UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended September 30, 2020

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

For the transition period from _____ to _____

Commission File Number: 001-35236



Orchid Island Capital, Inc.

(Exact name of registrant as specified in its charter)

Maryland

27-3269228

(State or other jurisdiction of incorporation or organization)

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

3305 Flamingo Drive, Vero Beach, Florida 32963

(Address of principal executive offices) (Zip Code)

(772) 231-1400

(Registrant's telephone number, including area code)

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

Title of Each Class	Trading Symbol:	Name of Each Exchange on Which Registered
Common Stock, \$0.01 par value	ORC	New York Stock Exchange

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 🖾 No 🗆

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted 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 such files). Yes 🗵 No 🗆

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

Large accelerated filer	Accelerated filer	\mathbf{X}
Non-accelerated filer	Smaller reporting company	
	Emerging growth company	

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

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

Number of shares outstanding at October 30, 2020: 69,295,962

ORCHID ISLAND CAPITAL, INC.

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

ORCHID ISLAND CAPITAL, INC. CONDENSED BALANCE SHEETS (\$ in thousands, except per share data)

	(Unaudited) September 30, 2020Deceml				
ASSETS:	Sept	ember 30, 2020Dec	ember 31, 201		
Mortgage-backed securities, at fair value Pledged to counterparties	\$	2 /16 1100	3,584,354		
Unpledged	Ф	3,416,118\$ 124,249	3,584,354		
Total mortgage-backed securities		3,540,367	3,590,921		
Cash and cash equivalents		199,805	193,770		
Restricted cash		47,541	84,885		
Accrued interest receivable		10,378	12,404		
Derivative assets, at fair value		14,239	-		
Other assets		603	100		
Total Assets	\$	3,812,933\$	3,882,080		
LIABILITIES AND STOCKHOLDERS' EQUITY					
LIABILITIES:					
Repurchase agreements	\$	3,281,303\$	3,448,106		
Payable for unsettled securities purchased		113,653	-		
			5,045		
Dividends payable		4,505	5,045		
Dividends payable Derivative liabilities, at fair value		4,505 33,295			
1.2					
Derivative liabilities, at fair value		33,295	20,658		
Derivative liabilities, at fair value Accrued interest payable		33,295 752	20,658 11,101		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates		33,295 752 590	20,658 11,101 622		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities		33,295 752 590 2,094	20,658 11,101 622 1,041		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES		33,295 752 590 2,094	20,658 11,101 622 1,041		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY:		33,295 752 590 2,094	20,658 11,101 622 1,041		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock@1par valuet00,000,00@hares authorized; no shares issued		33,295 752 590 2,094	20,658 11,101 622 1,041		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock0.\$1par valuet,00,000,00\$hares authorized; no shares issued and outstanding as of September 30, 2020 and December 31, 2019		33,295 752 590 2,094	20,658 11,101 622 1,041		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock/0.\$1par value(00,000,00\$nares authorized; no shares issued and outstanding as of September 30, 2020 and December 31, 2019 Common Stock/0.\$1par value(00,000,00\$nares authorize6\$,295,962		33,295 752 590 2,094	20,658 11,101 622 1,041		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock/0.\$1par valuet00,000,00\$nares authorized; no shares issued and outstanding as of September 30, 2020 and December 31, 2019 Common Stock/0.\$1par valuet00,000,00\$nares authorize6\$,295,962 shares issued and outstanding as of September 30,620201a76\$thares issued		33,295 752 590 2,094 3,436,192	20,658 11,101 622 1,041 3,486,573		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock \$1 par value\$00,000,00\$ hares authorized; no shares issued and outstanding as of September 30, 2020 and December 31, 2019 Common Stock \$1 par value\$00,000,00\$ hares authorize\$3,295,962 shares issued and outstanding as of September 30,620201a785 hares issued and outstanding as of December 31, 2019		33,295 752 590 2,094 3,436,192	20,658 11,101 622 1,041 3,486,573		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock/0.\$1par valuet00,000,00\$nares authorized; no shares issued and outstanding as of September 30, 2020 and December 31, 2019 Common Stock/0.\$1par valuet00,000,00\$nares authorize6\$,295,962 shares issued and outstanding as of September 30,620201a76\$thares issued		33,295 752 590 2,094 3,436,192 - - 693 410,521	20,658 11,101 622 1,041 3,486,573 - - - 631 414,998		
Derivative liabilities, at fair value Accrued interest payable Due to affiliates Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES STOCKHOLDERS' EQUITY: Preferred stock0,\$1par valuet00,000,00\$hares authorized; no shares issued and outstanding as of September 30, 2020 and December 31, 2019 Common Stock0.\$1par valuet00,000,00\$hares authoriz@9,295,962 shares issued and outstanding as of September 30,620201a76\$hares issued and outstanding as of December 31, 2019 Additional paid-in capital		33,295 752 590 2,094 3,436,192	20,658 11,101 622 1,041 3,486,573		

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ORCHID ISLAND CAPITAL, INC. CONDENSED STATEMENTS OF OPERATIONS (Unaudited) For the Nine and Three Months Ended September 30, 2020 and 2019 (\$ in thousands, except per share data)

	Nine Months Ended September 30 pree Months Ended Septe					
	2	020	2019	2020	2019	
Interest income \$	6	90,152\$	104,795\$	27,223\$	35,907	
Interest expense		(23,045)	(63,644)	(2,043)	(22,321	
Net interest income		67,107	41,151	25,180	13,586	
Realized (losses) gains on mortgage-backed securitie	s	(24,522)	(5,135)	498	(5,491)	
Unrealized gains (losses) on mortgage-backed securit	ties	38,440	39,255	1,168	(5,292)	
(Losses) gains on derivative and other hedging instrur	ments	(87,630)	(61,968)	4,079	(8,648)	
Net portfolio (loss) income		(6,605)	13,303	30,925	(5,845)	
Expenses:						
Management fees		3,897	4,051	1,252	1,440	
Allocated overhead		1,072	1,001	377	351	
Accrued incentive compensation		(117)	(53)	158	173	
Directors' fees and liability insurance		750	750	242	260	
Audit, legal and other professional fees		841	886	240	221	
Direct REIT operating expenses		852	790	406	130	
Other administrative		451	225	174	57	
Total expenses		7,746	7,650	2,849	2,632	
Net (loss) income \$	6	(14,351)\$	5,653 \$	28,076\$	(8,477)	
Basic net (loss) income per share \$	6	(0.22)\$	0.10 \$	0.42 \$	(0.14)	
Diluted net (loss) income per share \$	6	(0.22)\$	0.10 \$	0.42 \$	(0.14)	
Weighted Average Shares Outstanding	66	6,014,379	54,037,721	67,301,901	60,418,985	
Dividends declared per common share \$	5	0.595 \$	0.720 \$	0.190 \$	0.240	

See Notes to Financial Statements

ORCHID ISLAND CAPITAL, INC. CONDENSED STATEMENTS OF STOCKHOLDERS' EQUITY (Unaudited) For the Nine and Three Months Ended September 30, 2020 and 2019 (in thousands)

	Common Stock		Additional Paid-in	Retained Earnings	
-	Shares	Par Value	Capital	(Deficit)	Total
Balances, January 1, 2019	49,132\$	491 \$	379,975\$	(44,387)\$	336,079
Net income	-	-	-	10,597	10,597
Cash dividends declared	-	-	(11,824)	-	(11,824
Issuance of common stock pursuant to public offerings,	net 1,268	13	8,490	-	8,503
Issuance of common stock pursuant to stock based					
compensation plan	7	-	41	-	41
Amortization of stock based compensation	-	-	42	-	42
Shares repurchased and retired	(469)	(5)	(3,019)	-	(3,024
Balances, March 31, 2019	49,938\$	499 \$	373,705\$	(33,790)\$	340,414
Net income	,	-	-	3,533	3,533
Cash dividends declared		-	(12,859)	-	(12,859
Issuance of common stock pursuant to public offerings,	net 4 338	44	28,451	-	28,495
Issuance of common stock pursuant to stock based	1101 4,000		20,401		20,400
compensation plan	7	-	43	-	43
Amortization of stock based compensation	1		32	-	32
Balances, June 30, 2019	54,283\$	543 \$	389,372\$	(30,257)\$	359,658
Net loss	J4,203 Φ	545 φ	309,3724	(8,477)	(8,477
Cash dividends declared	-	-	(14,588)	(0,477)	-
Issuance of common stock pursuant to public offerings,	- not 9 771	- 88	(14,588)	-	(14,588 55,324
		00	55,230	-	55,524
Issuance of common stock pursuant to stock based compensation plan	4		48		48
· · ·	4	-		-	
Amortization of stock based compensation	-	-	23	-	23
Balances, September 30, 2019	63,058\$	631 \$	430,091\$	(38,734)\$	391,988
Balances, January 1, 2020	63,062\$	631 \$	414,998\$	(20,122)\$	395,507
Net loss	-	-	-	(91,199)	(91,199
Cash dividends declared	-	-	(15,670)	-	(15,670
Issuance of common stock pursuant to public offerings,	net 3,171	31	19,416	-	19,447
Issuance of common stock pursuant to stock based					
compensation plan	4	-	-	-	-
Amortization of stock based compensation	-	-	59	-	59
Balances, March 31, 2020	66,237\$	662 \$	418,803\$	(111,321)\$	308,144
Net income	-	-	-	48,772	48,772
Cash dividends declared	-	-	(10,935)	-	(10,935
Issuance of common stock pursuant to stock based			(10,000)		(10,000
compensation plan	4	-	-	-	-
Amortization of stock based compensation	-	-	55	-	55
Shares repurchased and retired	(20)		(68)		(68)
Balances, June 30, 2020	66,221\$	662 \$	407,855\$	(62,549)\$	345,968
Net income	00,2219	002 Φ	407,0004	28,076	28,076
Cash dividends declared	-	-	(12,920)	20,070	(12,920
Issuance of common stock pursuant to public offerings,	not 2.072	31	15,535	-	15,566
	net 3,073	21	10,000	-	10,000
Issuance of common stock pursuant to stock based	2		(2)		(0)
compensation plan Amortization of stock based compensation	۷	-	(2) 53	-	(2) 53
•	-	-		-	
Balances, September 30, 2020	69,296\$	693 \$	410,521\$	(34,473)\$	376,741

See Notes to Financial Statements

ORCHID ISLAND CAPITAL, INC. CONDENSED STATEMENTS OF CASH FLOWS (Unaudited) For the Nine Months Ended September 30, 2020 and 2019 (\$ in thousands)

	2020	2019
CASH FLOWS FROM OPERATING ACTIVITIES:	(14051)	5 652
Net (loss) income \$	(14,351)\$	5,653
Adjustments to reconcile net (loss) income to net cash provided by operating activities		
Stock based compensation	167	229
Realized and unrealized gains on mortgage-backed securities	(13,918)	(34,120)
Realized and unrealized losses on interest rate swaptions	4,848	1,379
Realized and unrealized losses on interest rate swaps	60,988	42,739
Realized and unrealized losses on U.S. Treasury securities	95	-
Realized losses on forward settling to-be-announced securities	1,813	3,846
Changes in operating assets and liabilities:		
Accrued interest receivable	2,137	(2,146)
Other assets	(533)	(27)
Accrued interest payable	(10,349)	5,447
Other liabilities	16	1,440
Due from affiliates	(32)	(57)
NET CASH PROVIDED BY OPERATING ACTIVITIES	30,881	24,383
CASH FLOWS FROM INVESTING ACTIVITIES: From mortgage-backed securities investments:		
Purchases	(2,898,616)	(3,096,194
Sales	2,692,230	1,948,079
Principal repayments	384,314	389,496
Payments from U.S. Treasury securities	(139,807)	-
Proceeds on U.S. Treasury securities	139,712	-
Net payments on reverse repurchase agreements	30	-
Payments on net settlement of to-be-announced securities	(1,993)	(9,846)
Purchase of derivative financial instruments, net of margin cash received	(66,135)	(20,032)
NET CASH PROVIDED BY (USED IN) INVESTING ACTIVITIES	109,735	(788,497)
CASH FLOWS FROM FINANCING ACTIVITIES:		
Proceeds from repurchase agreements	27,995,556	33,804,965
Principal payments on repurchase agreements	(28,162,359)	(33,016,040
Cash dividends	(40,065)	(38,156)
Proceeds from issuance of common stock, net of issuance costs	35,013	92,322
Common stock repurchases	(70)	(3,024)
NET CASH (USED IN) PROVIDED BY FINANCING ACTIVITIES	(171,925)	840,067
	· · · · · ·	
NET (DECREASE) INCREASE IN CASH, CASH EQUIVALENTS AND RESTRICTED	CASH (31,309)	75,953
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, beginning of the period	278,655	126,263
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, end of the period \$	247,346\$	202,216
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Cash paid during the period for:		
Interest \$	33,395\$	58,197
······································	23,000 \$	00,101
SUPPLEMENTAL DISCLOSURE OF NONCASH INVESTING ACTIVITIES:		
Securities acquired settled in later period \$	113,653\$	-
Securities sold settled in later period	-	209,241
_		

See Notes to Financial Statements

ORCHID ISLANDCAPITAL, INC. NOTES TO CONDENSEDFINANCIAL STATEMENTS (Unaudited) SEPTEMBER 30, 2020

NOTE 1. ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

Organization and Business Description

On August 2, 2017, Orchid entered into an equity distribution agreement (the "August 2017 Equity two Biateb at the strange of the Company could offer and sell, from time to time, up to an aggregate of a strange of the Company's common stock in transactions that were deemed to be "at the market" offerings and Biateb and the company issued a 15ta 26t17 shares under the August 2017 Equity Distribution Agreement for gross proceeds of approximates of approximates

On July 30, 2019, Orchid entered into an underwriting agreement (the "Underwriting Agreement") with Citighoup Clobal Markets Interand J.P. Morgan Securities LLC, as representatives of the underwriters named Biter End Clair and Clobal Markets Interand J.P. Morgan Securities LLC, as representatives of the underwriters named biter End Clair and Cl

On January 23, 2020, Orchid entered into an equity distribution agreement (the "January 2020 Equity three istiles tige for game and the Company could offer and sell, from time to time, up to an aggregate 000 af state of the Company's common stock in transactions that were deemed to be "at the market" offerings and the state of the Company issued a agata of 23 hares under the January 2020 Equity Distribution Agreement for gross proceeds approximately \$80 million, and new for a proximately \$80 million, net of commissions and fees, its termination in August 2020.

On August 4, 2020, Orchid entered into an equity distribution agreement (the "August 2020 Equity four Distribution agreement (the "August 2020 Equity four Distribution agreement (the "August 2020 Equity four Distribution agreement (the "August 2020 Equity of the Company's common stock in transactions that are deemed to be "at the market" offerings and Distribution agreement for aggregate gross proceptications (the Company issociated of the August 2020 Equity Agreement for aggregate gross proceptications (the Company issociated of the August 2020 Equity approximatel) (the August 2020 Equity Agreement for aggregate gross proceptications (the Company issociated of the August 2020 Equity approximatel) (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross proceptications (the August 2020 Equity Agreement for aggregate gross (the August 2020 Equity Agreement for Agreement for aggregate gross (the August 2020 Equity Agreement for Agr

COVID-19 Impact

Beginning in mid-March 2020, the global pandemic associated with the novel coronavirus COVID-19 ecofformed by the state of the the strength of the the strength of the the strength of the the strength of the strengt of the strength of the strengt of the s assets and increased margin calls from our repurchase agreement lenders. Further, as interest rates declined, wargine child dialet to our various hedge positions. In order to maintain sufficient cash and liquidity, reduce risk cars, we wargine to sell assets at levels significantly below their carrying values and closed several hedge positions for the Federal Reserve announced on March 23, 2020 that it would purchase dos. The Role of September 30, 2020, we had in the four sector of the set of the sector of the sect

- We sold approximately billion of RMBS during the nine months ended September 30, 2020, realizing losses \$24.5million. Approximately billion of RMBS during the nine months ended September 30, 2020, realizing losses \$24.5million. Approximately billion of RMBS during the nine months ended September 30, 2020, realizing losses \$24.5million. Approximately billion of RMBS during the nine months ended September 30, 2020, realizing losses \$24.5million. Approximately billion of RMBS during the nine months ended September 30, 2020, realizing losses \$24.5million. Approximately billion of RMBS during the nine months ended on March 19th and March 20th and resulted approximately billion. The losses substantiated on these two days were a direct result of the adverse RMBS associated with Object 19 nditions
- We terminated interest rate swap positions with an aggregate notion and shoured approximately smillion in mark to market losses on the positions through the date of the respective terminations. Omillion of the sector and the three months ended March 31, 2020.
- Our RMBS portfolio had a fair market value of approximilated yats of September 30, 2020, compared tillions as of December 31, 2019. The September 30, 2020 balance represents an incarabeliform balance as of June 30, and the 28 9 billion balance as of March 31, 2020.
- Our outstanding balances under our repurchase agreement borrowings as of September 30, 2020 **& She**ilion, **BORIDATED STATE** Billion as of December 31, 2013 billion as of March 31, 2020 **& Addition** as of June 30, 2020.
- Our stockholders' equity & a.s. million as of September 30, 2020, comp as of December 31, \$308.1 million as of March 31, 2020 article million as of June 30, 2020. 2019,

In response to the Shelter in Place order issued in Florida in March 2020, our Manager (as defined below) Receiver plan and the successful in the successful

Although the Company cannot estimate the length or gravity of the impact of the COVID-19 outbreak at this continues! the agreentice to have adverse effects on the Company's results of future operations, financial fissility agree by the agr

In addition, President Trump signed into law the Coronavirus Aid, Relief, and Economic Security (CARES) billions or distance of the comparison of the local governments, and the health care system and period individuals, businesses, state and local governments, and the health care system and period individuals, businesses, state and local governments, and the health care system and period individuals individuals, businesses, state and local governments, and the health care system and period individuals individuals, businesses, state and local governments, and the health care system and period individuals individuals, businesses, state and local governments, and the health care system and period individuals individuals, businesses, and modification programs to qualifying borrowers who may the field of the company has evaluated the provisions of the CARES Act and has determined that it wile book and comparison is business, results of operations and financial condition. The Federal Housing Financing has a provision of the company has evaluated the provisions for loans that back Agency RMBS that enter will find the forbearance period that could have resulted otherwise. There can be now sputce of the comparison by the U.S. government will affect the efficiency, liquidity and stability of the financial or mortgage markets do not respond favorably to any of these affit the comparison of the condition may continue to be materially adversely affected.

