16,526	16,526
<u> </u>	(254)	23,469	•
Included in other comprehensive income Purchases	(254)	,	23,215
Sales		167,682	167,682
	(1,092)	(69,337) (21,362)	(69,337) (22,454)
Payments, net Accretion of discount	(1,092) 893	25,688	26,581
	\$7,066	\$334,233	\$341,299
Ending balance, December 31, 2013 The amount of net gains (losses) for the period included in earnings	\$ 7,000	\$334,233	\$ 341,299
attributable to the change in unrealized gains (losses) relating to	\$	\$(1,270)	\$(1,270)
Level 3 assets still held at the reporting date	ψ	\$(1,270)	\$(1,270)
	Year Ende	ed December	31, 2012
	Senior	Re-REMIC	
		Securities	Total
Beginning balance, January 1, 2012	\$9,311	\$170,116	\$179,427
Total net gains (losses)	•		
Included in earnings	(2,463)	(2,898)	(5,361)
<u> </u>			
Included in other comprehensive income	994	45	1,039
Included in other comprehensive income Purchases	994	45 54,709	1,039 54,709
	994	_	•
Purchases	994 (1,642)	54,709	54,709
Purchases Sales		54,709 (34,102)	54,709 (34,102)
Purchases Sales Payments, net	(1,642)	54,709 (34,102) (19,310)	54,709 (34,102) (20,952)

Level 3 assets still held at the reporting date

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Gains and losses included in earnings for the years ended December 31, 2013 and 2012 are reported in the following statement of comprehensive income line descriptions:

	Other Los	s, Investment
	Loss, net	
	2013	2012
Total gains (losses) included in earnings for the period	\$16,526	\$ (5,361)
Change in unrealized gains (losses) relating to Level 3 assets still held at the reporting date	\$(1,270)	\$(15,174)

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments: (continued)

Level 3 Financial Instruments Measured at Fair Value on a Non-Recurring Basis

The Company also measures certain financial assets at fair value on a non-recurring basis. Adjustments to the fair value of these assets usually result from the application of lower-of-cost-or-market accounting or write-downs of individual assets due to impairments. Due to the nature of these financial assets, enterprise values are primarily used to value these financial assets. In determining the enterprise value, the Company analyzes various financial, performance and market factors to estimate fair value, including where applicable, market trading activity. As a result, these financial assets are classified within Level 3 of the fair value hierarchy. As of December 31, 2013 and 2012, these financial assets are classified within the other investments category, represent the Company s interest in non-public equity securities and investment funds and are valued at \$1,767 and \$1,869, respectively. For the years ended December 31, 2013 and 2012, the Company recorded a loss of \$177 and \$64, respectively, in the carrying value of these financial assets.

MBS, at Fair Value

MBS, at fair value⁽¹⁾⁽²⁾, consisted of the following as of the dates indicated:

	December 31, 2013			December 31, 2012							
	Fair Value	Net Unamortized Premium (Discount)	Percent of Total Fair Value	Averag	t W leight g A verag Rating ⁽	ge _{Value}	Net Unamortized Premium (Discount)	Percent Total F Value		_	nt W eighted g A verage Rating ⁽³⁾
Trading											
Fannie Mae	\$997,488	\$	52.01 %	9.4	AAA	\$1,083,810	\$	61.73	%	4.9	AAA
Freddie Mac	578,964		30.19 %	9.6	AAA	472,630		26.92	%	5.1	AAA
Available-for-sale: Agency-backed											
Fannie Mae	47			5.8	AAA	70		0.01	%	2.8	AAA
Private-label Senior	7.066	(4.790	0.37 %	10	C	7,519	(6.510	0.42	07	5.2	С
securities	7,066	(4,789)	0.37 %	4.8	C-	7,319	(6,519)	0.43	%	5.2	C
Re-REMIC securities	334,233	(202,450)	17.43 %	11.4	NR	191,567	(164,422)	10.91	%	11.4	NR
	\$1,917,798	\$(207,239)	100.00%			\$1,755,596	\$(170,941)	100.00)%		

The Company s MBS portfolio was primarily comprised of fixed-rate MBS at December 31, 2013 and 2012. The weighted-average coupon of the MBS portfolio at December 31, 2013 and 2012 was 3.90% and 4.11%, respectively.

- As of December 31, 2013 and 2012, the Company s MBS investments with a fair value of \$1,673,911 and \$1,615,421, respectively, were pledged as collateral for repurchase agreements.
 - The securities issued by Fannie Mae and Freddie Mac are not rated by any rating agency; however, they are commonly thought of as having an implied rating of AAA. There is no assurance, particularly given the downgrade
- of the U.S. credit rating to AA+ by Standard & Poors during the quarter ended September 30, 2011 and Fitch Ratings Inc. s announcement on October 15, 2013 that it had placed the U.S. credit rating on negative watch, that these securities would receive such a rating if they were ever rated by a rating agency. The weighted-average rating of the Company s private-label senior securities is calculated based on face value of the securities.

The Company has generally purchased private-label MBS at a discount. The Company, at least on a quarterly basis, estimates the future expected cash flows based on the Company s observation of current information and events and applies a number of assumptions related to prepayment rates, interest rates, default rates, loss severity rates, and the timing and amount of cash flows and credit losses. These assumptions are

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MBS, at Fair Value 161

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments: (continued)

difficult to predict as they are subject to uncertainties and contingencies related to future events that may impact the Company s estimates and its interest income.

