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2016-01-01 2016-06-30 0001577670 us-gaap:CorporateJointVentureMember 2017-01-01 2017-06-30 0001577670
2015-02-27 2015-02-27 0001577670 ldr:LadderCapitalFinanceHoldingsLLPMember
us-gaap:CommonClassAMember 2014-02-11 2014-02-11 0001577670
ldr:LadderCapitalFinanceHoldingsLLPMember ldr:SeriesTaxableRealEstateInvestmentTrustSubsidiaryMember
2014-02-11 2014-02-11 0001577670 ldr:SeriesRealEstateInvestmentTrustMember 2014-02-11 2014-02-11
0001577670 2015-02-27 0001577670 ldr:LadderCapitalFinanceHoldingsLLPMember
ldr:LadderCapitalFinanceHoldingsLLPMember 2017-06-30 0001577670
ldr:LadderCapitalFinanceHoldingsLLPMember ldr:SeriesRealEstateInvestmentTrustMember 2014-02-11
2014-02-11 0001577670 ldr:OutOfPeriodAdjustmentRelatedtoPriorYearsMember 2016-01-01 2016-03-31
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us-gaap:TaxYear2015Member 2016-01-01 2016-03-31 0001577670
ldr:OutOfPeriodAdjustmentRelatedtoPriorYearsMember
ldr:NoncontrollingInterestInConsolidatedJointVenturesMember 2016-01-01 2016-03-31 0001577670
ldr:OutOfPeriodAdjustmentRelatedtoPriorYearsMember 2017-01-01 2017-03-31 0001577670 2016-03-31
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2016-06-30 0001577670 ldr:MortgageLoanReceivablesHeldForSaleMember 2016-01-01 2016-06-30 0001577670
ldr:MortgageLoanReceivablesHeldForSaleMember 2015-12-31 0001577670
ldr:MortgageLoanReceivablesHeldForSaleMember 2016-06-30 0001577670
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2017-06-30 0001577670 ldr:FirstMortgageHeldForInvestmentMember 2016-12-31 0001577670
ldr:MortgageLoansTransferredButNotConsideredSoldMember 2017-06-30 0001577670
ldr:MortgageLoansTransferredButNotConsideredSoldMember 2016-12-31 0001577670
ldr:FirstMortgageHeldForSaleMember 2016-12-31 0001577670 ldr:MortgageLoanReceivablesHeldForSaleMember
2017-06-30 0001577670 ldr:MortgageLoanReceivablesHeldForInvestmentMember 2017-06-30 0001577670
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2016-12-31 0001577670 ldr:FirstMortgageHeldForInvestmentMember 2017-06-30 0001577670
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ldr:FirstMortgageHeldForSaleMember 2017-06-30 0001577670 ldr:NonControllingLoanInterestMember
2017-06-29 0001577670 2017-06-29 0001577670 ldr:MortgageLoansTransferredButNotConsideredSoldMember
2017-06-29 2017-06-29 0001577670 ldr:NonPerformingLoansHeldForInvestmentMember 2017-06-30 0001577670
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ldr:IntercompanyLoansHeldForInvestmentMember 2017-06-29 0001577670
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ldr:IntercompanyLoansHeldForInvestmentMember 2017-06-30 2017-06-30 0001577670
ldr:MortgageLoansHeldByConsolidatedSubsidiariesMember 2016-01-01 2016-12-31 0001577670
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ldr:MortgageLoansTransferredButNotConsideredSoldMember 2017-01-01 2017-06-30 0001577670
ldr:NonPerformingLoansHeldForInvestmentMember 2016-12-31 0001577670
ldr:CommercialMortgageBackedSecuritiesInterestOnlyMember 2016-12-31 0001577670
ldr:GNPermanentSecuritiesMember 2016-12-31 0001577670
ldr:GovernmentNationalMortgageAssociationCertificatesAndObligationsGNMAInterestOnlyMember 2016-12-31
0001577670 us-gaap:USGovernmentAgenciesDebtSecuritiesMember 2016-12-31 0001577670
us-gaap:CommercialMortgageBackedSecuritiesMember 2016-12-31 0001577670

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ladr:GovernmentNationalMortgageAssociationCertificatesAndObligationsGNMAInterestOnlyMember 2016-01-01 2016-12-31 0001577670 ladr:CommercialMortgageBackedSecuritiesInterestOnlyMember 2016-01-01 2016-12-31 0001577670 ladr:GNPermanentSecuritiesMember 2016-01-01 2016-12-31 0001577670
us-gaap:CommercialMortgageBackedSecuritiesMember 2016-01-01 2016-12-31 0001577670
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us-gaap:OtherPropertyMember us-gaap:CorporateJointVentureMember ladr:ElMonteCaliforniaMember 2017-01-01 2017-06-30 0001577670 us-gaap:AboveMarketLeasesMember 2017-01-01 2017-06-30 0001577670
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ladr:JessupIowaMember 2017-01-01 2017-06-30 0001577670 ladr:NetLeaseMember ladr:RiggedaleMOMember
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ladr:LadderCapitalRealtyIncomePartnershipILPMember 2016-04-01 2016-06-30 0001577670
us-gaap:CoVenturerMember ladr:A24SecondAvenueHoldingsLLCMember 2016-12-31 0001577670
us-gaap:LimitedLiabilityCompanyMember ladr:GraceLakeJVLLCMember 2017-06-30 0001577670
us-gaap:LimitedPartnerMember ladr:GraceLakeJVLLCMember 2013-03-22 0001577670
ladr:A24SecondAvenueHoldingsLLCMember 2015-08-07 0001577670 ladr:GraceLakeJVLLCMember 2012-04-01
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2011-04-15 0001577670 us-gaap:CoVenturerMember ladr:A24SecondAvenueHoldingsLLCMember 2017-06-30
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0001577670 us-gaap:ConstructionLoanPayableMember us-gaap:CoVenturerMember
ladr:A24SecondAvenueHoldingsLLCMember 2017-06-30 0001577670 ladr:SeniorNotesDue2017Member
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us-gaap:FederalHomeLoanBankAdvancesMember 2017-01-13 2017-01-13 0001577670
ladr:Maturingon9April2017Member ladr:CommittedMasterRepurchaseAgreementsMember 2016-01-01 2016-12-31
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ladr:Maturing9April2018Member ladr:CommittedMasterRepurchaseAgreementsMember 2017-01-01 2017-06-30
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us-gaap:FederalHomeLoanBankAdvancesMember 2017-06-30 0001577670 ladr:SeniorNotesDue2022Member
us-gaap:UnsecuredDebtMember 2017-03-16 2017-03-16 0001577670 ladr:Maturingon1July2018Member
ladr:TermMasterRepurchaseAgreementMember 2016-07-01 0001577670 ladr:Maturingon24May2018Member
ladr:CommittedMasterRepurchaseAgreementsMember 2016-04-19 0001577670
ladr:MortgageLoansTransferredButNotConsideredSoldMember 2017-06-30 2017-06-30 0001577670
ladr:TueborCaptiveInsuranceCompanyLLCMember 2017-06-30 0001577670
ladr:LadderCapitalFinanceHoldingsLLPMember ladr:LadderCapitalFinancialCorporationMember 2017-06-30
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2017-06-30 0001577670 ladr:CreditAgreementandRevolvingCreditFacilityMember 2016-12-31 0001577670
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ladr:CommittedMasterRepurchaseAgreementsMember 2017-03-21 2017-03-21 0001577670
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us-gaap:MaximumMember 2016-12-31 0001577670 ladr:TueborCaptiveInsuranceCompanyLLCMember
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2017-06-30 0001577670 ladr:TueborCaptiveInsuranceCompanyLLCMember
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2017-06-30 0001577670 ladr:Maturing9April2018Member ladr:CommittedMasterRepurchaseAgreementsMember
2017-03-21 0001577670 ladr:ParticipationFinancingMortgageLoanReceivableMember 2017-04-01 2017-06-30
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us-gaap:UnsecuredDebtMember 2017-01-01 2017-06-30 0001577670
ladr:DeutscheBankJ.P.MorganandWellsFargoMember us-gaap:RepurchaseAgreementsMember 2017-06-30
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us-gaap:UnsecuredDebtMember 2017-04-01 2017-04-01 0001577670 ladr:MaturingOctober302018Member
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2017-03-21 0001577670 ladr:SeniorNotesDue2017Member us-gaap:UnsecuredDebtMember 2014-12-17 2014-12-17

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0001577670 ldr:DeutscheBankJ.P.MorganandWellsFargoMember us-gaap:RepurchaseAgreementsMember
2017-01-01 2017-06-30 0001577670 ldr:Maturingon24May2018Member
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ldr:SeniorNotesDue2021Member us-gaap:UnsecuredDebtMember 2016-01-01 2016-12-31 0001577670
ldr:MaturingonFebruary2022Member us-gaap:RevolvingCreditFacilityMember 2017-03-01 0001577670
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ldr:CommittedMasterRepurchaseAgreementsMember 2017-06-30 0001577670
ldr:CreditAgreementandRevolvingCreditFacilityMember 2017-06-30 0001577670 us-gaap:MortgagesMember
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ldr:MaturingOctober302018Member ldr:CommittedMasterRepurchaseAgreementsMember 2016-01-01 2016-12-31
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2017-06-30 0001577670 ldr:SeniorNotesDue2017Member us-gaap:UnsecuredDebtMember 2016-01-01 2016-12-31
0001577670 ldr:Maturingon9April2017Member ldr:CommittedMasterRepurchaseAgreementsMember 2016-12-31
0001577670 ldr:TueborCaptiveInsuranceCompanyLLCMember us-gaap:FederalHomeLoanBankAdvancesMember
us-gaap:MaximumMember 2017-01-01 2017-06-30 0001577670 ldr:MaturingOnVariousDateMember
ldr:SeniorUnsecuredNotesMember 2016-12-31 0001577670 ldr:Maturingon2August2019Member
ldr:CommittedMasterRepurchaseAgreementsMember 2016-08-03 0001577670
ldr:TueborCaptiveInsuranceCompanyLLCMember us-gaap:FirstMortgageMember
us-gaap:FederalHomeLoanBankAdvancesMember 2016-12-31 0001577670 us-gaap:LetterOfCreditMember
2014-02-11 0001577670 ldr:TueborCaptiveInsuranceCompanyLLCMember

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us-gaap:FederalHomeLoanBankAdvancesMember us-gaap:MinimumMember 2016-01-01 2016-12-31 0001577670
ladr:Maturingon11February2017Member us-gaap:MortgagesMember 2016-01-01 2016-12-31 0001577670
ladr:Maturing9April2018Member ladr:BankMember ladr:CommittedMasterRepurchaseAgreementsMember
2017-03-21 2017-03-21 0001577670 ladr:TueborCaptiveInsuranceCompanyLLCMember
us-gaap:FederalHomeLoanBankAdvancesMember 2016-02-19 0001577670 ladr:Maturing9April2018Member
ladr:CommittedMasterRepurchaseAgreementsMember 2017-06-30 0001577670
ladr:TueborCaptiveInsuranceCompanyLLCMember
ladr:CommercialMortgageBackedSecuritiesAndUSAgencySecuritiesMember
us-gaap:FederalHomeLoanBankAdvancesMember 2016-12-31 0001577670
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2016-12-31 0001577670 ladr:DebtObligationsMember 2016-12-31 0001577670
us-gaap:RepurchaseAgreementsMember 2016-12-31 0001577670
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2016-12-31 0001577670 ladr:SecuredAndUnsecuredDebtObligationsMember 2016-12-31 0001577670
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ladr:LiabilityForTransfersNotConsideredSalesMember 2017-06-30 0001577670 ladr:Maturingon1July2018Member
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2017-06-30 0001577670 ladr:SecuredAndUnsecuredDebtObligationsMember 2017-06-30 0001577670
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ladr:MaturingOnVariousDateMember us-gaap:MinimumMember us-gaap:MortgagesMember 2017-06-30
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ladr:MaturingOctober302018Member ladr:CommittedMasterRepurchaseAgreementsMember 2017-06-30 2017-06-30
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us-gaap:InvestmentInFederalHomeLoanBankStockMember us-gaap:FairValueMeasurementsRecurringMember
us-gaap:CostApproachValuationTechniqueMember 2016-12-31 0001577670
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ladr:InternalModelThirdPartyInputsValuationTechniqueMember 2016-12-31 0001577670

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us-gaap:SeniorNotesMember us-gaap:FairValueMeasurementsRecurringMember
ladr:BrokerQuotationsPricingServicesValuationTechniqueMember 2016-12-31 0001577670
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us-gaap:DerivativeFinancialInstrumentsLiabilitiesMember us-gaap:FairValueMeasurementsRecurringMember
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2016-12-31 0001577670 ladr:MortgageLoanReceivablesHeldForInvestmentMember
us-gaap:FairValueMeasurementsRecurringMember ladr:DiscountedCashFlowValuationTechniqueMember
2016-01-01 2016-12-31 0001577670 us-gaap:MortgagesMember us-gaap:FairValueMeasurementsRecurringMember
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2016-01-01 2016-12-31 0001577670 us-gaap:FederalHomeLoanBankAdvancesMember
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2016-12-31 0001577670 ladr:GNPermanentSecuritiesMember us-gaap:FairValueMeasurementsRecurringMember
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2016-12-31 0001577670 us-gaap:USGovernmentAgenciesDebtSecuritiesMember
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ladr:GovernmentNationalMortgageAssociationCertificatesAndObligationsGNMAInterestOnlyMember
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2016-01-01 2016-12-31 0001577670 us-gaap:InvestmentInFederalHomeLoanBankStockMember
us-gaap:FairValueMeasurementsRecurringMember us-gaap:CostApproachValuationTechniqueMember 2016-01-01