Basis of Presentation and Use of Estimates

The accompanying unaudited financial statements have been prepared in accordance with accounting in the Ofine States (II & ACP) for interim financial information and with the instructions to Form 10-Q and Article 8 Ac Rog III & ACP) for complete financial fiategente I, all acgression of the information and footnotes required by GAAP for complete financial fiategente I, all acgression of normal recurring accruals) considered necessary for a fair presentation have been included. The balance sheet at December31, 2019 has been derived from the audited financial statements at that date of the Information for complete financial statements. For further information, refer states for the financial statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2019.

The preparation of financial statements in conformity with GAAP requires management o make estimates and the **ASSUMU and Westers** and liabilities and disclosure of contingent assets and liabilities at the date of the **financial statements** of revenues and expenses during the reporting period. Actual results could differ from those **Stimittaneous** of RMBS and derivatives. **Managements** are the fair values of RMBS and derivatives. **Managements** and **based** on the information **avaimments** and **based**. **Actual results** could differ from the set of the **financial statements** are reasonable based on the information **avaimments** and **financial statements** are reasonable based on the information **avait based**. **Actual results could differ financial statements** are reasonable based on the information **avait based**. **Actual results could differ financial statements** are reasonable based on the information **avait based**. **Actual results could differ financial statements** are reasonable based on the information **avait based**. **Actual results could differ financial statements** are reasonable based on the information **avait based**. **Could financial statements could differ financial statements**

Variable Interest Entities ("VIEs")

We obtain interests in VIEs through our investments in mortgage-backed securities. Our interests in nature and the and

Cash and Cash Equivalents and Restricted Cash

Cash and cashequivalents include cash on deposit with financial institutions and highly liquid investments threwith of the station of purchase. Restricted cash includes cash pledged as collateral for repurchase borrowings; and interestrate swaps and other derivative instruments.

The followingtable provides a reconciliation of cash, cash equivalents, and restricted cash reported within postion to the same such amounts shown in the statement of cash flows.

(in thousands)

	September 30, 2020December 31,				
Cash and cash equivalents	\$	199,805\$ 2019	193,770		
Restricted cash		47,541	84,885		
Total cash, cash equivalents and restricted cash	\$	247,346\$	278,655		

The Companymaintains cashbalances at three banks and excess margin on account with two exchange balances at three banks and excess margin on account with two exchange balances to the se balances to company has not experienced any losses related to these balances to an insure eligible accounts up to \$250,000 per depositor at each financial institution. Basines the banks and exchange balances to any large, well-known banks and exchange clearing members and believes that significations and cash equivalents or restricted cash balances.

Mortgage-BackedSecurities

The Company invests primarily in mortgage pass-through ("PT") residential mortgage backed certificates issued by Freddie Mac,

Fannie Mae or Ginnie Mae ("RMBS"), collateralized mortgage obligations ("CMOs"), interest-only ("IO") securities ("Moin) securities (anoin) securi

The Company records RMBS transactions on the trade date. Security purchases that have not settled as of the are helanceshane date belance with an offsetting liability recorded, whereas securities sold that have not settled date are belance with an offsetting receivable recorded.

Fair value is defined as the price that would be received to sell the asset or paid to transfer the liability in an bet week interpolation the measurement date. The fair value measurement assumes that the transaction that the principal market for the asset or liability, or in the absence of a principal any antageous interpolation independent pricing brokes and the transaction independent pricing brokes and the transaction.

Income on PTRMBS securities based on the stated interest rate of the security. Premiums or discounts purchase the analytic and discount accretion resulting from monthly principal repayments are the analytic and the statements of operations. For IO securities, the income is accrued based on the entry in the statement of operations. For IO securities, the income is accrued based on the entry in the time rence between income accrued and the interest received on the security is characterized and set were the security asset's carrying value. At each reporting date, the effective yield is adjusted prospectively for full based of the security. For IIO securities, attempted asset of prepayments and the contractual terms of the security. For IIO securities, attempted account the index value applicable to the security. Changes in fair value of refer to the security of the security and the interest received gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities is of operations and reported as unrealized gains or losses on mortgage-backed securities are applied by the security of the security

Derivative and Other Hedging Instruments

The Company uses derivative and other hedging instruments to manage interest raterisk, facilitate manage Wine was derivative and other hedging instruments on manage interest raterisk, facilitate manage Wine was derivative and the company in the future. The principal instruments that the Company in the second was ("interest rate and Eurodollar futures contracts, short positions U.S. Treasury securities, is the second was ("interest rate swaptions") and "to-be-announced" ("TBA") securities in the securities is the second was derived was and eurodollar future.

The Company accounts for TBA securities as derivative instruments. Gains and losses associated with TBA are separties of operations.

Derivative instruments are carried at fair value, and changes in fair value are recorded in earnings for each derivative financial means in the second designated as hedge accounting relationships, but rather are used as poppondiated as the second design and the se

Holding derivativescreates exposureto creditrisk related to the potential for failure on the part of honorunter continements the Company may be required to post collateral based on any declines in the contract to the company may be required to post collateral based on any declines in the contract to the company may have difficulty recovering its collateral and payments provided for under the terms of the agreement. To mitigate this risk, the Company uses only well-antible contract the company and context the company and the company uses only well-antible context to the company and the company and the company and the company and the company uses only well-antible context to the company and the

Financial Instruments

The fair value of financial instruments for which it is practicable to estimate that value is disclosed either in the statements of the statement of the statem

The estimated fair value of cash and cash equivalents, restricted cash, accrued interest receivable, otheresises agreements, payable for unsettled securities purchased, accrued interest each accrued interest agreements as of September 30, 2020 and December 31, 2019 due to the securities and the securities.

Repurchase Agreements

The Companyfinances the acquisition of the majority of its RMBS through the use of repurchase repartements are accounted for as collateralized financing transactions, which accounted interest, as specified in the respective agreements.

Reverse RepurchaseAgreements and Obligations to Return SecuritiesBorrowed underReverse RepurchaseAgreements

The Company borrows securities to cover shortsales of U.S. Treasury securities through reverse repurchase master has the has the factor of the securities and recognize an abligation securities and the balance sheet based on the value of the underlying borrowed securities as the securities are the securities and the securities are the

Manager Compensation

The Company is externally managed by Bimini Advisors, LLC (the "Manager" or "Bimini Advisors"), a company and with the Manager of Bimini. The Company's management agreement with the Manager Manager of Bimini and reimbursement of certain operating expenses, which are accrued and arrent with the Manager of Bimini and the management of the management agreement.

Earnings Per Share

Basic earningsper share ("EPS") is calculated as net income or loss attributable to common stockholders average of the state of the sta

Income Taxes

Orchid assesses the likelihood, based on their technical merit, that uncertain tax positions will be sustained upon examination

based on the facts, circumstances and information available at the end of each period. All of Orchid's tax ARAILO BERAIN CALAGE IN CALAGE CONTROL OF ANY TAX, INTEREST OF PENALTICS RELATED TO CONTROL OF A CONTROL OF undertaneal when a second of the second of t change.

Recent AccountingPronouncements

On January 1, 2020, we adopted Accounting Standards Update ("ASIda)n202101058; uments - Credit Losses 326): Measurement of Credit Losses on Financial Instaur 20116-13 required Pedifedit losses on most financial at amortized cost and certain other instruments to bespectations and certain other instruments to bespectations and certain other instruments and the second second certain other instruments and the second certain other instruments and the second certain other instruments are second certain other instruments and the second certain other instruments are second certain other instru 政度式短键键的loss model). The Company's adoption of this ASU did not have a material effect on its financial fiften and set were already measured at fair value through earnings.

In March 2020, the FASB issued ASU 28266 Marke Rate Reform (Topic 848): Facilitation of the Effects of Reform on Financial ReportingU 2020-04 provides of to fat expedients and exceptions to GAAP requirements on debt instruments, leases, modification, and other contracts, related to the expected market transition from the byreded RateballBOR"), and certain other floating rate benchmark indices, or collectively, IBORs, to alternative 202004 General Subsiders contract modifications related to reference rate reform to be an event that does PetherapulterAentracthe modification date nor a reassessment of a previous accounting determination. The eliteral and the second december 31, 2022, as reference rate reform activities occur. ይምራዊ የበራዲህ አንድርስ የመካለት this ASU will have a material impact on its consolidated financial statements.

NOTE 2. MORTGAGE-BACKED SECURITIES

The followingtable presents the Company's RMBS portfolio as of September 30, 2020 and December 31, 2019:

(in thousands)	Sep	September 30, 2020December 31,					
Pass-Through RMBS Certificates:		2019)				
Adjustable-rate Mortgages	\$	960 \$	1,014				
Fixed-rate Mortgages		3,357,501	3,206,013				
Fixed-rate CMOs		151,110	299,205				
Total Pass-Through Certificates		3,509,571	3,506,232				
Structured RMBS Certificates:							
Interest-Only Securities		30,796	60,986				
Inverse Interest-Only Securities		-	23,703				
Total Structured RMBS Certificates		30,796	84,689				
Total	\$	3,540,367\$	3,590,921				

NOTE 3. REPURCHASE AGREEMENTS AND REVERSE REPURCHASE AGREEMENTS

Repurchase Agreements

The Companypledges certainof its RMBS as collateral under repurchase agreements with financial geni的知道规模的超短语题。And interest is generally in the terms of the borrowings, and interest is generally Beiowithe remensional provided the pledged securities declines, lenders will typically require the Company to post additional collateral requirements, referred to as "margin calls." Similarly, if the seit Values of the ased genders may release collateral back to the Company. As of September 30, 2020, the Feeningenyehag met all margin call

As of September 30, 2020 and December 31, 2019, the Company's repurchase agreements had remaining maturities as summarized 12

below:

(\$ in thousands)

	(OVERNIGHT	BETWEEN 2 E	BETWEEN 31	GREATER	
		(1 DAY OR	AND	AND	THAN	
		LESS)	30 DAYS	90 DAYS	90 DAYS	TOTAL
September 30, 2020						
Fair market value of securities pledged, including						
accrued interest receivable	\$	4,956 \$	1,700,941\$	675,475\$	1,044,903\$	3,426,275
Repurchase agreement liabilities associated with						
these securities	\$	3,709 \$	1,627,083\$	648,133\$	1,002,378\$	3,281,303
Net weighted average borrowing rate		1.30%	0.24%	0.24%	0.24%	0.24%
December 31, 2019						
Fair market value of securities pledged, including						
accrued interest receivable	\$	- \$	2,470,263\$	1,005,517\$	120,941\$	3,596,721
Repurchase agreement liabilities associated with						
these securities	\$	- \$	2,361,378\$	964,368\$	122,360\$	3,448,106
Net weighted average borrowing rate		-	2.04%	1.94%	2.60%	2.03%

In addition, cash pledged to counterparties for repurchase agreements wa**\$2**\$**p**\$**prokion**a**bei**\$**b**65.9million as of September 30, 2020 and December 31, 2019, respectively.

If, during the term of a repurchase agreement, a lender files for bankruptcy, the Company might experience pledified with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the collateral pledged to such lender, including the anorual plane with the fair value of the company had an aggregate amount brink with the fair value of the company had an aggregate amount via the fair value of the company including accrued interest on such securities posted by the counterpart via the plane of the company did not have an amount at risk with any individual counterparty greater than 10% of the Seme and December 31, 2019.

NOTE 4. DERIVATIVE AND OTHER HEDGING INSTRUMENTS

Derivative and Other HedgingInstruments Assets (Liabilities), at Fair Value

The table below summarizes fair value information about our derivative and other hedging instruments September 30, ២០២២ መድር 31, 2019.

(in thousands)			
Derivative Instruments and Related Accounts	Balance Sheet Location	September 30, 2020ec	ember 31,
Assets		2019	
Payer swaptions - long	Derivative assets, at fair value	\$ 14,048\$	-
TBA securities	Derivative assets, at fair value	191	-
Total derivative assets, at fair value		\$ 14,239\$	-
Liabilities			
Interest rate swaps	Derivative liabilities, at fair valu	₽ 26,636\$	20,146
Payer swaptions - short	Derivative liabilities, at fair valu	e 6,221	-
TBA securities	Derivative liabilities, at fair valu	e 438	512
Total derivative liabilities, at fair value		\$ 33,295\$	20,658

Margin Balances Posted to (from) Counterparties

Futures contracts	Restricted cash	\$ 561 \$	1,338
TBA securities	Restricted cash	1,394	246
Interest rate swaption contracts	Other liabilities	(1,037)	-
Interest rate swap contracts	Restricted cash	20,819	17,450
Total margin balances on derivative contracts		\$ 21,737\$	19,034

Eurodollar, Fed Funds and T-Note futures are cash settled futures contracts on an interestrate, with gains and chalo ch

(\$ in thousands)

	_		Septem	ber 30, 2020	
	_	Average	Weighted	Weighted	
		Contract	Average	Average	
		Notional	Entry	Effective	Open
Expiration Year		Amount	Rate	Rate	Equit ^{y)}
Eurodollar Futures Contracts (Short Positions)					
2020	\$	50,000	3.25%	0.25%	\$ (375)
2021		50,000	1.03%	0.20%	(415)
Total / Weighted Average	\$	50,000	1.47%	0.21%	\$ (790)
Treasury Note Futures Contracts (Short Position)					
December 2020 5-year T-Note futures					
(Dec 2020 - Dec 2025 Hedge Period)	\$	69,000	0.70%	0.69%	\$ (22)

(\$ in thousands)

		December 31, 2019							
	_	Average	Weighted	Weighted					
		Contract	Average	Average					
		Notional	Entry	Effective		Open			
Expiration Year		Amount	Rate	Rate		Equity)			
Eurodollar Futures Contracts (Short Positions)									
2020	\$	500,000	2.97%	1.67%	\$	(6,505)			
Total / Weighted Average	\$	500,000	2.97%	1.67%	\$	(6,505)			
Treasury Note Futures Contracts (Short Position)									
March 2020 5 year T-Note futures									
(Mar 2020 - Mar 2025 Hedge Period)	\$	69,000	1.96%	2.06%	\$	302			

(1) Open equity represents the cumulative gains (losses) recorded on open futures positions from inception.

(2) T-Note futures contracts were valued at a placeOMASS eptember 30, 2020 and Stat December 31, 2019. The contract the short positions were short and statement of the short positions were short and statement of the short position and statement o

Under our interest rates wap agreements, we typically pay a fixed rate and receive a floating rate based on the swap SP. file and the repricing agreements has the effect of offsetting the repricing agreements in the swap agreement of the swap of the swap agreement of the swap agreement of the effect of offsetting the repricing agreements is and the effect of offsetting the repricing agreements is and the effect of the swap agreement of the effect of offsetting the repricing agreements is and the effect of offsetting the repricing agreements is an effect of the effect of

(\$ in thousands)

	Average		Net	
	Fixed	Average	Estimated	Average
Notional	Рау	Receive	Fair	Maturity
Amount	Rate	Rate	Value	(Years)
		Fixed Notional Pay	Fixed Average Notional Pay Receive	Fixed Average Estimated Notional Pay Receive Fair

Expiration > 3 to \leq 5 years	\$ 620,000	1.29%	0.25% \$	(23,817)	3.9
Expiration > 5 years	200,000	0.67%	0.25%	(2,819)	6.7
	\$ 820,000	1.14%	0.25% \$	(26,636)	4.6
December 21, 2010					
December 31, 2019					
Expiration > 1 to \leq 3 years	\$ 360,000	2.05%	1.90% \$	(3,680)	2.3
	\$ 360,000 910,000	2.05% 2.03%	1.90% \$ 1.93%	(3,680) (16,466)	2.3 4.4

The table below presents information related to the Company's interest rate swaption positions at There were open swaption positions at December 31,2019.