Interest income on the private-label MBS that were purchased at a discount to face value is recognized based on the security s expected effective interest rate. At acquisition, the accretable yield is calculated as the difference between the undiscounted expected cash flows and the purchase price which is expected to be accreted into interest income over the remaining life of the security on a level-yield basis. The difference between the contractually required payments and the undiscounted expected cash flows represents the non-accretable difference. Based on actual payment activities and changes in estimates of undiscounted expected future cash flows, the accretable yield and the non-accretable difference can change over time. Significant increases in the amount or timing of undiscounted expected future cash flows are recognized prospectively as an adjustment to the accretable yield.

The following table presents the changes in the accretable yield on available-for-sale, private-label MBS for the years ended December 31, 2013 and 2012:

	Year Ended December 31,		
	2013	2012	
Beginning balance	\$ 207,853	\$ 194,619	
Accretion of discount	(26,581)	(24,326)	
Reclassifications, net	46,319	(3,928)	
Acquisitions	150,646	81,074	
Sales	(67,729)	(39,586)	
Ending balance	\$ 310,508	\$ 207,853	

For the available-for-sale, private-label MBS acquired during the year ended December 31, 2013 and 2012, the contractually required payments receivable, the cash flow expected to be collected, and the fair value at the acquisition date were as follows for the periods indicated:

	Year Ended December 31		
	2013	2012	
Contractually required payments receivable	\$ 420,500	\$ 187,237	
Cash flows expected to be collected	318,328	135,547	
Basis in acquired securities	167,682	54,474	

The Company s available-for-sale MBS are carried at fair value in accordance with ASC 320, *Debt and Equity Securities* (ASC 320), the securities with resulting unrealized gains and losses reflected as other comprehensive income or loss. Gross unrealized gains and losses on these securities were the following as of the dates indicated:

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	December 3	1, 2013				
	Amortized	Amortized Unrealized				
	Cost/Cost Basis ⁽¹⁾	Gains	Losses	Fair Value		
Agency-backed MBS	\$ 43	\$ 4	\$	\$ 47		
Private-label MBS						
Senior securities	5,412	1,654		7,066		
Re-REMIC securities	273,264	60,970	(1)	334,233		
Total	\$ 278,719	\$ 62,628	\$ (1)	\$ 341,346		

The amortized cost of MBS includes unamortized net discounts of \$207,239 at December 31, 2013. F-20

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments: (continued)

	December 31, 2012			
	Amortized	Unrealized		
	Cost/ Cost Basis ⁽¹⁾	Gains	Losses	Fair Value
Agency-backed MBS	\$ 64	\$ 6	\$	\$ 70
Private-label MBS				
Senior securities	5,611	1,908		7,519
Re-REMIC securities	154,067	37,500		191,567
Total	\$ 159,742	\$ 39,414	\$	\$ 199,156

The amortized cost of MBS includes unamortized net discounts of \$170,941 at December 31, 2012. For the years ended December 31, 2013 and 2012, the Company recorded other-than-temporary impairment charges of \$1,270 and \$15,174, respectively, as a component of investment loss, net, on the consolidated statements of comprehensive income related to deterioration in credit quality on available-for-sale, private-label MBS with a cost basis of \$11,688 and \$49,367, respectively, prior to recognizing the other-than-temporary impairment charges.

The following table presents a summary of other-than-temporary impairment charges included in earnings for the periods indicated and cumulative other-than-temporary impairment charges recognized on the MBS held as of the dates indicated:

	Year Ende	ed December
	2013	2012
Cumulative other-than-temporary impairment, beginning balance	\$23,768	\$ 8,594
Additions		
Other-than-temporary impairments not previously recognized	380	13,986
Increases related to other-than-temporary impairments on securities with previously recognized other-than-temporary impairments	890	1,188
Reductions		
Decreases related to other-than-temporary impairments on sold securities with previously recognized other-than-temporary impairments	(1,375)	
Cumulative other-than-temporary impairment ending balance	\$23,663	\$ 23,768
The following table presents the results of sales of MBS for the p	eriods indic	cated:

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	Year Ended December 31,				
	2013	2012			
	Agency-Bac	Agency-Back Pativate-Label			
	MBS	MBS	MBS	MBS	
Proceeds from sales	\$ 914,155	\$ 69,337	\$ 379,271	\$ 34,102	
Gross gains	1,619	17,458	5,223	9,813	
Gross losses	27,406		395		
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 3. Financial Instruments: (continued)

Other Investments

The Company s other investments consisted of the following as of the dates indicated:

	Decembe	r 31,
	2013	2012
Interest-only MBS	\$ 298	\$ 478
Non-public equity securities	975	975
Investments funds	792	894
Total other investments	\$ 2,065	\$ 2,347

For the years ended December 31, 2013 and 2012, the Company recorded other-than-temporary impairment charges of \$84 and \$534, respectively, as a component of investment loss, net, on the consolidated statements of comprehensive income on an investment in interest-only MBS.

