PENNYMAC FINANCIAL SERVICES, INC. Form 10-Q August 14, 2013
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UNITED STATES

SECURITIES A	ND EXCHAN Washington, DC 20549	GE COMMISSION
	Form 10-Q	
(Mark One)		
x QUARTERLY REPORT PURSUANT ACT OF 1934	Г TO SECTION 13 OR	. 15(d) OF THE SECURITIES EXCHANGE
For th	he quarterly period ended Ju	nne 30, 2013
	Or	
o TRANSITION REPORT PURSUAN ACT OF 1934	NT TO SECTION 13 OI	R 15(d) OF THE SECURITIES EXCHANGE
For the	e transition period from	to

Commission file number: 001-35916

PennyMac Financial Services, Inc.

(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction of (IRS Employer Identification No.)
incorporation or organization)

6101 Condor Drive, Moorpark, California
(Address of principal executive offices)

93021
(Zip Code)

(818) 224-7442

(Registrant s telephone number, including area code)

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

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

Large accelerated filer o

Accelerated filer o

Non-accelerated filer x (Do not check if a smaller reporting company)

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

Indicate the number of shares outstanding of each of the registrant s classes of common stock, as of the latest practicable date.

Class
Class A Common Stock, \$0.0001 par value
Class B Common Stock, \$0.0001 par value

Outstanding at August 12, 2013 18,887,777 61

PENNYMAC FINANCIAL SERVICES, INC.

FORM 10-Q

June 30, 2013

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

PENNYMAC FINANCIAL SERVICES, INC. CONSOLIDATED BALANCE SHEETS (UNAUDITED)

Cash			June 30, 2013		December 31, 2012
Cash \$ 38,468 \$ 12,323 Short-term investments at fair value Short-term investments at fair value (includes \$646,944 and \$438,850 pledged to secure mortgage loans held for sale at fair value (includes \$646,944 and \$438,850 pledged to secure mortgage loans sold under agreements to repurchase) Short Short	A CCT/TC		(in tho	usands)	
Short-term investments at fair value 156,148 153,164 Mortgage loans held for sale at fair value (includes \$646,944 and \$438,850 pledged to secure mortgage loans sold under agreements to repurchase) 656,341 448,384 Real estate acquired in settlement of loans 309 Servicing advances (includes \$6,807 and \$7,430 pledged to secure note payable) 94,791 93,152 Receivable from Investment Funds 2,987 3,672 Receivable from Investment Funds 16,725 16,691 Derivative assets 37,177 27,290 Carried Interest due from Investment Funds 55,322 47,723 Investment in PennyMac Mortgage Investment Trust at fair value 15,79 1,897 Mortgage servicing rights at fair value (includes \$10,978 and \$12,370 pledged to secure note payable) 23,070 19,798 Mortgage servicing rights at lower of amortized cost or fair value (includes \$169,815 and \$88,857 pledged to secure note payable) 176,668 89,177 Furniture, fixtures, equipment and building improvements, net 8,037 5,065 Capitalized software, net 946 795 Other 12,212 13,032 Total assets 1,280,780 \$832,163 TIABILITIES 1,280,780 \$832,163 TIABILITIES 1,280,780 \$832,163 TIABILITIES 1,280,780 \$832,163 Other 1,241 \$9,013 Mortgage loans sold under agreements to repurchase \$90,427 \$933,534 Note payable of Investment Funds 36,328 36,795 Derivative liabilities 27,445 5,090 Accounts payable and accrued expenses 54,313 36,279 Payable to Investment Funds 52,729 46,779 Liabilities 724,656 570,413 Total liabilities 724,656 570,413 Total liabilities 724,656 570,413 Total liabilities 724,656 570,413 Commitments and contingencies \$1		•	38 168	•	12 222
Mortgage loans held for sale at fair value (includes \$646,944 and \$438,850 pledged to secure mortgage loans sold under agreements to repurchase)		φ		φ	
Secure mortgage loans sold under agreements to repurchase)			150,140		33,104
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and outstanding Additional paid-in capital 90,159		Ŧ	-	Ŧ	
Additional paid-in capital 90,159	*				
			90,159		
	Retained earnings		2,793		

Total PennyMac Financial Services, Inc. stockholders equity	92,953	
Members equity related to Private National Mortgage Acceptance Company, LLC		261,750
Noncontrolling interest in Private National Mortgage Acceptance Company, LLC	463,191	
Total equity	556,144	261,750
Total liabilities and stockholders equity	\$ 1,280,780	\$ 832,163

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

PENNYMAC FINANCIAL SERVICES, INC. CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

		Quarter ended June 30,				Six mont June		
		2013	,	2012	4 . 1	2013	,	2012
Revenue				(in thousands, ex	cept sna	re data)		
Net gains on mortgage loans held for sale at fair								
value	\$	42,654	\$	14,790	\$	82,611	\$	28,727
Loan origination fees	φ	6,312	φ	2,452	φ	11,980	Ф	2,687
Fulfillment fees from PennyMac Mortgage		0,312		2,432		11,900		2,007
Investment Trust		22,054		7,715		50.209		13,839
		22,034		7,713		50,298		13,639
Net servicing income:								
Loan servicing fees		11.744		2.606		20.901		((22
From non-affiliates		11,744		3,696		20,801		6,622
From PennyMac Mortgage Investment Trust		8,787		4,438		16,513		8,563
From Investment Funds		2,100		3,023		4,247		6,646
Mortgage servicing rebate to Investment Funds		(34)		(249)		(173)		(495)
Ancillary and other fees		2,662		1,118		4,923		2,508
		25,259		12,026		46,311		23,844
Amortization, impairment and change in								
estimated fair value of mortgage servicing								
rights		(3,190)		(4,368)		(8,200)		(4,610)
Net servicing income		22,069		7,658		38,111		19,234
Management fees:								
From PennyMac Mortgage Investment Trust		8,455		2,488		14,947		4,292
From Investment Funds		1,974		2,368		3,888		4,757
		10,429		4,856		18,835		9,049
Carried Interest from Investment Funds		2,862		2,110		7,599		3,899
Interest		4,474		2,146		6,217		2,577
Change in fair value of investment in and								
dividends received from PennyMac Mortgage								
Investment Trust		(320)		121		(233)		316
Other		243		721		1,057		1,191
Total net revenue		110,777		42,569		216,475		81,519
Expenses		·		·		·		, i
Compensation		42,339		26,492		78,020		45,900
Interest		4,200		1,122		7,530		2,184
Professional services		2,783		1,007		5,070		2,251
Loan origination		2,516		567		5,023		738
Servicing		1,609		461		3,141		1,439
Technology		2,030		1,122		3,616		2,104
Occupancy		596		301		1,087		684
Other		4,475		1,019		7,466		1,179
Total expenses		60,548		32,091		110,953		56,479
Income before provision for income taxes		50,229		10,478		105,522		25,040
Provision for income taxes		2,038		10,476		2,038		25,040
Net income			¢	10,478			\$	25,040
		48,191	\$	10,478		103,484	Ф	23,040
Less: Net income attributable to noncontrolling		45,398				100 601		
interest Not income attributable to Penny Mag Financial		43,390				100,691		
Net income attributable to PennyMac Financial	¢.	2.702			¢	2.702		
Services, Inc. common stockholders	\$	2,793			\$	2,793		

Earnings per common share		
Basic	\$ 0.22	\$ 0.22
Diluted	\$ 0.22	\$ 0.22
Weighted-average common shares		
outstanding		
Basic	12,778	12,778
Diluted	77,163	77,163

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

PENNYMAC FINANCIAL SERVICES, INC. CONSOLIDATED STATEMENTS OF CHANGES IN STOCKHOLDERS EQUITY (UNAUDITED)

		PonnyMac	Financial S	larvicas In	ıc. Stockholders			Noncontrolling interes in Private National	t
	Number o			on stock	Additional	Retained	Members	Mortgage Acceptance	:
	Class A	Class B	Class A	Class B	paid-in capital	_	equity	Company, LLC	Total equity
					(in the	ousands)			
Balance at									
December 31, 2011			\$	\$	\$	\$	\$ 123,915	\$	\$ 123,915
Capital:									
Contributions							15,058		15,058
Distributions							(5,834)	(5,834)
Unit-based									
compensation expense							9,050		9,050
Net income							25,040		25,040
Balance at June 30,									
2012			\$	\$	\$	\$	\$ 167,229	\$	\$ 167,229
Balance at									
December 31, 2012			\$	\$	\$	\$	\$ 261,750	\$	\$ 261,750
Capital:									
Contributions									
Distributions							(19,623)	(19,623)
Unit-based									
compensation expense							238		238
Partner capital issuance									
costs							(3,745		(3,745)
Net income							76,834		76,834
Exchange of existing									
partner units to Class A									
units of Private National									
Mortgage Acceptance									
Company, LLC							(315,454	315,454	
Balance									
post-reorganization								315,454	315,454
Issuance of common									
shares in initial public									
offering, net of issuance									
costs	12,778		1		229,999				230,000
Underwriting and									
offering costs					(13,225)				(13,225)
Initial recognition of									
noncontrolling interest					(127,160)			127,160	
Stock-based									
compensation					545				545
Unit-based									
compensation expense								115	115
Distributions								(3,395)	(3,395)
Net income						2,793		23,857	26,650
Balance at June 30,									
2013	12,778		\$ 1	\$	\$ 90,159	\$ 2,793	\$	\$ 463,191	\$ 556,144

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

PENNYMAC FINANCIAL SERVICES, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

		Six months ended June 30,		
		2013	• `	2012
Cash flow from operating activities:		(in tho	isands)	
Net income	\$	103,484	\$	25,040
Adjustments to reconcile net income to net cash used in operating activities:	Ф	105,464	Φ	25,040
		(92 (11)		(20 727)
Net gain on mortgage loans held for sale at fair value		(82,611)		(28,727)
Accrual of servicing rebate to Investment Funds		173		495
Amortization, impairment and change in fair value of mortgage servicing rights Carried Interest from Investment Funds		8,200		4,610
		(7,599)		(3,899)
Change in fair value of investment in common shares of PennyMac Mortgage Investment		210		(222)
Trust		318		(233)
Stock and unit-based compensation expense		898		9,050
Amortization of debt issuance costs and commitment fees relating to financing facilities		2,346		693
Depreciation and amortization		317		254
Purchase of mortgage loans held for sale from PennyMac Investment Trust		(8,282,163)		(2,458,242)
Originations of mortgage loans held for sale		(612,966)		(155,498)
Sale and principal payments of mortgage loans held for sale		8,695,704		2,458,405
Increase in servicing advances		(1,638)		(9,268)
Increase in prepaid expenses		(5,163)		(1,474)
Repurchase of real estate acquired in settlement of loans subject to representations and				
warranties		(309)		
Decrease in receivable from Investment Funds		512		3,125
Decrease (increase) in receivable from PennyMac Mortgage Investment Trust		999		(10,502)
(Increase) decrease in other assets		(147)		817
Increase in accounts payable and accrued expenses		15,987		4,321
Increase in income taxes payable		2,031		
(Decrease) increase in payable to Investment Funds		(467)		4,258
Increase in payable to PennyMac Mortgage Investment Trust		5,450		14,127
Net cash used in operating activities		(156,644)		(142,648)
Cash flow from investing activities:				
Net increase in short-term investment		(102,984)		(1,956)
Purchase of furniture, fixtures, equipment and building improvements		(3,735)		(1,488)
Acquisition of capitalized software		(342)		(321)
Purchase of mortgage servicing rights		(4,009)		,
Decrease (increase) in margin deposits and restricted cash		2,759		(4,330)
Net cash used in investing activities		(108,311)		(8,095)
The cash uses in in results act rates		(100,011)		(0,0)0)
Cash flow from financing activities:				
Sale of loans under agreements to repurchase		8,127,574		2,393,570
Repurchase of loans sold under agreements to repurchase		(8,020,681)		(2,250,724)
Decrease in note payable		(5,804)		(485)
Issuance of common stock		230,000		(105)
Payment of common stock underwriting and offering costs		(13,225)		
Payment by noncontrolling interest of common stock issuance costs		(3,745)		
Noncontrolling interest repayments of partners capital contributions		(3,173)		(77)
Noncontrolling interest collection of subscriptions receivable				15,058
Noncontrolling interest distributions		(23,019)		(5,757)
Net cash provided by financing activities				
		291,100		151,585
Net increase in cash		26,145		842

Cash at beginning of period	12,323	16,465
Cash at end of period	\$ 38,468	\$ 17,307

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

PENNYMAC FINANCIAL SERVICES, INC.

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Note 1 Organization and Basis of Presentation

PennyMac Financial Services, Inc. (PFSI or the Company) was formed as a Delaware corporation on December 31, 2012. Pursuant to a reorganization, the Company became a holding corporation and its sole asset is an equity interest in Private National Mortgage Acceptance Company, LLC (PennyMac). The Company is the managing member of PennyMac and operates and controls all of the businesses and affairs of PennyMac subject to the consent rights of other members under certain circumstances and, through PennyMac and its subsidiaries, continues to conduct the business previously conducted by these subsidiaries.

PennyMac is a Delaware limited liability company which, through its subsidiaries, engages in mortgage banking and investment management activities. PennyMac s mortgage banking activities consist of residential mortgage lending (including correspondent lending) and loan servicing. The investment management activities and a portion of the loan servicing activities are conducted on behalf of investment vehicles that invest in residential mortgage loans and related assets. PennyMac s primary wholly-owned subsidiaries are:

• PNMAC Capital Management, LLC (PCM) a Delaware limited liability company registered with the Securities and Exchange Commission (SEC) as an investment advisor under the Investment Advisers Act of 1940, as amended. PCM enters into investment management agreements with entities that invest in residential mortgage loans and related assets.

Presently, PCM has management agreements with PennyMac Mortgage Investment Trust, a publicly held real estate investment trust (PMT), and three investment funds: PNMAC Mortgage Opportunity Fund, LLC and PNMAC Mortgage Opportunity Fund, L.P., (the Master Fund), both registered under the Investment Company Act of 1940, as amended; and PNMAC Mortgage Opportunity Fund Investors, LLC (collectively, Investment Funds). Together, the Investment Funds and PMT are referred to as the Advised Entities.

• PennyMac Loan Services, LLC (PLS) a Delaware limited liability company that services portfolios of residential mortgage loans on behalf of third parties or entities managed by the Company, originates new prime credit quality residential mortgage loans, and generally engages in mortgage banking activities for its own account and the account of PMT.

PLS is approved as a seller/servicer of mortgage loans by the Federal National Mortgage Association (Fannie Mae) and the Federal Home Loan Mortgage Corporation (Freddie Mac) and as an issuer of securities guaranteed by the Government National Mortgage Association (Ginnie Mae). PLS is a licensed Federal Housing Administration Nonsupervised Title II Lender with the U.S. Department of Housing and Urban Development (HUD) and a lender/servicer with the Veterans Administration (VA) (each an Agency and collectively the Agencies).

•	PNMAC Opportunity Fund Associates, LLC (PMOFA) a Delaw	are limited liability company and the general partner of the Master
Fund.	PMOFA is entitled to incentive fees representing allocations of profits (th	e Carried Interest) from the Master Fund.

Initial Public Offering and Recapitalization

On May 14, 2013, PFSI completed an initial public offering (IPO) in which it sold approximately 12.8 million shares of its Class A common stock, at a public offering price of \$18.00 per share. PFSI received net proceeds of \$216.8 million, after deducting net underwriting discounts and commissions, from sales of its shares in the IPO. PFSI used these net proceeds to purchase approximately 12.8 million Class A Units of PennyMac. PFSI operates and controls all of the business and affairs and consolidates the financial results of PennyMac and its subsidiaries. The purchase of 12.8 million Class A Units of PennyMac has been accounted for as a transfer of interests under common control. Accordingly, the accompanying consolidated financial statements reflect a reclassification of members equity to noncontrolling interests in the Company of \$315.5 million. This amount represents the carrying value in the Company of the existing owners of PennyMac that has been purchased for the Class A Units of PennyMac.

After the completion of the reorganization transactions, PennyMac is a consolidated subsidiary of the Company. PennyMac is considered the predecessor of the Company for accounting purposes, and accordingly, PennyMac s consolidated financial statements are the Company s historical financial statements. The historical consolidated financial statements of PennyMac are reflected herein based on the historical ownership interests of the existing owners of PennyMac.

Before the IPO, PennyMac completed a recapitalization by amending its limited liability company agreement to convert all classes of ownership interests held by its existing owners to a single class of common units. The conversion of existing interests was based on the various interests liquidation priorities as specified in PennyMac s prior limited liability company agreement. In connection with that recapitalization, PFSI became the sole managing member of PennyMac.