(\$ in thousands)

		Option		Underlying Swap			
		Fair	Weighted Average Months to	 Notional	Average Fixed	Average Adjustabl R û te	Weighted Average Term
Expiration	Cost	Value	Expiration	Amount	Rate	(LIBOR)	(Years)
September 30, 2020							
Payer Swaptions - long							
≤ 1 year	\$ 3,450 \$	32	5.5	\$ 500,000	0.95%	3 Month	4.0
>1 year ≤ 2 years	13,410	14,016	20.4	675,000	1.49%	3 Month	12.8
	\$ 16,860\$	14,048	14.0	\$ 1,175,000	1.26%	3 Month	9.0
Payer Swaptions - short							
≤ 1 year	\$ (4,660)\$	(6,221)	8.4	\$ 507,700	1.49%	3 Month	12.8

The following table summarizes our contracts to purchase and sell TBA securities as of September 30, 2013020 and December 31,

(\$ in thousands)					
		Notional			Net
		Amount	Cost	Market	Carrying
	Lo	ong (Shof#t)	Basi ^{g)}	Valué ^{®)}	Valu é 4)
September 30, 2020					
15-Year TBA securities:					
2.0%	\$	175,000\$	181,727\$	181,918\$	191
30-Year TBA securities:					
2.5%		200,000	210,250	209,812	(438)
Total	\$	375,000\$	391,977\$	391,730\$	(247)
December 31, 2019					
30-Year TBA securities:					
4.5%	\$	(300,000)\$	(315,426)\$	(315,938)\$	(512)
Total	\$	(300,000)\$	(315,426)\$	(315,938)\$	(512)

(1) Notional amount represents the par value (or principal balance) of the underlying Agency RMBS.

(2) Cost basis represents the forward price to be paid (received) for the underlying Agency RMBS.

(3) Market value represents the current market value of the TBA securities (or of the underlying Agency RMBS) as of

(4) **Netiodreyid** g value represents the difference between the market value and the cost basis of the TBA securities as of **prededvalid cashistse** (**bialtilid**) at fair value in our balance sheets.

Gain (Loss) From Derivative and Other Hedging Instruments, Net

The table below presents the effect of the Company's derivative financial instruments on the for **stateineratsobfloperationts** ended September 30, 2020 and 2019.

(in	thousands)
-----	------------

	Nine Months End	ed September 3	OThree Months En	ded
	2020	2019	Sept end er 30,	2019
Eurodollar futures contracts (short positions)	\$ (8,324)\$	(14,423)\$	(6)\$	(94)
T-Note futures contracts (short position)	(4,837)	(6,311)	(113)	(1,112)
Fed Funds futures contracts (short positions)	-	313	-	313
Interest rate swaps	(67,713)	(36,322)	489	(9,918)
Payer swaptions - short	(1,561)	-	(672)	-
Payer swaptions - long	(3,287)	(1,379)	914	(316)
Net TBA securities	(1,813)	(3,846)	3,431	2,479
U.S. Treasury securities - short position	(95)	-	36	-
Total	\$ (87,630)\$	(61,968)\$	4,079 \$	(8,648)

Credit Risk-Related Contingent Features

The use of derivatives creates exposure to credit risk relating to potential losses that could be that the gooiz steep and the seventhese instruments fail to perform their obligations under the contracts. We imitimize this ouisked parties for instruments which are not centrally cleared on a registered exchange to institution and the acceptable credit ratings and monitoring positions with individual counterparties. In exclusive to the derivative contract. In the event of a default by a centre party next spary vided for under the terms of our derivative agreements, and may have difficulty plet digit dease tail for our derivatives. The cash and cash equivalents pledged as collateral for our derivatives and cash equivalents pledged as collateral for our derivative company's policy not to offset assets and associated with open derivative contracts. How will is to collateral. As a result, the billities associated divide centrally cleared derivatives for which the CME serves as the central alse afring space by reversion as of the reporting date.

NOTE 5. PLEDGED ASSETS

Assets Pledgedto Counterparties

The table below summarizes our assets pledged as collateral under our repurchase agreements and including second expledite by the deto securities sold but not yet settled, as of September 30, 2020 and December 31, 2019.

(in thousands)

	Sep	otember 30, 20	20	December 31, 2019			
I	Repurchase Derivative						
Assets Pledged to Counterparties Agreements Agreements Total Agreements Agreements 1							Total
PT RMBS - fair value \$	3,387,253\$; - \$	3,387,253	\$	3,500,394\$	- \$	3,500,394
Structured RMBS - fair value	28,865	-	28,865		83,960	-	83,960
Accrued interest on pledged securitie	s 10,157	-	10,157		12,367	-	12,367
Restricted cash	24,767	22,774	47,541		65,851	19,034	84,885
Total \$	3,451,042\$	22,774\$	3,473,816	\$	3,662,572\$	19,034\$	3,681,606

Assets Pledgedfrom Counterparties

The table below summarizes our assets pledged to us from counterparties under our repurchase agreements and the second se

(in thousands)					
			Reverse		
	Re	purchase	Repurchase	Derivative	
Assets Pledged to Orchid	Ag	reements	Agreements	Agreements	Total
September 30, 2020					
Cash	\$	5,855 \$; - ;	\$ 1,037 \$	6,892
U.S. Treasury securities - fair value		1,424	-	-	1,424
Total	\$	7,279 \$; - ;	\$ 1,037 \$	8,316
December 31, 2019					
Cash	\$	1,418 \$; - ;	\$-\$	1,418
Total	\$	1,418 \$; - ;	\$-\$	1,418

RMBS and U.S. Treasury securities received as margin under our repurchase agreements are not recorded in becking and U.S. Treasury securities received from counterparties as verified and the security. U.S. Treasury securities become and the security of the security. U.S. Treasury securities become and the security of the security of

NOTE 6. OFFSETTING ASSETS AND LIABILITIES

The Company's derivative agreements and repurchase agreements and reverse repurchase agreements are agreements are agreements which provide for the right of offset in the event of **bafwllptcycheiter part**y to the transactions. The Company reports its assets and liabilities subject to these **bargs** gements on a gross

(in thousands)

(in thousands)

			Offsetting of	Assets				
	Gross Amount Not							
				Net Amount	Offset in the	Balance Sheet		
				of Assets	Financial			
	Gro	ss Amoun G	Gross Amount	Presented	Instruments	Cash		
	of R	ecognized	Offset in the	in the	Received as	Received as	Net	
	A	Assets E	Balance Shee <mark>B</mark>	alance Sheet	Collateral	Collateral	Amount	
September 30, 2020								
Interest rate swaptions	\$	14,048\$	- \$	14,048\$; - ;	\$ (1,037)\$	13,011	
TBA securities		191	-	191	-	-	191	
	\$	14,239\$	- \$	14,239\$		\$ (1,037)\$	13,202	

(III IIIOUSalius)							
			Offsetting of	Liabilities			
					Gross Ar	nount Not	
				Net Amount	Offset in the	Balance Sheet	
				of Liabilities	Financial		
	Gr	oss Amoun	Gross Amoun	t Presented	Instruments		
	of	Recognized	Offset in the	in the	Posted as	Cash Posted	Net
		Liabilities	Balance Sheet	Balance Sheet	t Collateral	as Collateral	Amount
September 30, 2020							
Repurchase Agreements	\$	3,281,303		\$ 3,281,303	6 (3,256,536	(24,767)	
Interest rate swaps		26,636	-	26,636	-	(20,819)	5,81
			17			. ,	

Interest rate swaptions	6,221	-	6,221	-	-	6,221
TBA securities	438	-	438	-	(438)	-
	\$ 3,314,598\$	-	\$ 3,314,598\$	(3,256,536\$	(46,024)\$	12,038
December 31, 2019						
Repurchase Agreements	\$ 3,448,106\$	-	\$ 3,448,106\$	(3,382,255\$	(65,851)\$	-
Interest rate swaps	20,146	-	20,146	-	(17,450)	2,696
TBA securities	512	-	512	-	(246)	266
	\$ 3,468,764\$	-	\$ 3,468,764\$	(3,382,255\$	(83,547)\$	2,962

The amounts disclosed for collateral received by or posted to the same counterparty up to and not exceeding asset on the balancesheets. The fair value of the actual collateral received by or posted to the same were amounts presented. See Note 5 for a discussion of collateral posted or received againstor for the were available and the same counterparty of the actual collateral posted or received againstor for the were available and the same counterpart of the

NOTE 7. CAPITAL STOCK

Common StockIssuances

During the nine months ended September 30, 2020 and the year ended December 31, 2019, the Company puble of the second sec

(\$ in thousands, except per share amounts)

· · · · · · · · ·		A	/eighted Average Price		
			eceived		Net
Type of Offering	Period	Pe	er Shafe	Shares	Proceeds
2020					
At the Market Offering Program	First Quarter	\$	6.23	3,170,727\$	19,447
At the Market Offering Program	Third Quarter		5.15	3,073,326	15,566
Total				6,244,053\$	35,013
2019					
At the Market Offering Program	First Quarter	\$	6.84	1,267,894\$	8,503
At the Market Offering Program	Second Quarter		6.70	4,337,931	28,495
At the Market Offering Program	Third Quarter		6.37	1,771,301	11,098
Follow-on Offering	Third Quarter		6.35	7,000,000	44,218
				14,377,126\$	92,314

(1) Weighted average price received per share is before deducting the underwriters' discount, if applicable, and other

(2) Netringcests are net of the underwriters' discount, if applicable, and other offering costs.

(3) The Company has entered into eight equity distribution agreements, seven of which have either been terminated become solution agreement.

Stock Repurchase Program

OnJuly 29, 2015 he Company's Board of Directors authorized the repurch a Secon Dop that areas of the Company's common stock. On February 8, 2018, the Board of Directors approved an increase in the stock repurchase at the stock repurchase authorization of the Company's common stock. Coupled with the 783,757 shares remaining from share authorization of the Company's common stock. Coupled with the 783,757 shares remaining from share authorization of the Company's common stock. Coupled with the 783,757 shares remaining from share authorization of the Company's common stock. Coupled with the 783,757 shares remaining from share authorization of the Company's common stock. Coupled with the 783,757 shares remaining from share authorization of the stock repurchase program, shares may be purchased in the stock repurchase program, shares may be purchased in the stock purchases, through privately negotiated transactions, or pursuant to any trading plan that the stock repurchases is the stock repurchase and the stock repurchase and the "Exchange Act". Open market repurchases is a standard to the stock repurchase is a stock repurchase in the stock repurchase is a standard to the stock repurchase and the stock repurchase and the "Exchange Act". Is a standard to the stock repurchase is a stock repurchase in the stock repurchase is a stock repurchase in the stock repurchase is a stock repurchase and the stock repurchase is a stock repurchase in the stock repurchase is a stock repurchase is a stock repurchase is a stock repurchase in the stock repurchase is a stock repurchase in the stock repurchase is a stock repurchase in the stock repurchase is stock repurchase is

will be made in accordance with Exchange Act Rule 10b-18, which sets certain restrictions on the method, tipeingmariket and key and anount of any repurchases will be determined asthetion and warket conditions, stock price, applicable legal requirements and attended another any particular amount of common stock and the ansate any particular amount of common stock and the ansate any difference of the another any particular amount of common stock and the

From the inception of the stock repurchase program through September 30, 2020, the Company 5,685,511 shafe9 4(Can set) repurchase 0 for a weighted average0 per share. During the nine months ended September 30, 2020, the Company repurchase 0, 2020, the Co

Cash Dividends

The table below presents the cash dividends declared on the Company's common stock.

(in thousands, except per share amounts)

	Per Sha				
Year		Amount	Total		
2013	\$	1.395\$	4,662		
2014		2.160	22,643		
2015		1.920	38,748		
2016		1.680	41,388		
2017		1.680	70,717		
2018		1.070	55,814		
2019		0.960	54,421		
2020 - YTD		0.660	44,055		
Totals	\$	11.525\$	332,448		

(1) On October 14, 2020, the Company declared a div destine of the share to be paid on November 25, 2020. The effect of included in the table above, but is not reflected in the **Obispaivides fithes** not statements as of September 30, 2020.

NOTE 8. STOCK INCENTIVE PLAN

In October 2012, the Company's Board of Directors adopted and Bimini, then the Company's sole appstoaddotteeOrchid Island Capital, Inc. 2012 Equity Incentive Plan (the "Incentive Plan") to recruit directed an adopted an other affiliates. The focentive value of the Manager and other affiliates. The focentive value of the Manager and other affiliates. The focentive value of the Company's with respect to awards of performance units and other equity-based awards) and internative reliver to awards of performance units and other equity-based awards) and internative reliver to a dimension Committee of the Company's Board of Directed and the Directors will administer awards made to directors who are not employees of difficients and on the provides for awards of up to an **aggregiable** defined and outstanding common stock (on a fully diluted basis) at the time of the award **shouts for a** maxing on the Company's common stock that may be issued under the Incentive Plan. the

Performance Units

The Company has issued, and may in the future issue additional, performance units under the exelutive indertain over a fits Manager. "Performance Units" vest after the end of a defined performance period,

based on satisfaction of the performance conditions set forth in the performance White age endert ach Performance Unit will be settled by the issuance of one share of the Company's common stock, at Weither time deduction will be cancelled. The Performance Units contain dividend equivalent rights, which tentielee the distributions declared by the Company on common stock, but do not include the right to vote the rest of formance Units are subject to forfeiture should the participant no longer effiver as amplegee to the Company. Compensation expense for the Performance Units is recognized vesting president in the performance conditions will be achieved.

The following table presents information related to Performance Units outstanding during the Septemetre of Constant 2019.

	Nine Months Ended September 30,							
	20	020	0	2	9			
		Weighted Average Grant Date			Weighted Average Grant Date			
	Shares		Fair Value	Shares		Fair Value		
Unvested, beginning of period	19,021	\$	7.78	43,672	\$	8.34		
Forfeited	(1,607)		7.45	-		-		
Vested and issued	(10,583)		8.03	(20,498)		8.90		
Unvested, end of period	6,831	\$	7.45	23,174	\$	7.85		
Compensation expense during period		\$	32		\$	94		
Unrecognized compensation expense, end of period		\$	8		\$	60		
Intrinsic value, end of period		\$	34		\$	133		
Weighted-average remaining vesting term (in years)			0.5			0.9		

(\$ in thousands, except per share data)

The number of shares of common stock issuable upon the vesting of the remaining outstanding red Regibers ances units two book value impairment event that occurred pursuant to the Company's Long Term Commerces and Plans (the "Plans"). The book value impairment event occurred when the Company's book declined by have than 15% during the quarter ended March 31, 2020 and the Company's book value per share decline than 15% during the quarter ended March 31, 2020 and the Company's book value per share decline than 15% during the quarter ended March 31, 2020 and the Company's book value per share decline the short of outstanding Performance Units that are outstanding as of the last day of such shall be needed by 15%.

Deferred Stock Units

Non-employee directors began to receive a portion of their compensation in the form of deferred stock ("DSbls'a) yourds and to the Incentive Plan beginning with the awards for the second quarter of 2018. Each DSbls the preceived some share of the Company's common stock. The DSUs are immediately vested and are detted based for the election of the individual participant. The DSUs contain dividend equivalent rights, which patilizing the to receive distributions declared by the Company on common stock. These dividend equivalent rights are settleted as a the participant's election. The DSUs do not include the right to vote the contempone to solve to solve to solve the contem

The following table presents information related to the DSUs outstanding during the nine months 2022 naled 32 pagember 30,

(\$ in thousands, except per share data)			
		Nine Months Ended	September 30,
	20	020	2019
		Weighted	Weighted
	20		

	Shares	Average Grant Date Fair Value	Shares	Average Grant Date Fair Value
Outstanding, beginning of period	43,570	\$ 6.56	12,434	\$ 7.37
Granted and vested	36,682	4.22	22,424	6.42
Issued	-	-	-	-
Outstanding, end of period	80,252	\$ 5.49	34,858	\$ 6.76
Compensation expense during period		\$ 135		\$ 135
Intrinsic value, end of period		\$ 402		\$ 200

NOTE 9. COMMITMENTS AND CONTINGENCIES

From time to time, the Company may become involved in various claims and legal actions arising in busthess:例 細胞 经服务 够 not aware of any reported or unreported contingencies at September 30, 2020.