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2016-12-31 0001577670 us-gaap:MortgagesMember us-gaap:FairValueMeasurementsRecurringMember
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ladr:RepurchaseAgreementsShortTermMember us-gaap:FairValueMeasurementsRecurringMember
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ladr:LiabilityForTransfersNotConsideredSalesMember us-gaap:FairValueMeasurementsRecurringMember
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2017-06-30 0001577670 us-gaap:InvestmentInFederalHomeLoanBankStockMember
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0001577670 ladr:MortgageLoansTransferredButNotConsideredSoldMember
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2017-06-30 0001577670 us-gaap:DerivativeFinancialInstrumentsLiabilitiesMember
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2017-06-30 0001577670 us-gaap:RevolvingCreditFacilityMember
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ladr:CounterpartyQuotationsValuationTechniqueMember 2017-06-30 0001577670
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2017-06-30 0001577670 us-gaap:CommercialMortgageBackedSecuritiesMember
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2017-06-30 0001577670 ladr:MortgageLoansTransferredButNotConsideredSoldMember
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2017-01-01 2017-06-30 0001577670
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2017-06-30 0001577670 us-gaap:InvestmentInFederalHomeLoanBankStockMember
us-gaap:FairValueMeasurementsRecurringMember us-gaap:CostApproachValuationTechniqueMember 2017-01-01
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2017-01-01 2017-06-30 0001577670 us-gaap:USGovernmentAgenciesDebtSecuritiesMember
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ldr:CreditRiskContractCMBXMember 2016-01-01 2016-12-31 0001577670 ldr:A10yearU.S.TreasuryNoteMember
2016-12-31 0001577670 ldr:InterestRateFutureFiveYearUSTreasuryNoteMember 2016-12-31 0001577670
ldr:CreditRiskContractCDXMember 2016-12-31 0001577670 us-gaap:CreditRiskContractMember 2016-12-31
0001577670 ldr:A5yearU.S.TreasuryNoteMember 2016-12-31 0001577670 ldr:CreditRiskContractCMBXMember
2016-12-31 0001577670 us-gaap:InterestRateSwapMember 2016-12-31 0001577670 us-gaap:FutureMember
2016-12-31 0001577670 ldr:CreditRiskContractCDXMember 2016-01-01 2016-12-31 0001577670
us-gaap:InterestRateSwapMember 2016-01-01 2016-12-31 0001577670 us-gaap:CreditRiskContractMember
2016-04-01 2016-06-30 0001577670 us-gaap:InterestRateSwapMember 2016-01-01 2016-06-30 0001577670
us-gaap:FutureMember 2016-01-01 2016-06-30 0001577670 us-gaap:CreditRiskContractMember 2016-01-01
2016-06-30 0001577670 us-gaap:InterestRateSwapMember 2016-04-01 2016-06-30 0001577670
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2017-01-01 2017-06-30 0001577670 us-gaap:CreditRiskContractMember 2017-01-01 2017-06-30 0001577670
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2017-04-01 2017-06-30 0001577670 ldr:CreditRiskContractCDXMember 2017-06-30 0001577670
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2017-06-30 0001577670 ldr:InterestRateFutureFiveYearUSTreasuryNoteMember 2017-06-30 0001577670
ldr:A10yearU.S.TreasuryNoteUltraMember 2017-06-30 0001577670 ldr:CreditRiskContractCMBXMember
2017-01-01 2017-06-30 0001577670 us-gaap:FutureMember 2017-06-30 0001577670 ldr:VariationMarginMember
2017-06-30 0001577670 us-gaap:CreditRiskContractMember 2017-06-30 0001577670
ldr:CreditRiskContractCMBXMember 2017-06-30 0001577670 ldr:A5yearU.S.TreasuryNoteMember 2017-06-30
0001577670 ldr:InterestRateFutureTenYearUSTreasuryNoteMember 2017-06-30 0001577670

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ladr:InterestRateFutureFiveYearUSTreasuryNoteMember 2016-01-01 2016-12-31 0001577670
ladr:InterestRateFutureTenYearUSTreasuryNoteMember 2016-01-01 2016-12-31 0001577670
ladr:InterestRateFutureTenYearUSTreasuryNoteMember 2017-01-01 2017-06-30 0001577670
ladr:A5yearU.S.TreasuryNoteMember 2016-01-01 2016-12-31 0001577670 ladr:A5yearU.S.TreasuryNoteMember
2017-01-01 2017-06-30 0001577670 ladr:InterestRateFutureFiveYearUSTreasuryNoteMember 2017-01-01
2017-06-30 0001577670 ladr:A10yearU.S.TreasuryNoteMember 2016-01-01 2016-12-31 0001577670
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ladr:A10yearU.S.TreasuryNoteUltraMember 2016-01-01 2016-12-31 0001577670 ladr:RestrictedCashMember
2016-12-31 0001577670 ladr:RestrictedCashMember 2017-06-30 0001577670
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2017-06-30 0001577670 ladr:A2014ShareRepurchaseAuthorizationProgramMember
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2017-03-01 2017-03-01 0001577670 us-gaap:CommonClassAMember 2016-06-01 2016-06-01 0001577670
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2017-06-30 0001577670 ladr:SeriesTRSLPUnitsMember 2017-01-01 2017-06-30 0001577670 2015-01-01
0001577670 us-gaap:CommonClassAMember 2017-01-24 2017-01-24 0001577670
ladr:A2014ShareRepurchaseAuthorizationProgramMember us-gaap:CommonClassAMember 2014-10-30
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us-gaap:CorporateJointVentureMember 2017-06-30 0001577670 us-gaap:MinimumMember 2017-06-30 0001577670
us-gaap:MaximumMember 2017-06-30 0001577670
ladr:AccumulatedOtherComprehensiveIncomeLossandAdditionalPaidinCapitalMember 2017-01-01 2017-06-30
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ladr:LimitedPartnerUnitsMember 2016-01-01 2016-06-30 0001577670 us-gaap:EmployeeStockOptionMember
2016-06-30 0001577670 us-gaap:RestrictedStockMember 2016-01-01 2016-06-30 0001577670
ladr:LimitedPartnerUnitsMember 2015-12-31 0001577670 us-gaap:EmployeeStockOptionMember 2015-12-31
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us-gaap:CommonClassAMember 2017-04-01 2017-06-30 0001577670 us-gaap:DividendDeclaredMember

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us-gaap:CommonClassAMember 2017-01-01 2017-06-30 0001577670 us-gaap:DividendDeclaredMember
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ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember ladr:ManagementGranteesMember
2017-02-18 2017-02-18 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
us-gaap:CommonClassAMember ladr:NewMemberofBoardofDirectorsMember 2017-03-03 2017-03-03 0001577670
us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
us-gaap:ExecutiveOfficerMember 2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member ladr:BoardOfDirectorsMember ladr:TimeBasedVestingMember 2016-02-18
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ladr:TimeBasedVestingMember 2016-02-18 0001577670 us-gaap:RestrictedStockMember
ladr:A2016CompensationPlanMember us-gaap:ExecutiveOfficerMember ladr:PerformanceBasedVestingMember
2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember us-gaap:ManagementMember 2015-02-18 2015-02-18 0001577670
ladr:RestrictedStockWithDividendEquivalentRightsMember ladr:A2016CompensationPlanMember
us-gaap:CommonClassAMember ladr:ManagementGranteesMember 2017-01-24 2017-01-24 0001577670
us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NonManagementEmployeesMember 2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember us-gaap:ManagementMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2015-02-18 2015-02-18 0001577670
ladr:PhantomEquityInvestmentPlanMember 2017-06-30 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember ladr:BoardOfDirectorsMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2015-06-10 2015-06-10 0001577670
us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember
ladr:BoardOfDirectorsMember 2015-06-10 2015-06-10 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember ladr:BoardOfDirectorsMember
2016-02-18 2016-02-18 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:ManagementMember ladr:PerformanceBasedVestingMember 2015-02-18 2015-02-18 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NewMemberofBoardofDirectorsMember 2017-06-19 2017-06-19 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NewMemberofBoardofDirectorsMember ladr:SharebasedCompensationAwardTrancheEightMember 2017-06-19
0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember us-gaap:ManagementMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-02-18 2017-02-18 0001577670 2016-02-10
0001577670 us-gaap:EmployeeStockOptionMember ladr:OmnibusIncentivePlan2014Member
us-gaap:ManagementMember ladr:TimeBasedVestingMember 2015-02-18 2015-02-18 0001577670
ladr:DeferredCompensationPlan2014Member 2017-06-30 0001577670 us-gaap:RestrictedStockMember
ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember ladr:NewEmployeeMember 2017-02-18
2017-02-18 0001577670 ladr:PhantomEquityInvestmentPlanMember 2016-12-31 0001577670
us-gaap:EmployeeStockOptionMember ladr:OmnibusIncentivePlan2014Member us-gaap:ManagementMember

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ladr:TimeBasedVestingMember 2016-02-18 2016-02-18 0001577670 2016-02-10 2016-02-10 0001577670
us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember
us-gaap:ChiefExecutiveOfficerMember us-gaap:ShareBasedCompensationAwardTrancheOneMember 2015-02-18
2015-02-18 0001577670 2017-02-21 2017-02-21 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember us-gaap:ManagementMember 2016-02-18
2016-02-18 0001577670 ladr:DeferredCompensationPlan2014Member 2016-12-31 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:MichaelMazzeiMember 2017-06-22 2017-06-22 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember us-gaap:ManagementMember
ladr:PerformanceBasedVestingMember 2015-02-18 2015-02-18 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:ManagementMember ladr:TimeBasedVestingMember 2015-02-18
2015-02-18 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember ladr:BoardOfDirectorsMember 2015-02-18 2015-02-18 0001577670
us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember
us-gaap:ExecutiveOfficerMember 2016-02-18 2016-02-18 0001577670 2017-02-21 0001577670
us-gaap:EmployeeStockOptionMember ladr:OmnibusIncentivePlan2014Member us-gaap:ManagementMember
ladr:TimeBasedVestingMember 2015-02-18 0001577670 ladr:UpfrontRestrictedStockMember
ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheOneMember
2017-06-19 0001577670 us-gaap:EmployeeStockOptionMember 2017-06-30 0001577670
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0001577670 us-gaap:RestrictedStockMember 2016-12-31 0001577670 us-gaap:RestrictedStockMember
ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember us-gaap:ManagementMember
us-gaap:ShareBasedCompensationAwardTrancheThreeMember 2015-02-18 2015-02-18 0001577670
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ladr:BoardOfDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheThreeMember 2015-06-10
2015-06-10 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
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us-gaap:ShareBasedCompensationAwardTrancheOneMember 2015-02-18 2015-02-18 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheTwoMember
2017-06-22 2017-06-22 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember ladr:BoardOfDirectorsMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2015-02-18 2015-02-18 0001577670 2017-03-17
2017-03-17 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheOneMember
2017-03-03 2017-03-03 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheThreeMember
2017-06-22 2017-06-22 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheThreeMember
2017-03-03 2017-03-03 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember ladr:BoardOfDirectorsMember
us-gaap:ShareBasedCompensationAwardTrancheOneMember 2015-06-10 2015-06-10 0001577670
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us-gaap:ManagementMember us-gaap:ShareBasedCompensationAwardTrancheOneMember 2015-02-18 2015-02-18
0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember ladr:BoardOfDirectorsMember
us-gaap:ShareBasedCompensationAwardTrancheThreeMember 2015-02-18 2015-02-18 0001577670
us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member us-gaap:CommonClassAMember
us-gaap:ChiefExecutiveOfficerMember us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2015-02-18
2015-02-18 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember

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ladr:NewMemberofBoardofDirectorsMember 2017-06-22 2017-06-22 0001577670 us-gaap:RestrictedStockMember
ladr:A2016CompensationPlanMember ladr:NonManagementEmployeesMember
us-gaap:ShareBasedCompensationAwardTrancheOneMember 2017-02-18 2017-02-18 0001577670
us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:ManagementMember 2017-02-18
2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:CommonClassAMember us-gaap:ExecutiveOfficerMember
us-gaap:ShareBasedCompensationAwardTrancheThreeMember 2016-02-18 2016-02-18 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheTwoMember
2017-03-03 2017-03-03 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NonManagementEmployeesMember us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-02-18
2017-02-18 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheOneMember
2017-06-22 2017-06-22 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
us-gaap:ExecutiveOfficerMember us-gaap:ShareBasedCompensationAwardTrancheThreeMember 2017-02-18
2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
ladr:ManagementGranteesotherthanMr.HarrisandMs.McCormackMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-02-18 2017-02-18 0001577670
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us-gaap:ExecutiveOfficerMember us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2016-02-18
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us-gaap:ShareBasedCompensationAwardTrancheOneMember 2016-02-18 2016-02-18 0001577670
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2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
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2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NonManagementEmployeesMember ladr:TimeBasedVestingMember 2017-02-18 2017-02-18 0001577670
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2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
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2017-02-18 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
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2015-02-18 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:MichaelMazzeiMember us-gaap:ShareBasedCompensationAwardTrancheThreeMember 2017-06-22 2017-06-22
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ladr:ManagementGranteesotherthanMr.HarrisandMs.McCormackMember
us-gaap:ShareBasedCompensationAwardTrancheOneMember 2017-02-18 2017-02-18 0001577670
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ladr:TimeBasedVestingMember 2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember
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2017-06-22 0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember
us-gaap:ExecutiveOfficerMember us-gaap:ShareBasedCompensationAwardTrancheOneMember 2017-02-18
2017-02-18 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:MichaelMazzeiMember us-gaap:ShareBasedCompensationAwardTrancheOneMember 2017-06-22 2017-06-22
0001577670 us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember ladr:NewEmployeeMember
us-gaap:ShareBasedCompensationAwardTrancheOneMember 2017-02-18 2017-02-18 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember ladr:MichaelMazzeiMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-06-22 2017-06-22 0001577670

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us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember ladr:NonManagementEmployeesMember
ladr:PerformanceBasedVestingMember 2017-02-18 2017-02-18 0001577670 us-gaap:RestrictedStockMember
ladr:A2016CompensationPlanMember us-gaap:ManagementMember
us-gaap:ShareBasedCompensationAwardTrancheOneMember 2017-02-18 2017-02-18 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
ladr:NewMemberofBoardofDirectorsMember 2017-03-03 2017-03-03 0001577670 us-gaap:RestrictedStockMember
ladr:A2016CompensationPlanMember us-gaap:ManagementMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-02-18 2017-02-18 0001577670
us-gaap:RestrictedStockMember ladr:A2016CompensationPlanMember ladr:NewEmployeeMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-02-18 2017-02-18 0001577670
us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
ladr:MembersOfManagementAndEmployeesMember ladr:TimeBasedVestingMember 2014-02-11 2014-02-11
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0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member ladr:DouglasDurstMember
2014-02-11 2014-02-11 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
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2014-02-11 2014-02-11 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
ladr:MembersOfManagementAndEmployeesMember ladr:TimeBasedVestingOnEighteenMonthsAnniversaryMember
2014-02-11 2014-02-11 0001577670 us-gaap:RestrictedStockMember ladr:OmnibusIncentivePlan2014Member
us-gaap:ChiefExecutiveOfficerMember ladr:TimeBasedVestingMember 2014-02-11 2014-02-11 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NewMemberofBoardofDirectorsMember us-gaap:ShareBasedCompensationAwardTrancheThreeMember
2017-06-19 0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
us-gaap:CommonClassAMember ladr:NewMemberofBoardofDirectorsMember
ladr:SharebasedCompensationAwardTrancheSevenMember 2017-06-19 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NewMemberofBoardofDirectorsMember ladr:SharebasedCompensationAwardTrancheSixMember 2017-06-19
0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
us-gaap:CommonClassAMember ladr:NewMemberofBoardofDirectorsMember
us-gaap:ShareBasedCompensationAwardTrancheTwoMember 2017-06-19 0001577670
ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember us-gaap:CommonClassAMember
ladr:NewMemberofBoardofDirectorsMember ladr:SharebasedCompensationAwardTrancheFiveMember 2017-06-19
0001577670 ladr:UpfrontRestrictedStockMember ladr:A2016CompensationPlanMember
us-gaap:CommonClassAMember ladr:NewMemberofBoardofDirectorsMember
ladr:SharebasedCompensationAwardTrancheFourMember 2017-06-19 0001577670
us-gaap:AccruedLiabilitiesMember 2017-06-30 0001577670 2012-02-11 2017-06-30 0001577670
ladr:AmountPayablePursuanttoTaxReceivableAgreementMember 2017-06-30 0001577670
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us-gaap:StateAndLocalJurisdictionMember us-gaap:NewYorkStateDivisionOfTaxationAndFinanceMember
2016-07-01 2016-09-30 0001577670 us-gaap:OtherAssetsMember 2016-12-31 0001577670
us-gaap:OtherAssetsMember 2017-06-30 0001577670 us-gaap:StateAndLocalJurisdictionMember
us-gaap:NewYorkStateDivisionOfTaxationAndFinanceMember 2016-12-31 0001577670
us-gaap:AccruedLiabilitiesMember 2016-12-31 0001577670 ladr:IndemnityCounterpartyMember 2017-01-01
2017-06-30 0001577670 ladr:IndemnityCounterpartyMember 2016-12-31 0001577670
ladr:BParticipationInterestMember ladr:RelatedReserveIVLLCMember us-gaap:AffiliatedEntityMember 2017-03-13
0001577670 ladr:MezzanineLoanMember ladr:HallettsInvestorsLLCMember 2015-05-20 0001577670
us-gaap:AffiliatedEntityMember 2016-10-18 0001577670 us-gaap:AffiliatedEntityMember 2017-01-01 2017-06-30
0001577670 ladr:MezzanineLoanMember ladr:HallettsInvestorsLLCMember 2016-04-01 2016-06-30 0001577670
ladr:MezzanineLoanMember ladr:HallettsInvestorsLLCMember 2016-01-01 2016-06-30 0001577670
ladr:BParticipationInterestMember ladr:AccruedExpensesMember ladr:RelatedReserveIVLLCMember 2017-04-01