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As part of the IPO, PFSI entered into a tax receivable agreement with PennyMac s existing owners whereby PFSI will pay to such owners 85% of the tax benefits, if any, that PFSI is deemed to realize under certain circumstances as a result of (i) increases in tax basis resulting from exchanges of the then-existing unitholders and (ii) certain other tax benefits related to PFSI entering into the tax receivable agreement, including tax benefits attributable to payments under the tax receivable agreement.

Basis of presentation

The Company s unaudited consolidated financial statements have been prepared in conformity with accounting principles generally accepted in the United States of America (U.S. GAAP) and applicable rules and regulations of the SEC regarding interim financial reporting. The information included in this quarterly report on Form 10-Q should be read with the financial statements and accompanying notes included in the Company s final prospectus dated May 8, 2013 as part of its Registration Statement on Form S-1, as amended (SEC File No. 333-186495) (the Registration Statement).

The accompanying unaudited consolidated financial statements reflect all normal recurring adjustments necessary to present fairly the financial position, results of operations, and cash flows for the interim periods, but are not necessarily indicative of the results of operations to be anticipated for the full year ending December 31, 2013.

Note 2 Concentration of Risk

A substantial portion of the Company s activities relate to the Advised Entities. Fees charged to these entities (comprised of management fees, loan servicing fees and loan servicing rebates, Carried Interest income and fulfillment fees from PMT) totaled 42% and 53% of total revenues for the quarters ended June 30, 2013 and 2012, respectively, and 45% and 52% for the six month periods ended June 30, 2013 and 2012, respectively.

Note 3 Significant Accounting Policies

The Company s updated accounting policies are summarized below.

Stock-Based Compensation

The Company s 2013 Equity Incentive Plan provides for awards of nonstatutory and incentive stock options (Stock Options), time-based restricted stock units, performance-based restricted stock units, performance units and stock grants. The Company estimates the value of the Stock Options, time-based restricted stock units and performance-based restricted stock units awarded with reference to the value of its underlying common stock on the date of the award. Compensation costs are fixed, except for performance-based restricted

stock units, at the estimated fair value as of the award date as all grantees are employees and directors of the Company or PennyMac. The Company amortizes the fair value of previously granted stock-based awards to compensation expense over the vesting period using the graded vesting method. Expense relating to awards is included in *Compensation* in the consolidated statements of income.

Income Taxes

The Company is subject to federal and state income taxes. Income taxes are provided using the asset and liability method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between financial statement carrying amounts of existing assets and liabilities and their respective tax bases. Deferred tax assets and liabilities are measured using the enacted tax rates expected to apply to taxable income in the years in which those temporary differences are expected to be recovered or settled.

The effect on deferred taxes of a change in tax rates is recognized as income in the period in which the change occurs. Subject to management s judgment, a valuation allowance is established if it is not more likely than not that the deferred tax asset will be realized.

The Company recognizes tax benefits relating to its tax positions only if, in the opinion of management, it is more likely than not that the tax position will be sustained upon examination by the appropriate taxing authority. A tax position that meets this standard is recognized as the largest amount that is greater than 50% likely to be realized upon ultimate settlement with the appropriate taxing authority. The Company will classify any penalties and interest as a component of provision for income taxes.

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Note 4 Transactions with Affiliates
PennyMac Mortgage Investment Trust
Management Fees
Before February 1, 2013, under a management agreement, PennyMac received from PMT a base management fee. The base management fee was calculated at 1.5% per year of PMT s shareholders equity. The management agreement also provided for a performance incentive fee, which was calculated at 20% per year of the amount by which PMT s core earnings, on a rolling four-quarter basis and before the incentive fee, exceeded an 8% hurdle rate as defined in the management agreement. PennyMac did not earn a performance incentive fee before February 1, 2013.
Effective February 1, 2013, the management agreement was amended to provide that:
• The base management fee is calculated quarterly and is equal to the sum of (i) 1.5% per year of PMT s shareholders equity up to \$2 billion, (ii) 1.375% per year of shareholders equity in excess of \$2 billion and up to \$5 billion, and (iii) 1.25% per year of PMT s shareholders equity in excess of \$5 billion.
• The performance incentive fee is calculated at a defined annualized percentage of the amount by which PMT s net income, on a rolling four-quarter basis and before deducting the incentive fee, exceeds certain levels of return on equity.
The performance incentive fee is calculated quarterly and is equal to the sum of: (a) 10% of the amount by which PMT s net income for the quarter exceeds (i) an 8% return on equity plus the high watermark, up to (ii) a 12% return on PMT s equity; plus (b) 15% of the amount by which PMT s net income for the quarter exceeds (i) a 12% return on PMT s equity plus the high watermark, up to (ii) a 16% return on PMT s equity; plus (c) 20% of the amount by which PMT s net income for the quarter exceeds a 16% return on equity plus the high watermark.
For the purpose of determining the amount of the performance incentive fee:
Net income is defined as net income or loss computed in accordance with U.S. GAAP and certain other non-cash charges determined after discussions between the Company and PMT s independent trustees and approval by a majority of PMT s independent trustees.

Equity is the weighted average of the issue price per common share of all of PMT s public offerings, multiplied by the weighted average number of common shares outstanding (including restricted share units) in the four-quarter period.

The high watermark starts at zero and is adjusted quarterly. The quarterly adjustment reflects the amount by which the net income (stated as a percentage of return on equity) in that quarter exceeds or falls short of the lesser of 8% and the Fannie Mae Mortgage-Backed Security (MBS) yield (the target yield) for such quarter. If the net income is lower than the target yield, the high watermark is increased by the difference. If the net income is higher than the target yield, the high watermark is reduced by the difference. Each time a performance incentive fee is earned, the high watermark returns to zero. As a result, the threshold amounts required for the Company to earn a performance incentive fee are adjusted cumulatively based on the performance of PMT s net income over (or under) the target yield, until the net income in excess of the target yield exceeds the then-current cumulative high watermark amount, and a performance incentive fee is earned.

The base management fee and the performance incentive fee are both receivable quarterly in arrears. The performance incentive fee may be paid in cash or in PMT s common shares (subject to a limit of no more than 50% paid in common shares), at PMT s option.

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Following is a summary of the base management and performance incentive fees earned from PMT for the periods presented:

Base management fee	\$ 4,575	\$ 2,488	\$ 8,940	\$ 4,292
Performance incentive fee	3,880		6,007	
	\$ 8,455	\$ 2,488	\$ 14,947	\$ 4,292

The term of the management agreement, as amended, expires on February 1, 2017, subject to automatic renewal for additional 18-month periods, unless terminated earlier in accordance with the terms of the management agreement.

In the event of termination by PMT, the Company may be entitled to a termination fee in certain circumstances. The termination fee is equal to three times the sum of (a) the average annual base management fee, and (b) the average annual (or, if the period is than 24 months, annualized) performance incentive fee earned by the Company, in each case during the 24-month period before termination.

Mortgage Loan Servicing

The Company has a loan servicing agreement with PMT. Before February 1, 2013, the servicing fee rates were based on the risk characteristics of the mortgage loans serviced and total servicing compensation was established at levels that management believed were competitive with those charged by other servicers or specialty servicers, as applicable.

- Servicing fee rates for nonperforming loans ranged between 50 and 100 basis points per year on the unpaid principal balance of the mortgage loans serviced on PMT s behalf. PennyMac was also entitled to certain customary market-based fees and charges, including boarding and deboarding fees, liquidation and disposition fees, assumption, modification and origination fees and late charges, as well as interest on funds on deposit in custodial accounts. In the event PennyMac either effected a refinancing of a loan on PMT s behalf and not through a third party lender and the resulting loan was readily saleable, or originated a loan to facilitate the disposition of real estate that PMT had acquired in settlement of a loan, PennyMac was entitled to receive from PMT market-based fees and compensation.
- For mortgage loans serviced by PMT as a result of acquisitions and sales with servicing rights retained in connection with PMT s correspondent lending business, PennyMac was entitled to base subservicing fees and other customary market-based fees and charges as described above.

Effective February 1, 2013, the servicing agreement was amended to provide for servicing fees payable to the Company that changed from being based on a percentage of the loan sunpaid principal balance to fixed per-loan monthly amounts based on the delinquency, bankruptcy and/or foreclosure status of the serviced loan or the real estate acquired in settlement of loans (REO). The Company also remains entitled to market-based fees and charges including boarding and deboarding fees, liquidation and disposition fees, assumption, modification and origination fees and late charges relating to loans it services for PMT.

- The base servicing fees for distressed whole loans are calculated based on a monthly per-loan dollar amount, with the actual dollar amount for each loan based on the delinquency, bankruptcy and/or foreclosure status of such loan or the related underlying real estate. Presently, the base servicing fees for distressed whole loans range from \$30 per month for current loans up to \$125 per month for loans that are severely delinquent and in foreclosure.
- The base servicing fees for loans subserviced by the Company on PMT s behalf are also calculated through a monthly per-loan dollar amount, with the actual dollar amount for each loan based on whether the mortgage loan is a fixed-rate or adjustable-rate loan. The base servicing fees for loans subserviced on PMT s behalf are \$7.50 per month for fixed-rate loans and \$8.50 per month for adjustable rate mortgage loans. To the extent that these loans become delinquent, the Company is entitled to an additional servicing fee per loan falling within a range of \$10 to \$75 per month based on the delinquency, bankruptcy and foreclosure status of the loan or the related underlying real estate. The Company is also entitled to customary ancillary income and certain market-based fees and charges, including boarding and deboarding fees, liquidation and disposition fees, assumption, modification and origination fees.

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- The Company is required to provide a range of services and activities significantly greater in scope than the services provided in connection with a customary servicing arrangement because PMT does not have any employees or infrastructure. For these services, the Company receives a supplemental fee of \$25 per month for each distressed whole loan and \$3.25 per month for each subserviced loan. The Company is entitled to reimbursement for all customary, good faith reasonable and necessary out-of-pocket expenses incurred in performance of its servicing obligations.
- The Company, on behalf of PMT, currently participates in the U.S. Department of the Treasury and HUD's Home Affordable Modification Program (HAMP) (and other similar mortgage loan modification programs), which establishes standard loan modification guidelines for at risk homeowners and provides incentive payments to certain participants, including loan servicers, for achieving modifications and successfully remaining in the program. The loan servicing agreement entitles the Company to retain any incentive payments made to it and to which it is entitled under HAMP; provided, however, that with respect to any such incentive payments paid to the Company under HAMP in connection with a mortgage loan modification for which PMT previously paid the Company a modification fee, the Company shall reimburse PMT an amount equal to the incentive payments.

Following is a summary of mortgage loan servicing fees earned for the periods presented:

		(in thou	sands)		
Loan servicing fees:		`	ĺ		
Base	\$ 6,150	\$ 3,110	\$	11,866	\$ 6,138
Activity-based	2,637	1,328		4,647	2,425
•	\$ 8.787	\$ 4.438	\$	16.513	\$ 8,563

The term of the servicing agreement, as amended, expires on February 1, 2017, subject to automatic renewal for additional 18-month periods, unless terminated earlier in accordance with the terms of the servicing agreement.

Correspondent Lending

Before February 1, 2013, PMT paid PennyMac a fulfillment fee of 50 basis points of the unpaid principal balance of mortgage loans sold to non-affiliates where PMT is approved or licensed to sell to such non-affiliate. Effective February 1, 2013, the mortgage banking and warehouse services agreement provides for a fulfillment fee paid to the Company based on the type of mortgage loan that PMT acquires. The fulfillment fee is equal to a percentage of the unpaid principal balance of mortgage loans purchased by PMT, with the addition of potential fee rate discounts applicable to PMT s monthly purchase volume in excess of designated thresholds. The Company has also agreed to provide such services exclusively for PMT s benefit, and the Company and its affiliates are prohibited from providing such services for any other third party.

The Company is entitled to a fulfillment fee based on the type of mortgage loan that PMT acquires and equal to a percentage of the unpaid principal balance of such mortgage loan. Presently, the applicable percentages are (i) 0.50% for conventional mortgage loans, (ii) 0.88% for loans underwritten in accordance with the Ginnie Mae Mortgage-Backed Securities Guide, (iii) 0.80% for the U.S. Department of the Treasury and HUD s Home Affordable Refinance Program (HARP) mortgage loans with a loan-to-value ratio of 105% or less, (iv) 1.20% for HARP

mortgage loans with a loan-to-value ratio of greater than 105%, and (v) 0.50% for all other mortgage loans not contemplated above.

In the event that PMT purchases mortgage loans with an unpaid principal balance in any month totaling more than \$2.5 billion and less than \$5 billion, the Company has agreed to discount the amount of such fulfillment fees by reimbursing PMT an amount equal to the product of (i) 0.025%, (ii) the amount of unpaid principal balance in excess of \$2.5 billion and (iii) the percentage of the total unpaid principal balance relating to mortgage loans for which the Company collected fulfillment fees in such month. In the event PMT purchases mortgage loans with an total unpaid principal balance in any month greater than \$5 billion, the Company has agreed to further discount the amount of fulfillment fees by reimbursing PMT an amount equal to the product of (i) 0.05%, (ii) the amount of unpaid principal balance in excess of \$5 billion and (iii) the percentage of the total unpaid principal balance relating to mortgage loans for which the Company collected fulfillment fees in such month.

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PMT does not hold the Ginnie Mae approval required to issue securities guaranteed by Ginnie Mae MBS and act as a servicer. Accordingly, under the mortgage banking and warehouse services agreement, the Company currently purchases loans underwritten in accordance with the Ginnie Mae Mortgage-Backed Securities Guide as is and without recourse of any kind to PMT at its cost less fees collected by PMT from the seller, plus accrued interest and a sourcing fee of three basis points.

In consideration for the mortgage banking services provided by the Company with respect to PMT s acquisition of mortgage loans under PLS s early purchase program, the Company is entitled to fees (i) accruing at a rate equal to \$25,000 per year per early purchase facility administered by the Company, and (ii) in the amount of \$50 for each mortgage loan PMT acquires. In consideration for the warehouse services provided by the Company with respect to mortgage loans that PMT finances for its warehouse lending clients, with respect to each facility, the Company is entitled to fees (i) accruing at a rate equal to \$25,000 per year, and (ii) in the amount of \$50 for each mortgage loan that PMT finances thereunder. Where PMT has entered into both an early purchase agreement and a warehouse lending agreement with the same client, the Company shall only be entitled to one \$25,000 per year fee and, with respect to any mortgage loan that becomes subject to both such agreements, only one \$50 per loan fee.

The term of the mortgage banking and warehouse services agreement expires on February 1, 2017, subject to automatic renewal for additional 18-month periods, unless terminated earlier in accordance with the terms of the agreement.

Following is a summary of correspondent lending activity between the Company and PMT for the periods presented:

	Quarter end	led Jun	Six months ended June 30,				
	2013		2012		2013		2012
			(in thou	ısands)			
Sourcing fees paid	\$ 1,349	\$	461	\$	2,359	\$	701
Fulfillment fee							
revenue	\$ 22,054	\$	7,715	\$	50,298	\$	13,839
Unpaid principal balance of loans							
fulfilled for PMT	\$ 4,323,885	\$	1,537,636	\$	9,110,711	\$	2,336,843
Fair value of loans purchased from							
PMT	\$ 4,733,767	\$	1,620,123	\$	8,282,163	\$	2,458,243

Investment Activities

Pursuant to the terms of a mortgage servicing rights (MSR) recapture agreement, effective February 1, 2013, if the Company refinances through its retail lending business loans for which PMT previously held the MSRs, the Company is generally required to transfer and convey to one of PMT s wholly-owned subsidiaries, without cost to PMT, the MSRs with respect to new mortgage loans originated in those refinancings (or, under certain circumstances, other mortgage loans) that have a total unpaid principal balance that is not less than 30% of the total unpaid principal balance of all the loans so originated. The MSR recapture agreement expires, unless terminated earlier in accordance with the agreement, on February 1, 2017, subject to automatic renewal for additional 18-month periods. The Company recorded MSR recapture totaling \$366,000 for the quarter and six months ended June 30, 2013 as a component of gain on mortgage loans held for sale.

Pursuant to the terms of a spread acquisition and MSR servicing agreement, PMT may acquire from the Company the rights to receive certain excess servicing spread arising from MSRs acquired by the Company, in which case the Company generally would be required to service or subservice the related mortgage loans. The terms of each transaction under the spread acquisition and MSR servicing agreement will be subject to the terms of such agreement as modified and supplemented by the terms of a confirmation executed in connection with such transaction. The Company made no transfers to PMT under the spread acquisition and MSR servicing agreement during the quarter and six months ended June 30, 2013.