Note 4. Borrowings:

Repurchase Agreements

The Company has entered into repurchase agreements to fund its investments in MBS. Securities sold under agreements to repurchase, which are treated as financing transactions for financial reporting purposes, are collateralized by MBS and are carried at their contractual amounts, including accrued interest, as specified in the respective agreements. Under the repurchase agreements, the Company pledges its securities as collateral to secure the borrowing, which is equal in value to a specified percentage of the fair value of the pledged collateral, while the Company retains beneficial ownership of the pledged collateral. The counterparty to the repurchase agreements may require that the Company pledge additional securities or cash as additional collateral to secure borrowings when the value of the collateral declines.

As of December 31, 2013, the Company had no amount at risk with a single repurchase agreement counterparty or lender greater than 10% of equity. As of December 31, 2012, the amount at risk related to \$482,097 of repurchase agreements with Credit Suisse Securities (USA) LLC was \$50,171 or 10.97% of the Company s equity with a weighted average maturity of 15 days. The following table provides information regarding the Company s outstanding repurchase agreement borrowings as of the dates and periods indicated:

December 31,

	2013	2012
Outstanding balance	\$1,547,630	\$1,497,191
Value of assets pledged as collateral		
Agency-backed MBS	1,556,763	1,547,760
Private-label MBS	117,148	67,661
Net amount ⁽¹⁾	126,281	118,230
Weighted-average rate	0.45 %	0.52 %
Weighted-average term to maturity	13.2 days	14.5 days
Weighted-average outstanding balance during the year ended	\$1,515,137	\$953,152
Weighted-average rate during the year ended	0.45 %	0.46 %

Net amount represents the value of collateral in excess of corresponding repurchase obligation. The amount of collateral at-risk is limited to the outstanding repurchase obligation and not the entire collateral balance. F-22

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 4. Borrowings: (continued)

Long-Term Debt

As of December 31, 2013 and 2012, the Company had \$40,000 and \$15,000, respectively, of outstanding long-term debentures. On May 1, 2013, the Company completed a public offering of \$25,000 of its 6.625% Senior Notes due in 2023 and received net proceeds of \$24,038 after payment of underwriting discounts and commissions and expenses. These Senior Notes will mature on May 1, 2023, and may be redeemed in whole or in part at any time and from time to time at the Company s option on or after May 1, 2016, at a redemption price equal to the principal amount redeemed plus accrued and unpaid interest. The interest payments on these Senior Notes are payable quarterly on February 1, May 1, August 1, and November 1 of each year, beginning on August 1, 2013. These Senior Notes are publicly traded on the New York Stock Exchange under the ticker symbol AIW . The Company s long-term debentures consisted of the following as of the dates indicated:

	December 31, 2013			December 31, 2012					
	Senior Notes		Trust Pr	eferred l	Debt	Se No	nior Trust Pr otes	eferred I	Debt
Outstanding Principal	\$25,000		\$15,000)		\$	\$15,000)	
Annual Interest Rate	6.625	%	LIBOI	R+2.25-3	3.00%		LIBO	R+2.25-3	3.00%
Interest Payment Frequency	Quarterly		Quarte	erly			Quarte	erly	
Weighted-Average Interest Rate	6.625	%	2.99		%		3.09		%
Maturity	May 1, 2023		2033	2035			2033	2035	
Early Redemption Date	May 1, 2016		2008	2010			2008	2010	

Note 5. Derivative Financial Instruments and Hedging Activities:

In the normal course of its operations, the Company is a party to financial instruments that are accounted for as derivative financial instruments in accordance with ASC 815. These instruments may include interest rate swaps, Eurodollar futures, swap futures, and U.S. Treasury futures contracts, put options and certain commitments to purchase and sell MBS. The exchange traded derivatives such as Eurodollar futures and swap futures are cash settled on a daily basis. The Company may be required to pledge collateral for margin requirements with third-party custodians in connection with certain derivative transactions. These transactions are not under master netting agreements.

During the years ended December 31, 2013 and 2012, the Company entered into various financial contracts to hedge certain MBS and related borrowings and other long-term debt. These financial contracts are not designated as hedges under ASC 815. The changes in fair value on these derivatives are recorded to net investment (loss) gain, net, in the statement of comprehensive income. For the years ended December 31, 2013 and 2012, the Company recorded net

gains (losses) of \$58,003 and \$(28,755), respectively, on these derivatives. The Company held the following derivative instruments as of the dates indicated:

		December 31. Notional	December 31, 2013 Notional Fair		2012 Fair
		Amount	Value	Amount	Value
	No hedge designation				
	Eurodollar futures				
	Derivative assets	\$8,758,000	\$4,361	\$	\$
	Derivative liabilities	6,787,000	(30,638)	17,525,000	(76,850)
	Total Eurodollar futures ⁽¹⁾	15,545,000	(26,277)	17,525,000	(76,850)
	10-year swap futures				
	Derivative assets	635,500	3,727		
	Derivative liabilities	31,000	(18)		
	Total 10-year swap futures ⁽²⁾	666,500	3,709		
	5-year U.S. Treasury note futures ⁽³⁾	100,000	(1,500)		
	Commitment to purchase MBS ⁽⁴⁾	169,511	(973)		
	Commitment to sell MBS ⁽⁵⁾	125,000	336		
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 5. Derivative Financial Instruments and Hedging Activities: (continued)

The \$15,545,000 total notional amount of Eurodollar futures contracts as of December 31, 2013 represents the accumulation of Eurodollar futures contracts that mature on a quarterly basis between 2014 and 2018. As of December 31, 2013, the Company maintained \$34,749 as a deposit and margin against the open Eurodollar futures contracts.