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2017-06-30 0001577670 us-gaap:GuarantorSubsidiariesMember ldr:HallettsInvestorsLLCMember 2015-05-20
0001577670 ldr:RelatedMember us-gaap:CommonClassAMember 2017-03-03 2017-03-03 0001577670
us-gaap:AffiliatedEntityMember us-gaap:ManagementMember 2017-06-30 0001577670
ldr:BParticipationInterestMember ldr:AccruedExpensesMember ldr:RelatedReserveIVLLCMember 2017-01-01
2017-06-30 0001577670 2011-10-01 2011-10-01 0001577670 2012-05-15 2012-05-15 0001577670
ldr:MezzanineLoanMember 2016-12-31 0001577670 ldr:FirstMortgageHeldForInvestmentMember 2016-12-31
0001577670 ldr:MortgageLoanReceivablesHeldForInvestmentMember 2017-06-30 0001577670
ldr:FirstMortgageHeldForInvestmentMember 2017-06-30 0001577670
ldr:MortgageLoanReceivablesHeldForInvestmentMember 2016-12-31 0001577670
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us-gaap:OperatingSegmentsMember us-gaap:AvailableforsaleSecuritiesMember 2016-04-01 2016-06-30 0001577670
us-gaap:OperatingSegmentsMember us-gaap:LoansMember 2017-04-01 2017-06-30 0001577670
us-gaap:OperatingSegmentsMember us-gaap:LoansMember 2016-12-31 0001577670
us-gaap:OperatingSegmentsMember us-gaap:AvailableforsaleSecuritiesMember 2017-01-01 2017-06-30 0001577670
us-gaap:OperatingSegmentsMember us-gaap:RealEstateMember 2017-04-01 2017-06-30 0001577670
us-gaap:OperatingSegmentsMember us-gaap:AvailableforsaleSecuritiesMember 2016-01-01 2016-06-30 0001577670
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us-gaap:RealEstateMember 2016-01-01 2016-06-30 0001577670 us-gaap:OperatingSegmentsMember
us-gaap:LoansMember 2016-01-01 2016-06-30 0001577670 us-gaap:OperatingSegmentsMember
us-gaap:LoansMember 2016-04-01 2016-06-30 0001577670 us-gaap:OperatingSegmentsMember
us-gaap:AvailableforsaleSecuritiesMember 2017-04-01 2017-06-30 0001577670
us-gaap:CorporateNonSegmentMember 2016-01-01 2016-06-30 0001577670 us-gaap:OperatingSegmentsMember
us-gaap:RealEstateMember 2017-01-01 2017-06-30 0001577670 us-gaap:CorporateNonSegmentMember 2017-01-01
2017-06-30 0001577670 us-gaap:CorporateNonSegmentMember 2017-04-01 2017-06-30 0001577670
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us-gaap:OperatingSegmentsMember us-gaap:LoansMember 2017-06-30 0001577670
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us-gaap:CorporateNonSegmentMember 2016-12-31 0001577670 us-gaap:OperatingSegmentsMember
us-gaap:RealEstateMember 2016-12-31 0001577670 us-gaap:CorporateNonSegmentMember 2017-06-30
0001577670 us-gaap:OperatingSegmentsMember 2017-06-30 0001577670 us-gaap:OperatingSegmentsMember
2016-12-31 0001577670 us-gaap:CorporateNonSegmentMember ldr:SeniorUnsecuredNotesMember 2017-06-30
0001577670 us-gaap:CorporateNonSegmentMember ldr:SeniorUnsecuredNotesMember 2016-12-31 0001577670
ldr:TheRelatedGroupofFloridaMember us-gaap:CorporateJointVentureMember
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ldr:BrickellHeightsCommercialLLCMember us-gaap:MultifamilyMember us-gaap:AffiliatedEntityMember
us-gaap:SubsequentEventMember 2017-07-06 0001577670 us-gaap:FirstMortgageMember
ldr:BrickellHeightsCommercialLLCMember us-gaap:AffiliatedEntityMember us-gaap:SubsequentEventMember
2017-07-06 0001577670 ldr:RelatedSpecialAssetsLLCMember us-gaap:CorporateJointVentureMember
ldr:BrickellHeightsCommercialLLCMember us-gaap:SubsequentEventMember 2017-07-06 ldr:loan iso4217:USD
xbrli:shares ldr:securities xbrli:shares iso4217:USD xbrli:pure ldr:counterparty ldr:property ldr:agreement
ldr:Joint_Venture ldr:Extension ldr:Vote ldr:Class_of_Stock ldr:Vesting_Installment ldr:segment utreg:acre
ldr:Extension_Option

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Form 10-Q

(Mark One)

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

For the quarterly period ended **June 30, 2017**

Or

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

For the transition period from to

Commission file number:

001-36299

Ladder Capital Corp

(Exact name of registrant as specified in its charter)

Delaware

(State or other jurisdiction of incorporation or organization)

80-0925494

(IRS Employer Identification No.)

345 Park Avenue, New York

(Address of principal executive offices)

10154

(Zip Code)

(212) 715-3170

(Registrant's telephone number, including area code)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes 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:

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Large accelerated filer Accelerated filer
Non-accelerated filer Smaller reporting company
(Do not check if a 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.

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

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

Class	Outstanding at August 1, 2017
Class A Common Stock, \$0.001 par value	86,050,681
Class B Common Stock, \$0.001 par value	24,697,293

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CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING STATEMENTS

This Quarterly Report on Form 10-Q (this “Quarterly Report”) includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the “Securities Act”), and Section 21E of the Securities Exchange Act of 1934, as amended (the “Exchange Act”). All statements other than statements of historical fact contained in this Quarterly Report, including statements regarding our future results of operations and financial position, strategy and plans, and our expectations for future operations, are forward-looking statements. The words “anticipate,” “estimate,” “expect,” “project,” “plan,” “intend,” “believe,” “may,” “might,” “will,” “should,” “can have,” “likely” and other words and terms of similar expressions are intended to identify forward-looking statements.

We have based these forward-looking statements largely on our current expectations and projections about future events and trends that we believe may affect our financial condition, results of operations, strategy, short-term and long-term business operations and objectives and financial needs. Although we believe that the expectations reflected in our forward-looking statements are reasonable, actual results could differ from those expressed in our forward-looking statements. Our future financial position and results of operations, as well as any forward-looking statements are subject to change and inherent risks and uncertainties. You should consider our forward-looking statements in light of a number of factors that may cause actual results to vary from our forward-looking statements including, but not limited to:

risks discussed under the heading “Risk Factors” in our Annual Report on Form 10-K for the year ended December 31, 2016 (“Annual Report”), as well as our consolidated financial statements, related notes, and the other financial information appearing elsewhere in this Quarterly Report and our other filings with the United States Securities and Exchange Commission (“SEC”);

- changes in general economic conditions, in our industry and in the commercial finance and the real estate markets;
- changes to our business and investment strategy;
- our ability to obtain and maintain financing arrangements;
- the financing and advance rates for our assets;
- our actual and expected leverage and liquidity;
- the adequacy of collateral securing our loan portfolio and a decline in the fair value of our assets;
- interest rate mismatches between our assets and our borrowings used to fund such investments;
- changes in interest rates and the market value of our assets;
- changes in prepayment rates on our mortgages and the loans underlying our mortgage-backed and other asset-backed securities;
- the effects of hedging instruments and the degree to which our hedging strategies may or may not protect us from interest rate and credit risk volatility;
- the increased rate of default or decreased recovery rates on our assets;
- the adequacy of our policies, procedures and systems for managing risk effectively;
- a potential downgrade in the credit ratings assigned to our investments;
- our compliance with, and the impact of and changes in, governmental regulations, tax laws and rates, accounting guidance and similar matters;
- our ability to maintain our qualification as a real estate investment trust (“REIT”) for U.S. federal income tax purposes and our ability and the ability of our subsidiaries to operate in compliance with REIT requirements;
- our ability and the ability of our subsidiaries to maintain our and their exemptions from registration under the Investment Company Act of 1940, as amended (the “Investment Company Act”);
- potential liability relating to environmental matters that impact the value of properties we may acquire or the properties underlying our investments;

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- the inability of insurance covering real estate underlying our loans and investments to cover all losses;
- the availability of investment opportunities in mortgage-related and real estate-related instruments and other securities;
- fraud by potential borrowers;
- the availability of qualified personnel;
- the degree and nature of our competition; and
- the market trends in our industry, interest rates, real estate values, the debt securities markets or the general economy.

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You should not rely upon forward-looking statements as predictions of future events. In addition, neither we nor any other person assumes responsibility for the accuracy and completeness of any of these forward-looking statements. The forward-looking statements contained in this Quarterly Report are made as of the date hereof, and the Company assumes no obligation to update or supplement any forward-looking statements.

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REFERENCES TO LADDER CAPITAL CORP

Ladder Capital Corp is a holding company, and its primary assets are a controlling equity interest in Ladder Capital Finance Holdings LLLP (“LCFH” or the “Operating Partnership”) and in each series thereof, directly or indirectly. Unless the context suggests otherwise, references in this report to “Ladder,” “Ladder Capital,” the “Company,” “we,” “us” and “our” (1) prior to the February 2014 initial public offering (“IPO”) of the Class A common stock of Ladder Capital Corp and related transactions, to LCFH (“Predecessor”) and its consolidated subsidiaries and (2) after our IPO and related transactions, to Ladder Capital Corp and its consolidated subsidiaries.

Table of Contents**Part I - Financial Information****Item 1. Financial Statements (Unaudited)**

The consolidated financial statements of Ladder Capital Corp and the notes related to the foregoing consolidated financial statements are included in this Item 1.

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Ladder Capital Corp
Consolidated Balance Sheets
(Dollars in Thousands)

	June 30, 2017	December 31,
	(Unaudited)	2016
Assets		
Cash and cash equivalents	\$58,225	\$44,615
Restricted cash	97,260	44,813
Mortgage loan receivables held for investment, net, at amortized cost:		
Mortgage loans held by consolidated subsidiaries	2,626,732	2,000,095
Mortgage loans transferred but not considered sold	599,513	—
Provision for loan losses	(4,000) (4,000
Mortgage loan receivables held for sale	200,726	357,882
Real estate securities, available-for-sale	1,407,545	2,100,947
Real estate and related lease intangibles, net	1,006,286	822,338
Investments in unconsolidated joint ventures	34,520	34,025
FHLB stock	77,915	77,915
Derivative instruments	4,554	5,018
Due from brokers	26,443	10
Accrued interest receivable	26,486	24,439
Other assets	55,919	70,240
Total assets	\$6,218,124	\$5,578,337
Liabilities and Equity		
Liabilities		
Debt obligations, net:		
Secured and unsecured debt obligations	\$3,998,801	\$3,942,138
Liability for transfers not considered sales	632,130	—
Due to brokers	1,661	394
Derivative instruments	4,276	3,446
Amount payable pursuant to tax receivable agreement	2,438	2,520
Dividends payable	1,308	24,682
Accrued expenses	54,230	66,597
Other liabilities	55,604	29,006
Total liabilities	4,750,448	4,068,783
Commitments and contingencies (Note 17)		
	—	—
Equity		
Class A common stock, par value \$0.001 per share, 600,000,000 shares authorized; 88,091,272 and 72,681,218 shares issued and 86,050,681 and 71,586,170 shares outstanding	87	72
Class B common stock, par value \$0.001 per share, 100,000,000 shares authorized; 24,697,293 and 38,002,344 shares issued and outstanding	25	38
Additional paid-in capital	1,199,905	992,307
Treasury stock, 2,040,591 and 1,095,048 shares, at cost	(24,501) (11,244
Retained Earnings/(Dividends in Excess of Earnings)	(54,871) (11,148
Accumulated other comprehensive income (loss)	6,268	1,365
Total shareholders' equity	1,126,913	971,390
Noncontrolling interest in operating partnership	330,238	533,246
Noncontrolling interest in consolidated joint ventures	10,525	4,918

Total equity	1,467,676	1,509,554
Total liabilities and equity	\$6,218,124	\$5,578,337

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

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Ladder Capital Corp
Consolidated Statements of Income
(Dollars in Thousands, Except Per Share and Dividend Data)
(Unaudited)

	Three Months		Six Months Ended	
	Ended June 30,		June 30,	
	2017	2016	2017	2016
Net interest income				
Interest income	\$66,136	\$55,766	\$123,647	\$115,366
Interest expense	35,604	28,402	67,019	57,938
Net interest income	30,532	27,364	56,628	57,428
Provision for loan losses	—	150	—	300
Net interest income after provision for loan losses	30,532	27,214	56,628	57,128
Other income				
Operating lease income	22,187	19,085	41,816	38,379
Tenant recoveries	1,159	1,324	2,739	2,659
Sale of loans, net	—	2,795	(999)) 10,625
Realized gain (loss) on securities	7,132	2,971	12,494	2,398
Unrealized gain (loss) on Agency interest-only securities	299	(584)) 457	76
Realized gain on sale of real estate, net	2,232	4,873	4,563	10,968
Fee and other income	4,574	6,181	9,040	9,156
Net result from derivative transactions	(16,022)) (24,642)) (18,003)) (75,504)
Earnings (loss) from investment in unconsolidated joint ventures	10	(168)) (63)) 626
Gain (loss) on extinguishment of debt	—	—	(54)) 5,382
Total other income	21,571	11,835	51,990	4,765
Costs and expenses				
Salaries and employee benefits	14,489	13,432	30,531	26,047
Operating expenses	5,829	4,713	11,308	11,008
Real estate operating expenses	8,056	9,133	15,510	14,852
Fee expense	1,621	873	2,314	1,603
Depreciation and amortization	10,125	9,254	18,717	19,057
Total costs and expenses	40,120	37,405	78,380	72,567
Income (loss) before taxes	11,983	1,644	30,238	(10,674)
Income tax expense (benefit)	(1,449)) (2,301)) (2,824)) (3,174)
Net income (loss)	13,432	3,945	33,062	(7,500)
Net (income) loss attributable to noncontrolling interest in consolidated joint ventures	(77)) (235)) (398)) (2)
Net (income) loss attributable to noncontrolling interest in operating partnership	(2,693)) (908)) (8,531)) 4,765
Net income (loss) attributable to Class A common shareholders	\$10,662	\$2,802	\$24,133	\$(2,737)