Other Transactions

In connection with the IPO of PMT s common shares on August 4, 2009, the Company entered into an agreement with PMT pursuant to which PMT agreed to reimburse the Company for the \$2.9 million payment that it made to the underwriters in such offering (the Conditional Reimbursement) if PMT satisfied certain performance measures over a specified period of time. Effective February 1, 2013, PMT amended the terms of the reimbursement agreement to provide for the reimbursement to the Company of the Conditional Reimbursement if PMT is required to pay the Company performance incentive fees under the management agreement at a rate of \$10 in reimbursement for every \$100 of performance incentive fees earned. The reimbursement of the Conditional Reimbursement is subject to a maximum reimbursement in any particular 12-month period of \$1.0 million and the maximum amount that may be reimbursed under the agreement is \$2.9 million. The Company received payments from PMT totaling \$422,000 during the quarter and six months ended June 30, 2013.

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In the event the termination fee is payable to the Company under the management agreement and the Company has not received the full amount of the reimbursements and payments under the reimbursement agreement, such amount will be paid in full. The term of the reimbursement agreement expires on February 1, 2019.

PMT reimburses the Company for other expenses, including common overhead expenses incurred on its behalf by the Company, in accordance with the terms of its management agreement. Such amounts are summarized below:

Reimbursement of expenses incurred on				
PMT s behalf	\$ 585	\$ 2,055	\$ 1,834	\$ 3,261
Reimbursement of common overhead				
incurred by PCM and its affiliates	3,201	882	5,807	1,268
	\$ 3,786	\$ 2,937	\$ 7,641	\$ 4,529
Payments and settlements during the period				
(1)	\$ 32,616	\$ 11,014	\$ 65,290	\$ 16,859

⁽¹⁾ Payments and settlements include payments for management fees and correspondent lending activities itemized in the preceding table and netting settlements made pursuant to master netting agreements between the Company and PMT.

Amounts due from PMT are summarized below as of the dates presented:

Management fees	\$ 8,455	\$ 4,473
Servicing fees	4,319	3,670
Underwriting fees	2,519	2,941
Allocated expenses	1,432	1,132
Loan purchases		4,475
	\$ 16,725	\$ 16,691

The Company also holds an investment in PMT in the form of 75,000 common shares of beneficial interest as of June 30, 2013 and December 31, 2012. The shares had fair values of \$1,579,000 and \$1,897,000 as of June 30, 2013 and December 31, 2012, respectively.

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Investment Funds

Amounts due from the Investment Funds are summarized below for the dates presented:

	J	une 30, 2013	December 31, 201	
		(in thou	sands)	
Receivable from Investment Funds:				
Loan servicing fees	\$	672	\$	1,052
Loan servicing rebate		239		(239)
Management fees		1,961		2,164
Expense reimbursements		115		695
	\$	2,987	\$	3,672
Carried Interest due from Investment Funds:				
PNMAC Mortgage Opportunity Fund, LLC	\$	34,447	\$	29,785
PNMAC Mortgage Opportunity Fund Investors,				
LLC		20,875		17,938
	\$	55,322	\$	47,723

Amounts due to the Investment Funds totaling \$36,328,000 and \$36,795,000 represent amounts advanced by the Investment Funds to fund servicing advances made by the Company as of June 30, 2013 and December 31, 2012, respectively.

Note 5 Earnings Per Common Share

Basic earnings per common share is determined using net income divided by the weighted-average number of common shares outstanding during the period. Diluted earnings per common share is determined by dividing net income attributable to common stockholders by the weighted-average of common shares outstanding, assuming all potentially dilutive common shares were issued. For periods in which the Company records a loss, potentially dilutive common shares are excluded from the diluted loss per common share calculation as their effect on loss per common share is anti-dilutive.

The Company applies the treasury stock method to determine the dilutive weighted-average common shares represented by the unvested restricted stock units and the exchangeable PennyMac Class A units. The diluted earnings per share calculation assumes the exchange of these PennyMac Class A partnership units on an as if converted basis. Accordingly, the numerator is also adjusted to include the earnings allocated to the partnership unitholders after taking into account the tax effect of such exchange.

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The following table summarizes the basic and diluted earnings per share calculations:

	Quarter ended June 30, 2013 (in thousands, except per share amounts)
Basic earnings per common share:	
Net income attributable to common stockholders	\$ 2,793
Weighted-average shares outstanding	12,778
Basic earnings per share	\$ 0.22
Diluted earnings per common share:	
Net income	\$ 2,793
Effect of net income attributable to noncontrolling interest, net of	
tax	13,813
Diluted net income attributable to common stockholders	\$ 16,606
Weighted-average common stock outstanding	12,778
Dilutive potential exchangeable PennyMac Class A common	
units to common shares	64,380
Dilutive potential common stock issuable under stock-based	
compensation plans	5
Diluted weighted-average common shares outstanding	77,163
Diluted earnings per share	\$ 0.22

Note 6 Loan Sales and Servicing Activities

The Company purchases and sells mortgage loans to the secondary mortgage market without recourse for credit losses. However, the Company maintains continuing involvement with the loans in the form of servicing arrangements and the liability under representations and warranties it makes to purchasers and insurers of the loans.

The following table summarizes cash flows between the Company and transferees upon sale of mortgage loans in transactions where the Company maintains continuing involvement with the mortgage loans (primarily the obligation to service the loans on behalf of the loans or owners agents):

	Quarter end	ıe 30,		Six months ended June 30,			
	2013	2012 2013		2012			
			(in tho	usands))		
Cash flows:							
Proceeds from sales	\$ 4,634,607	\$	1,645,277	\$	8,695,704	\$	2,458,405
Servicing fees received	\$ 12,402	\$	2,541	\$	21,701	\$	4,387
Net servicing advances	\$ 78	\$	574	\$	(3,658)	\$	1,182
Quarter-end information:							
Unpaid principal balance							
of loans outstanding at							
period-end	\$ 16,408,013	\$	2,957,747	\$	16,408,013	\$	2,957,747
	\$ 204,998	\$	24,824	\$	204,998	\$	24,824

Loans delinquent 90 or more days or in foreclosure	Loans delinquent 30-89 days				
or bankruptcy \$ 63,049 \$ 6,551 \$ 63,049 \$ 6,551	Loans delinquent 90 or more days or in foreclosure				
	on honlymentory	\$ 63,049	\$ 6,551	\$ 63,049	\$ 6,551
14					

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The Company s mortgage servicing portfolio is summarized as follows:

	r	Servicing rights owned	s	une 30, 2013 Subservicing n thousands)	lo	Total pans serviced
Affiliated entities	\$		\$	24,974,284	\$	24,974,284
Agencies		17,622,302				17,622,302
Private investors		1,155,301				1,155,301
Mortgage loans held for sale		653,789				653,789
	\$	19,431,392	\$	24,974,284	\$	44,405,676
Amount subserviced for the Company	\$	41,971	\$	827,344	\$	869,315
Delinquent mortgage loans:						
30 days	\$	246,910	\$	235,072	\$	481,982
60 days		72,849		123,783		196,632
90 days or more		158,577		1,129,945		1,288,522
		478,336		1,488,800		1,967,136
Loans pending foreclosure		65,881		1,256,520		1,322,401
	\$	544,217	\$	2,745,320	\$	3,289,537
Custodial funds managed by the Company		·				· · ·
(1)	\$	302,786	\$	312,930	\$	615,716

Affiliated entities	\$	\$ 16,552,939	\$ 16,552,939
Agencies	9,860,284		9,860,284
Private investors	1,321,584		1,321,584
Mortgage loans held for sale	417,742		417,742
	\$ 11,599,610	\$ 16,552,939	\$ 28,152,549
Amount subserviced for the Company	\$ 45,562	\$ 375,818	\$ 421,380
Delinquent mortgage loans:			
30 days	\$ 191,884	\$ 187,653	\$ 379,537
60 days	60,886	122,564	183,450
90 days or more	112,847	851,851	964,698
	365,617	1,162,068	1,527,685
Loans pending foreclosure	75,329	1,290,687	1,366,016
	\$ 440,946	\$ 2,452,755	\$ 2,893,701
Custodial funds managed by the Company			
(1)	\$ 263,562	\$ 150,080	\$ 413,642

⁽¹⁾ Borrower and investor custodial cash accounts relate to loans serviced under the servicing agreements and are not recorded on the Company s consolidated balance sheets. The Company earns interest on custodial funds it manages on behalf of the loans investors, which is recorded as part of the interest income in the Company s consolidated statements of income.

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Following is a summary of the geographical distribution of loans included in the Company s servicing portfolio for the top five and all other states as measured by the total unpaid principal balance:

State	June 30, 2013 (in the	Dec ousands)	cember 31, 2012
California	\$ 16,410,235	\$	10,696,508
Virginia	2,323,804		*
Texas	2,285,834		1,223,382
Florida	2,003,649		1,385,286
Colorado	1,895,865		1,299,295
Washington	*		1,143,849
All other states	19,486,289		12,404,229
	\$ 44,405,676	\$	28,152,549

^{*} State did not represent a top five state as of the respective date.

Certain of the loans serviced by the Company are subserviced on the Company s behalf by other mortgage loan servicers. Loans are subserviced for the Company when the loans are secured by property in the State of Massachusetts where the Company is not licensed and a license is required to perform such services, or on a transitional basis for loans where the Company has obtained the rights to service the loans but servicing of the loans has not yet transferred to the Company s servicing system.

Note 7 Netting of Financial Instruments

The Company uses derivative instruments to manage exposure to interest rate risk for the commitments it makes to purchase or originate mortgage loans at specified interest rates (interest rate lock commitments or IRLCs), its inventory of mortgage loans held for sale and MSRs. All derivative financial instruments are recorded on the balance sheet at fair value with changes in fair value recognized in current period income. The Company has elected to net derivative asset and liability positions, and cash collateral obtained from (or posted to) its counterparties when subject to an enforceable master netting arrangement. In the event of default, all counterparties are subject to legally enforceable master netting agreements. The derivatives that are not subject to a master netting arrangement are IRLCs.

As of June 30, 2013 and December 31, 2012, the Company was not party to reverse repurchase agreements or securities lending transactions that are required to be disclosed in the following table.

Offsetting of Derivative Assets

	June 30, 2013		December 31, 2012					
Gross amounts	Gross	Net	Gross amounts	Gross	Net			
of	amounts	amounts	of	amounts	amounts			
recognized	offset	of assets	recognized	offset	of assets			

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	assets			in the presented balance in the sheet balance sheet (in thousand			sands	assets		in the balance sheet		presented in the balance sheet
Derivatives subject to master												
netting arrangements:	Ф	4 104	ф		ф	4.104	Ф	067	ф		ф	067
MBS put options	\$	4,194	\$		\$	4,194	\$	967	\$		\$	967
MBS call options		1,935				1,935						
Forward purchase contracts		5,550				5,550		1,645				1,645
Forward sale contracts		93,579				93,579		1,818				1,818
Netting				(77,236)		(77,236)				(1,091)		(1,091)
		105,258		(77,236)		28,022		4,430		(1,091)		3,339
Derivatives not subject to master netting arrangements -												
IRLCs		9,155				9,155		23,951				23,951
Total	\$	114,413	\$	(77,236)	\$	37,177	\$	28,381	\$	(1,091)	\$	27,290

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Derivative Assets, Financial Assets, and Collateral Held by Counterparty

The following table summarizes by significant counterparty the amount of derivative asset positions after considering master netting arrangements and financial instruments or cash pledged that does not meet the accounting guidance qualifying for setoff accounting.

		June 30), 2013		December 31, 2012							
	et amount of assets the balance sheet	offfse	nounts not et in the I balance sheet Cash collateral received	:	Net amount (in thous	in	et amount of assets the balance sheet	Gross am offset consolidated Financial instruments	in the	£	Net nmount	
Interest rate lock					Ì	ĺ						
commitments	\$ 9,155	\$	\$	\$	9,155	\$	23,951	\$	\$	\$	23,951	
Bank of America,												
N.A.	10,487				10,487		1,782				1,782	
Barclays Capital	3,883				3,883							
Citibank	4,636				4,636		522				522	
Jefferies & Co.	3,060				3,060							
Wells Fargo	1,671				1,671		18				18	
Bank of NY Mellon							311				311	
Other	4,285				4,285		706				706	
Total	\$ 37,177	\$	\$	\$	37,177	\$	27,290	\$	\$	\$	27,290	

Offsetting of Derivative Liabilities and Financial Liabilities

Following is a summary of net derivative liabilities and assets sold under agreements to repurchase. As discussed above, all derivatives with the exception of IRLCs are subject to master netting arrangements. The assets sold under agreements to repurchase do not qualify for setoff accounting.

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	r	Gross amounts of recognized liabilities	Gı	ross amounts offset in the onsolidated balance sheet	Net amounts of liabilities presented in the consolidated balance sheet (in thou	1	Gross amounts of recognized liabilities s)	Gr	oss amounts offset in the onsolidated balance sheet	Net amounts of liabilities presented in the consolidated balance sheet
Derivatives:										
Subject to a master netting arrangement:										
Forward purchase										
contracts	\$	23,306	\$		\$ 23,306	\$	389	\$		\$ 389
Forward sale contracts		9,227			9,227		1,894			1,894
Netting				(30,453)	(30,453)				(1,785)	(1,785)
		32,533		(30,453)	2,080		2,283		(1,785)	498
Derivatives not subject to a master netting										
arrangement - IRLCs		25,365			25,365		11			11
Total derivatives		57,898		(30,453)	27,445		2,294		(1,785)	509
Mortgage loans sold under agreements to										
repurchase		500,427			500,427		393,534			393,534
Total	\$	558,325	\$	(30,453)	\$ 527,872	\$	395,828	\$	(1,785)	\$ 394,043

Derivative Liabilities, Financial Liabilities, and Collateral Held by Counterparty

The following table summarizes by significant counterparty the amount of derivative liabilities and assets sold under agreements to repurchase after considering master netting arrangements and financial instruments or cash pledged that does not meet the accounting guidance qualifying for setoff accounting. All assets sold under agreements to repurchase are secured by sufficient collateral or exceed the liability amount recorded on the consolidated balance sheet.

	June 30, 2013 Gross amounts not offset in the consolidated Net amount of balance sheet liabilities Cash in the consolidated Financial collateral Net balance sheet instruments pledged amount (in thous:							December 31, 2012 Gross amounts not offset in the consolidated Net amount of balance sheet liabilities Cash in the consolidated Financial collateral Net balance sheet instruments pledged amount							
Interest rate lock															
commitments	\$	25,365	\$		\$	\$	25,365	\$		\$		\$	\$		
Citibank, N.A.		93,657		(93,657)					121,200		(121,200)				
Bank of															
America, N.A.		236,384	(236,384)					150,082		(150,082)				
Credit Suisse First Boston		170,386	(170,386)					122,443		(122,252)			191	

Mortgage Capital LLC									
Morgan Stanley	y								
Bank, N.A.		134			134	53			53
Bank of NY									
Mellon		1,491			1,491				
Other		455			455	265			265
Total	\$	527,872	\$ (500,427)	\$ \$	27,445	\$ 394,043	\$ (393,534)	\$ \$	509
					18				
					10				

Tab:	le o	f Co	ontents

Note 8 Fair Value

The Company s consolidated financial statements include assets and liabilities that are measured based on their estimated fair values. The application of fair value estimates may be on a recurring or nonrecurring basis depending on the accounting principles applicable to the specific asset or liability and whether management has elected to carry the item at its estimated fair value as discussed in the following paragraphs.

Fair Value Accounting Elections

Management identified all of its non-cash financial assets and its originated MSRs relating to loans with initial interest rates of more than 4.5% to be accounted for at estimated fair value so changes in fair value will be reflected in results of operations as they occur and more timely reflect the results of the Company s performance. The Company s financial assets subject to this election include the short-term investments and mortgage loans held for sale.

For originated MSRs relating to mortgage loans with initial interest rates of less than or equal to 4.5%, management has concluded that such assets present different risks to the Company than originated MSRs relating to mortgage loans with initial interest rates of more than 4.5% and therefore require a different risk management approach. Management s risk management efforts relating to these assets are aimed at mainly moderating the effects of non-interest rate risks on fair value, such as the effect of changes in home prices on the assets values. Management has identified these assets for accounting using the amortization method.

Management s risk management efforts in connection with MSRs relating to mortgage loans with initial interest rates of more than 4.5% are aimed at mainly moderating the effects of changes in interest rates on the assets—values. During the quarter ended March 31, 2013, a portion of the IRLCs, the fair value of which typically increases when prepayment speeds increase, were used to moderate the effect of changes in fair value of the servicing assets, which typically decreases as prepayment speeds increase.