The total notional amount of \$666,500 represents the accumulation of 10-year swap futures that mature in March (2) 2014. As of December 31, 2013, the Company maintained \$8,774 as a deposit and margin against the open swap futures contracts.

The total notional amount of \$100,000 represents the accumulation of 5-year U.S. Treasury note futures that mature (3) in March 2014. As of December 31, 2013, the Company maintained \$1,981 as a deposit and margin against the open 5-year U.S. Treasury note futures contracts.

- The total notional amount of commitment to purchase MBS represents forward commitments to purchase fixed-rate MBS securities.
- The total notional amount of commitment to sell MBS represents forward commitments to sell fixed-rate MBS securities.

Note 6. Income Taxes:

The Company is taxed as a C corporation for U.S. federal tax purposes.

The (benefit) provision for income taxes from operations consists of the following for the years ended December 31, 2013, 2012 and 2011:

	2013	2012	2011
Federal	\$ (20,075)	\$ (115,321)	\$ 698
State	(15,247)	(37,616)	797
	\$ (35,322)	\$ (152,937)	\$ 1,495
Current	\$ (14,860)	\$ 1,889	\$ 1,495
Deferred	(20,462)	(154,826)	
	\$ (35,322)	\$ (152,937)	\$ 1,495

Deferred tax assets and (liabilities) consisted of the following as of December 31, 2013 and 2012:

2013 2012 Unrealized investment gains and losses \$ 99,689 \$ 54,761

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Accrued compensation	459	(266)
Accrued other estimated liabilities	4,012	3,868
AMT credit	6,328	5,383
Net operating loss carry-forward	75,059	94,423
Unrealized gain on AFS securities	(25,677)	(16,160)
Investment gain on non-hedge designated derivatives	9,149	5,274
Federal liability on state deferred tax assets	(8,611)	(7,863)
Other, net	523	5,158
Capital loss carry-forward	20,809	116,918
Valuation allowance on capital loss carry-forward	(15,889)	(107,078)
Net deferred tax asset	\$ 165,851	\$ 154,418

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 6. Income Taxes: (continued)

The (benefit) provision for income taxes results in effective tax rates that differ from the federal statutory rates. The reconciliation of the Company and its subsidiaries income tax attributable to net income computed at federal statutory rates to income tax expense was:

	December 31,		
	2013	2012	2011
Federal income tax at statutory rate	\$4,949	\$10,852	\$5,853
State income taxes	849	1,813	1,357
Executive compensation			1,075
Effect of stock based compensation			1,330
Expiration of capital loss carryover	57,254	37,935	66,439
Reversal of unrecognized tax benefit related to uncertain			
tax position and related accrued interest, and related	(11,028)		
AMT credits			
Federal liability on state deferred tax assets	1,237	7,884	
Other, net	2,606	945	294
Valuation allowance	(91,189)	(212,366)	(74,853)
Total income tax (benefit) provision	\$(35,322)	\$(152,937)	\$1,495

During the year ended December 31, 2012, the Company recorded \$152,937 of income tax benefit as a result of releasing \$162,519 of valuation allowance previously provided for certain deferred tax assets. The amount of the valuation allowance released by the Company represents a portion of deferred tax assets that was deemed more-likely-than-not that the Company will realize the benefits based on the analysis where the positive evidences outweighed the negative evidences. The Company s framework for assessing the recoverability of deferred tax assets required consideration of all available evidence, including:

the sustainability of recent operating profitability;

the predictability of future operating profitability of the character necessary to realize the deferred tax assets; and the carry-forward periods for the net operating loss and capital loss carry-forwards.

The determination to release valuation allowance as of December 31, 2012 was based upon the Company meeting the criteria in the framework.

Effective December 31, 2013, the Company contributed 40 of its private-label MBS with \$367,642 in face value in a taxable contribution (Contribution) to Rosslyn REIT Trust. Rosslyn REIT Trust (formerly known as FBR REIT Asset Trust) was formed on December 27, 2007 as a Maryland real estate investment trust and will elect to be taxed as a REIT for U.S. federal income tax purposes effective January 1, 2014. The Company owns all the common shares of Rosslyn REIT Trust and all of the preferred shares are owned by outside investors. The Contribution resulted in

taxable capital gains of \$68,041. The Company utilized net capital loss carry-forwards to offset the capital gain recognized on the Contribution for tax purposes.

With the completion of IRS examination of the Company s tax years 2009 and 2010 without any adjustment and the expiration of the statute of limitation on 2009 state tax return, the Company reversed \$12,810 of unrecognized tax benefits related to an uncertain tax position and \$3,402 of related accrued interest during the year ended December 31, 2013. The Company also reversed deferred taxes associated with accrued interest and AMT credits of \$5,184 related to the unrecognized tax benefits previously recorded.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 6. Income Taxes: (continued)

As of December 31, 2013, the Company had an NCL carry-forward of \$50,754 that can be used to offset future capital gains. These capital losses expire in 2014, and are available to offset tax capital gains through 2014. In addition, as of December 31, 2013, the Company had an NOL carry-forward of \$183,070, which can be used to offset future taxable income. The NOL carry-forward will begin to expire in 2027. The valuation allowance relates to the estimated amount of NCLs that will expire unused in 2014.