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

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	Three Months		Six Months	
	Ended June 30,		Ended June 30,	
	2017	2016	2017	2016
Earnings per share:				
Basic	\$0.13	\$ 0.05	\$0.32	\$ (0.05)
Diluted	\$0.13	\$ 0.05	\$0.31	\$ (0.05)
Weighted average shares outstanding:				
Basic	80,108,431	1170,006	76,510,201	1,383,447
Diluted	110,055,609	1,976,962	109,693,606	1,683,447
Dividends per share of Class A common stock (Note 11)	\$0.300	\$ 0.275	\$0.600	\$ 0.550

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

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Ladder Capital Corp
Consolidated Statements of Comprehensive Income
(Dollars in Thousands)
(Unaudited)

	Three Months Ended		Six Months Ended June	
	June 30,		30,	
	2017	2016	2017	2016
Net income (loss)	\$13,432	\$3,945	\$33,062	\$(7,500)
Other comprehensive income (loss)				
Unrealized gain (loss) on securities, net of tax:				
Unrealized gain (loss) on real estate securities, available for sale	8,911	30,439	19,397	64,833
Reclassification adjustment for (gains) included in net income	(7,737)	(2,971)	(13,471)	(2,982)
Total other comprehensive income (loss)	1,174	27,468	5,926	61,851
Comprehensive income	14,606	31,413	38,988	54,351
Comprehensive (income) loss attributable to noncontrolling interest in consolidated joint ventures	(77)	(235)	(398)	(2)
Comprehensive income of combined Class A common shareholders and Operating Partnership unitholders	\$14,529	\$31,178	\$38,590	\$54,349
Comprehensive (income) attributable to noncontrolling interest in operating partnership	(3,401)	(12,547)	(10,874)	(21,791)
Comprehensive income attributable to Class A common shareholders	\$11,128	\$18,631	\$27,716	\$32,558

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

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Ladder Capital Corp
Consolidated Statements of Changes in Equity
(Dollars and Shares in Thousands)
(Unaudited)

	Class A Common Stock		Class B Common Stock		Additional Paid-in-Capital	Treasury Stock	Retained Earnings/(Dividends in Excess of Earnings)	Accumulated Other Comprehensive Income (Loss)	Noncontrolling Interests		Total Shareholders' Equity/Partners' Capital
	Shares	Par	Shares	Par					Operating Partnership	Consolidated Joint Ventures	
Balance, December 31, 2016	71,586	\$72	38,003	\$38	\$992,307	\$(11,244)	\$(11,148)	\$1,365	\$533,246	\$4,918	\$1,509,554
Contributions	—	—	—	—	—	—	—	—	—	5,309	5,309
Distributions	—	—	—	—	—	—	—	—	(28,963)	(100)	(29,063)
Equity based compensation	—	—	—	—	169	—	—	—	8,597	—	8,766
Grants of restricted stock	859	1	—	—	(1)	—	—	—	—	—	—
Shares acquired to satisfy minimum required federal and state tax withholding on vesting restricted stock and units	(936)	(1)	—	—	—	(13,257)	—	—	—	—	(13,258)
Forfeitures	(10)	—	—	—	—	—	—	—	—	—	—
Dividends declared	—	—	—	—	—	—	(50,537)	—	—	—	(50,537)
Stock dividends	814	1	432	1	17,317	—	(17,319)	—	—	—	—
Exchange of noncontrolling interest for common stock	13,738	14	(13,738)	(14)	185,002	—	—	1,422	(188,507)	—	(2,083)
Net income (loss)	—	—	—	—	—	—	24,133	—	8,531	398	33,062
Other comprehensive income (loss)	—	—	—	—	—	—	—	3,583	2,343	—	5,926
Rebalancing of ownership percentage between Company and Operating Partnership	—	—	—	—	5,111	—	—	(102)	(5,009)	—	—
Balance, June 30, 2017	86,051	\$87	24,697	\$25	\$1,199,905	\$(24,501)	\$(54,871)	\$6,268	\$330,238	\$10,525	\$1,467,676

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

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Ladder Capital Corp
Consolidated Statements of Changes in Equity
(Dollars and Shares in Thousands)

	Shareholders' Equity						Retained Earnings/(Dividends in Excess of Earnings)	Accumulated Other Comprehensive Income (Loss)	Noncontrolling Interests Operating Partnership	Interests Consolidated Joint Ventures	Total Shareholders' Equity/Partners Capital
	Class A Common Stock Shares	Par	Class B Common Stock Shares	Par	Additional Paid-in-Capital	Treasury Stock					
Balance, December 31, 2015	55,210	\$55	44,056	\$44	\$776,866	\$(5,812)	\$60,618	\$(3,556)	\$657,380	\$5,813	\$1,491,408
Contributions	—	—	—	—	—	—	—	—	250	—	250
Distributions	—	—	—	—	—	—	—	—	(39,805)	(757)	(40,562)
Equity based compensation	—	—	—	—	516	—	—	—	17,124	—	17,640
Grants of restricted stock	794	1	—	—	(1)	—	—	—	—	—	—
Purchase of treasury stock	(424)	—	—	—	—	(4,652)	—	—	—	—	(4,652)
Shares acquired to satisfy minimum required federal and state tax withholding on vesting restricted stock and units	(73)	—	(1)	—	—	(780)	—	—	(6)	—	(786)
Forfeitures	(48)	—	—	—	—	—	—	—	—	—	—
Dividends declared	—	—	—	—	—	—	(74,393)	—	—	—	(74,393)
Stock dividends	5,606	6	4,469	4	64,090	—	(64,100)	—	—	—	—
Exchange of noncontrolling interest for common stock	10,521	10	(10,521)	(10)	144,629	—	—	1,202	(145,831)	—	—
Adjustment for deferred taxes/tax receivable agreement as a result of the exchange of Class B shares	—	—	—	—	(1,590)	—	—	—	—	—	(1,590)
Net income (loss)	—	—	—	—	—	—	66,727	—	47,131	(138)	113,720
Other comprehensive income (loss)	—	—	—	—	—	—	—	3,420	5,099	—	8,519
Rebalancing of ownership percentage between Company and Operating Partnership	—	—	—	—	7,797	—	—	299	(8,096)	—	—
	71,586	\$72	38,003	\$38	\$992,307	\$(11,244)	\$(11,148)	\$1,365	\$533,246	\$4,918	\$1,509,554

**Balance,
December 31,
2016**

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

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Ladder Capital Corp
Consolidated Statements of Cash Flows
(Dollars in Thousands)
(Unaudited)

	Six Months Ended June	
	30,	
	2017	2016
Cash flows from operating activities:		
Net income (loss)	\$33,062	\$(7,500)
Adjustments to reconcile net income (loss) to net cash provided by (used in) operating activities:		
(Gain) loss on extinguishment of debt	54	(5,382)
Depreciation and amortization	18,717	19,057
Unrealized (gain) loss on derivative instruments	1,309	23,656
Unrealized (gain) loss on Agency interest-only securities	(457)	(76)
Unrealized (gain) loss on investment in mutual fund	(56)	—
Provision for loan losses	—	300
Amortization of equity based compensation	8,766	8,118
Amortization of deferred financing costs included in interest expense	3,954	4,288
Amortization of premium on mortgage loan financing	(460)	(437)
Amortization of above- and below-market lease intangibles	(173)	35
Amortization of premium/(accretion) of discount and other fees on loans	(4,539)	(4,914)
Amortization of premium/(accretion) of discount and other fees on securities	36,656	36,591
Realized (gain) loss on sale of mortgage loan receivables held for sale	999	(10,625)
Realized (gain) loss on real estate securities	(12,494)	(2,398)
Realized gain on sale of real estate, net	(4,563)	(10,968)
Realized gain on sale of derivative instruments	(39)	(24)
Origination of mortgage loan receivables held for sale	(564,492)	(339,657)
Purchases of mortgage loan receivables held for sale	—	(21,667)
Repayment of mortgage loan receivables held for sale	1,184	699
Proceeds from sales of mortgage loan receivables held for sale	—	359,561
(Income) loss from investments in unconsolidated joint ventures in excess of distributions received	63	(626)
Distributions from operations of investment in unconsolidated joint ventures	—	1,017
Deferred tax asset	(4,637)	(6,693)
Payments pursuant to tax receivable agreement	(230)	—
Changes in operating assets and liabilities:		
Accrued interest receivable	(2,048)	1,609
Other assets	(2,640)	(11,366)
Accrued expenses and other liabilities	(11,413)	(29,943)
Net cash provided by (used in) operating activities	(503,477)	2,655
Cash flows from investing activities:		
Purchase of derivative instruments	(199)	(73)
Sale of derivative instruments	—	49
Purchases of real estate securities	(74,881)	(530,476)
Repayment of real estate securities	81,747	135,614
Proceeds from sales of real estate securities	643,825	124,050
Origination of mortgage loan receivables held for investment	(563,392)	(174,481)

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	Six Months Ended June 30,	
	2017	2016
Purchases of mortgage loan receivables held for investment	(94,079)	—
Repayment of mortgage loan receivables held for investment	175,625	373,857
Distributions received from investments in unconsolidated joint ventures in excess of income	—	49
Capitalization of interest on investment in unconsolidated joint ventures	(558)	(420)
Purchases of real estate	(182,038)	(16,008)
Capital improvements of real estate	(2,804)	(3,249)
Proceeds from sale of real estate	12,590	44,097 (1)
Net cash provided by (used in) investing activities	(4,164)	(46,991)
Cash flows from financing activities:		
Deferred financing costs paid	(10,252)	(1,195)
Proceeds from borrowings under debt obligations	6,477,949	6,151,959
Repayment of borrowings under debt obligations	(5,783,076)	(6,027,672)
Cash dividends paid to Class A common shareholders	(73,911)	(49,843)
Capital contributed by noncontrolling interests in operating partnership	—	250
Capital distributed to noncontrolling interests in operating partnership	(28,963)	(26,704)
Capital contributed by noncontrolling interests in consolidated joint ventures	5,309	—
Capital distributed to noncontrolling interests in consolidated joint ventures	(100)	(229)
Payment of liability assumed in exchange for shares for the minimum withholding taxes on vesting restricted stock	(13,258)	(786)
Purchase of treasury stock	—	(4,652)
Net cash provided by (used in) financing activities	573,698	41,128
Net increase (decrease) in cash, cash equivalents and restricted cash	66,057	(3,208)
Cash, cash equivalents and restricted cash at beginning of period	89,428	162,794
Cash, cash equivalents and restricted cash at end of period	\$155,485	\$159,586
Supplemental information:		
Cash paid for interest, net of amounts capitalized	\$61,435	\$55,505
Cash paid (received) for income taxes	821	13,642
Non-cash investing and financing activities:		
Securities and derivatives purchased, not settled	(1,051)	(31)
Securities sold, not settled	25,980	5,583
Origination of mortgage loans receivable held for investment	—	36,878
Repayment of mortgage loans receivable held for investment	—	(36,878)
Transfer from mortgage loans receivable held for sale to mortgage loans receivable held for investment, at amortized cost	719,465	—
Exchange of noncontrolling interest for common stock	188,520	28,328
Change in deferred tax asset related to exchanges of noncontrolling interest for common stock	1,935	(772)
Dividends declared, not paid	1,308	1,179
Stock dividends	17,319	64,100

(1) Includes cash proceeds received in 2016 that relate to 2015 sales of real estate of \$6.5 million.

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The following table provides a reconciliation of cash, cash equivalents and restricted cash reported within the consolidated balance sheets that sum to the total of the same such amounts shown in the consolidated statement of cash flows (\$ in thousands):

	June 30, 2017	June 30, 2016
Cash and cash equivalents	\$58,225	\$81,415
Restricted cash	97,260	78,171
Total cash, cash equivalents and restricted cash shown in the consolidated statement of cash flows	\$155,485	\$159,586

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

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Ladder Capital Corp
Notes to Consolidated Financial Statements
(Unaudited)

1. ORGANIZATION AND OPERATIONS

Ladder Capital Corp is an internally-managed real estate investment trust (“REIT”) that is a leader in commercial real estate finance. Ladder Capital Corp, as the general partner of Ladder Capital Finance Holdings LLLP (“LCFH,” “Predecessor” or the “Operating Partnership”), operates the Ladder Capital business through LCFH and its subsidiaries. As of June 30, 2017, Ladder Capital Corp has a 77.7% economic interest in LCFH and controls the management of LCFH as a result of its ability to appoint its board members. Accordingly, Ladder Capital Corp consolidates the financial results of LCFH and records noncontrolling interest for the economic interest in LCFH held by the Continuing LCFH Limited Partners (as defined below). In addition, Ladder Capital Corp, through certain subsidiaries which are treated as taxable REIT subsidiaries (each a “TRS”), is indirectly subject to U.S. federal, state and local income taxes. Other than the noncontrolling interest in the Operating Partnership and such indirect U.S. federal, state and local income taxes, there are no material differences between Ladder Capital Corp’s consolidated financial statements and LCFH’s consolidated financial statements.

Ladder Capital Corp was formed as a Delaware corporation on May 21, 2013. The Company conducted an initial public offering (“IPO”) which closed on February 11, 2014. The Company used the net proceeds from the IPO to purchase newly issued limited partnership units (“LP Units”) from LCFH. In connection with the IPO, Ladder Capital Corp also became a holding corporation and the general partner of, and obtained a controlling interest in, LCFH. Ladder Capital Corp’s only business is to act as the general partner of LCFH, and, as such, Ladder Capital Corp indirectly operates and controls all of the business and affairs of LCFH and its subsidiaries through its ability to appoint the LCFH board. The proceeds received by LCFH in connection with the sale of the LP Units have been and will be used for loan origination and related real estate business lines and for general corporate purposes. The IPO transactions described herein are referred to as the “IPO Transactions.”