Financial Statement Items Measured at Fair Value on a Recurring Basis

Following is a summary of financial statement items that are measured at estimated fair value on a recurring basis:

				June 30), 2013	3		
		Total		Level 1		Level 2		Level 3
				(in thou	sands)		
Assets:	Ф	156 140	Ф	156 140	Ф		Ф	
Short-term investment	\$	156,148	\$	156,148	\$		\$	
Mortgage loans held for sale at fair value		656,341				651,816		4,525
Investment in PMT		1,579		1,579				
Mortgage servicing rights at fair value		23,070						23,070
Derivative assets:								
Interest rate lock commitments		9,155						9,155
Forward purchase contracts		5,550				5,550		
Forward sales contracts		93,579				93,579		
MBS put options		4,194				4,194		
MBS call options		1,935				1,935		
Total derivative assets before netting		114,413				105,258		9,155
Netting (1)		(77,236)						
Total derivative assets		37,177				105,258		9,155
	\$	874,315	\$	157,727	\$	757,074	\$	36,750
Liabilities:								
Derivative liabilities:								
Interest rate lock commitments	\$	25,365	\$		\$		\$	25,365
Forward purchase contracts		23,306				23,306		
Forward sales contracts		9,227				9,227		
Total derivative liabilities before netting		57,898				32,533		25,365
Netting (1)		(30,453)						
Total derivative liabilities	\$	27,445	\$		\$	32,533	\$	25,365

⁽¹⁾ Derivatives are reported net of cash collateral received and paid and, to the extent that the criteria of the accounting guidance covering the offsetting of amounts related to certain contracts are met, positions with the same counterparty are netted as part of a legally enforceable master netting agreement.

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		Decembe	r 31, 2	012	
	Total	Level 1 (in tho	Level 3		
Assets:		(III till)	usanus	·)	
Short-term investment	\$ 53,164	\$ 53,164	\$		\$
Mortgage loans held for sale at fair value	448,384			448,384	
Investment in PMT	1,897	1,897			
Mortgage servicing rights at fair value	19,798				19,798
Derivative assets:					
Interest rate lock commitments	23,951				23,951
Forward purchase contracts	1,645			1,645	
Forward sales contracts	1,818			1,818	
MBS put options	967			967	
Total derivative assets before netting	28,381			4,430	23,951
Netting (1)	(1,091)				
Total derivative assets	27,290			4,430	23,951
	\$ 550,533	\$ 55,061	\$	452,814	\$ 43,749
Liabilities:					
Derivative liabilities:					
Interest rate lock commitments	\$ 11	\$	\$		\$ 11
Forward purchase contracts	389			389	
Forward sales contracts	1,894			1,894	
Total derivative liabilities before netting	2,294			2,283	11
Netting (1)	(1,785)				
Net derivative liabilities	\$ 509	\$	\$	2,283	\$ 11

⁽¹⁾ Derivatives are reported net of cash collateral received and paid and, to the extent that the criteria of the accounting guidance covering the setoff of amounts related to certain contracts are met, positions with the same counterparty are netted as part of a legally enforceable master netting agreement.

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As shown above, certain of the Company s mortgage loans held for sale, MSRs at fair value, and IRLCs are measured using Level 3 inputs. Following is a roll forward of these items for the quarters and six month periods ended June 30, 2013 and 2012 where Level 3 significant inputs were used on a recurring basis:

	lo	lortgage ans held or sale		Quarter ende Mortgage servicing rights	ľ	30, 2013 Net interest rate lock nmitments (1)	Total
				,	ousands)		
Balance, March 31, 2013	\$	4,487	\$	18,622	\$	25,437	\$ 48,546
Repurchases		923					923
Repayments		(608)					(608)
Interest rate lock commitments issued, net						23,530	23,530
Purchases of MSR				4,008			4,008
Sales of MSR				(550)			(550)
Servicing received as proceeds from sales							
of mortgage loans				17			17
Changes in fair value included in income							
arising from:							
Changes in instrument-specific credit risk							
Other factors		(277)		973		(20,983)	(20,287)
		(277)		973		(20,983)	(20,287)
Transfers to mortgage loans held for sale		, ,				(44,194)	(44,194)
Transfers of interest rate lock						` '	, i
commitments (asset) liability to mortgage							
loans acquired for sale							
Balance, June 30, 2013	\$	4,525	\$	23,070	\$	(16,210)	\$ 11,385
Changes in fair value recognized during		,		,,,,,,		(2) 2)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
the period relating to assets still held at							
June 30, 2013	\$	(329)	\$	973	\$	(16,210)	
Accumulated changes in fair value relating		(0-2)	-	,,,	•	(0,=-0)	
to assets still held at June 30, 2013	\$	(277)			\$	(16,210)	

⁽¹⁾ For the purpose of this table, the interest rate lock asset and liability positions are shown net.

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	Mortgage vicing rights	-	er ended June 30, 2012 Interest lock commitments (in thousands)	Total
Balance, March 31, 2012	\$ 26,344	\$	8,088	\$ 34,432
Interest rate lock commitments issued, net			34,338	34,338
Purchases of MSR				
Servicing received as proceeds from sales of				
mortgage loans	62			62
Changes in fair value included in income arising from:				
Changes in instrument-specific credit risk				
Other factors	(2,957)		49	(2,908)
	(2,957)		49	(2,908)
Transfers to mortgage loans held for sale			(29,765)	(29,765)
Transfers of interest rate lock commitments (asset) liability to mortgage loans acquired for sale				
Balance, June 30, 2012	\$ 23,449	\$	12,710	\$ 36,159
Changes in fair value recognized during the period				
relating to assets still held at June 30, 2012	\$ (2,957)	\$	12,710	
Accumulated changes in fair value relating to assets still held at June 30, 2012		\$	12,710	

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		Mortgage loans held	Six months ended June 30, 2013 Net interest Mortgage servicing rate lock					
		for sale		rights		nmitments (1)		Total
5.1	Φ.			(in tho	,	22.074	Φ.	12 = 10
Balance, December 31, 2012	\$		\$	19,798	\$	23,951	\$	43,749
Repurchases		5,529						5,529
Repayments		(622)						(622)
Interest rate lock commitments issued,								
net						57,179		57,179
Purchases of MSR				4,008				4,008
Sales of MSR				(550)				(550)
Servicing received as proceeds from sales								
of mortgage loans				20				20
Changes in fair value included in income								
arising from:								
Changes in instrument-specific credit risk								
Other factors		(382)		(206)		(21,090)		(21,678)
		(382)		(206)		(21,090)		(21,678)
Transfers to mortgage loans held for sale		, ,		· · ·		(76,250)		(76,250)
Transfers of interest rate lock								
commitments (asset) liability to mortgage								
loans acquired for sale								
Balance, June 30, 2013	\$	4,525	\$	23,070	\$	(16,210)	\$	11,385
Changes in fair value recognized during								
the period relating to assets still held at								
June 30, 2013	\$	(443)	\$	(206)	\$	(16,210)		
Accumulated changes in fair value	•	(110)	•	(===)		(0,=10)		
relating to assets still held at June 30,								
2013	\$	(382)			\$	(16,210)		

⁽¹⁾ For the purpose of this table, the interest rate lock asset and liability positions are shown net.

	Six Iortgage icing rights	co	ended June 30, 20 Interest rate lock mmitments thousands)	12	Total
Balance, December 31, 2011	\$ 25,698	\$	7,905	\$	33,603
Interest rate lock commitments issued, net			48,782		48,782
Purchases of MSR					
Servicing received as proceeds from sales of mortgage loans Changes in fair value included in income	742				742
arising from:					
Changes in instrument-specific credit risk					
Other factors	(2,991)		57		(2,934)
	(2,991)		57		(2,934)
Transfers to mortgage loans held for sale			(44,034)		(44,034)
Transfers of interest rate lock commitments (asset) liability to mortgage loans acquired for sale					, , ,
Balance, June 30, 2012	\$ 23,449	\$	12,710	\$	36,159
	\$ (2,991)	\$	12,710		

Changes in fair value recognized during the period relating to assets still held at June 30, 2012

Accumulated changes in fair value relating to assets still held at June 30, 2012 \$ 12,710

The information used in the preceding roll forwards represents activity for any financial statement items identified as using Level 3 significant inputs at either the beginning or the end of the periods presented. The Company had no transfers in or out among the levels.

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Gains (losses) from changes in estimated fair values included in earnings for financial statement items carried at estimated fair value as a result of management s election of the fair value option are summarized below:

	val	Quarter e Change in fair ue of mortgage ns held for sale		June 30, 20 Net ervicing	13		valu	Quarter of mange in fair ne of mortgage ns held for sale		Net ervicing	12	
		at fair value	i	ncome		Total (in thou		t fair value		income		Total
Short-term investments	\$		\$		\$	(III tilot	\$		\$		\$	
Mortgage loans held for sale at fair value		(7,791)				(7,791)		35,939				35,939
Mortgage servicing rights at fair value				973		973				(2,957)		(2,957)
	\$	(7,791)	\$	973	\$	(6,818)	\$	35,939	\$	(2,957)	\$	32,982
	val loa	Six months Change in fair ue of mortgage ns held for sale at fair value	se	d June 30, 2 Net rvicing ncome	2013	Total (in thou	valu loar a	hange in fair ne of mortgage ns held for sale nt fair value	s	ed June 30, 20 Net ervicing income	012	Total
Short-term investments	\$		\$		\$		\$		\$		\$	
Mortgage loans held for sale at fair value Mortgage servicing		18,489				18,489		52,125				52,125
rights at fair value				(206)		(206)				(2,991)		(2,991)
	\$	18,489	\$	(206)	\$	18,283	\$	52,125	\$	(2,991)	\$	49,134

Following are the fair value and related principal amounts due upon maturity of assets and liabilities accounted for under the fair value option as of the dates presented:

	Fair value	Princi up	ine 30, 2013 Spal amount due Son maturity Sthousands)	Difference
Mortgage loans held for sale:				
Current through 89 days delinquent	\$ 655,221	\$	652,361	\$ 2,860
90 or more days delinquent	1,120		1,428	(308)
	\$ 656,341	\$	653,789	\$ 2,552
	Fair value	Princi up	mber 31, 2012 pal amount due on maturity thousands)	Difference
Mortgage loans held for sale:				
Current through 89 days delinquent	\$ 447,889	\$	418,650	\$ 29,239
90 or more days delinquent	495		623	(128)

\$ 448,384 \$ 419,273 \$ 29,111

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Financial Statement Items Measured at Fair Value on a Nonrecurring Basis

Following is a summary of financial statement items that are measured at estimated fair value on a nonrecurring basis as of the dates presented:

			June 30, 2013		
	Total	1	Level 1 Level 2]	Level 3
			(in thousands)		
Mortgage servicing rights at lower of					
amortized cost or fair value	\$ 67,465	\$	\$	\$	67,465
	\$ 67,465	\$	\$	\$	67,465

	December 31, 2012						
		Total	I	Level 1 Level 2		Level 3	
				(in thousands)			
Mortgage servicing rights at lower of							
amortized cost or fair value	\$	51,180	\$	\$	\$	51,180	
	\$	51,180	\$	\$	\$	51,180	

The following table summarizes the total gains (losses) on assets measured at estimated fair values on a nonrecurring basis:

	Quarter ended June 30,			ne 30,		Six months ended June 30,			
		2013		2012		2013		2012	
				(in thou	sands)			
Mortgage servicing rights at lower of amortized cost									
or fair value	\$	688	\$	(841)	\$	132	\$	784	
	\$	688	\$	(841)	\$	132	\$	784	

The Company evaluates its MSRs at lower of amortized cost or fair value for impairment with reference to the assets fair values. For purposes of performing its MSR impairment evaluation, the Company stratifies its MSRs at lower of amortized cost or fair value based on the interest rates borne by the mortgage loans underlying the MSRs. Mortgage loans are grouped into note rate pools of 50 basis points for fixed-rate mortgage loans with note rates between 3% and 4.5% and a single pool for mortgage loans with note rates below 3%. MSRs relating to adjustable rate mortgage loans with initial interest rates of 4.5% or less are evaluated in a single pool. If the fair value of MSRs in any of the note rate pools is below the carrying value of the MSRs for that pool reduced by any existing valuation allowance, those MSRs are impaired.

When MSRs are impaired, the impairment is recognized in current period income and the carrying value of the MSRs is adjusted using a valuation allowance. If the value of the MSRs subsequently increases, the increase in value is recognized in current period income only to the extent of the valuation allowance.

Management periodically reviews the various impairment strata to determine whether the value of the impaired MSRs in a given stratum is likely to recover. When management concludes that recovery of the value is unlikely in the foreseeable future, a write-down of the cost of the MSRs for that note rate pool to its estimated fair value is charged to the valuation allowance.

Fair Value of Financial Instruments Carried at Amortized Cost

The Company s Cash as well as its Mortgage loans sold under agreements to repurchase, Note payable, Carried Interest due from Investment Funds, and amounts receivable from and payable to the Advised Entities are carried at cost.

Cash is measured using Level 1 significant inputs. The Company s borrowings carried at amortized cost do not have active markets or observable inputs and the fair value is measured using management s best estimate of fair value, where the inputs into the determination of fair value require significant management judgment or estimation. The Company has classified these financial instruments as Level 3 financial statement items as of June 30, 2013 and December 31, 2012 due to the lack of current market activity and the Company s reliance on unobservable inputs to estimate the fair value.

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Management has concluded that the carrying value of the *Carried Interest due from Investment Funds* approximates its fair value as the balance represents the amount distributable to the Company at the balance sheet date assuming liquidation of the Investment Funds. Management has concluded that the estimated fair value of the *Note payable* approximates the agreements carrying value due to the agreements short terms and variable interest rates.

The Company also carries the receivable from and payable to the Advised Entities at cost. Management has concluded that the estimated fair value of such balances approximates the carrying value due to the short terms of such balances.

Valuation Techniques and Assumptions

Most of the Company s financial assets are carried at fair value with changes in fair value recognized in current period income. A portion of the Company s financial assets and all of its MSRs are Level 3 financial statement items which require the use of significant unobservable inputs in the estimation of the assets values. Unobservable inputs reflect the Company s own assumptions about the factors that market participants use in pricing an asset or liability, and are based on the best information available under the circumstances.

The Company has assigned the responsibility for estimating the fair values of Level 3 financial statement items to a valuation group and has developed procedures and controls governing the valuation process relating to these assets. The estimation of fair values of the Company s financial assets are assigned to its Financial Analysis and Valuation group (the FAV group), which is responsible for valuing and monitoring the Company s investment portfolios and maintenance of its valuation policies and procedures.

The FAV group reports to the Company s senior management valuation committee, which oversees and approves the valuations. The FAV group monitors the models used for valuation of the Company s Level 3 financial statement items, including the models performance versus actual results and reports those results to the senior management valuation committee. The results developed in the FAV group s monitoring activities are used to calibrate subsequent projections used for valuation.

The FAV group is responsible for reporting to the Company senior management valuation committee on a monthly basis on the changes in the valuation of the portfolio, including major factors affecting the valuation and any changes in model methods and assumptions. To assess the reasonableness of its valuations, the FAV group presents an analysis of the effect on the valuation of each of the changes to the significant inputs to the models.

The following describes the techniques and assumptions used in estimating the fair values of Level 2 and Level 3 fair value financial statement items:

Mortgage Loans Held for Sale

Most of the Company s mortgage loans held for sale at fair value are saleable into active markets and are therefore categorized as Level 2 fair value financial statement items and their fair values are estimated using their quoted market or contracted price or market price equivalent.

Certain of the Company s mortgage loans may become non-saleable into active markets due to identification of a defect by the Company or to the repurchase of a mortgage loan with an identified defect. Because such loans are generally not saleable into active mortgage markets, they are classified as Level 3 financial statement items. The significant unobservable inputs used in the fair value measurement of the Company s non-saleable mortgage loans held for sale at fair value are discount rate, home price projections, voluntary prepayment speeds and default speeds. Significant changes in any of those inputs in isolation could result in a significant change to the loans fair value measurement. Increases in home price projections are generally accompanied by an increase in voluntary prepayment speeds.