NOTE 10. INCOME TAXES

The Company will generally not be subject to federal income tax on its REIT taxable income to the extent of the taxable income to the extent taxable income to the extent of the taxable income to the extent taxable income to the extent of the taxable income to the extent taxable income to the extent of the taxable income to the taxable income to avoid the imposition of an excise tax. The remaining the taxable income taxa

NOTE 11. EARNINGS PER SHARE (EPS)

The Company had dividend eligible PerformanceUnits and Deferred StockUnits that were outstanding months and before share computations include these under the set of the set of

The table below reconciles the numerator and denominator of EPS for the nine and three months ended 2019, eptember 30, 2020 and

(in thousands, except per share information)

	Nine Mo	Nine Months Ended Septemberhree Months Ended							
	2020	30,	2019	Sep <u>tenzob</u> er 30,	2019				
Basic and diluted EPS per common share:									
Numerator for basic and diluted EPS per share of commo	on stock:								
Net (loss) income - Basic and diluted	\$ (14	,351)\$	5,653 \$	28,076\$	(8,477)				
Weighted average shares of common stock:									
Shares of common stock outstanding at the balance s	sheet date69	,296	63,058	69,296	63,058				
Unvested dividend eligible share based compensation	n								
outstanding at the balance sheet date		-	58	87	-				
Effect of weighting	(3	,282)	(9,078)	(2,081)	(2,639)				
Weighted average shares-basic and diluted	66	,014	54,038	67,302	60,419				
Net (loss) income per common share:									
Basic and diluted	\$ (0.22)\$	0.10 \$	0.42 \$	(0.14)				

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NOTE 12. FAIR VALUE

The framework for using fair value to measure assets and liabilities defines fair value as the price that would be asset of pathon and the price of the assumptions that market pathon and the price of the assumptions about the risk inherent in a particular valuation technique, the offene of a control of the asset and the risk of non-performance. Required disclosures include stratification of heast and the first of non-performance are the price fair value measurements. These stratifications are:

- Level 1 valuations, where the valuation is based on quoted market prices for identical assetsor liabilities (MAREA INCLUE),
- Level 2 valuations, where the valuation is based on quoted market prices for similar instrumentstraded in patives for the field of similar instruments in markets that are not active and model-based valuation significant are observable in the market, and

RMBS (based on the fair value option), interest rate swaps, interestrate swaptions, U.S. Treasury securities recorded Brharevalities warfecurring basis during the nine and three months ended September 30, 2020 and 2019. When hetasure in which it would the hetasure in the company considers the principal or most advantageous market in which it would to support the principal or most advantageous market in which it would the support of the company looks to an article were to preserve the company looks to the principal end of the super work of the company looks to the principal end of the super traded in active markets, the Company looks to the super traded in the super traded in the company looks to the super traded in the super traded in the super traded in the company looks to the super traded in the super traded in the company looks to the super traded in the super traded in the company looks to the super traded in the super traded in the company looks to the company looks t

The followingtable presentsfinancial assets (liabilities) measured at fair value on a recurringbasis as of Decentrative Contracts are reported as a net position by contract type, and not based on master netting arrangements.

(in thousands) 58

	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
September 30, 2020				
Mortgage-backed securities	\$ - \$	3,540,367\$	-	
Interest rate swaps	-	(26,636)	-	
Interest rate swaptions	-	7,827	-	
TBA securities	-	(246)	-	
December 31, 2019				
Mortgage-backed securities	\$ - \$	3,590,921\$	-	
Interest rate swaps	-	(20,146)	-	
TBA securities	-	(512)	-	

During the nine and three months ended September 30, 2020 and 2019, there were no transfers of betweet as sets of habilities

NOTE 13. RELATED PARTY TRANSACTIONS

Management Agreement

The Company is externally managed and advised by Bimini Advisors, LLC (the "Manager") make whether a several the management agreement has been renewed and advised by a compared and a subject to certain termination rights. Under the management agreement agr

- One-twelfth of 1.5% of the first \$250 million of the Company's month-end equity, as defined in the management
- One-twelfth of 1.25% of the Company's month-end equity that is greater than \$250 million equal to \$500 Million, and
- One-twelfth of 1.00% of the Company's month-end equity that is greater than \$500 million.

The Company is obligated to reimburse the Manager for any direct expenses incurred on its behalf Manager the Manager of the Ma

Total expenses recorded for the management fee and costs incurred were **5** approximately 1.6 million for the nine and three months ended September 30, 2020, respectively. At September 30, 2020 and December 31, a 2029 of a finates was the proximately illion and 0.6 million, respectively.

Other Relationships with Bimini

Robert Cauley, our Chief Executive Officer and Chairman of our Board of Directors, also serves as Chief Chair And Chair And Chair Chair And Chair And Chair Chair And Chair Ch

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

The following discussion of our financial condition and results of operations should be read in conjunction with the statements included in Item 1 of this Form 10-Q. The discussion may contain certain statements involve risks and uncertainties. Forward-looking statements are those that are not historical in nature. As any factors, such as those set forth under "Risk Factors" in our most recent Annual Report on Form 10-K and our fiberife to C. Polifaetual results may differ materially from those anticipated in such forward-looking statements.

Overview

Our business objective is to provide attractive risk-adjusted total returns over the long term through a combination appel Ganifal and the payment of regular monthly distributions. We intend to achieve this objective by investing in and allocating bapted and the payment of regular monthly distributions. We intend to achieve this objective by investing in and allocating bapted applied between the two categories of Agency RMBS described above. We seek to generate income from (i) thanget brief br

We operate so as to qualify to be taxed as a real estate investment trust ("REIT") under the Internal Revenue amended (the second of the subject to U.S. federal income tax to the extent that we currently **REIT** but able of regime (as defined in the Code) to our stockholders and maintain our REIT qualification.

The Company's common stock trades on the New York Stock Exchange under the symbol "ORC".

Impact of the COVID-19 Pandemic

Beginning in March 2020, the global pandemic associated with the novel coronavirus COVID-19 ("COVID-19") and ecored at Covid at C

timely satisfied all margin calls. The following summarizes the impact COVID-19 has had on our financial position and country of the set of the

- We terminated interest rate swap positions with an aggregate notional value of \$1.2 billion and incurred APMOXIMATELX \$54harket losses on the positions through the date of the respective terminations. Approximately \$4550 rollies of curred during the three months ended March 31, 2020.
- Our RMBS portfolio had a fair market value of approximately \$3.5 billion as of September 30, 2020, compared to Becehillier 36, 2019. The September 30, 2020 balance represents an increase from the \$3.3 billion balance as of and the \$2.9 billion balance as of March 31, 2020.
- Our outstanding balances under our repurchase agreement borrowings as of September 30, 2020 were **2007** (2020, and \$2.8 billion as of December 31, 2019, \$3.2 billion as of June 30, 2020, and \$2.8 billion as of March
- Hur 2020, compared to \$395.5 million as of September 30, 2020, compared to \$395.5 million as of \$296.0 million & 2020 and \$308.1 million as of March 31, 2020.

Largely as a result of actions taken by the Fed in late March, Agency RMBS valuations have increased and the assense incre

Bimini Advisors, LLC (our "Manager") has invoked its Disaster Recovery Plan and its employees are working plan moves of this plan and key operational team members maintain daily and the successful implementation of this plan and key operational team members maintain daily and the successful material costs, nor have we identified any operational or internal control issues related working plan.

Capital Raising Activities

On August 2, 2017, we entered into an equity distribution agreement (the "August 2017 Equity Distribution sale Sugement") with two which we could offer and sell, from time to time, up to an aggregate amount of \$125,000,000 ebhhat \$125,000,000 ebh

On July 30, 2019, we entered into an underwriting agreement (the "Underwriting Agreement") with Morgan Stanley Citigroup Citig

On August 4, 2020, we entered into an equity distribution agreement (the "August 2020 Equity Distribution sale sates and self, from time to time, up to an aggregate amount of \$150,000,000 eb high states and the market" offerings and privately negotiated transactions. Self and be "at the market" offerings and privately negotiated transactions. Self and be "at the August 2020 Equity Distribution Agreement for play to a solution, and net proceeds of approximately \$15.6 million, net of commissions and fees.

Stock Repurchase Agreement

On July 29, 2015, the Company's Board of Directors authorized the repurchase of up to 2,000,000 shares of our The QMMIN9, Instander, price and amount of any repurchases is determined by the Company in its discretion and is alkine in the stock price, applicable legal requirements and other factors. The authorization does not a state of the common stock and the program may be suspended or discontinued at the want of the Board of Directors approved an increase in the stock repurchase attained at the stock repurchase of the Company's common stock. Coupled with the 783,757 shares remaining from the stock authorization brought the total authorization to 5,306,579 shares, representing 10% of the authorization ghare count. This stock repurchase program has no termination date.

From the inception of the stock repurchase program through September 30, 2020, the Company repurchased a shates and feasing the cost of approximately \$40.4 million, including commissions and fees, for a weighted average prise of \$3.42 per share. The formation of the repurchase program as of September 30, 2020 was 837,311 shares.

Factors that Affect our Results of Operations and Financial Condition

A variety of industry and economic factors may impact our results of operations and financial condition. These factors include:

- interest rate trends;
- the difference between Agency RMBS yields and our funding and hedging costs;
- competition for, and supply of, investments in Agency RMBS;
- actions taken by the U.S. government, including the presidential administration, the Fed, the Federal Housing **Eigeneing** he "FHFA"), the Federal Open Market Committee (the "FOMC") and the U.S. Treasury;
- prepayment rates on mortgages underlying our Agency RMBS and credit trends insofar as they affect
- Other Marketrate Scienters.

In addition, a variety of factors relating to our business may also impact our results of operations and financial factors factors. These

- our degree of leverage;
- our access to funding and borrowing capacity;
- our borrowing costs;
- our hedging activities;
- the market value of our investments; and
- the requirements to qualify as a REIT and the requirements to qualify for a registration exemption under the 也不能知道不知在.

Results of Operations

Described below are the Company's results of operations for the nine and three months ended September 30, 2020, the Company of period of operations for the nine and three months ended September 30, 2019.

Net (Loss) Income Summary

(in thousands)							
		Nine Mont	hs Ended Se	eptember 30,	Three Mont	hs Ended, S	September 3
		2020	2019	Change	2020	2019	Change
Interest income	\$	90,152\$	104,795\$	(14,643)\$	27,223\$	35,907\$	(8,684)
Interest expense		(23,045)	(63,644)	40,599	(2,043)	(22,321)	20,278
Net interest income		67,107	41,151	25,956	25,180	13,586	11,594
(Losses) gains on RMBS and derivative c	ontra	ac (33,712)	(27,848)	(45,864)	5,745	(19,431)	25,176
Net portfolio (loss) income		(6,605)	13,303	(19,908)	30,925	(5,845)	36,770
Expenses		(7,746)	(7,650)	(96)	(2,849)	(2,632)	(217)
Net (loss) income	\$	(14,351)\$	5,653 \$	(20,004)\$	28,076\$	(8,477)\$	36,553

GAAP and Non-GAAP Reconciliations

In addition to the results presented in accordance with GAAP, our results of operations discussed below nori-rGAvAP dectained information, including "Net Earnings Excluding Realized and Unrealized Gains and **Intersest**" Expense hand "Economic Net Interest Income."

Net Earnings Excluding Realized and Unrealized Gains and Losses

We have elected to account for our Agency RMBS under the fair value option. Securities held under the optifair avalure corded at estimated fair value, with changes in the fair value recorded as unrealized gains or toesset tempergis of operations.

In addition, we have not designated our derivative financial instruments in hedge accounting holdetlateionistripsobothiat hedging purposes. Changes in fair value of these instruments are presented in a separate inpairs statements of operations and are not included in interest expense. As such, for financial perpetises, interest expense and cost of funds are not impacted by the fluctuation in value of the derivative instruments.

Presenting net earnings excluding realized and unrealized gains and losses allows management to: (i) inteised and other expenses of the Company over time, free of all fair value adjustments and (ii) effective hess of our funding and hedging strategies on our capital allocation decisions and our asset allocationing exiting and hedging strategies on our capital allocation are integral to our risk thank the area for the company over time, free of all fair value adjustments and (ii) effective hess of our funding and hedging strategies on our capital allocation decisions and our asset allocationing exitences, capital allocation and asset selection are integral to our risk thank the area for the companies, we believe that the presentation of our net earnings excluding under the same accounting treatment. Our presentation of net earnings excluding under the same accounting treatment. Our presentation of other companies, who or adjulateoristic and losses may not be comparable to similarly-titled measures of other companies, who or adjulateoristic and result, net earnings excluding realized and unrealized gains and losses should not be substitueed assar GAAP net income (loss) as a measure of our financial performance or any measure of our GAAAFRY Tinde able below presents a reconciliation of our net income (loss) determined in accordance with GAAFR gane axed unrealized gains and losses.

Net Earnings Excluding Realized and Unrealized Gains and Losses

(in thousands, except per share data)

			_		Per Share	
	Net Income	Realized and Unrealized Gains and	Net Earnings Excluding Realized and Unrealized Gains and	Net Income	Realized and Unrealized Gains and	Net Earnings Excluding Realized and Unrealized Gains and
	(GAAP)	Losse ^(g)	Losses	(GAAP)	Losses	Losses
Three Months Ended						
September 30, 2020	\$ 28,076\$	5,745 \$	22,331 \$	0.42 \$	0.09 \$	0.33
June 30, 2020	48,772	28,749	20,023	0.74	0.43	0.31
March 31, 2020	(91,199)	(108,206)	17,007	(1.41)	(1.68)	0.27
December 31, 2019	18,612	3,840	14,772	0.29	0.06	0.23
September 30, 2019	(8,477)	(19,431)	10,954	(0.14)	(0.32)	0.18
June 30, 2019	3,533	(7,670)	11,203	0.07	(0.15)	0.22
March 31, 2019	10,597	(747)	11,344	0.22	(0.02)	0.24
Nine Months Ended						
September 30, 2020	\$ (14,351)\$	(73,712)\$	59,361 \$	(0.22)\$	(1.12)\$	0.90
September 30, 2019	5,653	(27,848)	33,501	0.10	(0.52)	0.62

(1) Includes realized and unrealized gains (losses) on RMBS and derivative financial instruments, including net interest income or interest expension and expension of the swaps

Economic Interest Expense and Economic Net Interest Income

We use derivative and other hedging instruments, specifically Eurodollar, Fed Funds and Treasury Note futu("#3Note") acts, short positions in U.S. Treasury securities, interest rate swaps and swaptions, to hedge a protection of the state o

We have not elected to designate our derivative holdings for hedge accounting treatment. Changes in instfairments ease these and in a separate line item in our statements of operations and not included in interest expense and cost of funds are not impacted by the fluctuation deviate/ofitheruments.

For the purpose of computing economic net interest income and ratios relating to cost of funds interest surper, Schall been adjusted to reflect the realized and unrealized gains or losses on certain theriCating instruments pecifically Eurodollar, Fed Funds and U.S. Treasury futures, and interest rate swaps that period presented. We believe that adjusting our interest expense for the periods presented by the galaxies valve instruments would not accurately reflect our economic interest expense for these presented gains or losses on the instruments reflect the change in market value of the interiod. These additions applicable to the term covered by the instrument, not just the current period. These additions in place for the applications interest expense for the effects of the derivative financial instruments in place for the thespective instrument on borrowings to reflect total economic interest expense for the applicatory period, is referred to as economic Netwices expensed, when calculated to include the effect of derivative instruments for the period, is referred to as economic Netwices expensed, when calculated to include the effect of derivative instruments for the period, is referred to as well as periods in the future.

We believe that economic interest expense and economic net interest income provide meaningful conisitermatiaddia to the respective amounts prepared in accordance with GAAP. The non-GAAP measures help 29

management to evaluate its financial position and performance without the effects of certain transactions adju@AAPts that are not necessarily indicative of our current investment portfolio or operations. The lowsestized gainative instruments presented in our statements of operations are not necessarily interesentativexpetheetthat we will ultimately realize. This is because as interest rates move up or down in the future othesses we ultimately realize, and which will affect our total interest rate expense in future periods, they utime of the reporting date.

Our presentation of the economic value of our hedging strategy has important limitations. First, other participates may calculate economic interest expense and economic net interest income differently than the value value of our hedging strategy described by the believe that the calculation of the economic value of our hedging strategy described by to present our financial position and performance, it may be of limited usefulness as an **ahalytical tobe** economic value of our investment strategy should not be viewed in isolation and is not a **subsetsure** to present and net interest income computed in accordance with GAAP.