Ladder Capital Corp consolidates the financial results of LCFH and its subsidiaries. The ownership interest of certain existing owners of LCFH, who owned LP Units and an equivalent number of shares of Ladder Capital Corp Class B common stock as of the completion of the IPO (the “Continuing LCFH Limited Partners”) and continue to hold equivalent units in the Series of LCFH (as described below) and Ladder Capital Corp Class B common stock, is reflected as a noncontrolling interest in Ladder Capital Corp’s consolidated financial statements.

Pursuant to LCFH’s amended and restated Limited Liability Limited Partnership Agreement (“the Amended and Restated LLLP Agreement”), and subject to the applicable minimum retained ownership requirements and certain other restrictions, including notice requirements, from time to time, Continuing LCFH Limited Partners (or certain transferees thereof) have the right to exchange their LP Units for shares of Ladder Capital Corp’s Class A common stock on a one-for-one basis. In connection with an exchange, a corresponding number of shares of Ladder Capital Corp Class B common stock are required to be provided and canceled. However, the exchange of LP Units for shares of Ladder Capital Corp Class A common stock will not affect the exchanging owners’ voting power since the votes represented by the canceled shares of Ladder Capital Corp Class B common stock will be replaced with the votes represented by the shares of Class A common stock for which such LP Units will be exchanged.

As a result of the Company’s acquisition of LP Units of LCFH and LCFH’s election under Section 754 of the Internal Revenue Code of 1986, as amended (the “Code”), the Company expects to benefit from depreciation and other tax deductions reflecting LCFH’s tax basis for its assets. Those deductions will be allocated to the Company and will be taken into account in reporting the Company’s taxable income.

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The REIT Structuring Transactions

In anticipation of the Company's election to be subject to tax as a REIT under the Internal Revenue Code of 1986 (the "Code") beginning with its 2015 taxable year (the "REIT Election"), we effected an internal realignment as of December 31, 2014 that we believe permits us to operate as a REIT, subject to the risk factors described in the Annual Report (see "Risk Factors—Risks Related to Our Taxation as a REIT"). As part of this realignment, LCFH and certain of its wholly-owned subsidiaries were serialized in order to segregate our REIT-qualified assets and income from our non-REIT-qualified assets and income. Pursuant to such serialization, all assets and liabilities of LCFH and each such subsidiary were identified as TRS assets and liabilities (e.g., our conduit securitization and condominium sales businesses) and REIT assets and liabilities (e.g., balance sheet loans, real estate and most securities), and were allocated on our internal books and records into two pools within LCFH or such subsidiary, Series TRS and Series REIT (collectively, the "Series"), respectively.

In connection with this serialization, the Amended and Restated LLLP Agreement was amended and restated, effective as of December 5, 2014 and again as of December 31, 2014 (the "Third Amended and Restated LLLP Agreement"). Pursuant to the Third Amended and Restated LLLP Agreement, as of December 31, 2014:

all assets and liabilities of LCFH were allocated on LCFH's internal books and records to either Series REIT or Series TRS of LCFH;

the Company serves as general partner of LCFH and of Series REIT of LCFH;

LC TRS I LLC ("LC TRS I"), a Delaware limited liability company wholly-owned by Series REIT of LCFH, serves as the general partner of Series TRS of LCFH;

each outstanding LP Unit was exchanged for one Series REIT limited partnership unit ("Series REIT LP Unit"), which is entitled to receive profits and losses derived from REIT assets and liabilities, and one Series TRS limited partnership unit ("Series TRS LP Unit"), which is entitled to receive profits and losses derived from TRS assets and liabilities (Series REIT LP Units and Series TRS LP Units are collectively referred to as "Series Units");

as a result, Ladder Capital Corp owned, directly and indirectly, an aggregate of 51.9% of Series REIT of LCFH, and, through such ownership, the right to receive 51.9% of the profits and distributions of Series TRS;

the limited partners of LCFH owned the remaining 48.1% of each of Series REIT and Series TRS of LCFH;

Series REIT of LCFH, in turn, owns, directly or indirectly, 100% of the REIT series of each of its serialized subsidiaries as well as certain wholly-owned REIT subsidiaries;

Series TRS of LCFH owns, directly or indirectly, 100% of the TRS series of each of its serialized subsidiaries, as well as certain wholly-owned TRSs;

Series TRS LP Units are exchangeable for an equal number of shares ("TRS Shares") of LC TRS I (a "TRS Exchange");

in order to effect the exchange of Series Units for shares of Class A common stock of the Company on a one-for-one basis (the "Class A Exchange"), holders are required to surrender (i) one share of the Company's Class B common stock, (ii) one Series REIT LP Unit, and (iii) either one Series TRS LP Unit or one TRS Share; and

Series REIT and Series TRS have separate boards, officers, books and records, bank accounts, and tax identification numbers.

Each Series of LCFH also signed a separate joinder agreement, agreeing, effective as of 11:59:59 pm on December 31, 2014 (the “Effective Time”), to assume and pay when due (i) any and all liabilities of LCFH incurred or accrued by LCFH as of the Effective Time and (ii) any and all obligations of LCFH arising under contracts, bonds, notes, guarantees, leases or other agreements to which LCFH was a party as of the Effective Time (collectively, the “Agreements”), regardless of whether such obligations arise under the applicable Agreement at, prior to, or after the Effective Time, in each case, with the same force and effect as if each Series had been a signatory to such Agreements on the date thereof.

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Also in connection with the REIT Election, the Company's certificate of incorporation was amended and restated, effective as of February 27, 2015, following approval by our shareholders (the "Charter Amendment"), to, among other things, impose ownership limitations and transfer restrictions to facilitate our compliance with the REIT requirements. To qualify as a REIT under the Code, our stock must be beneficially owned by 100 or more persons during at least 335 days of a taxable year of 12 months or during a proportionate part of a shorter taxable year (other than the first year for which an election to be a REIT has been made). Also, not more than 50% of the value of the outstanding shares of our capital stock may be owned, directly or indirectly, by five or fewer "individuals" (as defined to include certain entities such as private foundations) during the last half of a taxable year (other than the first taxable year for which an election to be a REIT has been made). Finally, a person actually or constructively owning 10% or more of the vote or value of the outstanding shares of our capital stock could lead to a level of affiliation between the Company and one or more of its tenants that could disqualify our revenues from the affiliated tenants and possibly jeopardize or otherwise adversely impact our qualification as a REIT.

To facilitate satisfaction of these requirements for qualification as a REIT, the Charter Amendment contains provisions restricting the ownership and transfer of shares of all classes or series of our capital stock. Including ownership limitations in a REIT's charter is the most effective mechanism to monitor compliance with the above-described provisions of the Code. The Charter Amendment provides that, subject to certain exceptions and the constructive ownership rules, no person may own, or be deemed to own by virtue of the attribution provisions of the Code, in excess of (i) 9.8% in value of the outstanding shares of all classes or series of our capital stock or (ii) 9.8% in value or number (whichever is more restrictive) of the outstanding shares of any class of our common stock. In addition, our Tax Receivable Agreement with the Continuing LCFH Limited Partners (the "TRA Members") was amended and restated in connection with our REIT Election, effective as of December 31, 2014 (the "TRA Amendment"), in order to preserve a portion of the potential tax benefits currently existing under the Tax Receivable Agreement that would otherwise be reduced in connection with our REIT Election. The TRA Amendment provides that, in lieu of the existing tax benefit payments under the Tax Receivable Agreement for the 2015 taxable year and beyond, LC TRS I will pay to the TRA Members 85% of the amount of the benefits, if any, that LC TRS I realizes or under certain circumstances (such as a change of control) is deemed to realize as a result of (i) the increases in tax basis resulting from the TRS Exchanges by the TRA Members, (ii) any incremental tax basis adjustments attributable to payments made pursuant to the TRA Amendment, and (iii) any deemed interest deductions arising from payments made by LC TRS I under the TRA Amendment. Under the TRA Amendment, LC TRS I may benefit from the remaining 15% of cash savings in income tax that it realizes, which is in the same proportion realized by the Company under the existing Tax Receivable Agreement. The purpose of the TRA Amendment was to preserve the benefits of the Tax Receivable Agreement to the extent possible in a REIT, although, as a result, the amount of payments made to the TRA Members under the TRA Amendment is expected to be less than would be made under the prior Tax Receivable Agreement. The TRA Amendment continues to share such benefits in the same proportions and otherwise has substantially the same terms and provisions as the prior Tax Receivable Agreement. See Note 2 and Note 15 for further discussion of the Tax Receivable Agreement.

As of March 4, 2015, the Company made the necessary TRS and check-the-box elections began to elect to be taxed as a REIT starting with its tax return for the year ended December 31, 2015, filed in September 2016.

2. SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting and Principles of Combination and Consolidation

The accompanying consolidated financial statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP"). In the opinion of management, the unaudited financial information for the interim periods presented in this report reflects all normal and recurring adjustments necessary for a fair statement of results of operations, financial position and cash flows. The interim consolidated

financial statements should be read in conjunction with the audited consolidated financial statements for the year ended December 31, 2016, which are included in the Company's Annual Report, as certain disclosures would substantially duplicate those contained in the audited consolidated financial statements have not been included in this interim report. Operating results for interim periods are not necessarily indicative of operating results for an entire fiscal year. The interim consolidated financial statements have been prepared, without audit, and do not necessarily include all information and footnotes necessary for a fair statement of our consolidated financial position, results of operations and cash flows in accordance with GAAP.

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The consolidated financial statements include the Company's accounts and those of its subsidiaries which are majority-owned and/or controlled by the Company and variable interest entities for which the Company has determined itself to be the primary beneficiary, if any. All significant intercompany transactions and balances have been eliminated.

Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") *Topic 810 — Consolidation* ("ASC 810"), provides guidance on the identification of entities for which control is achieved through means other than voting rights ("variable interest entities" or "VIEs") and the determination of which business enterprise, if any, should consolidate the VIEs. Generally, the consideration of whether an entity is a VIE applies when either: (1) the equity investors (if any) lack one or more of the essential characteristics of a controlling financial interest; (2) the equity investment at risk is insufficient to finance that entity's activities without additional subordinated financial support; or (3) the equity investors have voting rights that are not proportionate to their economic interests and the activities of the entity involve or are conducted on behalf of an investor with a disproportionately small voting interest. The Company consolidates VIEs in which it is considered to be the primary beneficiary. The primary beneficiary is the entity that has both of the following characteristics: (1) the power to direct the activities that, when taken together, most significantly impact the VIE's performance; and (2) the obligation to absorb losses and right to receive the returns from the VIE that would be significant to the VIE.

Noncontrolling interests in consolidated subsidiaries are defined as "the portion of the equity (net assets) in the subsidiaries not attributable, directly or indirectly, to a parent." Noncontrolling interests are presented as a separate component of capital in the consolidated balance sheets. In addition, the presentation of net income attributes earnings to shareholders/unitholders (controlling interest) and noncontrolling interests.

Emerging Growth Company Status

Since our IPO, the Company has been an "emerging growth company," as defined in the Jumpstart Our Business Startups Act ("JOBS Act"), and is eligible to take advantage of certain exemptions from various reporting requirements that are applicable to other public companies that are not "emerging growth companies," including, but not limited to, not being required to comply with the auditor attestation requirements of Section 404 of the Sarbanes-Oxley Act of 2002, as amended (the "Sarbanes-Oxley Act"), reduced disclosure obligations regarding executive compensation in the Company's periodic reports and proxy statements, and exemptions from the requirements of holding a nonbinding advisory vote on executive compensation and shareholder approval of any golden parachute payments not previously approved.

In addition, Section 107 of the JOBS Act also provides that an "emerging growth company" can take advantage of the extended transition period provided in Section 7(a)(2)(B) of the Securities Act for complying with new or revised accounting standards. In other words, an "emerging growth company" can delay the adoption of certain accounting standards until those standards would otherwise apply to private companies. However, the Company chose to "opt out" of such extended transition period, and as a result, it will comply with new or revised accounting standards on the relevant dates on which adoption of such standards is required for non-emerging growth companies. Section 107 of the JOBS Act provides that the Company's decision to opt out of the extended transition period for complying with new or revised accounting standards is irrevocable.

The Company could remain an "emerging growth company" for up to five years from the date of the IPO, or until the earliest of (i) the last day of the first fiscal year in which its annual gross revenues exceed \$1.07 billion; (ii) the date that the Company becomes a "large accelerated filer" as defined in Rule 12b-2 under the Exchange Act, which would occur if the market value of its common stock that is held by nonaffiliates exceeds \$700 million as of the last business day of its most recently completed second fiscal quarter; or (iii) the date on which the Company has issued more than \$1 billion in nonconvertible debt during the preceding three-year period.

However, because the market value of the Company's common stock held by non-affiliates exceeded \$700 million as of June 30, 2017, as of December 31, 2017, the Company will be deemed a large accelerated filer and it will no longer qualify as an emerging growth company. Accordingly, the Company will be subject to certain disclosure and compliance requirements that apply to other public companies but have not previously applied to it due to the Company's prior status as an emerging growth company. These requirements include:

- compliance with the auditor attestation requirements on the assessment of our internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act of 2002;

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compliance with any requirement that may be adopted by the Public Company Accounting Oversight Board regarding mandatory audit firm rotation or a supplement to the auditor's report providing additional information about the audit and the financial statements;

full disclosure obligations regarding executive compensation; and

compliance with the requirements of holding a nonbinding advisory vote on executive compensation and stockholder approval of any golden parachute payments not previously approved.

As a large accelerated filer, the Company is required to file its Form 10-K with the Securities and Exchange Commission within 60 days after the Company's fiscal year end. As an accelerated filer, the Company was only required to file its Form 10-K within 75 days after the Company's fiscal year end. There has been no change to the Form 10-Q filing due dates.

Use of Estimates

The preparation of the consolidated financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the dates of the balance sheets and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. Estimates and assumptions are reviewed periodically, and the effects of resulting changes are reflected in the consolidated financial statements in the period the changes are deemed to be necessary. Significant estimates made in the accompanying consolidated financial statements include, but are not limited to the following:

valuation of real estate securities;

allocation of purchase price for acquired real estate;

impairment, and useful lives, of real estate;

useful lives of intangible assets;

valuation of derivative instruments;

valuation of deferred tax asset;

amounts payable pursuant to the Tax Receivable Agreement;

determination of effective yield for recognition of interest income;

adequacy of provision for loan losses;

determination of other than temporary impairment of real estate securities and investments in unconsolidated joint ventures;

certain estimates and assumptions used in the accrual of incentive compensation and calculation of the fair value of equity compensation issued to employees;

determination of the effective tax rate for income tax provision; and

certain estimates and assumptions used in the allocation of revenue and expenses for our segment reporting.

Cash and Cash Equivalents

The Company considers all investments with original maturities of three months or less, at the time of acquisition, to be cash equivalents. The Company maintains cash accounts at several financial institutions, which are insured up to a maximum of \$250,000 per account as of June 30, 2017 and December 31, 2016. At June 30, 2017 and December 31, 2016, and at various times during the years, the balances exceeded the insured limits.