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The Company did not hold Level 3 mortgage loans held for sale before 2013. Following is a quantitative summary of key inputs used in the valuation of Level 3 mortgage loans held for sale at fair value:

	June 30, 2013 Range
	(Weighted average)
Key Inputs	
Discount rate	7.8% - 13.4%
	(9.0%)
Twelve-month projected housing price index change	6.8% - 7.3%
	(6.9%)
Prepayment speed (1)	1.9% - 5.5%
	(4.7%)
Total prepayment speed (2)	3.3% - 5.6%
	(5.1%)

⁽¹⁾ Prepayment speed is measured using life voluntary Conditional Prepayment Rate (CPR). CPR represents the percentage of the remaining unpaid principal balance (UPB) that is expected to be prepaid in excess of the scheduled amortization of principal.

(2) Total prepayment speed is measured using life total CPR.

Changes in fair value attributable to changes in instrument-specific credit risk are measured by the change in the respective loan s delinquency status at period-end from the later of the beginning of the period or acquisition date.

Derivative Financial Instruments

The Company categorizes IRLCs as a Level 3 financial statement item. The Company estimates the fair value of an IRLC based on quoted Agency MBS prices, its estimate of the fair value of the MSRs it expects to receive in the sale of the loans and the probability that the mortgage loan will fund or be purchased as a percentage of the commitment it has made (the pull-through rate).

The significant unobservable inputs used in the fair value measurement of the Company s IRLCs are the pull-through rate and the MSR component of the Company s estimate of the value of the mortgage loans it has committed to purchase. Significant changes in the pull-through rate and the MSR component of the IRLCs, in isolation, could result in a significant change in fair value measurement. The financial effects of changes in these assumptions are generally inversely correlated as increasing interest rates have a positive effect on the fair value of the MSR component of IRLC value, but increase the pull-through rate for loans that have decreased in fair value in comparison to the agreed-upon purchase price.

Following is a quantitative summary of key unobservable inputs used in the valuation of IRLCs:

		December 31, 2012 Range ted average)
Key Inputs		
Pull-through rate	57.8% - 98.0%	61.6% - 98.1%
	(81.3%)	(79.1%)
MSR value expressed as:		
Servicing fee multiple	1.7 - 5.2	3.2 - 4.2
•	(4.5)	(4.0)
Percentage of unpaid principal balance	0.4% - 2.6%	0.6% - 2.2%
	(1.2%)	(0.9%)

The Company estimates the fair value of commitments to sell loans based on quoted MBS prices. The Company estimates the fair value of the MBS options and futures it purchases and sells based on observed interest rate volatilities in the MBS market. The Company estimates the fair value of its MBS interest rate swaptions based on quoted market prices.

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Mortgage Servicing Rights

MSRs are categorized as Level 3 fair value financial statement items. The Company uses a discounted cash flow approach to estimate the fair value of MSRs. This approach consists of projecting servicing cash flows discounted at a rate that management believes market participants would use in their determinations of value. The key assumptions used in the estimation of the fair value of MSRs include prepayment and default rates of the underlying loans, the applicable discount rate, and cost to service loans. The results of the estimates of fair value of MSRs are reported to the Company senior management valuation committee as part of their review and approval of monthly valuation results. Changes in the fair value of MSRs are included in the consolidated statements of income under the caption *Net servicing income Amortization*, impairment and change in estimated fair value of mortgage servicing rights.

Key assumptions used in determining the fair value of MSRs at the time of initial recognition are as follows:

	Quarter ended June 30,								
	2013					2012			
	A	mortized		Fair		Amortized	Fair value		
		cost		value		cost			
				Rai	0	-)			
				(Weighted (dollar amount		*			
Unpaid principal balance of									
underlying loans	\$	4,372,786	\$	423,031	\$	1,560,292	\$	5,544	
Weighted-average servicing fee rate									
(in basis points)		29		25		24		27	
Pricing spread (1)	5.49	% - 12.4%	6.4	1% - 9.6%	7.:	5% - 11.9%	7.5%	6 - 9.9%	
		(8.0%)		(7.2%)		(9.8%)	(7	7.9%)	
Annual total prepayment speed (2)	8.59	% - 18.5%	8.7	% - 15.3%	6.	7% - 14.7%	7.9%	- 15.6%	
		(8.8%)		(9.0%)		(8.2%)	(1)	0.3%)	
Life (in years)	2	2.9 6.9		3.0 6.9		2.9 7.0	5.	3 7.0	
		(6.7)		(6.7)		(6.5)	((6.6)	
Cost of servicing	\$6	58 \$120	9	868 \$68	:	\$68 \$100	\$68	\$ \$100	
		(\$103)		(\$68)		(\$99)	(\$72)	

			Six months er	ided Jun	ie 30,		
	20	13	201	2012			
A	Amortized Fa			Fair Amortized			Fair
	cost		value		cost		value
				0			
			` 0	0	,		
			(dollar amount	s in thou	sands)		
\$	8,229,142	\$	423,355	\$	2,325,346	\$	13,287
	28		25		26		29
5.4	- 12.5%	6	.4% - 9.6%	7.5	5% - 11.9%	7.	.5% - 9.9%
	(8.2%)		(7.2%)		(9.8%)		(8.5%)
8.5	5% - 18.5%	8.	7% - 15.3%	6.7	7% - 14.7%	7.8	8% - 15.6%
	(8.8%)		(9.0%)		(8.1%)		(9.2%)
	\$ 5.4	\$ 8,229,142 28 5.4% - 12.5% (8.2%) 8.5% - 18.5%	\$ 8,229,142 \$ 28 5.4% - 12.5% 6 (8.2%) 8.5% - 18.5% 8.	2013 Amortized Fair value Ran (Weighted (dollar amounts) \$ 8,229,142 \$ 423,355 28 25 5.4% - 12.5% 6.4% - 9.6% (8.2%) (7.2%) 8.5% - 18.5% 8.7% - 15.3%	2013 Amortized Fair Range (Weighted average (dollar amounts in thouse) \$ 8,229,142 \$ 423,355 \$ 28 25 5.4% - 12.5% 6.4% - 9.6% 7.5 (8.2%) (7.2%) 8.5% - 18.5% 8.7% - 15.3% 6.3	Amortized cost Fair value Amortized cost Range (Weighted average) (Weighted average) (dollar amounts in thousands) \$ 8,229,142 \$ 423,355 \$ 2,325,346 28 25 26 5.4% - 12.5% 6.4% - 9.6% 7.5% - 11.9% (8.2%) (7.2%) (9.8%) 8.5% - 18.5% 8.7% - 15.3% 6.7% - 14.7%	2013 Amortized cost Fair value Amortized cost Range (Weighted average) (dollar amounts in thousands) \$ 8,229,142 \$ 423,355 \$ 2,325,346 \$ 28 25 26 5.4% - 12.5% 6.4% - 9.6% 7.5% - 11.9% 7.6% (8.2%) (7.2%) (9.8%) 8.5% - 18.5% 8.7% - 15.3% 6.7% - 14.7% 7.8%

Life (in years)	2.9 6.9	3.0 6.9	2.9 7.0	3.6 7.0
	(6.7)	(6.7)	(6.6)	(6.7)
Cost of servicing	\$68 \$120	\$68 \$68	\$68 \$100	\$68 \$100
	(\$102)	(\$68)	(\$99)	(\$80)

⁽¹⁾ Pricing spread represents a margin that is applied to a reference interest rate s forward rate curve to develop periodic discount rates. The Company applies a pricing spread to the United States Dollar London Inter Bank Offered Rate (LIBOR) curve for purposes of discounting cash flows relating to MSRs acquired as proceeds from the sale of mortgage loans.

(2) Annual total prepayment speed is measured using life total CPR.

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Following is a quantitative summary of key inputs used in the valuation of the Company s MSRs at period end and the effect on the estimated fair value from adverse changes in those assumptions (weighted averages are based upon unpaid principal balance):

Purchased MSRs backed by distressed mortgage loans

	June 30,	2013	December 31, 2012		
	Fair	Amortized	Fair	Amortized	
	value	cost Rang	value	cost	
		(Weighted a			
	(Carrying value, unp	aid principal balance of un		on value amounts	
		in thousa			
Carrying value	\$10,978	\$	\$12,370	\$	
Unpaid principal balance of	¢1 155 201		¢1 271 470		
underlying loans	\$1,155,301		\$1,271,478		
Weighted-average note rate	5.96%		6.01%		
Weighted-average servicing fee					
rate (in basis points)	50		50		
Discount rate	15.3% 15.3%		15.3% 15.3%		
Discount rate	(15.3%)		(15.3%)		
Effect on value of 5% adverse	(13.370)		(13.370)		
	(\$277)		(\$302)		
change Effect on value of 10% adverse	(\$211)		(\$302)		
change	(\$542)		(\$590)		
Effect on value of 20% adverse	(\$342)		(\$390)		
	(\$1,027)		(61.120)		
change	(\$1,037)		(\$1,130)		
Average life (in years)	4.9		5.0		
Prepayment speed (1)	11.0% 11.0%		10.7% 10.7%		
	(11.0%)		(10.7%)		
Effect on value of 5% adverse	(====)		(= 0.1. /=)		
change	(\$254)		(\$273)		
Effect on value of 10% adverse	(+== -)		(+=++)		
change	(\$500)		(\$529)		
Effect on value of 20% adverse	(1223)		(1)		
change	(\$977)		(\$1,040)		
- I I I I I I I I I I I I I I I I I I I	(4277)		(41,010)		
Per-loan cost of servicing	\$279 \$279		\$270 \$270		
	(\$279)		(\$270)		
Effect on value of 5% adverse	(+)		(+= · •)		
change	(\$267)		(\$290)		
Effect on value of 10% adverse	(4-01)		(4=>0)		
change	(\$535)		(\$580)		
Effect on value of 20% adverse	(4000)		(4230)		
change	(\$1,070)		(\$1,159)		
change	(ψ1,070)		(ψ1,137)		

⁽¹⁾ Prepayment speed is measured using CPR.

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All other MSRs

	June 30), 2013	December	31, 2012
	Fair	Amortized	Fair	Amortized
	value	cost	value	cost
		Ran	8	
	(Carryi	(Weighted) ng value, unpaid principal		nc and
	(Carry)	effect on value amo		ns and
Carrying value	\$12,092	\$176,668	\$7,428	\$89,177
, ,				
Unpaid principal balance of				
underlying loans	\$1,327,754	\$16,294,547	\$1,166,765	\$8,730,686
Weighted-average note rate	4.71%	3.52%	5.22%	3.65%
Weighted-average servicing fee rate				
(in basis points)	25	28	26	28
Pricing spread (1)	6.4% 17.5%	5.4% 14.1%	7.5% 19.5%	7.5% 16.5%
	(8.7%)	(7.5%)	(10.6%)	(9.8%)
Effect on value of 5% adverse				
change	(\$218)	(\$3,923)	(\$113)	(\$1,814)
Effect on value of 10% adverse				
change	(\$429)	(\$7,703)	(\$222)	(\$3,562)
Effect on value of 20% adverse				
change	(\$830)	(\$14,859)	(\$430)	(\$6,870)
Average life (in years)	0.2 14.4	2.7 6.9	0.2 14.4	2.5 6.9
	(6.5)	(6.7)	(5.0)	(6.6)
Prepayment speed (2)	8.7% 76.2%	8.6% 17.2%	9.0% 84.2%	8.7% 28.3%
	(11.3%)	(9.0%)	(19.2%)	(9.2%)
Effect on value of 5% adverse				
change	(\$292)	(\$3,823)	(\$238)	(\$1,751)
Effect on value of 10% adverse				
change	(\$572)	(\$7,520)	(\$462)	(\$3,446)
Effect on value of 20% adverse				
change	(\$1,100)	(\$14,562)	(\$877)	(\$6,674)
	A.C. A.1.	h < 0 h + 0 0	460 4440	h.co h.t.o.
Per-loan cost of servicing	\$68 \$115	\$68 \$120	\$68 \$140	\$68 \$140
F.60 1 0.5% 1	(\$72)	(\$101)	(\$76)	(\$99)
Effect on value of 5% adverse	(0111)	(01.044)	(077)	(0.22)
change	(\$111)	(\$1,944)	(\$77)	(\$963)
Effect on value of 10% adverse	(#221)	(#2.000 <u>)</u>	(0152)	(\$1.026)
change	(\$221)	(\$3,888)	(\$153)	(\$1,926)
Effect on value of 20% adverse	(\$442)	(67.774)	(\$207)	(\$2.050)
change	(\$443)	(\$7,776)	(\$307)	(\$3,852)

⁽¹⁾ Pricing spread represents a margin that is applied to a reference interest rate s forward curve to develop periodic discount rates. The Company applies a pricing spread to the United States Dollar LIBOR curve for purposes of discounting cash flows relating to MSRs acquired as proceeds from the sale of loans and purchased MSRs not backed by pools of distressed mortgage loans.

⁽²⁾ Prepayment speed is measured using CPR.

The preceding sensitivity analyses are limited in that they were performed at a particular point in time; only contemplate the movements in the indicated variables; do not incorporate changes in the variables in relation to other variables; are subject to the accuracy of various models and assumptions used; and do not incorporate other factors that would affect the Company s overall financial performance in such scenarios, including operational adjustments made by management to account for changing circumstances. For these reasons, the preceding estimates should not be viewed as an earnings forecast.

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Note 9 Mortgage Loans Held for Sale at Fair Value

Mortgage loans held for sale at fair value include the following:

	Jur	ne 30, 2013	Dece	mber 31, 2012
		(in thousands)		
Conforming	\$	102,366	\$	50,003
Government-insured or guaranteed		549,450		398,381
Repurchased mortgage loans		4,525		
	\$	656,341	\$	448,384
Fair value of mortgage loans pledged to secure mortgage loans sold under				
agreements to repurchase	\$	646,944	\$	438,850

Note 10 Derivative Instruments

The Company is exposed to price risk relative to its mortgage loans held for sale as well as to its IRLCs. The Company bears price risk from the time an IRLC is made to PMT or a loan applicant to the time the mortgage loan is sold. The Company is exposed to loss in value of its commitments to originate or purchase mortgage loans held for sale when mortgage rates increase. The Company is also exposed to loss in value of its MSRs when interest rates decrease.

The Company engages in interest rate risk management activities in an effort to reduce the variability of earnings caused by changes in market interest rates. To manage this price risk resulting from interest rate risk, the Company uses derivative financial instruments acquired with the intention of moderating the risk that changes in market interest rates will result in unfavorable changes in the value of the Company s IRLCs, inventory of mortgage loans held for sale and MSRs. The Company does not use derivative financial instruments for purposes other than in support of its risk management activities.

The Company had the following derivative financial instruments recorded on its consolidated balance sheets:

		J	une 30, 2013 Fair	Value			Dece	mber 31, 2012 Fair V	/alue	
Instrument	Notional amount	D	Derivative assets	_	Derivative liabilities (in thous	Notional amount ands)	Г	Derivative assets		erivative abilities
Derivatives not designated as						,				
hedging instruments										
Free-standing derivatives:										
Interest rate lock										
commitments	1,767,314	\$	9,155	\$	25,365	1,576,174	\$	23,951	\$	11
Forward purchase contracts	2,071,590		5,550		23,306	1,021,981		1,645		389
Forward sales contracts	4,226,940		93,579		9,227	2,621,948		1,818		1,894

MBS call options	625,000	1,935					
MBS put options	260,000	4,194			500,000	967	
Total derivatives before							
netting		114,413		57,898		28,381	2,294
Netting		(77,236)		(30,453)		(1,091)	(1,785)
Total		\$ 37,177	\$	27,445		\$ 27,290	\$ 509
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The following table summarizes the activity for derivative contracts used to hedge the Company s IRLCs and inventory of mortgage loans held for sale at notional value:

	Balance beginning of period	Additions (in thous	Dispositions/ expirations sands)	Balance end of period
Quarter ended June 30, 2013				
Forward purchase contracts	582,150	14,207,171	(12,717,731)	2,071,590
Forward sales contracts	1,278,281	19,752,025	(16,803,366)	4,226,940
MBS call options	30,000	1,050,000	(455,000)	625,000
MBS put options	50,000	1,195,000	(985,000)	260,000

	Balance beginning of period	Additions (in thous	Dispositions/ expirations	Balance end of period
Quarter ended June 30, 2012		(III tilous	unus)	
Forward purchase contracts	582,150	3,042,549	(3,079,524)	545,175
Forward sales contracts	1,278,281	5,215,628	(4,971,235)	1,522,674
MBS call options	30,000	125,000	(150,000)	5,000
MBS put options	50,000	305,000	(145,000)	210,000

	Balance beginning of period	Additions (in thous	Dispositions/ expirations ands)	Balance end of period
Six months ended June 30, 2013		,	,	
Forward purchase contracts	130,900	15,654,716	(13,714,026)	2,071,590
Forward sales contracts	510,569	22,635,736	(18,919,365)	4,226,940
MBS call options	3,000	1,088,000	(466,000)	625,000
MBS put options	29,000	1,263,000	(1,032,000)	260,000

	Balance beginning of period	Additions (in thous	Dispositions/ expirations ands)	Balance end of period
Six months ended June 30, 2012				
Forward purchase contracts	130,900	4,490,094	(4,075,819)	545,175
Forward sales contracts	510,569	8,099,339	(7,087,234)	1,522,674
MBS call options	3,000	163,000	(161,000)	5,000
MBS put options	29,000	373,000	(192,000)	210,000

The Company recorded net gains (losses) on derivative financial instruments used to hedge the Company s IRLCs and inventory of mortgage loans totaling \$94,202,000 and \$(23,526,000) for the quarters ended June 30, 2013 and June 30, 2012, respectively, and \$106,518,000 and \$(25,488,000) for the six month periods ended June 30, 2013 and June 30, 2012, respectively. Derivative gains and losses are included in *Net gains on mortgage loans held for sale at fair value* in the Company s consolidated statements of income.