The tables below present a reconciliation of the adjustments to interest expense shown for each period deriverative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (losses) on derivative instruments, and the income statement line item, gains (lo

	U.S. Treasury	Funding Hedges		
Recognized in Income Statement	and TBA Securities	Attributed to Current Period	Attributed to Future Periods	
(GAAP)	income (Loss)	(NOII-GAAP)	(Non-GAAP)	
\$ 4,079 \$	3,467 \$	(6,900)\$	7,512	
(8,851)	1,715	(5,751)	(4,815)	
(82,858)	(7,090)	(4,900)	(70,868)	
10,792	(512)	3,823	7,481	
(8,648)	2,479	1,244	(12,371)	
(34,288)	(1,684)	1,464	(34,068)	
(19,032)	(4,641)	2,427	(16,818)	
\$ (87,630)\$	(1,908)\$	(17,551)\$	(68,171)	
(61,968)	(3,846)	5,135	(63,257)	
\$	Recognized in Income Statement (GAAP) \$ 4,079 \$ \$ 4,079 \$ (8,851) (82,858) 10,792 (8,648) (34,288) (19,032) \$ (87,630)\$	Recognized in Income and TBA Statement (GAAP) Securities Income (Loss) * 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 4,079 \$ \$ 1,715 \$ (82,858) \$ (7,090) 10,792 (512) \$ (8,648) 2,479 (34,288) \$ (1,684) \$ (87,630)\$	Recognized in Income U.S. Treasury and Funding Attributed to Statement (GAAP) TBA Current Securities Period (Non-GAAP) \$ 4,079 \$ 3,467 \$ (6,900)\$ \$ 4,079 \$ 3,467 \$ (6,900)\$ \$ 4,079 \$ 3,467 \$ (6,900)\$ \$ 4,079 \$ 3,467 \$ (6,900)\$ \$ 4,079 \$ 3,467 \$ (6,900)\$ \$ 4,079 \$ 3,467 \$ (6,900)\$ \$ (8,851) 1,715 (5,751) \$ (8,853) (7,090) (4,900) 10,792 (512) 3,823 (8,648) 2,479 1,244 \$ (34,288) (1,684) 1,464 (19,032) (4,641) 2,427 \$ (87,630)\$ (1,908)\$ (17,551)\$ \$	

Gains (Losses) on Derivative Instruments

Economic Interest Expense and Economic Net Interest Income

		Interest	Expense on Bo	orrowings		
			Gains			
			(Losses) on			
			Derivative			
			Instruments	_	Net Intere	st Income
		GAAP	Attributed	Economic	GAAP	Economic
	Interest	Interest	to Current	Interest	Net Interest	Net Interest
	Income	Expense	Perio(1)	Expense	Income	Incom ^{@)}
Three Months Ended						
September 30, 2020	\$ 27,223 \$	2,043 \$	(6,900)\$	8,943 \$	25,180 \$	18,280
June 30, 2020	27,258	4,479	(5,751)	10,230	22,779	17,028
March 31, 2020	35,671	16,523	(4,900)	21,423	19,148	14,248
December 31, 2019	37,529	20,022	3,823	16,199	17,507	21,330
September 30, 2019	35,907	22,321	1,244	21,077	13,586	14,830

(in thousands)

June 30, 2019	36,455	22,431	1,464	20,967	14,024	15,488
March 31, 2019	32,433	18,892	2,427	16,465	13,541	15,968
Nine Months Ended						
September 30, 2020	\$ 90,152 \$	23,045 \$	(17,551)\$	40,596 \$	67,107 \$	49,556
September 30, 2019	104,795	63,644	5,135	58,509	41,151	46,286

(1) Reflects the effect of derivative instrument hedges for only the period presented.

(2) Calculated by adding the effect of derivative instrument hedges attributed to the period presented to GAAP interest expense.

(3) Calculated by adding the effect of derivative instrument hedges attributed to the period presented to GAAP net interest income.

Net Interest Income

During the nine months ended September 30, 2020, we generated \$67.1 million of net interestincome, consisting of interest expense on borrowings. For the comparable period September 30, 2019, we generated \$41.2 million of net interestincome, consisting of \$104.8 million of interest income times to borrowings. The \$14.6 million decrease in interestincome was due to a 51 basis as the second second methods and the second second methods. The \$14.6 million decrease in average RMBS. The \$40.6 million decreas

On an economic basis, our interest expense on borrowings for the ninemonths ended September 30, 2020 and 2019 million and \$46.3 million of economic net interest income, respectively.

During the three months ended September 30, 2020, we generated \$25.2 million of net interestincome, consisting of interest. A collider with RMBS assets offset by \$2.0 million of interest expense on borrowings. For the three months ended **2019**, We generated \$13.6 million of net interestincome, consisting of \$35.9 million of interestincome from RMBS assets affine hor fare expense on borrowings. The \$8.7 million decrease in interest income was due to a 73 bps decrease in the three months are the wide and the average cost of funds, combined with a \$343.7 million decrease in average outstanding borrowings.

On an economic basis, our interest expense on borrowings for the three months ended September 30, 2020 and million and \$14.8 million of economic net interest income, respectively.

The tables below provide information on our portfolio average balances, interest income, yield on assets, average explanse wides interest income and net interest spread for the nine months ended September 30, 2020 and a galar of 2020 to date and 2019 on both a GAAP and economic basis.

	Average		Yield on		Interest	Expense	Average Cost of Funds		
	RMBS	Interest	Average	Average	GAAP	Economic	GAAP	Economic	
	Held ¹)	Held ^{II)} Income RMBS Borro		Borrowings	Basis	Basi≇)	Basis	Basi\$ ⁹⁾	
Three Months Ended									
September 30, 2020 \$	3,422,564\$	27,223	3.18%\$	3,228,021\$	2,043 \$	8,943	0.25%	1.11%	
June 30, 2020	3,126,779	27,258	3.49%	2,992,494	4,479	10,230	0.60%	1.37%	
March 31, 2020	3,269,859	35,671	4.36%	3,129,178	16,523	21,423	2.11%	2.74%	
December 31, 2019	3,705,920	37,529	4.05%	3,631,042	20,022	16,199	2.21%	1.78%	
September 30, 2019	3,674,087	35,907	3.91%	3,571,752	22,321	21,077	2.50%	2.36%	
June 30, 2019	3,307,885	36,455	4.41%	3,098,133	22,431	20,967	2.90%	2.71%	
March 31, 2019	3,051,509	32,433	4.25%	2,945,895	18,892	16,465	2.57%	2.24%	
Nine Months Ended									
September 30, 2020 \$	3,273,068\$	90,152	3.67%\$	3,116,564\$	23,045 \$	40,596	0.99%	1.74%	

(\$ in thousands)

	 Net Intere	st Income	Net Interest Spread		
	GAAP	Economic	GAAP	Economic	
	Basis	Basi≇)	Basis	Basi\$ ⁹⁾	
Three Months Ended					
September 30, 2020	\$ 25,180 \$	18,280	2.93%	2.07%	
June 30, 2020	22,779 \$	17,028	2.89%	2.12%	
March 31, 2020	19,148	14,248	2.25%	1.62%	
December 31, 2019	17,507	21,330	1.84%	2.27%	
September 30, 2019	13,586	14,830	1.41%	1.55%	
June 30, 2019	14,024	15,488	1.51%	1.70%	
March 31, 2019	13,541	15,968	1.68%	2.01%	
Nine Months Ended					
September 30, 2020	\$ 67,107 \$	49,556	2.68%	1.93%	
September 30, 2019	41,151	46,286	1.53%	1.75%	

(1) Portfolio yields and costs of borrowings presented in the tables above and the tables on pages 34 and 35 are calculated based and have balances of the underlying investment portfolio/borrowings balances and are annualized for the periods presented. Balances for quarterly periods are calculated using two data points, the beginning and ending balances.

(2) Economic interest expense and economic net interested in the table above and the tables on page 31 includes the effect of our derivative instrument hedges for only the periods presented.

(3) Represents interest cost of our borrowings and the effect of derivative instrument hedges attributed to the period divided by averages.

(4) Economic net interest spread is calculated by subtracting average economic cost of funds from realized yield on average RMBS.

Interest Income and Average Asset Yield

Our interest income for the nine months ended September 30, 2020 and 2019 was \$90.2 million and \$104.8 million, had a solution and a solution and \$3,344.5 million for the nine months ended September 30, 2020 and a solution and \$3,344.5 million for the nine months ended September 30, 2020 and a solution and \$3,344.5 million for the nine months ended September 30, 2020 and a solution and \$104.8 million and \$3,344.5 million for the nine months ended September 30, 2020 and a solution and \$104.8 million and \$3,344.5 million for the nine months ended September 30, 2020 and a solution and \$104.8 million and \$3,344.5 million for the nine months ended September 30, 2020 and 2019, the solution and \$104.8 million and \$104.8 million and \$3,344.5 million for the nine months ended September 30, 2020 and 2019, the solution and \$104.8 million and \$104.8

Our interest income for the three months ended September 30, 2020 and 2019 was \$27.2 million and \$35.9 million, had a three months ended September 30, 2020 and \$2019 was \$27.2 million and \$3,674.1 million for the three months ended September 30, 2020 and 2019, the second september 30, 2020 as compared to the three months ended September 30, 2019, there was an the second september 30, 2020 as compared to the three months ended September 30, 2019, there was an the second september 30, 2020 as compared to the three months ended September 30, 2019, there was an the second september 30, 2020 as compared to the three months ended September 30, 2019, there was an the second september 30, 2020 as compared to the three months ended September 30, 2019, there was an the second second

	Av	erage RMBS H	eld	l	nterest Income		Realized Yield on Average RMB			
	PT Structured			PT	Structured		PT	Structured		
	RMBS	RMBS	Total	RMBS	RMBS	Total	RMBS	RMBS	Total	
Three Months Ended										
September 30, 2020 \$	3,389,037\$	33,527 \$	3,422,564\$	27,021 \$	202 \$	27,223	3.19%	2.41%	3.18%	
June 30, 2020	3,088,603	38,176	3,126,779\$	27,004	254	27,258	3.50%	2.67%	3.49%	

March 31, 2020	3,207,467	62,392	3,269,859	35,286	385	35,671	4.40%	2.47%	4.36%
December 31, 2019	3,611,461	94,459	3,705,920	36,600	929	37,529	4.05%	3.93%	4.05%
September 30, 2019	3,558,075	116,012	3,674,087	36,332	(425)	35,907	4.08%	(1.47)%	3.91%
June 30, 2019	3,181,976	125,909	3,307,885	34,992	1,463	36,455	4.40%	4.65%	4.41%
March 31, 2019	2,919,415	132,094	3,051,509	30,328	2,105	32,433	4.16%	6.37%	4.25%
Nine Months Ended									
September 30, 2020\$	3,228,369\$	44,699\$	3,273,068\$	89,311\$	841 \$	90,152	3.69%	2.51%	3.67%
September 30, 2019	3,219,822	124,672	3,344,494	101,652	3,143	104,795	4.21%	3.36%	4.18%

Interest Expense and the Cost of Funds

We had average outstanding borrowings of \$3,116.6 million and \$3,205.3 million and total interest expense of \$23.0 million and total interest expense of \$23.0 million and total interest expenses of \$23.0 million and \$20.0 million and \$20

Our economic interest expensewas \$40.6 million and \$58.5 million for the nine months ended September 30, 2020 respectively. There was a 69 bps decrease in the average economic cost of funds to 1.74% for the nine months ended September 30, 2019.

We had average outstanding borrowings of \$3,228.0 million and \$3,571.8 million and total interest expense of \$2.0 million interest e

Our economic interest expensewas \$8.9 million and \$21.1 million for the three months ended September 30, 2020 respectively. There was a 125 bps decrease in the average economic cost of funds to 1.11% for the three months ended **September 30**, 2019.

Since all of our repurchase agreements are short-term, changes in market rates directly affect our interest expense. of funds variable tended in a GAAP basis was 8 bps above the average one-monthLIBOR and 10 bps below the average sixthen that the provide the average one-monthLIBOR and 10 bps below the average sixthen that the provide the average one-month bigs above the average one-month bigs average six-monthLIBOR for the quarter ended September 30, 2020. The average term to maturity of the reported september 30, 2020 from 25 days at December 31, 2019.

The tables below present the average balance of borrowings outstanding, interest expense and average cost of one^tዘዝዓትቡ አስት constant and the set of the nine months ended September 30, 2020 and 2019, and for each quarterin 2029 ይሰማ መሬ በ and economic basis.

	Average	Interest Expense		Average Cost of Fund		
	Balance of	GAAP	Economic	GAAP	Economic	
	Borrowings	Basis	Basis	Basis	Basis	
Three Months Ended						
September 30, 2020	\$ 3,228,021\$	2,043 \$	8,943	0.25%	1.11%	
June 30, 2020	2,992,494	4,479	10,230	0.60%	1.37%	
March 31, 2020	3,129,178	16,523	21,423	2.11%	2.74%	
December 31, 2019	3,631,042	20,022	16,199	2.21%	1.789	

3,571,752	22,321	21,077	2.50%	2.36%
3,098,133	22,431	20,967	2.90%	2.71%
2,945,895	18,892	16,465	2.57%	2.24%
\$ 3,116,564\$	23,045 \$	40,596	0.99%	1.74%
3,205,260	63,644	58,509	2.65%	2.43%
\$	3,098,133 2,945,895 \$3,116,564\$	3,098,133 22,431 2,945,895 18,892 \$ 3,116,564\$ 23,045 \$	3,098,133 22,431 20,967 2,945,895 18,892 16,465 \$ 3,116,564\$ 23,045 \$ 40,596	3,098,133 22,431 20,967 2.90% 2,945,895 18,892 16,465 2.57% * 3,116,564\$ 23,045\$ 40,596 0.99%

			Average GAA	Average GAAP Cost of Funds Average Economic Cost of							
			Relative to	o Average	Relative to Average						
	Average	e LIBOR	One-Month	Six-Month	One-Month	Six-Month					
	One-Month	Six-Month	LIBOR	LIBOR	LIBOR	LIBOR					
Three Months Ended											
September 30, 2020	0.17%	0.35%	0.08%	(0.10)%	0.94%	0.76%					
June 30, 2020	0.55%	0.70%	0.05%	(0.10)%	0.82%	0.67%					
March 31, 2020	1.34%	1.43%	0.77%	0.68%	1.40%	1.31%					
December 31, 2019	1.90%	1.98%	0.31%	0.23%	(0.12)%	(0.20)%					
September 30, 2019	2.22%	2.18%	0.28%	0.32%	0.14%	0.18%					
June 30, 2019	2.45%	2.49%	0.45%	0.41%	0.26%	0.22%					
March 31, 2019	2.51%	2.77%	0.06%	(0.20)%	(0.27)%	(0.53)%					
Nine Months Ended	<u></u>										
September 30, 2020	0.68%	0.83%	0.31%	0.16%	1.06%	0.91%					
September 30, 2019	2.39%	2.48%	0.26%	0.17%	0.04%	(0.05)%					

Gains or Losses

The table below presents our gains or losses for the nine and three months ended September 30, 2020 and 2019.

(in thousands)							
	Nine Mont	hs Ended Se	eptember 30,	Three Months Ended September 3			
	2020	2019	Change	2020	2019	Change	
Realized (losses) gains on sales of RMB\$	(24,522)\$	(5,135)\$	(19,387)\$	498 \$	(5,491)\$	5,989	
Unrealized gains (losses) on RMBS	38,440	39,255	(815)	1,168	(5,292)	6,460	
Total gains (losses) on RMBS	13,918	34,120	(20,202)	1,666	(10,783)	12,449	
Losses on interest rate futures	(13,161)	(20,421)	7,260	(119)	(893)	774	
(Losses) gains on interest rate swaps	(67,713)	(36,322)	(31,391)	489	(9,918)	10,407	
(Losses) gains on payer swaptions	(4,848)	(1,379)	(3,469)	242	(316)	558	
(Losses) gains on TBA securities	(1,813)	(3,846)	2,033	3,431	2,479	952	
(Losses) gains on U.S. Treasury securities -	(95)	-	(95)	36	-	36	
\$िर्क्षी (losses) gains from derivative instrumer	nt s (87,630)	(61,968)	(25,662)	4,079	(8,648)	12,727	

We invest in RMBS with the intent to earn netincome from the realized yield on those assets over their related costs in the intent of earn netincome from the realized yield on those assets over their related costs in the intent of the provided provided by the intent of the provided provided by the intent of the provided provided by the intent of the provided pr

Realized and unrealized gains and losses on RMBS are driven in part by changes in yields and interest rates, which of the second second

	5 Year	10 Year	15 Year	30 Year	Three
	U.S. Treasury	U.S. Treasury	Fixed-Rate	Fixed-Rate	Month
	Raté ¹⁾	Rate ¹⁾	Mortgage Ráte	Mortgage Rate	LIBOR ^{®)}
September 30, 2020	0.27%	0.68%	2.39%	2.89%	0.24%
June 30, 2020	0.29%	0.65%	2.60%	3.16%	0.31%
March 31, 2020	0.38%	0.70%	2.89%	3.45%	1.10%
December 31, 2019	1.69%	1.92%	3.18%	3.72%	1.91%
September 30, 2019	1.55%	1.68%	3.12%	3.61%	2.13%
June 30, 2019	1.76%	2.00%	3.24%	3.80%	2.40%
March 31, 2019	2.24%	2.41%	3.72%	4.27%	2.61%

(1) Historical 5 and 10 Year U.S. Treasury Rates are obtained from quoted end of day prices on the Chicago Board Options

(2) **Eistbainge**30 Year and 15 Year Fixed Rate Mortgage Rates are obtained from Freddie Mac's Primary Mortgage Market Survey.