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Restricted Cash

Restricted cash is comprised of accounts the Company maintains with brokers to facilitate financial derivative and repurchase agreement transactions in support of its loan and securities investments and risk management activities. Based on the value of the positions in these accounts and the associated margin requirements, the Company may be required to deposit additional cash into these broker accounts. The cash collateral held by broker is considered restricted cash. Restricted cash also includes tenant security deposits, deposits related to real estate sales and acquisitions and required escrow balances on credit facilities. Prior to January 1, 2017, these amounts were previously recorded in other assets on the Company's consolidated balance sheets. Prior period amounts have been reclassified to conform to current period presentation.

Investments in Unconsolidated Joint Ventures

The Company accounts for its investments in unconsolidated joint ventures under the equity method of accounting. The Company applies the equity method by initially recording these investments at cost, as investments in unconsolidated joint ventures, subsequently adjusted for equity in earnings and cash contributions and distributions. The outside basis portion of the Company's joint ventures is amortized over the anticipated useful lives of the underlying ventures' tangible and intangible assets acquired and liabilities assumed. Generally, the Company would discontinue applying the equity method when the investment (and any advances) is reduced to zero and would not provide for additional losses unless the Company has guaranteed obligations of the venture or is otherwise committed to providing further financial support for the investee. If the venture subsequently generates income, the Company only recognizes its share of such income to the extent it exceeds its share of previously unrecognized losses. The Company classifies distributions received from its investments in unconsolidated joint ventures using the nature of the distribution approach.

On a periodic basis, management assesses whether there are any indicators that the value of the Company's investments in unconsolidated joint ventures may be impaired. An investment is impaired only if management's estimate of the value of the investment is less than the carrying value of the investment, and such decline in value is deemed to be other than temporary. To the extent impairment has occurred, the loss shall be measured as the excess of the carrying amount of the investment over the value of the investment. The Company's estimates of value for each investment (particularly in commercial real estate joint ventures) are based on a number of assumptions that are subject to economic and market uncertainties including, among others, demand for space, competition for tenants, changes in market rental rates, and operating costs. As these factors are difficult to predict and are subject to future events that may alter management's assumptions, the values estimated by management in its impairment analyses may not be realized, and actual losses or impairment may be realized in the future. See Note 6, Investment in Unconsolidated Joint Ventures.

Transfers of Financial Assets

For a transfer of financial assets to be considered a sale, the transfer must meet the sale criteria of ASC 860, which, at the time of the transfer, require that the transferred assets qualify as recognized financial assets and the Company surrender control over the assets. Such surrender requires that the assets be isolated from the Company, even in bankruptcy or other receivership, the purchaser have the right to pledge or sell the assets transferred and the Company not have an option or obligation to reacquire the assets. If the sale criteria are not met, the transfer is considered to be a secured borrowing, the assets remain on the Company's consolidated balance sheets and the sale proceeds are recognized as a liability.

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Out-of-Period Adjustments

During the first quarter of 2017, the Company recorded an out-of-period adjustment to reduce depreciation expense of \$0.8 million, related to prior periods. The Company has concluded that this adjustment is not material to the financial position or results of operations for the three months ended March 31, 2017, or any prior periods; accordingly, the Company recorded the related adjustment in the three month period ended March 31, 2017.

During the first quarter of 2016, the Company had recorded the following out-of-period adjustments to correct errors from prior periods: (i) additional deferred financing cost amortization of \$0.5 million relating to 2015; (ii) additional taxes of \$1.2 million representing additional state taxes relating to 2015 and (iii) additional return on equity of \$0.9 million from the Company's investment in an unconsolidated joint venture predominately relating to prior years. The Company has concluded that these adjustments were not material to the financial position or results of operations for the current period or any prior periods, accordingly, the Company recorded the related adjustments in the three month period ended March 31, 2016.

Recently Adopted Accounting Pronouncements

In August 2016, the FASB issued ASU 2016-15, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments* ("ASU 2016-15"). ASU 2016-15 clarifies guidance on the classification of certain cash receipts and payments in the statement of cash flows to reduce diversity in practice with respect to (i) debt prepayment or debt extinguishment costs, (ii) settlement of zero-coupon debt instruments or other debt instruments with coupon interest rates that are insignificant in relation to the effective interest rate of the borrowing, (iii) contingent consideration payments made after a business combination, (iv) proceeds from the settlement of insurance claims, (v) proceeds from the settlement of corporate-owned life insurance policies, including bank-owned life insurance policies, (vi) distributions received from equity method investees, (vii) beneficial interests in securitization transactions, and (viii) separately identifiable cash flows and application of the predominance principle. For a public company, ASU 2016-15 is effective for annual reporting periods beginning after December 15, 2017, including interim periods within that reporting period. Early adoption is permitted in any interim or annual period. The Company elected to early adopt ASU 2016-15 effective January 1, 2017. The adoption did not have a material effect on the Company's consolidated financial statements.

In October 2016, the FASB issued ASU 2016-17, *Consolidation (Topic 810): Interests Held through Related Parties That Are under Common Control* ("ASU 2016-17"). ASU 2016-17 changes how a reporting entity that is a decision maker should consider indirect interests in a VIE held through an entity under common control. If a decision maker must evaluate whether it is the primary beneficiary of a VIE, it will only need to consider its proportionate indirect interest in the VIE held through a common control party. ASU 2016-17 amends ASU 2015-02, which the Company adopted on January 1, 2016, and which currently directs the decision maker to treat the common control party's interest in the VIE as if the decision maker held the interest itself. ASU 2016-17 is effective for public business entities in fiscal years beginning after December 15, 2016, including interim periods within those fiscal years, with early adoption permitted. The Company adopted this update in the quarter ended March 31, 2017. The adoption did not have a material effect on the Company's consolidated financial statements.

In November 2016, the FASB issued ASU 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash* ("ASU 2016-18"). ASU 2016-18 requires the inclusion of restricted cash with cash and cash equivalents when reconciling the beginning-of-the period and end-of-period total amounts shown on the statement of cash flows. For a public company, ASU 2016-18 is effective for annual reporting periods, beginning after December 15, 2017, including interim periods within that reporting period. The Company elected to early adopt ASU 2016-18 effective January 1, 2017 and the amendment was applied on a retrospective basis for all periods presented. As a result of the adoption, the Company no

longer presents the change within restricted cash in the consolidated statements of cash flows.

Table of Contents***Recent Accounting Pronouncements***

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)* (“ASU 2014-09”). ASU 2014-09 is a comprehensive new revenue recognition model requiring a company to recognize revenue to depict the transfer of goods or services to a customer at an amount reflecting the consideration it expects to receive in exchange for those goods or services. In adopting ASU 2014-09, companies may use either a full retrospective or a modified retrospective approach. Additionally, this guidance requires improved disclosures regarding the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. In August 2015, the FASB issued ASU 2015-14, *Deferral of the Effective Date* (“ASU 2015-14”), which amends ASU 2014-09. As a result, the effective date for the amendments contained in ASU 2014-09 will be the first quarter of fiscal year 2018, with early adoption permitted in the first quarter of fiscal year 2017. The FASB allows two adoption methods under ASU 2014-09. Under the full retrospective method, a company will apply the rules to contracts in all reporting periods presented, subject to certain allowable exceptions. Under the modified retrospective method, a company will apply the rules to all contracts existing as of January 1, 2018, recognizing in beginning retained earnings an adjustment for the cumulative effect of the change and providing additional disclosures comparing results to previous rules. The Company continues to evaluate the available adoption methods and has not yet selected which transition method it will apply. The Company believes the effects on its existing accounting policies will be associated with its non-leasing revenue components, specifically the amount, timing and presentation of tenant expense reimbursements revenue. The Company is also currently evaluating the impact to the amount and timing of historical real estate sales and associated gain recognition. The Company continues to evaluate other areas of the standard and is currently assessing the impact on its consolidated financial statements. The Company expects to adopt this update beginning January 1, 2018.

In March 2016, the FASB issued ASU 2016-08, *Revenue from Contracts with Customers (Topic 606): Principal versus Agent Considerations (Reporting Revenue Gross versus Net)* (“ASU 2016-08”). This update provides clarifying guidance regarding the application of ASU 2014-09 when another party, along with the reporting entity, is involved in providing a good or a service to a customer. In these circumstances, an entity is required to determine whether the nature of its promise is to provide that good or service to the customer (that is, the entity is a principal) or to arrange for the good or service to be provided to the customer by the other party (that is, the entity is an agent). In April 2016, the FASB issued ASU 2016-10, *Revenue from Contracts with Customers (Topic 606): Identifying Performance Obligations and Licensing* (“ASU 2016-10”), which clarifies the identification of performance obligations and the licensing implementation guidance. In May 2016, the FASB issued ASU 2016-11, *Revenue Recognition (Topic 605) and Derivatives and Hedging (Topic 815): Rescission of SEC Guidance Because of Accounting Standards Updates 2014-09 and 2014-16 Pursuant to Staff Announcements at the March 3, 2016 Emerging Issues Task Force (“EITF”) Meeting (SEC Update)* (“ASU 2016-11”), which rescinds SEC paragraphs pursuant to SEC staff announcements. These rescissions include changes to topics pertaining to accounting for shipping and handling fees and costs and accounting for consideration given by a vendor to a customer. In May 2016, the FASB issued ASU 2016-12, *Revenue from Contracts with Customers (Topic 606): Narrow-Scope Improvements and Practical Expedients* (“ASU 2016-12”), which provides clarifying guidance in certain narrow areas and adds some practical expedients. The effective dates for these ASUs are the same as the effective date for ASU No. 2014-09, for annual and interim periods beginning after December 15, 2017. The Company is reviewing its policies and processes to ensure compliance with the requirements in these updates.

In December 2016, the FASB issued ASU 2016-20, *Technical Corrections and Improvements to Topic 606, Revenue from Contracts with Customers* (“ASU 2016-20”). The amendments in this ASU affect the guidance in ASU 2014-09, which is not yet effective. The effective date and transition requirements for the amendments are the same as the effective date and transition requirements of Topic 606 (and any other Topic amended by Update 2014-09). ASU 2015-14, *Revenue from Contracts with Customers (Topic 606): Deferral of the Effective Date*, defers the effective date of ASU 2014-09 by one year.

In January 2016, the FASB issued ASU 2016-01, *Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities* (“ASU 2016-01”). The update provides guidance to improve certain aspects of recognition, measurement, presentation, and disclosure of financial instruments. The standard is effective for public companies for fiscal years beginning after December 15, 2017, and for interim periods within those fiscal years. Early adoption by public companies for fiscal year or interim period financial statements that have not yet been issued or, by all other entities, that have not yet been made available for issuance of this guidance, is permitted as of the beginning of the fiscal year of adoption, under certain restrictions. The Company is required to apply the guidance by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption. The guidance related to equity securities without readily determinable fair values should be applied prospectively to equity investments that exist at the date of adoption. The Company anticipates adopting this update in the quarter ending March 31, 2018 and is currently evaluating the impact on the Company’s consolidated financial statements.

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In February 2016, the FASB issued ASU 2016-02, *Leases (Topic 842)* ("ASU 2016-02"), which sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract (i.e. lessees and lessors). The new standard requires lessees to apply a dual approach, classifying leases as either operating leases based on the principle of whether or not the lease is effectively a financed purchase by the lessee. This classification will determine whether lease expense is recognized based on an effective interest method or on a straight-line basis over the term of the lease. A lessee is also required to record a right-of-use asset and a lease liability for all leases with a term greater than 12 months regardless of their classification. Leases with a term of 12 months or less will be accounted for similar to existing guidance for operating leases today. The new standard requires lessors to account for leases using an approach that is substantially equivalent to existing guidance for sale-type leases, direct financing leases and operating leases. ASU 2016-02 supersedes the previous lease standard, *Leases (Topic 840)*. The standard is effective for the Company on January 1, 2019, with an early adoption permitted. The Company continues to evaluate the effect the adoption of ASU 2016-02 will have on the Company's financial position and/or results of operations. The Company currently believes that the adoption of ASU 2016-02 will not have a material impact for operating leases where it is a lessor and will continue to record revenues from rental properties for its operating leases on a straight-line basis. However, for leases where the Company is the lessee, primarily for the Company's corporate headquarters and regional offices, the Company will measure the present value of the future lease payments and recognize a right-of-use asset and corresponding lease liability on its balance sheet.

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments—Credit Losses (Topic 326): Measurement of Credit Losses on Financial Instruments* ("ASU 2016-13"). The guidance changes the impairment model for most financial assets. The new model uses a forward-looking expected loss method, which will generally result in earlier recognition of allowances for losses. ASU 2016-13 is effective for annual and interim periods beginning after December 15, 2019, and early adoption is permitted for annual and interim periods beginning after December 15, 2018. The Company must apply the amendments in this update through a cumulative-effect adjustment to retained earnings as of the beginning of the first reporting period in which the guidance is effective. The Company is currently assessing the impact of this standard on the consolidated financial statements. In general, the allowance for credit losses is expected to increase when changing from an incurred loss to expected loss methodology. The models and methodologies that are currently used in estimating the allowance for credit losses are being evaluated to identify the changes necessary to meet the requirements of the new standard.

In January 2017, the FASB issued ASU 2017-04, *Intangibles—Goodwill and Other (Topic 350)* ("ASU 2017-04"). The ASU simplifies the accounting for goodwill impairment. The guidance removes Step 2 of the goodwill impairment test, which requires a hypothetical purchase price allocation. A goodwill impairment will now be the amount by which a reporting unit's carrying value exceeds its fair value, not to exceed the carrying amount of goodwill. The guidance will be applied prospectively and is effective for annual or any interim goodwill impairment tests in years beginning after December 15, 2019 with early adoption permitted. The Company is currently assessing the impact that this guidance will have on its consolidated financial statements when adopted.

In February 2017, the FASB issued ASU 2017-05, *Other Income—Gains and Losses from the Derecognition of Nonfinancial Assets (Subtopic 610-20)* ("ASU 2017-05"). Subtopic 610-20 was issued as part of the new revenue standard. It provides guidance for recognizing gains and losses from the transfer of nonfinancial assets in contracts with non-customers. The new guidance defines "in substance nonfinancial assets," unifies guidance related to partial sales of nonfinancial assets, eliminates rules specifically addressing sales of real estate, removes exceptions to the financial asset derecognition model, and clarifies the accounting for contributions of nonfinancial assets to joint ventures. The amendments are effective for annual periods beginning after December 15, 2017 with early adoption permitted. Transition can use either the full retrospective approach or the modified retrospective approach. The Company is currently assessing the impact that this guidance will have on its consolidated financial statements when adopted.

In March 2017, the FASB issued ASU 2017-08, *Receivables-Nonrefundable Fees and Other Costs (Subtopic 310-20)* (“ASU 2017-08”). The ASU shortens the amortization period for the premium on certain purchased callable debt securities to the earliest call date. Today, entities generally amortize the premium over the contractual life of the security. The new guidance does not change the accounting for purchased callable debt securities held at a discount; the discount continues to be amortized to maturity. ASU No. 2017-08 is effective for interim and annual reporting periods beginning after December 15, 2018; early adoption is permitted. The guidance calls for a modified retrospective transition approach under which a cumulative-effect adjustment will be made to retained earnings as of the beginning of the first reporting period in which the guidance is adopted. The Company is currently assessing the impact that this guidance will have on its consolidated financial statements when adopted.