The Company recorded a net loss on derivative financial instruments used as economic hedges of MSRs totaling \$1,291,000 for the quarter and six months ended June 30, 2013. The Company had no similar economic hedges in place for the quarter or six months ended June 30, 2012. The derivative loss is included in *Amortization*, *impairment and changes in estimated fair value of mortgage servicing rights* in the Company s consolidated statements of income.

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Note 11 Mortgage Servicing Rights

Carried at Fair Value:

The activity in MSRs carried at fair value is as follows:

	Quarter end	ne 30,	Six months ended June 30,			
	2013		2012	2013		2012
			(in thousand	s)		
Balance at beginning of period	\$ 18,622	\$	26,344 \$	19,798	\$	25,698
Additions:						
Servicing resulting from MSR purchases	4,008			4,008		
Servicing resulting from loan sales	17		62	20		742
Sales	(550)			(550)		
Change in fair value:						
Due to changes in valuation inputs or						
assumptions used in valuation model	1,957		(1,650)	(1,524)		(336)
Other changes in fair value (1)	(984)		(1,307)	1,318		(2,655)
Total change in fair value	973		(2,957)	(206)		(2,991)
Balance at end of period	\$ 23,070	\$	23,449 \$	23,070	\$	23,449

⁽¹⁾ Represents changes due to realization of cash flows.

Carried at Amortized Cost:

The activity in MSRs carried at amortized cost is summarized below:

	Quarter end	led Ju		Six months ended June 30,			
	2013		2012 (in thous	ands)	2013		2012
Amortized cost:			(22, 22, 22, 22, 22, 22, 22, 22, 22, 22,	,			
Balance at beginning of period	\$ 130,793	\$	15,853	\$	92,155	\$	6,496
Additions:							
Servicing resulting from loan sales	52,461		15,022		94,194		24,644
Amortization	(4,251)		(570)		(7,346)		(835)
Application of valuation allowance to write down MSRs							
with other-than-temporary impairment							
Balance at end of period	179,003		30,305		179,003		30,305
Valuation allowance for impairment of MSRs:							
Balance at beginning of period	(2,423)		(13)		(2,978)		(70)

Reversal (additions)	88	(841)	643	(784)
Application of valuation allowance to write down MSRs				
with other-than-temporary impairment				
Balance at end of period	(2,335)	(854)	(2,335)	(854)
MSRs, net	\$ 176,668	\$ 29,451	\$ 176,668	\$ 29,451
Estimated fair value of MSRs at end of period	\$ 194,529	\$ 29,647	\$ 194,529	\$ 29,647
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The following table summarizes the Company s estimate of future amortization of its existing MSRs. This projection was developed using the assumptions made by management in its June 30, 2013 valuation of MSRs. The assumptions underlying the following estimate will change as market conditions and portfolio composition and behavior change, causing both actual and projected amortization levels to change over time.

12-month period ending June 30,	amo	timated rtization nousands)
2014	\$	17,793
2015		16,995
2016		16,254
2017		15,631
2018		14,735
Thereafter		97,595
Total	\$	179,003

Servicing fees relating to MSRs are recorded in *Net servicing income Loan servicing fees From non-affiliates* on the consolidated statements of income; late charges, ancillary and other fees are recorded in *Net servicing income Loan servicing fees Ancillary and other fees* on the consolidated statements of income and are summarized below:

	Quarter end	led Ju	Six months er	Six months ended June 30,			
	2013 2012				2013		2012
			(in thou	usands	s)		
Contractual servicing							
fees	\$ 11,744	\$	3,600	\$	20,801	\$	6,445
Late charges	396		206		809		473
Ancillary and other fees	132		64		234		122
	\$ 12,272	\$	3,870	\$	21,844	\$	7,040

Note 12 Carried Interest Due from Investment Funds

The activity in the Company s Carried Interest due from Investment Funds is summarized as follows:

	Quarter ended June 30,					Six months ended June 30,			
		2013		2012		2013		2012	
				(in thou	isands)	ı			
Balance at beginning of period	\$	52,460	\$	39,039	\$	47,723	\$	37,250	
Carried Interest recognized during the period		2,862		2,110		7,599		3,899	
Proceeds received during the period									
Balance at end of period	\$	55,322	\$	41,149	\$	55,322	\$	41,149	

The amount of the Carried Interest received by the Company depends on the Investment Funds future performance. As a result, the amount of Carried Interest recorded by the Company at period end is subject to adjustment based on future results of the Investment Funds and may be reduced in future periods. However, the Company is not required to pay guaranteed returns to the Investment Funds and the amount of Carried Interest will only be reduced to the extent of amounts previously recognized.

Management expects the Carried Interest to be collected by the Company when the Investment Funds liquidate. The investment period for the Investment Funds ended on December 31, 2011. The Investment Funds will continue in existence through December 31, 2016, subject to three one-year extensions by PCM at its discretion as specified in the limited liability company and limited partnership agreements that govern the Investment Funds.

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Note 13 Investment in PennyMac Mortgage Investment Trust at Fair Value

Following is a summary of Change in fair value and dividends received from PennyMac Mortgage Investment Trust:

	Quarter ended June 30,						Six months ended June 30,			
		2013		2012			2013		2012	
					(in tho	usands)				
Dividends	\$	43	\$		42	\$	85	\$	83	
Change in fair value		(363)			79		(318)		233	
	\$	(320)	\$		121	\$	(233)	\$	316	
Fair value of PMT shares at										
period end	\$	1,579	\$		1,480	\$	1,579	\$	1,480	

Note 14 Borrowings

As of June 30, 2013, the Company maintained four borrowing facilities: three facilities that provide for sales of mortgage loans under agreements to repurchase; and one note payable secured by MSRs and servicing advances made relating to loans in the Company s loan servicing portfolio.

Mortgage Loans Sold Under Agreement to Repurchase

The borrowing facilities secured by mortgage loans held for sale are in the form of loan sale and repurchase agreements. Eligible loans are sold under advance rates based on the loan type. Interest is charged at a rate based on the buyer s overnight cost-of funds rate for one agreement and based on LIBOR for the other two agreements. Loans sold under these agreements may be re-pledged by the lenders.

Financial data pertaining to mortgage loans sold under agreements to repurchase are as follows:

	Quarter ended June 30,					Six months ended June 30,			
		2013		2012		2013		2012	
				(dollar amounts	in tho	usands)			
Period end:									
Balance	\$	500,427	\$	220,546	\$	500,427	\$	220,546	
Unused amount (1)	\$	299,573	\$	179,454	\$	299,573	\$	179,454	
Weighted-average interest rate		1.93%		2.12%		1.93%		2.12%	
Fair value of loans securing agreements									
to repurchase	\$	646,944	\$	247,053	\$	646,944	\$	247,053	
During the period:									
Average balance of loans sold under									
agreements to repurchase	\$	412,849	\$	154,475	\$	344,335	\$	109,715	

Weighted-average interest rate (2)	1.98%	1.68%	2.09%	2.12%
Total interest expense	\$ 2,956	\$ 831	\$ 5,331	\$ 1,902
Maximum daily amount outstanding	\$ 623,523	\$ 236,324	\$ 623,523	\$ 236,324

⁽¹⁾ The amount the Company is able to borrow under loan repurchase agreements is tied to the fair value of unencumbered mortgage loans eligible to secure those agreements and the Company s ability to fund the agreements margin requirements relating to the mortgage loans sold.

⁽²⁾ Excludes the effect of amortization of commitment fees totaling \$891,000 and \$175,000 for the quarters ended June 30, 2013 and June 30, 2012, respectively, and \$1.7 million and \$724,000 for the six months ended June 30, 2013 and June 30, 2012, respectively.

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Following is a summary of maturities of outstanding advances under repurchase agreements by maturity date:

Remaining maturity at June 30, 2013	_	Balance thousands)
Within 30 days	\$	19,109
Over 30 to 90 days		481,318
Over 90 days to 180 days		
Over 180 days to 1 year		
	\$	500,427
Weighted-average maturity (in months)		2.28

The amount at risk (the fair value of the assets pledged plus the related margin deposit, less the amount advanced by the counterparty and accrued interest) relating to the Company s mortgage loans held for sale sold under agreements to repurchase is summarized by counterparty below as of June 30, 2013:

Counterparty	ount at risk thousands)	Weighted-average maturity of advances under repurchase agreement	Facility Maturity
Bank of America, N.A.	\$ 31,137	September 15, 2013	January 2, 2014
Citibank, N.A.	\$ 50,006	July 25, 2013	July 25, 2013
Credit Suisse First Boston			
Mortgage Capital LLC	\$ 69,006	September 13, 2013	June 29, 2014(1)

⁽¹⁾ The earlier to occur of October 31, 2014 or the rolling maturity date that is 364 days from any particular date of determination.

The Company is subject to margin calls during the period the agreements are outstanding and therefore may be required to repay a portion of the borrowings before the respective agreements mature if the value (as determined by the applicable lender) of the mortgage loans securing those agreements decreases. As of June 30, 2013, the Company had \$4.1 million on deposit with its mortgage loan repurchase agreement counterparties. Such amounts are included in *Other Assets* on the consolidated balance sheets.

Note Payable

The note payable is summarized below:

June 30,	December 31,
2013	2012
	(in thousands)

At period end:

Note payable secured by:

Servicing advances	\$ 4,671	\$ 4,905
MSRs	42,538	48,108
	\$ 47,209	\$ 53,013
Assets pledged to secure note:		
Servicing advances	\$ 6,807	\$ 7,430
MSRs	\$ 180,794	\$ 100,957

The note payable matures on the earlier to occur of October 31, 2014 or the rolling maturity date that is 364 days from any particular date of determination. Interest is charged at a rate based on the lender s overnight cost of funds. The note payable is secured by servicing advances and MSRs relating to certain loans in the Company s servicing portfolio, and provides for advance rates ranging from 50% to 85% of the amount of the servicing advances or the carrying value of the MSR pledged, up to a maximum of \$17 million in the case of servicing advances and \$100 million in the case of MSRs.

The borrowing facilities contain various covenants, including financial covenants governing the Company s net worth, debt-to-equity ratio, profitability and liquidity. Management believes the Company was in compliance with these requirements as of June 30, 2013.

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Note 15 Liability for Losses Under Representations and Warranties

The Company s agreements with the Agencies include representations and warranties related to the loans the Company sells to those Agencies. The representations and warranties require adherence to Agency origination and underwriting guidelines, including but not limited to the validity of the lien securing the loan, property eligibility, borrower credit, income and asset requirements, and compliance with applicable federal, state and local law.

In the event of a breach of its representations and warranties, the Company may be required to either repurchase the mortgage loans with the identified defects or indemnify the investor or insurer. In such cases, the Company bears any subsequent credit loss on the mortgage loans. The Company s credit loss may be reduced by any recourse it has to correspondent lenders that sold such mortgage loans and breached similar or other representations and warranties. In such event, the Company has the right to seek a recovery of related credit losses from that correspondent lender.

The Company records a provision for losses relating to the representations and warranties it makes as part of its loan sale transactions. The method used to estimate the liability for representations and warranties is a function of the representations and warranties given and considers a combination of factors, including, but not limited to, estimated future defaults and loan repurchase rates and the potential severity of loss in the event of defaults and the probability of reimbursement by the correspondent lender.

The Company establishes a liability at the time loans are sold and continually updates its liability estimate.

Following is a summary of the Company s liability for representations and warranties:

	Quarter end	ed Jur	ne 30, 2012		Six months en 2013	ded Ju	une 30, 2012
	2010		(in thou	sands)			
Balance at beginning of period	\$ 4,748	\$	760	\$	3,504	\$	449
Provisions for losses on loans							
sold	1,453		627		2,697		938
Incurred losses	(16)				(16)		
Balance at end of period	\$ 6,185	\$	1,387	\$	6,185	\$	1,387
Unpaid principal balance of							
mortgage loans subject to							
representations and warranties	\$ 16,408,013	\$	2,957,747	\$	16,408,013	\$	2,957,747

Following is a summary of the Company s repurchase activity:

Quarter ended June 30, 2013 2012 Six months ended June 30, 2013 2012

		(in thous	ands)		
During the period:					
Unpaid balance of mortgage					
loans repurchased	\$ 2,741	\$	\$	4,867	\$
Unpaid principal balance of					
mortgage loans put to					
correspondent lenders	\$ 574	\$	\$	1,053	\$
At period end:					
Unpaid principal balance of					
mortgage loans subject to					
pending claims for repurchase	\$ 296	\$ 3,853	\$	296	\$ 3,853

The level of the liability for representations and warranties requires considerable management judgment. The level of mortgage loan repurchase losses is dependent on economic factors (including unemployment levels and trends, and housing price levels and trends), investor reviews of recently sold mortgage loans and repurchase demand strategies relating to defaulted mortgage loans, and other external conditions that will change over the lives of the underlying loans.

The Company s representations and warranties are generally not subject to stated limits of exposure. However, management believes that the current unpaid principal balance of loans sold by the Company to date represents the maximum exposure to repurchases related to representations and warranties. Management believes the amount and range of reasonably possible losses in relation to the recorded liability is not material to the Company s financial condition or results of operations.

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Note 16 Income Taxes

The Company files U.S. federal and state corporate income tax returns for PFSI and partnership returns for PennyMac. Before the IPO, the Company did not have a provision for income taxes as PennyMac is a pass-through taxable entity. PennyMac is partnership returns are generally subject to examination for 2009 and forward and for 2008 and forward for certain states. In March 2013, the IRS concluded their audit of the partnership returns of PennyMac and its subsidiaries for the tax year ended December 31, 2010 and proposed no changes to the returns as originally filed. No returns are currently under examination.

The following table details the Company s income tax expense (benefit).

Current expense:		
Federal	\$	\$
State		
Total current expense		
Deferred expense:		
Federal	1,516	1,516
State	522	522
Total deferred expense	2,038	2,038
Total provision for income taxes	\$ 2,038	\$ 2,038

The provision for deferred income taxes for the quarter and six months ended June 30, 2013 primarily relates to mortgage servicing rights the Company received pursuant to sales of mortgage loans held for sale at fair value.

The following table is a reconciliation of the Company s provision for income taxes at statutory rates to the provision for income taxes at the Company s effective tax rate:

	Quarter ended June 30, 2013	Six months ended June 30, 2013
Statutory federal tax rate	35.0%	35.0%
Rate attributable to non-controlling interest	-31.6%	-33.4%
State income taxes, net of federal benefit	0.7%	0.3%
Valuation allowance	0.0%	0.0%
Effective tax rate	4.1%	1.9%

The components of the Company s provision for deferred income taxes are as follows:

	Quarter ended June 30, 2013			Six months ended June 30, 2013
		(in the	ousands)	
Mortgage servicing rights	\$	2,218	\$	2,218
Net operating loss carry forward		(233)		(233)
Carried Interest		140		140
Other		(87)		(87)
Valuation allowance				
Total provision for deferred				
income taxes	\$	2,038	\$	2,038
			39	

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The components of income taxes payable, net are as follows:

	=	30, 2013 ousands)
Taxes currently receivable	\$	7
Deferred income taxes payable		(2,038)
Income taxes payable	\$	(2,031)

The tax effects of temporary differences that gave rise to deferred income tax assets and liabilities are presented below:

	-	30, 2013 ousands)
Deferred income tax assets:		
Net operating loss carry forward	\$	233
Other		87
Gross deferred tax assets		320
Deferred income tax liabilities:		
Mortgage servicing rights		(2,218)
Carried Interest		(140)
Gross deferred tax liabilities		(2,358)
Net deferred income tax liability	\$	(2,038)

The net deferred income tax liability is recorded in *Accounts payable and accrued expenses* in the consolidated balance sheets as of June 30, 2013. There was no income tax liability as of December 31, 2012 since PennyMac is a pass-through taxable entity.