A reconciliation of the beginning and ending amount of unrecognized tax benefits is as follows:

	2013	2012
Balance at January 1	\$ 12,810	\$ 12,810
Additions based on tax positions related to the current year		
Additions for tax positions of prior years		
Reductions for tax positions of prior years	(12,810)	
Settlements		
Balance at December 31	\$	\$ 12.810

As of December 31, 2013, the Company has assessed the need for a reserve against its uncertain tax positions and has made the determination that such reserve is not necessary.

The Company is subject to examination by the U.S. Internal Revenue Service (IRS), and state and local authorities in jurisdictions where the Company has significant business operations. An IRS examination of the Company s tax years 2009 and 2010 was completed without any adjustment.

Note 7. Commitments and Contingencies:

Contractual Obligations

The Company has contractual obligations to make future payments in connection with borrowings and non-cancelable lease agreements and other contractual commitments. The following table sets forth these contractual obligations by fiscal year:

	2014	2015	2016	2017	2018	Thereafte	r Total
Borrowings ⁽¹⁾	\$	\$	\$	\$	\$	\$40,000	\$40,000
Minimum rental and other contractual commitments ⁽²⁾	256	15	446	458	471	980	2,626

\$256 \$15 \$446 \$458 \$471 \$40,980 \$42,626

This table excludes interest payments to be made on the Company s long-term debt securities. Based on the weighted average interest rate of 3.00%, approximately \$114 in accrued interest on the current outstanding principal will be paid for the quarter ending March 31, 2014 on the \$15,000 of trust preferred debt. Interest on the trust preferred debt is based on the 3-month LIBOR; therefore, actual coupon interest will likely differ from this estimate. The trust preferred debt will mature beginning in October 2033 through July 2035. As of December 31, 2013, approximately \$414 in accrued interest on the current outstanding principal will be paid for the quarter ending March 31, 2014 on the \$25,000 of Senior Notes. The Senior Notes have an annual interest rate of 6.625% and will mature on May 1, 2023.

Equipment and office rent expense for 2013, 2012 and 2011 was \$243, \$263 and \$173, respectively. The Company also has short-term repurchase agreement liabilities of \$1,547,630 as of December 31, 2013. See Note 4 for further information.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 8. Shareholders Equity:

The Company has authorized share capital of 450,000,000 shares of Class A common stock, par value \$0.01 per share; 100,000,000 shares of Class B common stock, par value \$0.01 per share; and 25,000,000 shares of undesignated preferred stock. Holders of the Class A and Class B common stock are entitled to one vote and three votes per share, respectively, on all matters voted upon by the shareholders. Shares of Class B common stock convert to shares of Class A common stock at the option of the Company in certain circumstances including (i) upon sale or other transfer, (ii) at the time the holder of such shares of Class B common stock ceases to be affiliated with the Company and (iii) upon the sale of such shares in a registered public offering. The Company s Board of Directors has the authority, without further action by the shareholders, to issue preferred stock in one or more series and to fix the terms and rights of the preferred stock. Such actions by the Board of Directors could adversely affect the voting power and other rights of the holders of common stock. Preferred stock could thus be issued quickly with terms that could delay or prevent a change in control of the Company or make removal of management more difficult. At present, the Company has no plans to issue any preferred stock.

Equity Offering

During the years ended December 31, 2013 and 2012, the Company completed public offerings as follows:

Closing date of the offering	March 26, 2012	September 26, 2012	March 13, 2013
Shares sold to public	1,755,000	3,000,000	3,000,000
Shares sold pursuant to the underwriter over-allotment	263,250	450,000	450,000
Total shares of Class A common stock	2,018,250	3,450,000	3,450,000
Public offering price per share	\$23.90	\$24.80	\$ 25.50
Net proceeds ⁽¹⁾	\$46,015	\$83,234	\$ 86,964

Net of underwriting discounts and commissions and expenses.

Dividends

(1)

Pursuant to the Company s variable dividend policy, the Board of Directors evaluates dividends on a quarterly basis and, in its sole discretion, approves the payment of dividends. The Company s dividend payments, if any, may vary significantly from quarter to quarter. The Board of Directors has approved and the Company has declared the following dividends to date in 2013:

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Quarter E	Ended	vidend nount	Declaration Date	Record Date	Pay Date
Decembe	er 31	\$ 0.875	December 19	December 31	January 31, 2014
Septembe	er 30	0.875	September 18	September 30	October 31
June 30		0.875	June 17	June 28	July 31
March 31	-	0.875	March 15	March 28	April 30
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 8. Shareholders Equity: (continued)

The Board of Directors approved and the Company declared and paid the following dividends for 2012:

Quarter Ended	Dividend Amoun	t Declaration Date	Record Date	Pay Date
December 31	\$ 0.875	December 5	December 17	December 31
September 30	0.875	September 13	September 28	October 31
June 30	0.875	June 15	June 29	July 31
March 31	0.875	March 16	March 26	April 30

Long-Term Incentive Plan

On April 13, 2011, the Board of Directors adopted the Arlington Asset Investment Corp. 2011 Long-Term Incentive Plan (2011 Plan). The 2011 Plan was approved by the Company s shareholders and became effective on June 2, 2011.