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In May 2017, the FASB issued ASU 2017-09, *Compensation-Stock Compensation (Topic 718)* (“ASU 2017-09”). The ASU provides clarification on when modification accounting should be used for changes to the terms or conditions of a share-based payment award. ASU 2017-09 does not change the accounting for modifications but clarifies that modification accounting guidance should only be applied if there is a change to the value, vesting conditions or award classification and would not be required if the changes are considered non-substantive. The amendments of this ASU are effective for reporting periods beginning after December 15, 2017, with early adoption permitted. The adoption of ASU 2017-09 is not expected to have an impact on the Company’s Condensed Consolidated Financial Statements.

In July 2017, the FASB issued ASU 2017-11, *Earnings Per Share (Topic 260), Distinguishing Liabilities from Equity (Topic 480) and Derivatives and Hedging (Topic 815): I. Accounting for Certain Financial Instruments with Down Round Features; II. Replacement of the Indefinite Deferral for Mandatorily Redeemable Financial Instruments of Certain Nonpublic Entities and Certain Mandatorily Redeemable Noncontrolling Interests with a Scope Exception*, (“ASU 2017-11”). Part I of this update addresses the complexity of accounting for certain financial instruments with down round features. Down round features are features of certain equity-linked instruments (or embedded features) that result in the strike price being reduced on the basis of the pricing of future equity offerings. Current accounting guidance creates cost and complexity for entities that issue financial instruments (such as warrants and convertible instruments) with down round features that require fair value measurement of the entire instrument or conversion option. Part II of this update addresses the difficulty of navigating *Topic 480, Distinguishing Liabilities from Equity*, because of the existence of extensive pending content in the FASB Accounting Standards Codification. This pending content is the result of the indefinite deferral of accounting requirements about mandatorily redeemable financial instruments of certain nonpublic entities and certain mandatorily redeemable noncontrolling interests. The amendments in Part II of this update do not have an accounting effect. This ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2018. The Company is currently assessing the potential impact of adopting ASU 2017-11 on its financial statements and related disclosures.

Any new accounting standards, not disclosed above, that have been issued or proposed by FASB that do not require adoption until a future date are not expected to have a material impact on the consolidated financial statements upon adoption.

3. MORTGAGE LOAN RECEIVABLES

June 30, 2017 (\$ in thousands)

	Outstanding Face Amount	Carrying Value	Weighted Average Yield (1)	Remaining Maturity (years)
Mortgage loans held by consolidated subsidiaries	\$2,641,038	\$2,626,732	6.94 %	1.72
Mortgage loans transferred but not considered sold(2)	601,186	599,513	4.92 %	8.67
Provision for loan losses	N/A	(4,000)		
Mortgage loan receivables held for investment, net, at amortized cost	3,242,224	3,222,245		
Mortgage loan receivables held for sale	203,231	200,726	5.15 %	7.05
Total	\$3,445,455	\$3,422,971	5.62 %	3.25

(1) June 30, 2017 London Interbank Offered Rate (“LIBOR”) rates are used to calculate weighted average yield for floating rate loans.

(2) As more fully described below, included in mortgage loans transferred but not considered sold are 34 loans with a combined outstanding face amount of \$549.0 million and a combined carrying value of \$547.7 million which were sold to the LCCM 2017-LC26 securitization trust on June 29, 2017. This line also includes one non-controlling loan interest with an outstanding face amount of \$52.3 million and a carrying value of \$51.8 million that was previously

sold to a third party for which the controlling portion was transferred to the LCCM 2017-LC26 securitization trust on June 29, 2017. All of these transactions are considered financings for accounting purposes.

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On June 29, 2017, the Company transferred its interests in \$625.7 million of loans to the LCCM 2017-LC26 securitization trust. The assets transferred to the trust were comprised of 34 loans to third parties with a combined outstanding face amount of \$549.0 million and a combined carrying value of \$547.7 million as well as 23 intercompany loans secured by certain of the Company's real estate assets, with a combined principal balance of \$76.7 million (which had not previously been recognized for accounting purposes because they eliminated in consolidation). In connection with this transaction, pursuant to the 5% risk retention requirement of the Dodd-Frank Act described in Part 2, Item 1A "Risk Factors," in this Quarterly Report, (i) the Company retained a \$12.9 million restricted "vertical interest" of approximately 2% in each class of securities issued by the trust, which must be held by the Company until the principal balance of the pool has been reduced to a level prescribed by the risk retention rules and (ii) sold an approximately 3% restricted "horizontal interest" in the form of 98% of the controlling classes (excluding the 2% included in the vertical interest) to a "Third Party Purchaser" ("TPP"), which must be held by the TPP for at least five years. In addition, the Company purchased \$62.7 million in securities which are not restricted.

Transfer restrictions placed on the TPP, imposed by the risk retention rules of the Dodd-Frank Act, precluded sale accounting for these loans. Accordingly, the Company continues to recognize these loans to third parties transferred in the transaction on its consolidated balance sheets. In connection with this transaction, the Company recognized a liability of \$580.0 million representing the loan sale proceeds of \$655.6 million (net of issue costs) less the \$75.6 million of securities purchased discussed above, not reflected in these consolidated financial statements. This liability is effectively a non-recourse borrowing secured by these securitized third party loans and the Company's real estate collateral pledged under the previously unrecognized intercompany loans. The securities purchased by the Company are not reflected in these financial statements because the sale of these loans was not recognized for accounting purposes.

As of June 30, 2017, \$1.2 billion, or 36.6%, of the carrying value of our mortgage loan receivables held for investment, at amortized cost, were at fixed interest rates and \$2.0 billion, or 63.4%, of the carrying value of our mortgage loan receivables held for investment, at amortized cost, were at variable interest rates, linked to LIBOR, some of which include interest rate floors. Included in the \$1.2 billion of the carrying value of our mortgage loan receivables held for investment, at amortized cost, at fixed interest rates are \$599.5 million of mortgage loans transferred but not considered sold. As of June 30, 2017, \$200.7 million, or 100.0%, of the carrying value of our mortgage loan receivables held for sale were at fixed interest rates.

December 31, 2016 (\$ in thousands)

	Outstanding Face Amount	Carrying Value	Weighted Average Yield (1)	Remaining Maturity (years)
Mortgage loans held by consolidated subsidiaries	\$2,011,309	\$2,000,095	7.17 %	1.66
Provision for loan losses	N/A	(4,000)		
Mortgage loan receivables held for investment, net, at amortized cost	2,011,309	1,996,095		
Mortgage loan receivables held for sale	360,518	357,882	4.20 %	4.55
Total	2,371,827	2,353,977	6.73 %	2.10

(1) December 31, 2016 LIBOR rates are used to calculate weighted average yield for floating rate loans.

As of December 31, 2016, \$205.4 million, or 10.3%, of the carrying value of our mortgage loan receivables held for investment, at amortized cost, were at fixed interest rates and \$1.8 billion, or 89.7%, of the carrying value of our mortgage loan receivables held for investment, at amortized cost, were at variable interest rates, linked to LIBOR, some of which include interest rate floors. As of December 31, 2016, \$360.5 million, or 100%, of the carrying value

of our mortgage loan receivables held for sale were at fixed interest rates.

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The following table summarizes mortgage loan receivables by loan type (\$ in thousands):

	June 30, 2017		December 31, 2016	
	Outstanding Face Amount	Carrying Value	Outstanding Face Amount	Carrying Value
Mortgage loan receivables held for investment, net, at amortized cost:				
First mortgage loans	\$2,479,101	\$2,465,540	\$1,843,006	\$1,832,626
Mezzanine loans	161,937	161,192	168,303	167,469
Mortgage loans transferred but not considered sold(1)(2)	601,186	599,513	—	—
Mortgage loan receivables held for investment, net, at amortized cost	3,242,224	3,226,245	2,011,309	2,000,095
Mortgage loan receivables held for sale				
First mortgage loans	203,231	200,726	360,518	357,882
Total mortgage loan receivables held for sale	203,231	200,726	360,518	357,882
Provision for loan losses	N/A	(4,000)	N/A	(4,000)
Total	\$3,445,455	\$3,422,971	\$2,371,827	\$2,353,977

As more fully described earlier in this Note, as of June 30, 2017, included in mortgage loans transferred but not considered sold are 34 loans with a combined outstanding face amount of \$549.0 million and a combined carrying value of \$547.7 million which were sold to the LCCM 2017-LC26 securitization trust on June 29, 2017. As of (1) June 30, 2017, also included is one non-controlling loan interest with an outstanding face amount of \$52.3 million and a carrying value of \$51.8 million for which the controlling portion was transferred to the LCCM 2017-LC26 securitization trust on June 29, 2017. All of these transactions are considered financings for accounting purposes. (2)First mortgage loans.

For the six months ended June 30, 2017 and 2016, the activity in our loan portfolio was as follows (\$ in thousands):

	Mortgage loan receivables held for investment, net, at amortized cost (1)	Mortgage loan receivables held for sale
Balance, December 31, 2016	\$1,996,095	\$ 357,882
Origination of mortgage loan receivables	563,392	564,492
Purchases of mortgage loan receivables	94,079	—
Repayment of mortgage loan receivables	(155,325)	(1,184)
Realized gain on sale of mortgage loan receivables(2)	—	(999)
Transfer between held for investment and held for sale(3)(4)	719,465	(719,465)
Accretion/amortization of discount, premium and other fees	4,539	—
Balance, June 30, 2017	\$3,222,245	\$ 200,726

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	Mortgage loan receivables held for investment, net, at amortized cost (1)	Mortgage loan receivables held for sale
Balance, December 31, 2015	\$1,738,645	\$ 571,764
Origination of mortgage loan receivables	211,359	361,324
Repayment of mortgage loan receivables	(410,735)	(699)
Proceeds from sales of mortgage loan receivables	—	(359,561)
Realized gain on sale of mortgage loan receivables	—	10,625
Accretion/amortization of discount, premium and other fees	4,914	—
Loan loss provision	(300)	—
Balance, June 30, 2016	\$1,543,883	\$ 583,453

(1) Includes provision for loan losses of \$4.0 million as of each of June 30, 2017 and 2016.

(2) Includes \$1.0 million of realized losses on loans recorded as other than temporary impairments related to lower of cost or market adjustments for the six months ended June 30, 2017.

(3) During the six months ended June 30, 2017, the Company reclassified from mortgage loan receivables held for sale to mortgage loan receivables held for investment, net, at amortized cost, a loan with an outstanding face amount of \$120.0 million, a book value of \$119.9 million (fair value at date of reclassification) and a remaining maturity of three years. The loan had been recorded at lower of cost or market prior to its reclassification. The discount to fair value is the result of an increase in market interest rates since the loan's origination and not a deterioration in credit of the borrower or collateral coverage and the Company expects to collect all amounts due under the loan. The transfer has been reflected as a non-cash item on the consolidated statement of cash flows for the six months ended June 30, 2017.

(4) As discussed earlier in this Note, on June 29, 2017, the Company sold 34 loans with a combined outstanding face amount of \$549.0 million and a combined carrying value of \$547.7 million to the LCCM 2017-LC26 securitization trust. These loans were previously classified as held for sale, however, because they were transferred in a transaction for which sale accounting was precluded, they have been reclassified to loans held for investment.

At June 30, 2017 and December 31, 2016, there was \$1.6 million and \$0.6 million, respectively, of unamortized discounts included in our mortgage loan receivables held for investment, at amortized cost, on our consolidated balance sheets.

The Company evaluates each of its loans for potential losses at least quarterly. Its loans are typically collateralized by real estate directly or indirectly. As a result, the Company regularly evaluates the extent and impact of any credit deterioration associated with the performance and/or value of the underlying collateral property, as well as the financial and operating capability of the borrower. Specifically, a property's operating results and any cash reserves are analyzed and used to assess (i) whether cash flow from operations is sufficient to cover the debt service requirements currently and into the future, (ii) the ability of the borrower to refinance the loan at maturity, and/or (iii) the property's liquidation value. The Company also evaluates the financial wherewithal of any loan guarantors as well as the borrower's competency in managing and operating the properties. In addition, the Company considers the overall economic environment, real estate sector, and geographic sub-market in which the collateral property is located. Such impairment analyses are completed and reviewed by asset management personnel, who utilize various data sources, including (i) periodic financial data such as property occupancy, tenant profile, rental rates, operating expenses, the borrowers' business plan, and capitalization and discount rates, (ii) site inspections, and (iii) current credit spreads and other market data. As a result of this analysis, the Company has concluded that none of its loans are individually

impaired as of June 30, 2017 and December 31, 2016.

However, based on the inherent risks shared among the loans as a group, it is probable that the loans had incurred an impairment due to common characteristics and inherent risks in the portfolio. Therefore, the Company has recorded a reserve, based on a targeted percentage level which it seeks to maintain over the life of the portfolio, as disclosed in the tables below. Historically, the Company has not incurred losses on any originated loans.

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As of June 30, 2017, two of the Company's loans, which were originated simultaneously as part of a single transaction, and had a carrying value of \$26.9 million, were in default. The borrower is currently in bankruptcy court; however, the Company determined that no impairment was necessary and continues to accrue interest on these loans because the loans' collateral value was in excess of the outstanding balances and pursue its legal remedies. As of June 30, 2017, accrued but unpaid interest totaled \$6.0 million, which included \$3.5 million of default interest. As of December 31, 2016, the same two loans mentioned above were in default. As of December 31, 2016, accrued but unpaid interest totaled \$3.5 million, which included \$2.2 million of default interest.

As of June 30, 2017 and December 31, 2016 there were no loans on non-accrual status.