The Company recorded a deferred tax asset of \$233,000 reflecting the benefit of a net operating loss carry forward that generally expires in 2033.

At June 30, 2013 and December 31, 2012, the Company had no unrecognized tax benefits and does not anticipate any increase in unrecognized tax benefits. Should the accrual of any interest or penalties relative to unrecognized tax benefits be necessary, it is the Company s policy to record such accruals in the Company s income tax accounts. No such accruals existed at June 30, 2013 and December 31, 2012.

Note 17 Net Gain on Mortgage Loans Held for Sale

Net gain on mortgage loans held for sale at fair value is summarized below:

Quarter ended June 30,

Six months ended June 30,

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	2013			2012	2013	2012	
				(in thou			
Cash gain (loss) on sale:							
Loan proceeds	\$	(43,318)	\$	17,319	\$ (55,141)	\$ 23,019	
Hedging activities		22,260		(14,670)	39,881	(20,702)	
		(21,058)		2,649	(15,260)	2,317	
Non-cash gain on sale:							
Change in fair value of IRLCs		(41,647)		4,622	(40,150)	4,805	
MSRs received as proceeds on sale		52,478		15,085	94,214	25,386	
MSR recapture payable to affiliate		(366)			(500)		
Provision for representations and							
warranties on loans sold		(1,453)		(627)	(2,697)	(938)	
Change in fair value relating to loans and							
hedging instruments held for sale at							
period end:							
Loans		(17,242)		1,917	(19,633)	1,943	
Hedging instruments		71,942		(8,856)	66,637	(4,786)	
Total non-cash gain (loss) relating to							
loans and hedging instruments held at							
period end		54,700		(6,939)	47,004	(2,843)	
Total non-cash gain on sale		63,712		12,141	97,871	26,410	
	\$	42,654	\$	14,790	\$ 82,611	\$ 28,727	

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Note 18 Stock-Based Compensation

The Company s 2013 Equity Incentive Plan provides for awards of Stock Options, time-based and performance-based restricted stock units, stock appreciation rights, performance units and stock grants. The Company estimates the value of the Stock Options, time-based restricted stock units and performance-based restricted stock units awarded with reference to the value of its underlying common stock on the date of the award. The Company amortizes the fair value of previously granted stock-based awards to compensation expense over the vesting period using the graded vesting method. Compensation costs are fixed, except for the performance-based restricted stock units, at the estimated fair value of the award date as all grantees are employees and directors of the Company. Expense relating to awards is included in *Compensation* in the consolidated statements of income.

Following is a summary of the stock-based compensation expense by instrument awarded for the periods presented:

	Quarter ended June 30,						
	2013		2012				
	(in thousands)						
Stock Options	\$ 198	\$					
Performance-based RSUs	282						
Time-based RSUs	65						
	\$ 545	\$					

The Stock Option award agreements provide for the award of Stock Options to purchase the optioned common stock. In general, and except as otherwise provided by the agreement, one-third of the optioned common stock will vest in a lump sum on each of the first, second, and third anniversaries of the grant date, subject to the recipient s continued service through each anniversary. Each Stock Option will have a term of ten years from the date of grant but will expire (1) immediately upon termination of the holder s employment or other association with the Company for cause, (2) one year after the holder s employment or other association is terminated due to death or disability and (3) three months after the holder s employment or other association is terminated for any other reason.

The fair value of each Stock Option award is estimated on the date of grant using a variant of the Black Scholes model based on the assumptions noted in the following table. Expected volatilities are based on the historical volatilities of comparable companies common shares.

The Company uses historical data to estimate share option exercise and employee departure behavior used in the option-pricing model; groups of employees (executives and non-executives) that have similar historical behavior are considered separately for valuation purposes. The expected term of common stock options granted is derived from the option pricing model and represents the period of time that common stock options granted are expected to be outstanding. The risk-free rate for periods within the contractual term of the common stock option is based on the U.S. Treasury yield curve in effect at the time of grant.

The Company made its first Stock Option awards on June 13, 2013. Following are the key assumptions used to estimate the value of such options:

	Quarter ended June 30, 2013
Expected volatility	45%
Expected dividends	0%
Risk-free rate	0.03% - 2.30%

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The table below summarizes Stock Option award activity and compensation expense:

	Quarter ended June 30, 2013
Number of Stock Options:	
Outstanding at beginning of period	
Granted	423,407
Exercised	
Expired or canceled	
Outstanding at end of period	423,407
Weighted-average exercise price:	
Outstanding at beginning of period	\$
Granted	21.03
Exercised	
Expired or canceled	
Outstanding at end of period	\$ 21.03
Exercisable at end of period	
Available for future grant	
Weighted-average remaining contractual term (in years):	
Outstanding at end of period	10
Exercisable at end of period	
Aggregate intrinsic value (in thousands):	
Outstanding at end of period	\$ 102
Exercisable at end of period	\$

The RSU award agreements provide for the award recipient of performance-based RSUs to obtain, for each RSU, a variable number of the Company s Class A Common Stock and time-based RSUs to obtain, for each RSU, one share of the Company s Class A Common Stock. One-third of all time-based RSUs vest in a lump sum on each of the first, second, and third anniversaries of the vesting commencement date, subject to the recipient s continued service through each anniversary. The number of shares received upon vesting of performance-based RSUs is determined based on the attainment of the performance goals, subject to conditions including continued employment throughout the performance period. The performance-based RSUs vest in full on the date the compensation committee of the Company s board of directors determines that the goals based on the performance components have been satisfied.

Compensation expense related to performance-based and time-based RSUs is based on the fair value of the underlying stock on the award date and is recognized over the vesting period using the graded vesting method. This amount is included in the compensation expense on the accompanying consolidated statements of income for the three months ended June 30, 2013.

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The table below summarizes RSU award activity and compensation expense:

	Quarter ended June 30, 2013				
	Time-based	Pe	erformance-based		
Number of units					
Outstanding at beginning of period					
Granted	70,826		499,364		
Vested					
Expired or canceled					
Outstanding at end of period	70,826		499,364		
Weighted-average grant date fair value:					
Outstanding at beginning of period	\$	\$			
Granted	\$ 17.51	\$	17.55		
Vested	\$	\$			
Expired or canceled	\$	\$			
Outstanding at end of period	\$ 17.51	\$	17.55		
Compensation expense recorded during the period					
(in thousands)	\$ 65	\$	283		
Period end:					
Units available for future awards					
Unamortized compensation cost (in thousands)	\$ 1,175	\$	8,480		

Note 19 Supplemental Cash Flow Information

		Six months ended June 30,				
	20	2013				
		(in thousands)				
Cash paid for interest	\$	6,594	\$	1,649		
Cash paid for income taxes	\$	7	\$			
Non-cash investing activity:						
Receipt of MSRs created in loan sales activities	\$	94,214	\$	25,971		

Note 20 Regulatory and Agency Capital Requirements

The Company, through PLS, is required to maintain specified levels of equity to remain a seller/servicer in good standing with the Agencies. Such equity requirements generally are tied to the size of the Company s loan servicing portfolio or loan origination volume.

The Agencies capital requirements, the calculations of which are specified by each Agency, are summarized below:

	June 30), 2013	December 31, 2012		
Requirement - company subject to requirement	Net worth (1)	Required	Net worth (1)	Required	

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		(in thou	sands)	
Fannie Mae - PLS	\$ 251,858	\$ 48,519	\$	172,843	\$ 35,947
Freddie Mac - PLS	\$ 252,284	\$ 43,520	\$	173,273	\$ 27,119
Ginnie Mae:					
Issuer PLS	\$ 238,515	\$ 41,615	\$	152,782	\$ 23,886
Issuer s parent PennyMac	\$ 523,274	\$ 45,777	\$	227,560	\$ 26,275
HUD - PLS	\$ 238,515	\$ 1,000	\$	152,782	\$ 1,000

(1) Calculated in compliance with the respective Agency s requirements.

PennyMac is required to maintain specified levels of its members—equity to remain a seller/servicer in good standing with the Agencies. Such equity requirements generally are tied to the size of PennyMac—s servicing portfolio or loan origination volume. Noncompliance with the respective agencies—capital requirements can result in the respective Agency taking various remedial actions up to and including removing PennyMac—s ability to sell loans to and service loans on behalf of the respective Agency. Management believes that PennyMac had Agency capital in excess of the respective Agencies—requirements at June 30, 2013.

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Note 21 Commitments and Contingencies

Commitments to Fund and Sell Mortgage Loans

	June 30, 2013 in thousands)
Commitments to purchase mortgage loans from PMT	\$ 1,505,403
Commitments to fund mortgage loans	261,911
	\$ 1,767,314
Commitments to sell mortgage loans	\$ 4,226,940

Litigation

The business of the Company involves the collection of numerous accounts, as well as the validity of liens and compliance with various state and federal lending and servicing laws. Accordingly, the Company is subject to various legal proceedings in the normal course of business. As of June 30, 2013, the Company was not involved in any legal proceedings, claims, or actions that management believes would be reasonably likely to have a material adverse effect on it.

Note 22 Segments and Related Information

The Company has two business segments: mortgage banking and investment management.

The mortgage banking segment represents the Company s operations aimed at originating, purchasing, selling and servicing newly originated mortgage loans and servicing mortgage loans sourced and managed by the investment management segment, including executing the loan resolution strategy identified by the investment management segment.

The investment management segment represents the activities of the Company s investment manager, which include sourcing, performing diligence, bidding and completion of asset acquisitions and managing the acquired assets for the Advised Entities.

The investment management segment presently focuses on managing investments in distressed mortgage assets, which include mortgage loans that are either in default or are perceived to be at higher risk of default. The investment management segment then seeks to maximize the value of the mortgage loans on behalf of investors through the direction of effective high touch servicing by the mortgage banking segment. High touch servicing is based on significant levels of borrower outreach and contact, and the ability to implement long-term, sustainable loan modification and restructuring programs that address borrowers ability and willingness to pay their mortgage loans. Where this is not possible, the investment management segment seeks to effect property resolution in a timely, orderly and economically efficient manner for the investor.

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Financial highlights by operating segment are as follows:

	Mortgage banking	Quarte	er ended June 30, 2013 Investment management (in thousands)	Total
Revenues:				
External:				
Net gains on mortgage loans held for				
sale at fair value	\$ 42,654	\$		\$ 42,654
Loan origination fees	6,312			6,312
Fulfillment fees from PMT	22,054			22,054
Net servicing income	22,069			22,069
Management fees			10,429	10,429
Carried Interest from Investment Funds			2,862	2,862
Interest	4,469		5	4,474
Other	(320)		243	(77)
	97,238		13,539	110,777
Expenses:				
Compensation	39,293		3,046	42,339
Interest	4,200			4,200
Other	13,860		149	14,009
	57,353		3,195	60,548
Income before provision for income				
taxes	\$ 39,885	\$	10,344	\$ 50,229
Segment assets at period end	\$ 1,234,766	\$	46,014	\$ 1,280,780

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	Mortgage banking	Quart	er ended June 30, 2012 Investment management (in thousands)	Total
Revenues:			(
External:				
Net gains on mortgage loans held for				
sale at fair value	\$ 14,790	\$		\$ 14,790
Loan origination fees	2,452			2,452
Fulfillment fees from PMT	7,715			7,715
Net servicing income	7,658			7,658
Management fees			4,856	4,856
Carried Interest from Investment Funds			2,110	2,110
Interest	2,145		1	2,146
Other	121		721	842
Intersegment				
	34,881		7,688	42,569
Expenses:				
Compensation	24,603		1,889	26,492
Interest	1,122			1,122
Other	4,265		212	4,477
	29,990		2,101	32,091
Net income	\$ 4,891	\$	5,587	\$ 10,478
Segment assets at period end	\$ 491,892	\$	13,744	\$ 505,636

	Six months ended June 30, 2013						
		Mortgage		Investment			
		banking		management (in thousands)	То	tal	
Revenues:							
External:							
Net gains on mortgage loans held for							
sale at fair value	\$	82,611	\$		\$	82,611	
Loan origination fees		11,980				11,980	
Fulfillment fees from PMT		50,298				50,298	
Net servicing income		38,111				38,111	
Management fees				18,835		18,835	
Carried Interest from Investment Funds				7,599		7,599	
Interest		6,207		10		6,217	
Other		(233)		1,057		824	
Intersegment							
		188,974		27,501		216,475	
Expenses:							
Compensation		72,614		5,406		78,020	
Interest		7,530				7,530	
Other		25,115		288		25,403	
		105,259		5,694		110,953	
Income before provision for income							
taxes	\$	83,715	\$	21,807	\$	105,522	
Segment assets at period end	\$	1,234,766	\$	46,014	\$	1,280,780	

	Six months ended June 30, 2012	
Mortgage	Investment	
banking	management	Total
	(in thousands)	

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Revenues:			
External:			
Net gains on mortgage loans held for			
sale at fair value	\$ 28,727	\$	\$ 28,727
Loan origination fees	2,687		2,687
Fulfillment fees from PMT	13,839		13,839
Net servicing income	19,234		19,234
Management fees		9,049	9,049
Carried Interest from Investment Funds		3,899	3,899
Interest	2,575	2	2,577
Other	817	690	1,507
Intersegment			
	67,879	13,640	81,519
Expenses:			
Compensation	42,453	3,447	45,900
Interest	2,184		2,184
Other	8,067	328	8,395
	52,704	3,775	56,479
Net income	\$ 15,175	\$ 9,865	\$ 25,040
Segment assets at period end	\$ 491,892	\$ 13,744	\$ 505,636

Tab:	le o	f Co	ontents

N	Inte	23	Su	hseo	uent	Ev	ents

Management has evaluated all events and transactions through the date the Company issued these consolidated financial statements. During this period:

- On July 2, 2013, the Company, through PennyMac, entered into a master repurchase agreement with Morgan Stanley Bank, N.A. (Morgan Stanley), pursuant to which one of PennyMac s wholly-owned subsidiaries, PLS, may sell, and later repurchase, newly originated mortgage loans in an aggregate principal amount of up to \$200 million (the Loan Repo Facility). The Loan Repo Facility is used to fund loans that are purchased or originated by PLS and held for sale and/or securitization. The Loan Repo Facility is committed for a period of 364 days, and the obligations of PLS are fully guaranteed by PennyMac. The mortgage loans are serviced by PLS.
- All agreements to repurchase that matured between June 30, 2013 and the date of this Report were extended or renewed.

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

Cautionary Statement Regarding Forward-Looking Statements

The following discussion and analysis of financial condition and results of operations should be read in conjunction with the consolidated financial statements and the related notes of PennyMac Financial Services, Inc. included within this Quarterly Report on Form 10-Q and the final prospectus of PennyMac Financial Services, Inc. dated May 8, 2013 included as part of its Registration Statement on Form S-1, as amended (SEC File No. 333-186495) (the Registration Statement).

Statements contained in this Quarterly Report on Form 10-Q may constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These statements involve known and unknown risks, uncertainties and other factors, which may cause actual results to be materially different from those expressed or implied in such statements. You can identify these forward-looking statements by words such as may, will, should, expect, anticipate, believe, estimate, intend, plan and other similar expressions. You should forward-looking statements in light of a number of factors, including those described in Factors that May Affect Our Future Results and the risks discussed under the heading Risk Factors in the Company s final prospectus included as part of its Registration Statement, as well as its consolidated financial statements, related notes, and the other financial information appearing elsewhere in this Quarterly Report on Form 10-Q and its other filings with the United States Securities and Exchange Commission (SEC). The forward-looking statements contained in this Quarterly Report on Form 10-Q are made as of the date hereof and the Company assumes no obligation to update or supplement any forward-looking statements.

Overview

The following discussion and analysis provides information that we believe is relevant to an assessment and understanding of our consolidated results of operations and financial condition. Unless the context indicates otherwise, references in this Quarterly Report on Form 10-Q to the words we, us, our and the Company refer to PennyMac Financial Services, Inc. (PFSI).

Initial Public Offering and Recapitalization

On May 14, 2013, PFSI completed an initial public offering (IPO) in which we sold approximately 12.8 million shares of Class A Common Stock par value \$0.0001 per share (Class A Common Stock) for cash consideration of \$16.875 per share (net of underwriting discounts).