Under the 2011 Plan, shares of Class A common stock of the Company may be issued to employees, directors, consultants and advisors of the Company and its affiliates. The maximum number of shares authorized for issuance under the 2011 Plan is equal to 500,000 shares plus any shares that remained available for issuance under the Friedman, Billings, Ramsey Group, Inc. 2004 Long-Term Incentive Plan, the Friedman, Billings, Ramsey Group, Inc. 1997 Stock and Annual Incentive Plan and the Amended and Restated Friedman, Billings, Ramsey Group, Inc. Non-Employee Director Stock Compensation Plan (the Prior Plans) at the time the 2011 Plan became effective. As of June 2, 2011, 45,097 shares remained available for grants under the Prior Plans.

Under the 2011 Plan, the Compensation Committee of the Company s Board of Directors may grant options, stock appreciation rights (SARs), restricted stock and restricted stock units (RSUs), other stock-based awards, and performance awards. However, no participant may be granted (i) options or SARs covering more than 250,000 shares in any calendar year or (ii) restricted stock, RSUs, performance awards and/or other stock-based awards denominated in shares covering more than 250,000 shares in any calendar year. These share limits are subject to adjustment in the event of any merger, reorganization, consolidation, recapitalization, stock dividend, stock split, reverse stock split, spin-off, extraordinary cash dividend or similar transactions or other change in corporate structure affecting the shares. In addition, the maximum dollar value payable to any participant in any calendar year with respect to awards valued with reference to property (including cash) other than shares is \$10,000. The 2011 Plan will terminate on the tenth anniversary of its effective date unless sooner terminated by the Board of Directors. The Company uses a fair value based measurement method in accounting for all share based payment transactions.

Performance-Based Long-Term Incentive Program

On August 13, 2012, the Compensation Committee of the Board of Directors of the Company adopted a performance-based long-term incentive program (Performance-based Program) that provides for the issuance of two

types of performance share units (PSUs) pursuant to the Company s 2011 Plan.

The Compensation Committee established performance goals under the Performance-based Program. Two types of PSUs may be awarded under the Performance-based Program: Book Value PSUs and Total Shareholder Return Units (TSR PSUs). The Book Value PSUs are eligible to vest based on the compound annualized growth in the Company s book value per share (*i.e.*, book value change plus dividends on a reinvested basis) during the applicable performance period. The TSR PSUs are eligible to vest based on the Company s compound annualized total shareholder return (*i.e.*, share price change plus dividends on a reinvested basis) during the applicable performance period.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 8. Shareholders Equity: (continued)

PSUs do not have any voting rights. No dividends are paid on outstanding PSUs during the applicable performance period. Instead, dividend equivalents are accrued on outstanding PSUs during the applicable performance period, deemed invested in shares of Class A common stock and are paid out in shares of Class A common stock at the end of the performance period to the extent that the underlying PSUs vest. Upon settlement, vested PSUs are converted into shares of the Company s Class A common stock on a one-for-one basis. The PSUs and dividend equivalents are settled in whole shares of Class A common stock with a cash payment in lieu of any fractional share.

The right to receive shares of Class A common stock upon vesting of PSUs at the end of the applicable performance period is subject to both continued employment and the achievement of the Company performance goals established by the Compensation Committee. The employment requirement, but not the performance requirement, is waived in the event the awardee dies, becomes disabled or retires; provided, however, that if the awardee dies, becomes disabled or retires before the first anniversary of the grant date, the number of PSUs that are earned under the performance targets are pro-rated. If an awardee is terminated without cause, the Compensation Committee, in the exercise of its discretion, determines whether any of the PSUs have been earned, provided that the Compensation Committee may not approve a payout that exceeds the number of PSUs earned under the performance targets. In the event of a change of control, the number of PSUs that are earned for each performance period are determined immediately prior to the change of control based on actual performance and vests subject to continued employment for the remainder of the original performance period, subject to accelerated vesting in certain circumstances.

Except as described above or as the Compensation Committee at any time may otherwise determine, an awardee will forfeit the right to any PSUs if he or she terminates employment before the payment date.

On August 13, 2012, the Compensation Committee of the Board of Directors of the Company approved the initial grant of 30,177 Book Value PSUs and 41,735 TSR PSUs to the participants in the Performance-based Program.

For the initial grant, the Compensation Committee awarded PSUs with an aggregate grant date fair value equal to 75% of the awardee s base salary, with 50% of the total grant date fair value represented by Book Value PSUs and 50% of the total grant date fair value represented by TSR PSUs. To facilitate the implementation of the Performance-based Program, the Compensation Committee established both a two-year and three-year performance period for the initial grant of PSUs. A portion of the Book Value PSUs and TSR PSUs will be eligible for vesting at the end of the second year following the grant date, and a portion of the Book Value PSUs and TSR PSUs will be eligible for vesting at the end of the third year following the grant date. The actual number of shares of Class A common stock that will be issued to each participant at the end of the applicable performance period will vary between 0% and 200% of the number of PSUs granted, depending on performance results. If the threshold level of performance goals are not achieved, no PSUs are earned. If the initial performance threshold is met, participants earn 50% of the granted PSUs for Company performance at the target level and 200% of the granted PSUs for Company performance at the target level and 200% of the granted PSUs for Company performance at the maximum level, with linear interpolation for

achievement falling between the performance levels.

On July 1, 2013, the Compensation Committee of the Board of Directors of the Company approved a grant of 34,221 Book Value PSUs and 34,567 TSR PSUs to the participants in the Performance-based Program (2013 PSU Grants).