(3) Historical LIBOR is obtained from the Intercontinental Exchange Benchmark Administration Ltd.

Expenses

For the nine and three months ended September 30, 2020, the Company's total operating expenses were \$7. Applition and \$2.8 million, respectively, compared to approximately \$7.7 million and \$2.6 million, empty divide the table below presents a breakdown of operating expenses the there is a breakdown of operating expenses the there is a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to the table below presents a breakdown of operating expenses to table below presents a breakdown of operating expenses to table below presents a breakdown of operating expenses to table below presents a breakdown of operating expenses to table below presents a breakdown of operating expenses table

Nine Mont	ns Ended S	eptember 30	,Three Mont	ths Ended S	September
2020	2019	Change	2020	2019	Change
\$ 3,897 \$	4,051 \$	(154)\$	1,252 \$	1,440 \$	(188)
1,072	1,001	71	377	351	26
(117)	(53)	(64)	158	173	(15)
750	750	-	242	260	(18)
841	886	(45)	240	221	19
852	790	62	406	130	276
451	225	226	174	57	117
\$ 7,746 \$	7,650 \$	96 \$	2,849 \$	2,632 \$	217
	2020 \$ 3,897 \$ 1,072 (117) 750 841 852 451	2020 2019 \$ 3,897 \$ 4,051 \$ 1,072 1,001 (117) (53) 750 750 841 886 852 790 451 225	2020 2019 Change \$ 3,897 \$ 4,051 \$ (154)\$ 1,072 1,001 71 (117) (53) (64) 750 750 - 841 886 (45) 852 790 62 451 225 226	2020 2019 Change 2020 \$ 3,897 \$ 4,051 \$ (154) \$ 1,252 \$ 1,072 1,001 71 377 (117) (53) (64) 158 750 750 - 242 841 886 (45) 240 852 790 62 406 451 225 226 174	\$ 3,897 \$ 4,051 \$ (154)\$ 1,252 \$ 1,440 \$ 1,072 1,001 71 377 351 (117) (53) (64) 158 173 750 750 - 242 260 841 886 (45) 240 221 852 790 62 406 130 451 225 226 174 57

We are externally managed and advised by Bimini Advisors, LLC (the "Manager") pursuant to the terms of a agreement agreement has been renewed through February 20, 2021 and provides for automatic epitors in extension rights. Under the terms of the management agreement, the Mappaget for administering the business activities and day-to-day operations of the Company. The Manager management of:

- One-twelfth of 1.5% of the first \$250 million of the Company's month end equity, as defined in the
- Onequemental system of the Company's month end equity that is greater than \$250 million and less than or filled to a \$500
- One-twelfth of 1.00% of the Company's month end equity that is greater than \$500 million.

The Company is obligated to reimburse the Manager for any direct expenses incurred on its behalf and to pay the Company of Company o

The following table summarizes the management fee and overhead allocation expenses for each quarter in 2020 2010 date and

(\$ in thousands)

	Av		Average	Ad	visory Services	
		Orchid	Orchid	Management	Overhead	
Three Months Ended		MBS	Equity	Fee	Allocation	Total
September 30, 2020	\$	3,422,564\$	368,588\$	1,252 \$	377 \$	1,629
June 30, 2020		3,126,779	361,093	1,268	348	1,616
March 31, 2020		3,269,859	376,673	1,377	347	1,724
December 31, 2019		3,705,920	414,018	1,477	379	1,856
September 30, 2019		3,674,087	394,788	1,440	351	1,791
June 30, 2019		3,307,885	363,961	1,326	327	1,653
March 31, 2019		3,051,509	363,204	1,285	323	1,608
Nine Months Ended						
September 30, 2020	\$	3,273,068\$	368,785\$	3,897 \$	1,072 \$	4,969
September 30, 2019		3,344,494	373,984	4,051	1,001	5,052

Financial Condition:

Mortgage-Backed Securities

As of September30, 2020, our RMBS portfolioconsisted of \$3,540.4 millionof Agency RMBSat fair value and had a average/bookponon assets of 3.62%. During the nine months ended September30, 2020, we received principal frame/free \$389.5 million for the nine months ended September30, 2019. The average prepayment speeds for the first feature \$3, 2020 and 2019 were 17.0% and 16.4%, respectively.

The following table presents the 3-month constant prepayment rate ("CPR") experienced on our structured subapor ffollies/tb San annualized basis, for the quarterly periods presented. CPR is a method of expressing the patepagmaemort gage pool that assumes that a constant fraction of the remaining principal is prepaid each month Specifically, the CPR in the chart below represents the three month prepayment rate of the securities in the case go time assets that were not owned for the entire quarter have been excluded from the calculation. The assets iolucifigereaiods of high trading activity can create a very high, and often volatile, reliance on a small teample of underlying

		Structured	
	PT RMBS	RMBS	Total
Three Months Ended	Portfolio (%)	Portfolio (%)	Portfolio (%)
September 30, 2020	14.3	40.4	17.0
June 30, 2020	13.9	35.3	16.3
March 31, 2020	9.8	22.9	11.9
December 31, 2019	14.3	23.4	16.0
September 30, 2019	15.5	19.3	16.4
June 30, 2019	10.9	12.7	11.4
March 31, 2019	9.5	8.4	9.2

The following tables summarize certain characteristics of the Company's PT RMBS and structured RMBS as of and spatember 30, 2029:

(\$ in thousands)

Percentage

Weighted Average

	Fair	of Entire	Weighted Average	Maturity in	Longest
Asset Category September 30, 2020	Value	Portfolio	Coupon	Months	Maturity
Adjustable Rate RMBS \$	960	0.0%	3.64%	167	1-Sep-35
Fixed Rate RMBS	3,357,501	94.8%	3.57%	339	1-Sep-50
Fixed Rate CMOs	151,110	4.3%	4.00%	316	15-Dec-42
Total Mortgage-backed Pass-through	3,509,571	99.1%	3.59%	338	1-Sep-50
Interest-Only Securities	30,796	0.9%	4.00%	270	25-Jul-48
Total Structured RMBS	30,796	0.9%	4.00%	270	25-Jul-48
Total Mortgage Assets \$	3,540,367	100.0%	3.62%	332	1-Sep-50
December 31, 2019					
Adjustable Rate RMBS \$	1,014	0.0%	4.51%	176	1-Sep-35
Fixed Rate RMBS	3,206,013	89.3%	3.90%	342	1-Dec-49
Fixed Rate CMOs	299,205	8.3%	4.20%	331	15-Oct-44
Total Mortgage-backed Pass-through	3,506,232	97.6%	3.92%	341	1-Dec-49
Interest-Only Securities	60,986	1.7%	3.99%	280	25-Jul-48
Inverse Interest-Only Securities	23,703	0.7%	3.34%	285	15-Jul-47
Total Structured RMBS	84,689	2.4%	3.79%	281	25-Jul-48
Total Mortgage Assets \$	3,590,921	100.0%	3.90%	331	1-Dec-49

(\$ in thousands)				
	Septemb	er 30, 2020	Decembe	er 31, 2019
		Percentage of		Percentage of
Agency	Fair Value	Entire Portfolio	Fair Value	Entire Portfolio
Fannie Mae	\$ 2,151,928	60.8%\$	2,170,668	60.4%
Freddie Mac	1,388,439	39.2%	1,420,253	39.6%
Total Portfolio	\$ 3,540,367	100.0%\$	3,590,921	100.0%

	September 30, 2020	December 31, 2019
Weighted Average Pass-through Purchase Price	\$ 107.30\$	105.16
Weighted Average Structured Purchase Price	\$ 20.14 \$	18.15
Weighted Average Pass-through Current Price	\$ 110.14\$	106.26
Weighted Average Structured Current Price	\$ 10.26 \$	13.85
Effective Duration	1.790	2.780

(1) Effective duration is the approximate percentage change in price for a 100 bps change in rates. An effective duration of 1.790 inderest sate of 1.0% would be expected to cause a 1.790% decrease in the value of the RMBS in the Company's investment portfolio at December 31, 2019. These figures include the structure of the RMBS in the Company's funding cost hedges. Effective duration quotes for individual investment portfolio at December 31, 2019. These figures include the structure of the RMBS in the Company's funding cost hedges. Effective duration quotes for individual investment portfolio at December 31, 2019. These figures include the structure of the RMBS in the Company's funding cost hedges.

The following table presents a summary of portfolio assets acquired during the nine months ended and S2010 nibelu 800, 2020 urities purchased during the period that settled after the end of the period, if any.

(\$ in thousands)						
		2020			2019	
	Total Cost	Average Price	Weighted Average Yield	Total Cost	Average Price	Weighted Average Yield
Pass-through RMBS	\$ 3,012,072\$	107.22	1.67%	\$ 3,083,929\$	104.77	3.06%
Structured RMBS	-	-	-	12,265	18.06	7.82%

Borrowings

As of September30, 2020, we had establishedborrowing facilities in the repurchase agreement market with a banks and other and the sequence with 19 of these counterparties. None of these lenders are editing and with these borrowings are secured by the Company's RMBS and cash, and bear interest at prevailing market out established of these agreement borrowing facilities provide borrowing capacity in excess of our needs.

	Ending Balance of	Maximum Balance of	Average Balance of	Difference Bet Borrowin Average Bo	gs and
Three Months Ended	Borrowings	Borrowings	Borrowings	 Amount	Percent
September 30, 2020	\$ 3,281,303	\$ 3,286,454	\$ 3,228,021	\$ 53,282	1.65%
June 30, 2020	3,174,739	3,235,370	2,992,494	182,245	6.09%
March 31, 2020	2,810,250	4,297,621	3,129,178	(318,928)	(10.19)%
December 31, 2019	3,448,106	3,986,919	3,631,042	(182,936)	(5.04)%
September 30, 2019	3,813,977	3,847,417	3,571,752	242,225	6.78%
June 30, 2019	3,329,527	3,730,460	3,098,133	231,394	7.47%
March 31, 2019	2.866.738	3,022,771	2.945.895	(79,157)	(2.69)%

(1) The lower ending balance relative to the average balance during the quarter ended March 31, 2020 reflects the disposal of **Constant Constant Constant Constant Constant Constant Constant Consta**

Liquidity and Capital Resources

Liquidity is our ability to turn non-cashassets into cash, purchase additional investments, repay principal and interest funded of the sources of liquidity include cash balances, and the sources of liquidity include cash balances, and the sources of the sources

Because our PT RMBS portfolioconsists entirely of government and agency securities, we do not anticipate having condefined with assets to cash should our liquidity needs ever exceed our immediately available sources of cash. Our structured RMBS

portfolio also consists entirely of governmental agency securities, although they typically do not trade with comparable bid pask for say for the securities readily, even indistressed markets, where such securities could be sold in a more stable market. To enhance our liquidity from pletty and provide a prices below where such securities could be sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable market. To enhance our liquidity from pletty and the sold in a more stable

Our strategy for hedging our funding costs typically involves taking short positions in interest rate futures, treasury swalps if the interest short positions to decline in value we are consistent with cash. This can reduce our liquidity position to the extent other securities in our portfoliom or in the market causes these short positions to decline in value we are consistent of the standard state of the extent other securities in our portfoliom or in the market causes these short positions to decline in value we are consistent of the state of the extent other securities in our portfoliom or in the state of the levered margin calls. If this were to occur in a stational structured to the size of the levered portfolio, pledge additional structured for the size of the levered portfolio, pledge additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the levered portfolio additional structured for the size of the s

Our master repurchase agreements have no stated expiration, but can be terminated at any time at our option or at coutine (pation). A but we have a definitive repurchase agreement under a master repurchase agreement has been find from the party. A negotiated termination can occur, but may involve a fee to be paid by the party to party the party to party the party the party to party to party the party to party the party to party

Under our repurchase agreement fundingarrangements, we are required to post margin at the initiation of the posted replies of the market value of the collateral pledged. To the extent the asset to the extent the asset of the market value of our posted margin will be insufficient and we public addition of the market value of the asset pledged increases invalue, we would be over addited and the market value of the asset pledged increases invalue, we would be over addited and the market value of the asset pledged increases invalue, we would be over addited and the market value of the asset pledged increases invalue, we would be over addited and the market value of the asset pledged increases invalue, we would be over addited and the margin and make margin calls as needed, as do we. Typically, but not always, the parties are the market value of the asset for musicance margin calls on the asset of a void the need for nuisance margin calls our archite trapis is rchase agreements do not specify the hair cut; rather hair cuts are determined on an individual repurchase transaction basis. Throughout the plated of the asset pledged collateral remained stable and as of September 30, 2020, our waighted as a provide as a

As discussed earlier, we investa portion of our capital in structured Agency RMBS. We generally do not apply of olar portion of our structured securities replaces the leverage obtained by acquiring PT securities and the posterior of the Company's overall investment and the posterior of our structured RMBS in order to acquire additional assets.

The following table summarizes the effect on our liquidity and cash flows from contractual obligations for repurchase interesting the summarizes of the summ

	Obligations Maturing								
		Within One Year		One to Three Years	9	Three to Five Years	More than Five Years		Total
Repurchase agreements	\$	3,281,303	\$	-	\$	- 9	\$ -	\$	3,281,303
Interest expense on repurchase agréèments		2,062		-		-	-		2,062
Totals	\$	3,283,365	\$	-	\$	- \$	-	\$	3,283,365

~ ...

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(1) Interest expense on repurchase agreements is based on current interest rates as of September 30, 2020 and the remaining term ekisen lip bilities date.

In future periods, we expect to continue to finance our activities in a manner that is consistent with our current report and the second state of the second state of

Stockholders' Equity

On July 30, 2019, we entered into an underwriting agreement (the "Underwriting Agreement") with Morgan Stanley Citigroup Citig

On January 23, 2020, we entered into an equity distribution agreement (the "January 2020 Equity Distribution three graes about to which we could offer and sell, from time to time, up to an aggregate amount of \$P00r090n000r560ar as transactions that were deemed to be "at the market" offerings and privately negotiated transactions and privately negotiated to be "at the market" offerings and privately negotiated transactions and privately superior to the January 2020 Equity Distribution Agreement for aggregate gross proceeds of the provided of the provide

On August 4, 2020, we entered into an equity distribution agreement (the "August 2020 Equity Distribution sales and sales and self, from time to time, up to an aggregate amount of \$150,000,000 comparison of the state of the market" offerings and privately negotiated transactions. The state of 3,073,326 shares under the August 2020 Equity Distribution Agreement for proceeds of approximately \$15.8 million, and net proceeds of approximately \$15.6 million, net of commissions and fees.

Outlook

Economic Summary

The COVID-19 coronavirus that emerged in China in late 2019 and spread to the U.S. during the first continuatertob2020 driving force behind economic activity both in the U.S. and abroad. As reported in our eacoing gualters, cases of COVID-19 were starting to surge in the U.S. starting in mid-June. This surge lasted introductly particularly in the south and warmer states. By late summer the surge subsided and economic aptividen cells in the during the fall and people spend index to increase again. This appears to be happening as we enter the fourth quarter, especially tates across the U.S. and Europe. To date governments have not responded with such drastic streates respectively actes like we saw in the spring. In contrast with the spring and summer, hospitalizations and appears teases courring less frequently, and the medical community appears more adept at dealing with the more severe cases.

The economic recovery from the severe contraction that occurred in the spring continues. However, the "V" of the apendod age over, at least on a broad basis. Growth is very uneven with certain sectors approaching lage been additive the onset of the pandemic, while others remain far short of such levels. A few sectors have surpassed pre-

pandemic levels - importantly housing among them, as well as retail sales. However, the leisure and herspairalitar sectors pre-pandemic activity levels and are not expected to fully recover in the near term. The **cobacquent export** deprive a labor market that still has along way to go to get back to February 2020 levels, as the ratemasymemted at 7.9% in early October. While progress towards finding a vaccine continues, with many effostise having romise, widespread access to a viable vaccine appears to be months away. Progress has also beetrenade of the pandemic, especially with respect to the latter. The lower death and hosphalization lates former.