Before the completion of the IPO, the limited liability company agreement of Private National Mortgage Acceptance Company, LLC (PennyMac) was amended and restated to, among other things, change its capital structure by converting the different classes of interests held by its existing unitholders into Class A Units. PennyMac and its existing unitholders also entered into an exchange agreement under which (subject to the terms of the exchange agreement) they have the right to exchange their Class A Units for shares of our Class A Common Stock on a one-for-one basis, subject to customary conversion rate adjustments for stock splits, stock dividends, reclassifications and certain other transactions that would cause the number of outstanding shares of Class A Common Stock to be different than the number of Class A Units that

PFSI owns.

With the net proceeds from the IPO, we bought Class A Units of PennyMac and became its sole managing member. We operate and control all of the business and affairs and consolidate the financial results of PennyMac.

As part of the IPO, we entered into a tax receivable agreement with the then-existing unitholders of PennyMac that provides for payment to such owners of 85% of the tax benefits, if any, that we are deemed to realize under certain circumstances as a result of (i) increases in tax basis resulting from exchanges of New Holdings Units and (ii) certain other tax benefits related to our tax receivable agreement, including tax benefits attributable to payments under the tax receivable agreement.

Our Company

We are a specialty financial services firm with a comprehensive mortgage platform and integrated business focused on the production and servicing of U.S. residential mortgage loans and the management of investments related to the U.S. residential mortgage market. We believe that our operating capabilities, specialized expertise, access to long-term investment capital, and our management s deep experience across all aspects of the mortgage business will allow us to profitably grow these activities and capitalize on other related opportunities as they arise in the future.

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PNMAC was founded in 2008 by members of its executive leadership team and two strategic partners, BlackRock Mortgage Ventures, LLC, together with its affiliates, and HC Partners LLC, formerly known as Highfields Capital Investments LLC, together with its affiliates.

We conduct our business in two segments: mortgage banking and investment management. Our principal mortgage banking subsidiary, PennyMac Loan Services, LLC, (PLS), is a non-bank producer and servicer of mortgage loans in the United States. Our principal investment management subsidiary, PNMAC Capital Management, LLC, (PCM), is an SEC registered investment adviser. PCM manages PennyMac Mortgage Investment Trust (PMT), a mortgage real estate investment trust (REIT), listed on the New York Stock Exchange. PCM also manages PNMAC Mortgage Opportunity Fund, LLC and PNMAC Mortgage Opportunity Fund, LP, both registered under the Investment Company Act of 1940, as amended, and PNMAC Mortgage Opportunity Fund Investors, LLC. We refer to these funds collectively as our Investment Funds and, together with PMT, as our Advised Entities.

Mortgage Banking

Our mortgage banking segment is comprised of three primary businesses: correspondent lending, retail lending, and loan servicing.

- Correspondent Lending. Our correspondent lending business manages, on behalf of PMT and for our own account, the acquisition of newly originated, prime credit quality, first-lien residential mortgage loans that have been underwritten to investor guidelines. PMT acquires, from approved correspondent sellers, newly originated loans, primarily conventional residential mortgage loans guaranteed by the Agencies and government-insured residential mortgage loans insured or guaranteed by the FHA or the VA and eligible to back securities guaranteed by Ginnie Mae. For conventional loans, we perform fulfillment activities for PMT and earn a fulfillment fee for each loan purchased by PMT. In the case of government-insured loans, we purchase them from PMT at PMT s cost plus a sourcing fee and fulfill them for our own account.
- **Retail Lending**. Our retail lending business originates new prime credit quality, first-lien residential conventional and government-insured mortgage loans on a national basis to allow customers to purchase or refinance their homes. We conduct this business through a consumer direct model, which relies on the Internet and call center-based staff to acquire and interact with customers across the country. We do not have a brick and mortar branch network and have been developing our consumer direct operations with call centers strategically positioned across the United States.
- Loan Servicing. Our loan servicing business performs loan administration, collection and default activities, including the collection and remittance of loan payments; response to customer inquiries; accounting for principal and interest; holding custodial (impound) funds for the payment of property taxes and insurance premiums; counseling delinquent mortgagors; and supervising foreclosures and property dispositions. We service a diverse portfolio of loans both as the owner of MSRs and on behalf of other MSR or mortgage owners. We provide prime servicing for conventional and government-insured loans, as well as special servicing for distressed loans that have been acquired as investments by our Advised Entities, and loans in private-label MBS securities, which are securities issued by institutions that are not affiliated with any Agency.

During the quarter and six months ended June 30, 2013, we managed PMT s acquisition of approximately \$8.9 billion and \$17.8 billion, respectively, in unpaid principal balance of newly originated, prime credit quality, first-lien residential mortgage loans. We purchased, for our own account, approximately \$4.5 billion and \$7.9 billion in unpaid principal balance of government-insured loans from PMT during the quarter and six month period ended June 30, 2013. We also originated \$343.3 million and \$609.8 million of residential mortgage loans through our retail

channel during the quarter and six month period ended June 30, 2013. During the quarter and six months ended June 30, 2013, we increased our portfolio of loans that we serviced or subserviced from approximately \$36.2 billion at December 31, 2012 to approximately \$44.4 billion at June 30, 2013.

During the quarter and six months ended June 30, 2012, we managed PMT s acquisition of approximately \$3.5 billion and \$5.4 billion, respectively, in unpaid principal balance of newly originated, prime credit quality, first-lien residential mortgage loans. We purchased for our account approximately \$1.5 billion and \$2.3 billion, respectively, in unpaid principal balance of government-insured loans from PMT. We also originated \$93.2 million and \$155.0 million, respectively, of residential mortgage loans through our retail channel during the quarter and six months ended June 30, 2012, and increased our portfolio of loans that we serviced or subserviced from approximately \$7.7 billion at December 31, 2011 to approximately \$12.5 billion at June 30, 2012.

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Investment Management

We are an investment manager through our indirect wholly-owned subsidiary, PCM. PCM currently manages PMT and the Investment Funds, which had combined net assets of approximately \$1.8 billion as of June 30, 2013. For these activities, we earn management fees as a percentage of net assets and incentive compensation based on investment performance.

Observations on Current Market Opportunities

Our business is affected by macroeconomic conditions in the United States, including economic growth, unemployment rates, the residential housing market and interest rate levels and expectations. The U.S. economy continues its pattern of modest growth as reflected in recent economic data. During the second quarter of 2013, real U.S. gross domestic product expanded at an annual rate of 1.7% compared to revised 1.1% and 1.2% annual rates for the first quarter of 2013 and second quarter of 2012, respectively. Modest economic growth continued to affect unemployment rates during the second quarter of 2013. The national unemployment rate was 7.6% at June 30, 2013 and compares to a revised seasonally adjusted rate of 8.2% at June 30, 2012 and 7.6% at March 31, 2013. Delinquency rates on residential real estate loans remain elevated compared to historical rates. As reported by the Federal Reserve, during the first quarter of 2013, the delinquency rate on residential real estate loans held by commercial banks was 9.7%, a reduction from 10.5% during the second quarter of 2012.

Residential real estate activity appears to be improving. The seasonally adjusted annual rate of existing home sales for June 2013 was 15.2% higher than for June 2012 and the national median existing home price for all housing types was \$214,200, a 13.5% increase from June 2012. On a national level, foreclosure filings during the second quarter of 2013 decreased by 23% as compared to the second quarter of 2012. Foreclosure activity across the country is expected to remain above historical average levels through the remainder of 2013 and beyond.

Thirty-year fixed rate mortgage interest rates ranged from a high of 4.07% to a low of 3.45% during the second quarter of 2013 (Source: the Federal Home Loan Mortgage Corporation s Weekly Primary Mortgage Market Survey). During the first six months of 2013, mortgage interest rates have ranged from a high of 4.46% to a low of 3.34%. During the second quarter of 2012, interest rates for the thirty-year fixed rate mortgage ranged from a high of 3.98% to a low of 3.66%.

Fixed rate residential mortgage loan interest rates are generally indexed to long-term U.S. Treasury yields. Towards the end of the second quarter, an increase in these treasury yields led to an increase in mortgage loan interest rates. As a result of this increase in mortgage loan interest rates, refinance activity across the market has declined.

Mortgage lenders originated an estimated \$495.0 billion of home loans during the second quarter of 2013, down 1.0 percent from the first three months of the year. That pushed year-to-date production volume to slightly less than \$1 trillion, and put the market 14.4 percent ahead of the pace set during the first six months of 2012 (Source: Inside Mortgage Finance). However, mortgage originations are forecast to decline, with current industry estimates for the second half of 2013 totaling \$500 billion.

In our capacity as an investment manager, we continue to see substantial volumes of distressed residential mortgage loan sales (sales of loan pools that consist of either nonperforming loans, troubled but performing loans or a combination thereof) offered for sale by a limited number of sellers. During the second quarter of 2013, we reviewed 36 mortgage loan pools with unpaid principal balances totaling approximately \$11.1 billion and one pool of real estate acquired in settlement of loans totaling approximately \$108 million. This compares to our review of 27 mortgage loan pools with unpaid principal balances totaling approximately \$2.5 billion and one pool of real estate acquired in settlement of loans totaling approximately \$30 million during the second quarter of 2012. We managed the acquisition, on behalf of PMT, of distressed mortgage loans, including forward purchases, with fair values totaling \$443 million during the quarter ended June 30, 2013 and none during the quarter ended June 30, 2012.

In recent periods, we have seen increased competition from new and existing market participants in both our correspondent lending and retail origination businesses, as well as reductions in the overall level of refinancing activity. We believe that this change in supply and demand within the marketplace has been driving lower production margins in recent periods, which will be reflected in our results of operations in our gains on mortgage loans held for sale. Although margins on gains from mortgage loans held for sale benefitted from wider secondary spreads (the difference between interest rates charged to borrowers and yields on mortgage-backed securities in the secondary market) early in the fourth quarter of 2012, margins narrowed as the quarter progressed and into the first quarter of 2013. While production margins remained elevated from a historical perspective during the second quarter of 2013, we expect them to continue to normalize toward their long-term averages in 2013.

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Results of Operations

Our results of operations are summarized below for the periods presented:

		Quarter ended June 30,			Six months ended June 30,			
		2013		2012		2013		2012
				(in tho	usands)			
Revenue								
Net gains on mortgage loans held for sale at	_		_		_		_	
fair value	\$	42,654	\$	14,790	\$	82,611	\$	28,727
Loan origination fees		6,312		2,452		11,980		2,687
Fulfillment fees from PennyMac Mortgage								
Investment Trust		22,054		7,715		50,298		13,839
Net servicing income		22,069		7,658		38,111		19,234
Management fees from Advised Entities		10,429		4,856		18,835		9,049
Carried Interest from Investment Funds		2,862		2,110		7,599		3,899
Interest		4,474		2,146		6,217		2,577
Change in fair value of investment in and								
dividends received from PennyMac Mortgage								
Investment Trust		(320)		121		(233)		316
Other		243		721		1,057		1,191
Total revenue		110,777		42,569		216,475		81,519
Total expenses		60,548		32,091		110,953		56,479
Provision for income taxes		2,038				2,038		
Net income	\$	48,191	\$	10,478	\$	103,484	\$	25,040
Income before provision for income taxes by segment:								
Mortgage banking	\$	39,885	\$	4,891	\$	83,716	\$	15,176
Investment management	Ψ	10,344	Ψ	5,587	Ψ	21,806	Ψ	9,864
mvestment management	\$	50,229	\$	10,478	\$	105,522	\$	25,040
During the period:	φ	30,229	φ	10,476	φ	103,322	φ	25,040
Mortgage loans purchased and originated for sale:								
Government-insured or guaranteed loans								
acquired from PMT at fair value	\$	4,733,767	\$	1,620,123	\$	8,282,163	\$	2,458,243
Retail production at fair value		344,840		93,607		612,966		155,498
	\$	5,078,607	\$	1,713,730	\$	8,895,129	\$	2,613,741
Unpaid principal balance of mortgage loans								
fulfilled for PMT	\$	4,323,885	\$	1,537,636	\$	9,110,711	\$	2,336,843
At period end:								
Unpaid principal balance of mortgage loan								
servicing portfolio								
Mortgage loans held for sale	\$	653,789	\$	231,084	\$	653,789	\$	231,084
MSRs owned		18,242,514		5,511,129		18,242,514		5,511,129
Subservicing		25,509,373		6,507,359		25,509,373		6,507,359
,								
	\$	44,405,676	\$	12,249,572	\$	44,405,676	\$	12,249,572
Net assets of Advised Entities								
PennyMac Mortgage Investment Trust	\$	1,244,181	\$	805,673	\$	1,244,181	\$	805,673
Investment Funds		561,790		616,793		561,790		616,793
	\$	1,805,971	\$	1,422,466	\$	1,805,971	\$	1,422,466

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Comparison of the quarters and six months ended June 30, 2013 and 2012

Net income increased by approximately \$37.7 million or 360% and \$78.4 or 313% for the quarter and six months ended June 30, 2013, respectively, when compared to the same period in 2012. The increase in net income primarily reflects growth in the Company s mortgage banking operations. Loan purchase and origination volume increased by approximately \$3.4 billion or 196% and \$6.3 billion or 240%, respectively, in the quarter and six months ended June 30, 2013 as compared to the quarter and six months ended June 30, 2012 and the Company s loan servicing portfolio was approximately \$44.4 billion at June 30, 2013, an increase of \$32.2 billion or 263% from June 30, 2012. This growth was supplemented by growth in the Company s investment management segment due to an increase of \$5.6 million and \$9.8 million or 115% and 108% in management fees for the quarter and six months ended June 30, 2013, compared to the quarter and six months ended June 30, 2012, respectively, reflecting the recognition of approximately \$3.9 million of performance incentive fees related to our management of PMT, along with an increase of approximately \$383.5 million or 27% in net assets under management from June 30, 2012 to June 30, 2013. These revenue increases were partly offset by increases in expenses of approximately \$28.5 million or 89% and \$54.5 million or 96%, respectively, during the quarter and six-month periods ended June 30, 2013 as compared to the comparable periods in 2012. We incurred these increases in expenses to accommodate our growth.

Net gains on mortgage loans held for sale at fair value

During the quarter and six months ended June 30, 2013, we recognized net gains on mortgage loans held for sale at fair value totaling \$42.7 million and \$82.6 million, respectively. This compares to recognized net gains on mortgage loans held for sale at fair value totaling \$14.8 million and \$28.7 million, respectively, during the quarter and six months ended June 30, 2012. The increase was due to growth in the volume of mortgage loans that we purchased and originated and subsequently sold during the quarter and six months ended June 30, 2013 as compared to the same periods in 2012. The net gain for the quarter and six months ended June 30, 2013 included \$52.5 million and \$94.2 million, respectively, in fair value of MSRs received as part of proceeds on sales. The net gain for the quarter and six months ended June 30, 2012 included \$15.1 million and \$25.4 million, respectively, in fair value of MSRs received as part of proceeds on sales.

We recognized gains on mortgage loans held for sale as summarized below:

	Quarter end 2013	ne 30, 2012	Six months ended June 30, 2013 2012				
			(in thou	isands)			
Cash (loss) gain on sale:							
Proceeds from sales	\$ (43,318)	\$	17,319	\$	(55,141)	\$	23,019
Hedging activities	22,260		(14,670)		39,881		(20,702)
	(21,058)		2,649		(15,260)		2,317
Non-cash changes in fair value:							
Change in fair value of IRLCs	(41,647)		4,622		(40,150)		4,805
MSRs received as proceeds on sale	52,478		15,085		94,214		25,386
MSR recapture payable to affiliate	(366)				(500)		
Provision for representations and warranties							
on loans sold	(1,453)		(627)		(2,697)		(938)
Change in fair value relating to mortgage							
loans and hedging instruments held for sale at							
period end:							
Mortgage loans	(17,242)		1,917		(19,633)		1,943

Hedging instruments	71,942	(8,856)	66,637	(4,786)
Total non-cash changes in fair value relating				
to loans and hedging instruments held at				
period end	54,700	(6,939)	47,004	(2,843)
Total non-cash changes in fair value	63,712	12,141	97,871	26,410
	\$ 42,654	\$ 14,790	\$ 82,611	\$ 28,727
Unpaid principal balance of loans sold during				
the period	\$ 4,377,043	\$ 1,566,714	\$ 8,236,132	\$ 2,344,318
Interest rate lock commitments issued during				
the period, net of cancellations	\$ 4,887,855	\$ 1,887,662	\$ 8,584,419	\$ 2,994,556
At period end:				
Fair value of mortgage loans held for sale	\$ 656,341	\$ 448,384	\$ 656,341	\$ 448,384
Commitments to fund and purchase mortgage				
loans	\$ 1,767,314	\$ 849,845	\$ 1,767,314	\$ 849,845
loans	\$ 1,767,314	\$ 849,845	\$ 1,767,314	\$ 849,845