For the 2013 PSU Grants, the Compensation Committee awarded PSUs with an aggregate grant date fair value equal to 100% of the awardee s base salary, with 50% of the total grant date fair value represented by Book Value PSUs and 50% of the total grant date fair value represented by TSR PSUs. The Compensation Committee established a three-year performance period for the 2013 PSU Grants. The Book Value PSUs and TSR PSUs will be eligible for vesting at the end of the third year following the grant date. The actual number

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 8. Shareholders Equity: (continued)

of shares of Class A common stock that will be issued to each participant at the end of the applicable performance period will vary between 0% and 250% of the number of PSUs granted, depending on performance results. If the threshold level of performance goals are not achieved, no PSUs are earned. If the initial performance threshold is met, participants earn 50% of the granted PSUs for Company performance at the threshold level, 100% of the granted PSUs for Company performance at the maximum level, with linear interpolation for achievement falling between the performance levels.

The Company recorded \$1,485 and \$287 in compensation expenses related to the Performance-based Program during the years ended December 31, 2013 and 2012, respectively.

Restricted Stock

The Company grants restricted common shares to employees that vest ratably over a three year period or cliff-vest after two to three years for various purposes based on continued employment over these specified periods. As of December 31, 2013 and 2012, a total of 57,673 and 34,835 shares, respectively, of such restricted Class A common stock were outstanding with unamortized deferred compensation of \$838 and \$507, respectively. A summary of these unvested restricted stock awards is presented below:

Number of Shares	_	average
132,246	59.40	0.2
14,000	27.66	
(15)	125.00	
(131,025)	58.80	
15,206	35.40	2.0
25,500	22.99	
(5,871)	47.60	
34,835	24.24	2.2
36,000	26.74	
(13,162)	24.65	
57,673	25.71	2.0
	Shares 132,246 14,000 (15) (131,025) 15,206 25,500 (5,871) 34,835 36,000 (13,162)	Value 132,246 59.40 14,000 27.66 (15) 125.00 (131,025) 58.80 15,206 35.40 25,500 22.99 (5,871) 47.60 34,835 24.24 36,000 26.74 (13,162) 24.65

For the years ended December 31, 2013, 2012, and 2011, the Company recognized \$632, \$279 and \$576, respectively, of compensation expense related to this restricted stock plan.

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Restricted Stock 183

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NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 8. Shareholders Equity: (continued)

In addition, as part of the Company s satisfaction of incentive compensation earned for past service under the Company s variable compensation programs, employees may receive restricted Class A common stock in lieu of cash payments. These restricted Class A common stock shares are issued to an irrevocable trust and are not returnable to the Company. No such shares were issued in 2013, 2012 and 2011. A summary of the undistributed restricted stock issued to the trust is presented below:

			Weighted-
	Number of	Weighted-averag	eaverage
	Shares	Grant-date Fair	Remaining
	Silaics	Value	Vesting
			Period
Share Balance as of December 31, 2010	10,806	285.00	0.2
Shares issued to Trust			
Shares distributed from Trust	(1,651)	56.00	
Share Balance as of December 31, 2011	9,155	310.40	0.0
Shares issued to Trust			
Shares distributed from Trust			
Share Balance as of December 31, 2012	9,155	310.40	0.0
Shares issued to Trust			
Shares distributed from Trust			
Share Balance as of December 31, 2013	9,155	310.40	0.0

Director Stock Compensation Plan

The Company also grants options, stock or restricted stock units (RSUs) in lieu of or in addition to annual director fees to non-employee directors. The Board approved annual awards of RSUs equal in value to \$80 to each director to be made in conjunction with the annual shareholders meeting. On June 6, 2013, the non-employee directors received an annual grant of an aggregate of 14,525 RSUs having an aggregate grant date fair value of \$400 based on the closing sale price of the Class A common stock on the New York Stock Exchange on June 6, 2013 of \$27.53. In addition to the annual grant of RSUs, the Company also granted 1,091 additional RSUs to the non-employee directors in lieu of certain cash payments for services as Lead Independent Director or as a chairman of one of the Board s standing committees. Vested RSUs are convertible to Class A common stock upon the director ceasing to be a member of the Board. All options, stock and RSUs awarded to non-employee directors are non-transferable other than by will or the laws of descent and distribution. During 2013, 2012, and 2011, the Company granted 15,616, 20,204 and 17,255 RSUs, respectively. For the years ended December 31, 2013, 2012, and 2011, the Company recognized \$430, \$431 and \$436, respectively, of director fees related to these RSUs.

Share Repurchases

From time to time, the Company repurchases shares of its Class A common stock under a share repurchase program authorized by the Board of Directors in July 2010 (Repurchase Program), pursuant to which the Company is authorized to repurchase up to 500,000 shares of its Class A common stock.

ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 8. Shareholders Equity: (continued)

Repurchases under the Repurchase Program may be made from time to time on the open market and in private transactions at management s discretion in accordance with applicable federal securities laws. The timing of repurchases and the exact number of shares of Class A common stock to be repurchased will depend upon market conditions and other factors. The Repurchase Program is funded using the Company s cash on hand and cash generated from operations. The Repurchase Program has no expiration date and may be suspended or terminated at any time without prior notice.