Legislative Response and the Federal Reserve

Congress passed the CARES Act (described below) quickly in response to the pandemic's emergence this followind additional legislation over the ensuing months. However, as certain provisions of the CARES Act back as is the mental unemployment insurance at the end of July, there appears to be a need for additional etion. dust dust the uneven recovery and still high level of unemployment. However, the government has been handle the menton additional measures. It appears the politicians in Washington and the national media are forestephial election on November 3rd and a compromise on additional stimulus may have to wait until after dmethe Tothe theacovitination to fits mandate. During the third guarter of 2020, the Fed unveiled a new monetary policy the merked wilds rate to remain guite low, even if inflation is expected to temporarily surpass the 2% target teref. Eduitible pok past the presence of very tight labor markets, should they be present at the time. This marks a signifibarity shift policy framework, which was focused on the unemployment rate as a key indicator of impending indition to this policy could steepen the U.S. Treasury curve as short term rates could remain low for a bat side water and a solution to let inflation potentially run above 2% in the future as therectoully new overs.

Interest Rates

Interest rates remained in a tight range throughout the third guarter of 2020 and seem likely to do so for the meshort term, especially given the change to the Fed's monetary policy framework. With realized levels of volatility is valisor pliced low by historical norms. Mortgage rates continue to slowly decline, however, as or a parative as should be ever increasing levels of production volume. The spread between rates available to the rion water day idld on a current coupon mortgage, known as the Primary/Secondaryspread, has continued to spreacess stillatove long-term average levels so further compression is possible, meaning either rates axaited before the should U.S. Treasury rates increase, or they could move lower if U.S. Treasury states celebration of the foreseeable states are likely to remain high for the foreseeable future.

The Agency RMBS Market

The Agency RMBS market continues to be essentially bifurcated with two separate and distinct subcouppank fete d Laternortgages, coupons of 1.5% through 2.5%, are, or will be soon in the case of 1.5% coupons, that focus bases by the Fed. Fed purchase activity maintains substantial price pressure under these coupons, anothatyabeinefitBA dollar rolldrops. Higher coupons in the TBA market do not have the benefit of Fed poorhasespontaned, the Fed tends to take the worst performing collateral out of the market. The absence of Free psycheses ket is left to absorb very high prepayment speeds on these securities. For these coupons, spectfield pleohsade and trade at very high premiums. These premiums continue to rise as prepayment activity edevaites/veny is likely to do so for some time. This dynamic has existed since March and is likely to continue.

Recent Legislative and Regulatory Developments

The Fed conducted large scale overnight reproperations from late 2019 until July 2020 to address TredisruptAgeningthebt. and Agency MBS financingmarkets. These operations ceased in July 2020 after the centralbank 41

successfully tamed volatile funding costs that had threatened to cause disruption across the financial system.

The Fed has taken a number of other actions to stabilize markets as a result of the impacts of the COVID-On Supalacte March 15, 2020, the Fed announced a \$700 billion asset purchase program to provide liquidity to the deals y and Agency MBS markets. Specifically, the Fed announced that it would purchase at least \$500 billian unfest and at least \$200 billion of Agency MBS. The Fed also lowered the Fed Funds rate to a range of afoethaolog5 the eady lowered the Fed Funds rate by 50 bps on March 3, 2020. On June 30, 2020, Fed anajumeed Pexcel ctations to maintain interest rates at this level until the Fed is confident that the economy has vecathcered nts and is on track to achieve maximum employment and price stability goals. On September 16, 2020), Markederahmittee ("FOMC") reaffirmed this commitment, as well as an intention to allow inflation to abio her the set with a set of the set of th

In response to the deterioration in the markets for U.S. Treasuries, Agency MBS and other mortgage and manet accommentation response to the economic crisis resulting from the actions to minitaiizartue impacts of the COVID-19 pandemic, on the morning of Monday, March 23, 2020, the Fed anaoquired a \$rograsuries and Agency MBS in the amounts needed to support smooth market functioning. withtasse, market conditions improved substantially, and in early April, the Fed began to gradually reduce the pacerofisters. On June 30, 2020, Chairman Powellalso announced the Fed's intention to increase its holdings of seSurfities surdy Agency MBS over the coming months, at least at the current pace, to sustain smooth market the determination of monetary policy to broader financial conditions. On September 16, 202210; rthe: FIDIslCommitment. Since March, the Fed has taken various other steps to support certain other fixed tocapeonarkets age servicers and to implement various portions of the Coronavirus Aid, Relief, and Economic SEARE/S") Act.

Congress and President Trump have adopted several pieces of legislation in response to the public health impacts resulting from the COVID-19 pandemic. The first two pieces of legislation provided, among other tbindiaceto etereto a vaccine for COVID-19, medical supplies, grants for publichealth agencies, small business assainstance for health systems in other countries, expanded coronavirus testing, paid leave, enhanced insemploymentanded food security initiatives and increased federal Medicaid funding.

The CARES Actwas passed by Congress and signed into law by President Trump on March 27, 2020. The proverse structure of direct support to individuals and small businesses in order to stem the steep decline in activity in this over \$2 trillion COVID-19 relief bill, among other things, provided for direct payments to each Apprentistan. Or a contract of the second se and descritting providers, loans and investments to businesses, states and municipalities and grants to the airline 240/28020, Opresident Trump signed an additional funding bill into law that provides an additional \$484 billion of fudixidg ados, small businesses, hospitals, health care providers and additional coronavirus testing efforts. Wariournersvisiobe of n to expire in July 2020, including a moratorium on evictions (July 25, 2020), expanded beerfite(Jneva1, 2020), and a moratorium on foreclosures (August 31, 2020), Additional legislativerelief Efforts stalled drexpectations for a compromise prior to the 2020 election are low. On August 8, 2020, President **Exercise** Contended on the Department of Health and Human Services, the Centers for Disease **Exertemitiand**("CDC"), the Department of Housing and Urban Development, and Department of the Treasury to takeporeals/hest to sidential evictions and foreclosures, including through temporary financial assistance. On **September** C issued guidance extending eviction moratoriums for covered persons through the end of 2020.

In January 2019, the Trump administration made statements of its plans to work with Congress to overhaul and Harendelike Mac and expectations to announce a framework for the development of a policy for tioantre heforsives boursion September 30, 2019, the FHFA announced that Fannie Mae and Freddie Mac were allowaste their capital buffers to \$25 billion and \$20 billion, respectively, from the prior limit of \$3 billion each. **Utilisissteepydeadd**to Fannie Mae and Freddie Mac being privatized and represents the first concrete step on the refation. GBEJune 30, 2020, the FHFA released a proposed rule on a new regulatory framework for the GSEs which seeks to 42

implement both a risk-based capital framework and minimum leverage capital requirements. On September 25, **E020**, diate Stability Oversight Council released a statement on the proposed rule cautioning that, in its opinion, the prince diterists were too low relative to other credit providers and would maintain a significant concentration of Askthisttime, SE were, no decisions have been made on any additional steps to be taken as part of the GSE theorem and the proposed further. Although the Trump administration has statements of its intentions to reform housing finance and tax policy, many of these potential policy changes will compire ssional action.

In 2017, policymakersannounced that LIBOR will be replaced by December 31, 2021. The directive was facts that be by state uncomfortable contributing to the LIBOR panel given the shortage of underlying trassactions and which a new based on overnight Treasury General Collateral reportations will be managed and published by the Fed and the Treasury's Office of Financial Beise ar that it and based four to five years to complete the transition to SOFR, despite the 2021 deadline. We will engent to fit years to complete the new benchmark for hedges and a range of intersenters.

Effective January 1, 2021, Fannie Mae, in alignmentwith Freddie Mac, will extend the timeframefor its buydelinpulicy floats ingle-Family Uniform Mortgage-Backed Securities (UMBS) and Mortgage-Backed Securities (UMBS) from the securities (UMBS) and Mortgage-Backed Securities (UMBS) from the securities (UMBS) from the securities (UMBS) and Mortgage-Backed Securities (UMBS) from the securities (UMBS) from the securities (UMBS) and mortgage-Backed Securities (UMBS) and mortgage-Backed Securities (UMBS) from the securities (UMBS) and mortgage-Backed Securities (Implies the securities

For Agency RMBS investors, when a delinquent loan is bought out of a pool of mortgage loans, the from the valor is the to same as a total prepayment of the loan. The respective GSEs currently anticipate, between the answill be repurchased in most cases before the 24-month deadline under one of the exceptions tested bielos vinclude:

• a loan that is paid in full, or where the related lien is released and/or the note debt is satisfied or forgiven;

• a loan repurchased by a seller/servicerunder applicable selling and servicing requirements;

• a loan entering a permanent modification, which generally requires it to be removed from the MBS. During modification trial period, the loan will remain in the MBS until the trial period ends;

• a loan subject to a short sale or deed-in-lieu of foreclosure;

• a loan referred to foreclosure.

Because of these exceptions, the GSEs currently believe based on prevailing assumptions and market chacogecivitid heatries only a marginal impact on prepayment speeds, in aggregate. Cohort level impacts may vary. From extanpleal for loans referred to foreclosure are historically referred within six months of delinquency. The degeeds tare lattice depends on delinquency levels, borrower response, and referral to foreclosure timelines.

The scope and nature of the actions the U.S. governmentor the Fed will ultimately undertake are unknown contained with evolve, especially in light of the COVID-19 pandemic and the upcoming presidential and then drives and the upcoming presidential and the upcoming presidentia

Effect on Us

Regulatory developments, movements in interest rates and prepayment rates affect us in many ways, following the

Effects on our Assets

A change in or elimination of the guarantee structure of Agency RMBS may increase our costs (if, for fees: item fees: ite

Lower long-terminterest rates can affect the value of our Agency RMBS in a number of ways. If relapixed a lower long-term interestrates can information and the refinancing problems described above), lower long-term interestrates can information assets with yields that matching lower long-term interestrates may increase asset values in our portfolio, we may not be with missibilitary yield ingassets.

If prepayment levels increase, the value of our Agency RMBS affected by such prepaymentsmay decline. a prilitispial peepaayseent accelerates the effective term of an Agency RMBS, which would shorten the period investor windular eceive above-market returns (assuming the yield on the prepaid asset is higher than market piepa) and the proceeds may not be able to be reinvested in similar-yielding assets. Agency RMBS backed by might gatgees with the same more susceptible to prepayment risk because holders of those mortgages are most likely according and IIOs, however, may be the types of Agency RMBS most sensitive to increased Biepayse the rates erof an IO or IIO receives no principal payments, the values of IOs and IIOs are entirely deistendent to a twincipal balance on the underlying mortgages. If the principal balance is eliminated due to piepayse opposite effect on POs. Because POs act like zero-coupon bonds, meaning they are purchased atteir diacovalute and have an effective interestrate based on the discount and the term of the underlying loan, an image age intrates would reduce the effective term of our POs and accelerate the yields earned on those axis ets evolution by the discourt of the principal balance is effect on the effective term of our POs and accelerate the yields earned on those axis ets evolutions.

Higher long-term rates can also affect the value of our Agency RMBS. As long-term rates rise, rates boravailable to rise. This tends to cause prepayment activity to slow and extend the expected average life of flowtgage taskexpected average life of the mortgage cash flows increases, coupled with higher discount rates, the advertige taskexpected average life of the instruments the Company uses to hedge our Agency RMBS assets, satchfats interestaps and swaptions, are stable average life instruments. This means that to the extent we use to be ingerometry and swaptions, are stable average life instruments. This means that to the extent we use to be ingerometry and swaptions, are stable average life instruments. This means that to the extent we use to be ingerometry and swaptions, and the gative of the securities in our portfolio. As interest expected, alwer age life of these securities increases, causing generally positive price movements as the number aash strewsfilterease the longer the underlying mortgages remain outstanding. This makes interest only be clight instrumets for pass-through Agency RMBS.

As described above, the AgencyRMBS market began to experience severe dislocations in mid-March 2020 the **ascanessidt** of ealth and market turmoil brought about by COVID-19. On March 23, 2020, the Fed announced **phatchase**. Agency RMBS and U.S. Treasuries in the amounts needed to support smooth market functioning, **stabilized geby** Agency RMBS market, a commitment it reaffirmed on June 30, 2020 and September 16, 2020. If **theolifies**, reduces or suspends its purchases of Agency RMBS, our investment portfolio could be negatively impacted.

Because we base our investment decisions on risk management principles rather than anticipated rates over an entities interest rate environment we may allocate more capital to structured Agency RMBS with she interest rates have a lower sensitivity to changes in long-term interest rates than other asset altesting. We nitigate our exposure to changes in long-term interest rates by investing in IOs and IIOs, which the different time strates than PTRMBS, particularly PTRMBS backed by fixed grages.

Effects on our borrowing costs

We leverage our PT RMBS portfolio and a portion of our structured Agency RMBS with principal balances of sthoot-tenthe parchase agreement transactions. The interest rates on our debt are determined by the short tearketter Astirate ase in the Fed Funds rate or LIBOR would increase our borrowing costs, which could affect spreader is the addes no corresponding increase in the interest we earn on our assets. This would be most prevalent with the prevention of the addes on a fixed-rate mortgage than decessed though market rates may change.

In order to protect our net interest margin against increases in short-term interest rates, we may enter into swapte resticate conomically convert our floating-rate repurchase agreement debt to fixed-rate debt, or utilize other interest grade of the second seco

Summary

COVID-19 continues to dominate the performance of the markets and economy. While both have depthscoverkear of the financial markets, the economy continues to languish. The recovery has prevent with serve sectors back to or near pre-pandemic levels of activity while others remain far below with the tighter pospekt of the serve sectors. The unemployment rate remains elevated – with the most recent read at of 99% means an elevated and of the serve sectors.

The Fed has taken, and continues to take, steps to supportmarkets and the economy. However, much stimmeles the stimmeles the second quarter. The fed stand with the federal government has been absent since the end of the second quarter. The fed second quarter is the federal government has been absent since the end of the second quarter. The fed second quarter is the federal government has been absent since the end of the second quarter. The federal government has been absent since the end of the second quarter. The federal government has been absent since the end of the second quarter. The federal government has been absent since the end of the second quarter. The federal government has been absent since the end of the second quarter. The federal government has been absent since the end of the second quarter and at the effective lower bound near zero for an extended period of the second government is the fed altered its monetary policy framework during the third quarter. Henceforth, the fed appeared station remains the effective lower bound near zero for an extended period of the second the fed altered its monetary policy framework during the third quarter. Henceforth, the fed appeared station of the fed and the second to the 2% target level, even when unemployment is very low, before removing accommodation.

The Agency RMBS market continues to be bifurcated between the production coupons – the target of Fed pur**esase**s – and higher coupons in specified pool form. The TBA market for higher coupons remains weak as **thepsect dotactive** Fed and prepayment speeds are extremely high, resulting in poor expected returns for investors.to bisketads especified pool market – with lower expected prepayment speeds – for attractive returns.

Critical Accounting Estimates

Our condensed financial statements are prepared in accordance with GAAP. GAAP requires our sonmearagple and statements and assessments. Our most critical accounting estimates involve **desision** and assessments. Our most critical accounting estimates involve **desision** to our critical accounting estimates as discussed in our annual report on Form 10-K for the year **Bnd2019** ecember

Capital Expenditures

At September 30, 2020, we had no material commitments for capital expenditures.

Off-Balance Sheet Arrangements

At September 30, 2020, we did not have any off-balance sheet arrangements.

Dividends

In addition to other requirements that must be satisfied to qualify as a REIT, we must pay annual stockividleteds to auteast 90% of our REIT taxable income, determined without regard to the deduction for **dixidletidg paidrætic** apital gains. REIT taxable income (loss) is computed in accordance with the Code, and the transfer the greatter of the recognition of interest income on RMBS, unrealized gains and losses on **RMBS** attracted as funding hedges for tax purposes.

We intend to pay regular monthly dividends to our stockholders and have declared the following complexitemods f since RDe

(in thousands, except per share amounts)

	Per Share	
Year	Amount	Total
2013	\$ 1.395 \$	4,662
2014	2.160	22,643
2015	1.920	38,748
2016	1.680	41,388
2017	1.680	70,717
2018	1.070	55,814
2019	0.960	54,421
2020 - YTĐ	0.660	44,055
Totals	\$ 11.525\$	332,448

(1) On October 14, 2020, the Company declared a dividend of \$0.065 per share to be paid on November 25, 2020. The effect of **thisude of this table** above, but is not reflected in the Company's financial statements as of September 30, 2020.

Inflation

Virtually all of our assets and liabilities are interest rate sensitive in nature. As a result, interest rates and influction influction for more so than does inflation. Changes in interest rates do not necessarily inflationerates or changes in inflation rates. Our financial statements are prepared in accordance with GAAP disdributions will be determined by our Board of Directors consistent with our obligation to distribute to our stask Bolizers attracted in come on an annual basis in order to maintain our REIT qualification; in each activities rand balance sheet are measured with reference to historical cost and/or fair market value without inflationer

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk is the exposure to loss resulting from changes in market factors such as interest rates, exclore ign rates monomodity prices and equity prices. The primary market risks that we are exposed to are interest risk, spread risk, liquidity risk, extension risk and counterparty credit risk.

Interest Rate Risk

Interest rate risk is highly sensitive to many factors, including governmental monetary and tax policies, intedoatiestat acount on political considerations and other factors beyond our control.

Changes in the general level of interest rates can affect our net interest income, which is the difference interest earned on interest-earning assets and the interest expense incurred in connection with our lintbilities begrint feeting the spread between our interest-earning assets and interest-bearing liabilities. Change sate sheale valso faffect the rate of prepayments of our securities and the value of the RMBS that investitute opportfolio, which affects our net income, ability to realize gains from the sale of these assets and ability to aboromyt, that we can borrow against these securities.

We may utilize a variety of financial instruments in order to limit the effects of changes in interest rates on operations. The principal instruments that we use are futures contracts, interest rate swaps and swaptions. insetenents are intended to serve as an economic hedge against future interest rate increases on our agreechase borrowings. Hedging techniques are partly based on assumed levels of prepayments of our Agreacy few Sardfslower or faster than assumed, the life of the Agency RMBS will be longer or shorter, which the utilize the end of the Agency RMBS will be longer or shorter, which the utilize the end of the agency rate of the agency rate

Our profitability and the value of our investment portfolio (including derivatives used for hedging adversed) adversed being any period as a result of changing interest rates, including changes in the forward yield curve.

Our portfolio of PT RMBS is typically comprised of adjustable-rate RMBS ("ARMs"), fixed-rate RMBS and adjustable-rate RMBS. We generally seek to acquire low duration assets that offer high levels of protection from a some provided that they are reasonably priced by the market. Although the duration of an individual abaet peaks a result of changes in interest rates, we strive to maintain a hedged PT RMBS portfolio with an effective the duration. The stated contractual final maturity of the mortgage loans underlying our portfolio of PT RMBS some and years. However, the effect of prepayments of the underlying mortgage loans tends to sabited way fresubing investments substantially. Prepayments occur for various reasons, including refinancing of ortrotype by ments, which accelerates the amortization of the loans.

The duration of our IO and IIO portfolios will vary greatly depending on the structural features of the prepaymities activity will always affect the cash flows associated with the securities, the interest only nature of the variables their durations to become extremely negative when prepayments are high, and less negative when prepayments affect the durations of IIOs similarly, but the floating rate nature of the coupon of IIOs (valated isoitive teels) of one month LIBOR) causes their price movements, and model duration, to be affected by the prepayments and one month LIBOR, both current and anticipated levels. As a result, the duration of HOGseary it essevil

Prepayments on the loans underlying our RMBS can alter the timing of the cash flows from the As anderlying doang to the interest rate sensitivity of our assets by measuring their effective duration. While medified situation captures both the interest rates and the fact that cash flows to a mortgage related security are altered when interest rates in the interest rate on a mortgage loan is substantially above prevailing interest rates in the that the interest rate of expected prepayments.

We face the risk that the market value of our PT RMBS assets will increase or decrease at different rates ourtstandthated fRMBS or liabilities, including our hedging instruments. Accordingly, we assess our interest estemistication of our assets and the duration of our liabilities. We generally calculate duration using parity us delieds. However, empirical results and various third party models may produce different duration same esclarittee.

The following sensitivity analysis shows the estimated impact on the fair value of our interest rateandshedigive positistic estimates for September 30, 2020 and December 31, 2019, assuming rates instantaneously fall 200 bps, fall 50 bps, rise 50 bps, rise 100 bps and rise 200 bps, adjusted to reflect the impact of convexity, where the sensitivity of our hedge positions and Agency RMBS' effective duration to movements in interest rates.

All changes in value in the table below are measured as percentage changes from the investment net poster live we and base interest rate scenario. The base interest rate scenario assumes interest rates projectionary and of September 30, 2020 and December 31, 2019.

Actual results could differ materially from estimates, especially in the current market environment. To the the sextest infrates or other assumptions do not hold true, which is likely in a period of high price volatility, **Hictly** biffer its availability from projections and could be larger or smaller than the estimates in the table below. **Mifecente** middles were employed in the analysis, materially different projections could result. Lastly, while the table below estimated impact of interest rate increases and decreases on a static portfolio, we may from time to time age here securities as a part of the overall management of our investment portfolio.

Interest Rate S	Sensiti¥ity		
	Portfolio		
	Market	Book	
Change in Interest Rate	Valu∉ ²⁾⁽³⁾	Valué ²⁾⁽⁴⁾	
As of September 30, 2020			
-200 Basis Points	2.29%	21.52%	
-100 Basis Points	1.07%	10.10%	
-50 Basis Points	0.48%	4.54%	
+50 Basis Points	(0.42)%	(3.92)%	
+100 Basis Points	(1.38)%	(12.99)%	
+200 Basis Points	(4.55)%	(42.74)%	
As of December 31, 2019			
-200 Basis Points	(0.07)%	(0.63)%	
-100 Basis Points	0.27%	2.43%	
-50 Basis Points	0.27%	2.49%	
+50 Basis Points	(0.74)%	(6.73)%	
+100 Basis Points	(1.88)%	(17.09)%	
+200 Basis Points	(5.14)%	(46.66)%	

 Interest rate sensitivity is derived from models that are dependent on inputs and assumptions provided by third parties as well Maby gen, and assumes there are no changes in mortgage spreads and assumes a static portfolio. Actual results could differ theterial stiffrates.

(2) Includes the effect of derivatives and other securities used for hedging purposes.

(3) Estimated dollar change in investment portfolio value expressed as a percent of the total fair value of our investment portfolio

(4) Estorhauted datter change in portfolio value expressed as a percent of stockholders' equity as of such date.

In addition to changes in interest rates, other factors impact the fair value of our interest rate-sensitive suchvæsthæpe of the yield curve, market expectations as to future interest rate changes and other **Avarketinghylitiothæ** event of changes in actual interest rates, the change in the fair value of our assets would **tikelyshiften fabov**e and such difference might be material and adverse to our stockholders.

Prepayment Risk

Because residential borrowers have the option to prepay their mortgage loans at par at any time, we face we thill experience a return of principal on our investments faster than anticipated. Various factors affect the ratertgage independence of and directional trends in housing prices, interest rates,

general economic conditions, loan age and size, loan-to-value ratio, the location of the property and social aodditionsgraphiticonally, changes to government sponsored entity underwriting practices or other governationsgraphificgraphysimpact prepayment rates or expectations. Generally, prepayments on Agency RMBS interiedscotifalling mortgage interest rates and decrease during periods of rising mortgage interest rates. Howewayshie theycase. We may reinvest principal repayments at a yield that is lower or higher than the interest mathet they addition our net interest income by altering the average yield on our assets.

Spread Risk

When the market spread widens between the yield on our Agency RMBS and benchmark interest rates, value coeldoded ine if the value of our Agency RMBS falls by more than the offsetting fair value increases on institued ging tied to the underlying benchmark interest rates. We refer to this as "spread risk" or "basis risk." assospticatives of the underlying benchmark interest rates. We refer to this as "spread risk" or "basis risk." assospticatives of the underlying benchmark interest rates. We refer to this as "spread risk" or "basis risk." assospticatives of the underlying benchmark interest rates. We refer to this as "spread risk" or "basis risk." assospticatives of the underlying benchmark interest rates and the resulting fluctuations in fair value of these securities can occur interpreted in the protect of the underlying benchmark policy actions by the Fed, market liquidity, or changes in required chiese of trassets of trassets of trassets of the underly, while we use futures contracts and interest rate swaps and swaptions to attainst toopnestion therest rates, such instruments typically will not protect our net book value against spread risk.

Liquidity Risk

The primary liquidity risk for us arises from financing long-term assets with shorter-term borrowings agr**demethas** are Agency RMBS and cash. As **30**,520,220,100 million and unpledged securities of **\$199.8** million and unpledged securities of **\$199.0** million and unpledged securities of our Agency RMBS publicates agreements cull increase, causing an adverse change in our liquidity position. Further, there is that asset ways be able to renew (or roll) our repurchase agreements. In addition, our counterparties increase optionatouts (margin requirements) on the assets we pledge against repurchase agreements, three by the ducting the borrowed against an asset even if they agree to renew or r

Extension Risk

The projected weighted average life and the duration (or interest rate sensitivity) of our investments is Mathagedsomseumptions regarding the rate at which the borrowers will prepay the underlying mortgage lowerstulinge oerations and interest rate swaps and swaptions to help manage our funding cost on our exceptional acts rates rise. These hedging instruments allow us to reduce our funding exposure on the thetionsal amount foor a specified period of time.

However, if prepayment rates decrease in a rising interest rate environment, the average life or duration rateo assert is weather fixed-rate portion of the ARMs or other assets generally extends. This could have a **oegativation perations**, as our hedging instrument expirations are fixed and will, therefore, cover a **smallefupeticgneage** sure on our mortgage assets to the extent that their average lives increase due to slower **prepayment** and also cause the market value of our Agency RMBS and CMOs collateralized by fixed rate **mybrig ages/tsr** to decline by more than otherwise would be the case while most of our hedging instruments **avouid creme existence**. In extreme situations, we may be forced to sell assets to maintain adequate **iguidity average** to incur realized losses.

Counterparty Credit Risk

We are exposed to counterparty credit risk relating to potential losses that could be recognized in the couevertatiats the our repurchase agreements and derivative contracts fail to perform their obligations under agebeenents. The amount of assets we pledge as collateral in accordance with our agreements varies over the masked value and notional amount of such assets as well as the value of our derivative contracts. In the elecated based value and notional amount of such assets as well as the value of our derivative contracts. In the elecated based value and notional amount of such assets as well as the value of our derivative contracts. In the elecated based value and notional amount of such assets provided for under the terms of our agreements and difficultavebtaining our assets pledged as collateral under such agreements. Our credit risk related to certain the restativens is largely mitigated through daily adjustments to collateral pledged based on changes in market value and owneterparties to major financial institutions with acceptable credit ratings. However, there is no gffartenteemanage counterparty credit risk will be successful and we could suffer significant losses if unsuccessful.

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

As of the end of the period covered by this report (the "evaluation date"), we carried out an evaluation, supervision and with the participation of our management, including our Chief Executive Officer (the "CEO") EinthOtiedfOfficer (the "CFO"), of the effectiveness of the design and operation of our disclosure controls and pericedule Rule 13a-15(e) under the Exchange Act. Based on this evaluation, the CEO and CFO concluded oontdidslasdreprocedures, as designed and implemented, were effective as of the evaluation date (1) in enformation date (2) in providing our DEQUARCH/DEQUES, as appropriate to allow timely decisions regarding required disclosure and (2) in providing example that information we must disclose in our periodic reports under the Exchange Act is recorded, proceeding and reported within the time periods prescribed by the SEC's rules and forms.

Changes in Internal Controls over Financial Reporting

There were no significant changes in the Company's internal control over financial reporting that Company's choosing theat fiscal quarter that have materially affected, or are reasonably likely to materially affected, or are reasonably likely to materially affected, or are reasonably likely to materially affected, and the second second

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

We are not party to any material pending legal proceedings as described in Item 103 of Regulation S-K.

ITEM 1A. RISK FACTORS

A description of certain factors that may affect our future results and risk factors is set forth in our Annual 10-KReptone geafremeded December 31, 2019. There have been no material changes to those factors for the time de Benjtember 30, 2020, other than as set forth in our Quarterly Report on Form 10-Q for the quarterended BO220 hand such risk factors are incorporated by reference herein.

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

The table below presents the Company's share repurchase activity for the three months ended September 30, 2020.

	Total Number of Shares Repurchasëd	Weighted-Average Price Paid Per Share	Shares Purchased as Part of Publicly Announced Programଂ ସ ି	Maximum Number of Shares That May Yet Be Repurchased Under the Authorizatiôn
July 1, 2020 - July 31, 2020	-	\$ -	-	837,311
August 1, 2020 - August 31, 2020	-	-	-	837,311
September 1, 2020 - September 30, 2020	303	5.05	-	837,311
Totals / Weighted Average	303	\$ 5.05	-	837,311

 Includes shares of the Company's common stock acquired by the Company in connection with the satisfaction fax withholding vesignations to be shares and the satisfaction of the satisfac

(2) On July 29, 2015, the Company's Board of Directors authorized the repurchase of up to 2,000,000 shares of the Company's **Eetimaarysto 2010**, the Board of Directors approved an increase in the stock repurchase program for up to an additional 4,522,822 **Strangsonfythe** common stock. Unless modified or revoked by the Board, the authorization does not expire.

The Company did not have any unregistered sales of its equity securities during the three months ended 2029 eptember 30,

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. MINE SAFETY DISCLOSURES

Not Applicable.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

Exhibit No.

- 3.1 <u>Articles of Amendment and Restatement of Orchid Island Capital, Inc. (filed as Exhibit 3.1 to the Exhibit 3.1 to the Setting Setting Statement on Amendment No. 1 to Form S-11 (File No. 333-184538) filed on November 28d4Responsed herein by reference).</u>
- 3.2 <u>Certificate of Correction of Orchid Island Capital, Inc. (filed as Exhibit 3.2 to the Company's</u> Applied on Form 10-K filed on February 22, 2019 and incorporated herein by reference).
- 3.3 <u>Amended and Restated Bylaws of Orchid Island Capital, Inc. (filed as Exhibit 3.1 to the Company's</u> <u>Settient</u> on Form 8-K filed on March 19, 2019 and incorporated herein by reference).
- 4.1 <u>Specimen Certificate of common stock of Orchid Island Capital, Inc. (filed as Exhibit 4.1 to the</u> <u>September Statement on Amendment No. 1 to Form S-11 (File No. 333-184538) filed on November</u> <u>Statement on Amendment No. 1 to Form S-11 (File No. 333-184538) filed on November</u>
- 31.1 <u>Certification of Robert E. Cauley, Chief Executive Officer and President of the Registrant, pursuant to</u> Sector the Sarbanes-Oxley Act of 2002.*
- 31.2 <u>Certification of George H. Haas, IV, Chief Financial Officer of the Registrant, pursuant to Section 302 of</u> <u>Starbanes-Oxley Act of 2002.*</u>
- 32.1 Certification of Robert E. Cauley, Chief Executive Officer and President of the Registrant, pursuant to 18 Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.**
- 32.2 <u>Certification of George H. Haas, IV, Chief Financial Officer of the Registrant, pursuant to 18 U.S.C.</u> <u>Sections</u> adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.**

Exhibit 101.INS XBRL	Inline XBRL Instance Document – the instance document does not appear in the
	Interactive Data File because its XBRL tags are embedded within the Inline XBRL
	document.***

- Exhibit 101.SCH XBRL Taxonomy Extension Schema Document ***
- Exhibit 101.CAL XBRL Taxonomy Extension Calculation Linkbase Document***
- Exhibit 101.DEF XBRL Additional Taxonomy Extension Definition Linkbase Document Created***
- Exhibit 101.LAB XBRL Taxonomy Extension Label Linkbase Document ***

Exhibit 101.PRE XBRL Taxonomy Extension Presentation Linkbase Document *** Exhibit 104 Cover Page Interactive Data File (embedded within the Inline XBRL document)

* Filed herewith.

** Furnished herewith.

*** Submitted electronically herewith.

† Management contract or compensatory plan.

Signatures

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the the indersigned, thereunto duly authorized.

Orchid Island Capital, Inc Registrant

Date:	October 30, 2020	By:	/s/ Robert E. Cauley
			Robert E. Cauley
			Chief Executive Officer, President and Chairman of the Board
Date:	October 30, 2020	By:	/s/ George H. Haas, IV
			George H. Haas, IV
			Secretary, Chief Financial Officer, Chief Investment Officer and

I, Robert E. Cauley, certify that:

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

Date: October 30, 2020

/s/ Robert E. Cauley Robert E. Cauley Chairman of the Board, Chief Executive Officer and President

I, George H. Haas, certify that:

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

- a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
- b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 30, 2020

/s/ George H. Haas, IV George H. Haas, IV Chief Financial Officer

CERTIFICATION PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002, 10 U.S.C. SECTION 1350

In connection with the quarterly report on Form 10-Q of Orchid Island Capital, Inc. (the "Company") for the period ended September 30, 2020 to be filed with the Securities and Exchange Commission on or about the date hereof (the "Report"), I, Robert E. Cauley, Chairman of the Board and Chief Executive Officer of the Company, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that:

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

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

October 30, 2020

/s/ Robert E. Cauley Robert E. Cauley, Chairman of the Board and

Chief Executive Officer

CERTIFICATION PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002, 10 U.S.C. SECTION 1350

In connection with the quarterly report on Form 10-Q of Orchid Island Capital, Inc. (the "Company") for the period ended September 30, 2020 to be filed with the Securities and Exchange Commission on or about the date hereof (the "Report"), I, George H. Haas, Chief Financial Officer of the Company, certify, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. Section 1350, that:

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

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

October 30, 2020

/s/ George H. Haas, IV George H. Haas, IV Chief Financial Officer