The following table summarizes the Company s share repurchase activities for the periods indicated:

	Year Ended			
	2013 2012	2011		
Shares repurchased	41,790	8,910		
Total cost	\$ \$ 786	\$ 229		
Average price	\$ \$ 18.79	\$ 25.70		

As of December 31, 2013, and 2012, 205,485 shares of Class A common stock remain available for repurchases under the Repurchase Program.

Conversion of Class B Common Stock to Class A Common Stock

During the year ended December 31, 2012, several holders of the Company's common stock converted an aggregate of 12,057 shares of Class B common stock into 12,057 shares of Class A common stock. Holders of shares of Class A common stock are entitled to one vote for each share on all matters voted on by shareholders, and the holders of shares of Class B common stock are entitled to three votes per share on all matters voted on by shareholders. Under the Company's Articles of Incorporation, shares of Class B common stock are convertible into shares of Class A common stock on a one-for-one basis. There were no conversions of shares of Class B common stock into shares of Class A common stock during the year ended December 31, 2013.

Note 9. Financial Instruments with Off-Balance-Sheet Risk and Credit Risk:

As of December 31, 2013 and 2012, the Company had not entered into any transactions involving financial instruments that would expose the Company to significant related off-balance-sheet risk.

Note 10. Revisions to Previously Reported Financial Statements:

During the preparation of the 2013 consolidated financial statements, the Company concluded that the federal tax rate used to calculate deferred tax assets as of December 31, 2012 was incorrect and should have been lower than the statutory rate given the effects of recognizing a U.S. federal deferred income tax liability associated with state deferred tax assets. Although the impact of this change was not material to the consolidated financial statements as of and for the year ended December 31, 2012, the Company revised its previously reported consolidated financial statements and disclosures as of and for the year ended December 31, 2012. The following tables set forth the effected line items within the Company s previously reported consolidated financial statements as of and for the year ended December 31, 2012.

	December 31, As Previously Reported		As Revised
Consolidated Balance Sheet			
Deferred tax asset	\$162,281	\$ (7,863)	\$154,418
Total assets	2,074,158	(7,863)	2,066,295
Accumulated other comprehensive income, net of taxes	38,985	21	39,006
Accumulated deficit	(1,212,022)	(7,884)	(1,219,906)
Total equity	465,156	(7,863)	457,293
Total liabilities and equity	2,074,158	(7,863)	2,066,295
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 10. Revisions to Previously Reported Financial Statements: (continued)

Consolidated Statement of Comprehensive Income	Year Ended December 31, 2012 As Previously Adjustment As Revised Reported
Income tax benefit	\$(160,821) \$7,884 \$(152,937)
Net income	191,826 (7,884) 183,942
Earnings per share Basic Earnings per share Diluted	18.80 (0.78) 18.02 18.73 (0.77) 17.96
Other comprehensive income, net of taxes	18.73 (0.77) 17.90
Unrealized gains (losses) for the period on available-for-sale securities, net of taxes	(1,843) (66) (1,909)
Comprehensive income	192,444 (7,863) 184,581
Consolidated Statement of Changes in Equity Net income Net change in unrealized gain on available-for-sale securities, net of taxes Accumulated other comprehensive income, net of taxes Accumulated deficit Total equity	Year Ended December 31, 2012 As Previously Reported Adjustment As Revised \$191,826 \$(7,884) \$183,942 618 21 639 38,985 21 39,006 (1,212,022) (7,884) (1,219,906) 465,156 (7,863) 457,293
	Year Ended December 31, 2012 As
	Previously Adjustment As Revised Reported
Consolidated Statement of Cash Flows Net income Deferred tax provision	\$ 191,826 \$ (7,884) \$ 183,942

Note 11. Quarterly Data (Unaudited):

The following tables set forth selected information for each of the fiscal quarters during the years ended December 31, 2013 and 2012. The selected quarterly data is derived from unaudited financial statements of the Company and has been prepared on the same basis as the annual, audited financial statements to include, in the opinion of management, all adjustments (consisting of only normal recurring adjustments) necessary for fair statement of the results for such periods.

Note: The sum of quarterly earnings per share amounts may not equal full year earnings per share amounts due to differing average outstanding shares amounts for the respective periods.

2012	Net Interest Income	Net Income	Basic Earnings Per Share	Diluted Earnings Per Share
2013				
First Quarter	\$ 16,724	\$ 3,177	\$ 0.23	\$ 0.23
Second Quarter	20,925	3,194	0.19	0.19
Third Quarter	20,681	3,093	0.19	0.18
Fourth Quarter	20,160	39,997 (1)	2.40	2.36
Total Year	\$ 78,490	\$ 49,461	3.09	3.06
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ARLINGTON ASSET INVESTMENT CORP.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

Note 11. Quarterly Data (Unaudited): (continued)

	Net Interest Income	Net Income	Basic Earnings Per Share	Diluted Earnings Per Share
2012				
First Quarter	\$ 12,546	\$ 10,762	\$ 1.37	\$ 1.37
Second Quarter	14,914	2,144	0.22	0.22
Third Quarter	14,271	3,123	0.31	0.31
Fourth Quarter	17,458	167,913	12.70	12.62
Total Year	\$ 59,189	\$ 183,942	18.02	17.96

Reflects \$185 increase in net income as a result of an out of period adjustment that is related to the immaterial (1) revision as disclosed in Note 10, Revisions to Previously Reported Financial Statements, for the first three quarters of the year ended December 31, 2013.