Provision for Loan Losses (\$ in thousands)

	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Provision for loan losses at beginning of period	\$4,000	\$3,850	\$4,000	\$3,700
Provision for loan losses	—	150	—	300
Provision for loan losses at end of period	\$4,000	\$4,000	\$4,000	\$4,000

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Commercial mortgage backed securities (“CMBS”), CMBS interest-only securities, Agency securities, Government National Mortgage Association (“GNMA”) construction securities and Government National Mortgage Association (“GNMA”) permanent securities are classified as available-for-sale and reported at fair value with changes in fair value recorded in the current period in other comprehensive income. GNMA and Federal Home Loan Mortgage Corp (“FHLMC”) securities (collectively, “Agency interest-only securities”) are recorded at fair value with changes in fair value recorded in current period earnings. The following is a summary of the Company’s securities at June 30, 2017 and December 31, 2016 (\$ in thousands):

June 30, 2017

Asset Type	Outstanding Face Amount	Amortized Cost Basis	Gross Unrealized		Carrying Value	# of Securities	Weighted Average			Remaining Duration (years)
			Gains	Losses			Rating (1)	Coupon %	Yield %	
CMBS(2)	\$ 1,135,560	\$ 1,150,404	\$ 8,494	\$(3,506)	\$ 1,155,392	114	AAA	3.22 %	2.72 %	3.05
CMBS interest-only(2)	5,093,725	(3) 199,388	2,678	(142)	201,924	48	AAA	0.87 %	3.45 %	2.98
GNMA interest-only(4)	416,931	(3) 14,976	217	(1,934)	13,259	16	AA+	0.71 %	4.28 %	4.19
Agency securities(2)	748	773	—	(11)	762	2	AA+	2.86 %	1.87 %	3.22
GNMA permanent securities(2)	34,989	35,670	792	(254)	36,208	7	AA+	4.06 %	3.71 %	5.90
Total	\$ 6,681,953	\$ 1,401,211	\$ 12,181	\$(5,847)	\$ 1,407,545	187		1.28 %	2.86 %	3.13

December 31, 2016

Asset Type	Outstanding Face Amount	Amortized Cost Basis	Gross Unrealized		Carrying Value	# of Securities	Weighted Average			Remaining Duration (years)
			Gains	Losses			Rating (1)	Coupon %	Yield %	
CMBS(2)	\$ 1,676,680	\$ 1,698,616	\$ 10,880	\$(8,101)	\$ 1,701,395	131	AAA	3.26 %	2.81 %	3.55
CMBS interest-only(2)	8,160,458	(3) 343,438	1,273	(2,540)	342,171	60	AAA	0.87 %	3.45 %	2.99
GNMA interest-only(4)	478,577	(3) 18,994	159	(2,332)	16,821	17	AA+	0.73 %	4.19 %	4.44
Agency securities(2)	774	802	—	(22)	780	2	AA+	2.90 %	1.29 %	3.27
GNMA permanent securities(2)	38,327	39,144	882	(246)	39,780	9	AA+	4.09 %	3.80 %	10.30
Total	\$ 10,354,816	\$ 2,100,994	\$ 13,194	\$(13,241)	\$ 2,100,947	219		1.27 %	2.94 %	3.60

Represents the weighted average of the ratings of all securities in each asset type, expressed as an S&P equivalent rating. For each security rated by multiple rating agencies, the highest rating is used. Ratings provided were determined by third-party rating agencies as of a particular date, may not be current and are subject to change (including the assignment of a “negative outlook” or “credit watch”) at any time.

CMBS, CMBS interest-only securities, Agency securities, and GNMA permanent securities are classified as (2) available-for-sale and reported at fair value with changes in fair value recorded in the current period in other comprehensive income.

The amounts presented represent the principal amount of the mortgage loans outstanding in the pool in which the (3) interest-only securities participate.

Agency interest-only securities are recorded at fair value with changes in fair value recorded in current period earnings. The Company’s Agency interest-only securities are considered to be hybrid financial instruments that contain embedded derivatives. As a result, the Company accounts for them as hybrid instruments in their entirety at

fair value with changes in fair value recognized in unrealized gain (loss) on Agency interest-only securities in the consolidated statements of income in accordance with ASC 815.

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The following is a breakdown of the carrying value of the Company's securities by remaining maturity based upon expected cash flows at June 30, 2017 and 2016 (\$ in thousands):

June 30, 2017

Asset Type	Within 1 year	1-5 years	5-10 years	After 10 years	Total
CMBS(1)	\$ 73,800	\$943,826	\$ 137,766	\$ —	\$ 1,155,392
CMBS interest-only(1)	2,224	199,700	—	—	201,924
GNMA interest-only(2)	124	12,570	408	157	13,259
Agency securities(1)	—	762	—	—	762
GNMA permanent securities(1)	—	2,675	33,533	—	36,208
Total	\$ 76,148	\$ 1,159,533	\$ 171,707	\$ 157	\$ 1,407,545

December 31, 2016

Asset Type	Within 1 year	1-5 years	5-10 years	After 10 years	Total
CMBS(1)	\$ 132,730	\$ 1,156,026	\$ 412,639	\$ —	\$ 1,701,395
CMBS interest-only(1)	11,188	330,983	—	—	342,171
GNMA interest-only(2)	—	15,914	724	183	16,821
Agency securities(1)	—	780	—	—	780
GNMA permanent securities(1)	—	4,488	27,675	7,617	39,780
Total	\$ 143,918	\$ 1,508,191	\$ 441,038	\$ 7,800	\$ 2,100,947

CMBS, CMBS interest-only securities, Agency securities, and GNMA permanent securities are classified as (1) available-for-sale and reported at fair value with changes in fair value recorded in the current period in other comprehensive income.

(2) Agency interest-only securities are recorded at fair value with changes in fair value recorded in current period earnings.

There were \$1.0 million and \$0.6 million realized losses on securities recorded as other than temporary impairments for the six months ended June 30, 2017 and 2016, respectively. The determination of whether a security is other-than-temporarily impaired involves judgments and assumptions based on subjective and objective factors. Consideration is given to (i) the length of time and the extent to which the fair value has been less than amortized cost, (ii) the financial condition and near-term prospects of recovery in fair value of the security, and (iii) the Company's intent to sell the security and whether it is more likely than not that the Company will be required to sell the security before recovery of its amortized cost basis. The Company has no intention to sell the securities before recovery of its amortized cost basis. For cash flow statement purposes, all receipts of interest from interest-only real estate securities are treated as part of cash flows from operations.

Table of Contents**5. REAL ESTATE AND RELATED LEASE INTANGIBLES, NET**

The following tables present additional detail related to our real estate portfolio (\$ in thousands):

	June 30, 2017	December 31, 2016
Land	\$204,857	\$143,286
Building	759,369	646,372
In-place leases and other intangibles	182,355	154,687
Less: Accumulated depreciation and amortization	(140,295)	(122,007)
Real estate and related lease intangibles, net	\$1,006,286	\$822,338
Below market lease intangibles, net (other liabilities)	\$(42,136)	\$(16,506)

The following table presents depreciation and amortization expense on real estate recorded by the Company (\$ in thousands):

	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Depreciation expense (1)	\$7,126	\$6,164	\$12,846	\$12,268
Amortization expense	2,976	3,038	5,824	6,732
Total real estate depreciation and amortization expense	\$10,102	\$9,202	\$18,670	\$19,000

(1) Depreciation expense on the consolidated statements of income also includes \$23 thousand and \$52 thousand of depreciation on corporate fixed assets for the three months ended June 30, 2017 and 2016, respectively, and \$47 thousand and \$57 thousand of depreciation on corporate fixed assets for the six months ended June 30, 2017 and 2016, respectively.

The Company's intangible assets are comprised of in-place leases, favorable leases compared to market leases and other intangibles. At June 30, 2017, gross intangible assets totaled \$182.4 million with total accumulated amortization of \$54.3 million, resulting in net intangible assets of \$128.0 million, including \$8.3 million of unamortized favorable lease intangibles which are included in real estate and related lease intangibles, net on the consolidated balance sheets. At December 31, 2016, gross intangible assets totaled \$154.7 million with total accumulated amortization of \$48.1 million, resulting in net intangible assets of \$106.6 million, including \$7.0 million of unamortized favorable lease intangibles which are included in real estate and related lease intangibles, net on the consolidated balance sheets. For the three and six months ended June 30, 2017, the Company recorded a net increase (reduction) in operating lease income of \$(0.2) million and \$(0.5) million, respectively, for amortization of above market lease intangibles acquired, compared to \$(0.3) million and \$(0.7) million for the three and six months ended June 30, 2016, respectively. For the three and six months ended June 30, 2017, the Company recorded a net increase (reduction) in operating lease income of \$0.4 million and \$0.7 million respectively, for amortization of below market lease intangibles acquired, compared to \$0.4 million and \$0.8 million, for the three and six months ended June 30, 2016, respectively.

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The following table presents expected amortization expense during the next five years and thereafter related to the acquired in-place lease intangibles for property owned as of June 30, 2017 (\$ in thousands):

Period Ending December 31,	Amount
2017 (last 6 months)	\$5,244
2018	10,488
2019	10,488
2020	10,488
2021	10,328
Thereafter	81,103
Total	\$128,139

There were \$0.4 million and \$0.7 million of unbilled rent receivables included in other assets on the consolidated balance sheets as of June 30, 2017 and December 31, 2016, respectively.

There was unencumbered real estate of \$94.1 million and \$70.3 million as of June 30, 2017 and December 31, 2016, respectively.

The following is a schedule of non-cancellable, contractual, future minimum rent under leases (excluding property operating expenses paid directly by tenant under net leases or rent escalations under other leases from tenants) at June 30, 2017 (\$ in thousands):

Period Ending December 31,	Amount
2017 (last 6 months)	\$44,472
2018	85,812
2019	80,655
2020	78,858
2021	74,150
Thereafter	636,693
Total	\$1,000,640

Table of Contents**Acquisitions**

During the six months ended June 30, 2017, the Company acquired the following properties (\$ in thousands):

Acquisition Date	Type	Primary Location(s)	Purchase Price	Ownership Interest (1)
February 2017	Net Lease	Carmi, IL	\$ 1,411	100.0%
February 2017	Net Lease	Peoria, IL	1,183	100.0%
March 2017	Net Lease	Ridgedale, MO	1,298	100.0%
April 2017	Net Lease	Hanna City, IL	1,141	100.0%
April 2017	Other(2)	El Monte, CA	54,110	70.0%
May 2017	Net Lease	Jessup, IA	1,163	100.0%
May 2017	Net Lease	Shelbyville, IL	1,132	100.0%
May 2017	Other	Jacksonville, FL	115,641	100.0%
May 2017	Net Lease	Wabasha, MN	1,280	100.0%
May 2017	Net Lease	Port O'Connor, TX	1,255	100.0%
May 2017	Net Lease	Denver, IA	1,183	100.0%
June 2017	Net Lease	Jefferson City, MO	1,241	100.0%
Total			\$ 182,038	

(1) Properties were consolidated as of acquisition date.

(2) Joint venture partner contributed \$5.3 million to partnership.

On October 1, 2016, the Company early adopted Accounting Standards Update (“ASU”) 2017-01, *Business Combinations (Topic 805): Clarifying the Definition of a Business* (“ASU 2017-01”). As a result of this adoption, acquisitions of real estate may not meet the revised definition of a business and may be treated as asset acquisitions rather than business combinations. The measurement of assets and liabilities acquired will no longer be recorded at fair value and the Company will now allocate purchase consideration based on relative fair values. Real estate acquisition costs are no longer expensed as incurred and will now be capitalized as a component of the cost of the assets acquired. During the six months ended June 30, 2017, all acquisitions were determined to be asset acquisitions.

The purchase prices were allocated to the net assets acquired, which also include asset acquisitions occurring after October 1, 2016, during the six months ended June 30, 2017, as follows (\$ in thousands):

	Purchase Price Allocation
Land	\$ 62,043
Building	118,462
Intangibles	27,835
Below Market Lease Intangibles	(26,302)
Total purchase price	\$ 182,038

The weighted average amortization period for intangible assets acquired during the six months ended June 30, 2017 was 31.9 years. The Company recorded \$1.9 million in revenues for the three and six months ended June 30, 2017, which are included in our consolidated statements of income. The Company recorded \$1.5 million and \$1.6 million in earnings (losses) from its 2017 acquisitions for the three and six months ended June 30, 2017, respectively, which are

included in our consolidated statements of income.

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During the six months ended June 30, 2016, the Company acquired the following properties (\$ in thousands):

Acquisition Date	Type	Primary Location(s)	Purchase Price	Ownership Interest (1)
April 2016	Land	St. Paul, MN	\$ 200	100.0%
April 2016	Net Lease	Dimmitt, TX	1,319	100.0%
April 2016	Net Lease	Philo, IL	1,156	100.0%
April 2016	Net Lease	St. Charles, MN	1,198	100.0%
May 2016	Net Lease	San Antonio, TX	1,096	100.0%
May 2016	Net Lease	Borger, TX	978	100.0%
June 2016	Net Lease	Champaign, IL	1,324	100.0%
June 2016	Net Lease	Decatur-Sunnyside, IL	1,181	100.0%
June 2016	Net Lease	Flora Vista, NM	1,305	100.0%
June 2016	Net Lease	Mountain Grove, MO	1,279	100.0%
June 2016	Net Lease	Rantoul, IL	1,204	100.0%
June 2016	Net Lease	Decatur-Pershing, IL	1,365	100.0%
June 2016	Net Lease	Cape Girardeau, MO	1,281	100.0%
June 2016	Net Lease	Linn, MO	1,122	100.0%
Total			\$ 16,008	

(1) Properties were consolidated as of acquisition date.

The purchase prices were allocated to the net assets acquired during the six months ended June 30, 2016, as follows (\$ in thousands):

	Purchase Price Allocation
Land	\$ 2,984
Building	11,639
Intangibles	2,458
Below Market Lease Intangibles	(1,073)
Total purchase price	\$ 16,008

The weighted average amortization period for intangible assets acquired during the six months ended June 30, 2016 was 37.0 years. The Company recorded \$0.1 million and \$0.1 million in revenues for the three and six months ended June 30, 2016, respectively, which are included in our consolidated statements of income. The Company recorded \$(0.3) million and \$(0.3) million in earnings (losses) from its 2016 acquisitions for the three and six months ended June 30, 2016, respectively, which are included in our consolidated statements of income.

Sales

The Company sold the following properties during the six months ended June 30, 2017 (\$ in thousands):

Sales Date	Type	Primary Location(s)	Net Sales Proceeds	Net Book Value	Realized Gain/(Loss)	Properties	Units Sold	Units Remaining
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Various	Condominium	Las Vegas, NV	\$ 7,935	\$ 4,371	\$ 3,564	—	21	38
Various	Condominium	Miami, FL	4,655	3,656	999	—	16	72
Totals			\$ 12,590	\$ 8,027	\$ 4,563			

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The Company sold the following properties during the six months ended June 30, 2016 (\$ in thousands):

Sales Date	Type	Primary Location(s)	Net Sales Proceeds	Net Book Value	Realized Gain/(Loss)	Properties	Units Sold	Units Remaining
Mar 2016	Net Lease	Rockland, MA	\$ 9,148	\$ 8,436	\$ 712	1	—	—
Various	Condominium	Las Vegas, NV	17,288	9,608	7,680	—	40	92
Various	Condominium	Miami, FL	11,178	8,602	2,576	—	38	115
Totals			\$ 37,614	\$ 26,646	\$ 10,968			

Real Estate Sold or Classified as Held for Sale

On January 1, 2014, the Company early adopted ASU 2014-08, *Presentation of Financial Statements (Topic 205) and Property, Plant and Equipment (Topic 360): Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity*, and as the properties sold or classified as real estate held for sale in the six months ended June 30, 2017 and 2016 did not represent a strategic shift (as the Company is not entirely exiting markets or property types), they have not been reflected as part of discontinued operations.

Table of Contents**6. INVESTMENT IN UNCONSOLIDATED JOINT VENTURES**

As of June 30, 2017, the Company had an aggregate investment of \$34.5 million in its equity method joint ventures with unaffiliated third parties.

Included in the Company's investments in unconsolidated joint ventures as of June 30, 2017 is one unconsolidated joint venture, which is a VIE for which the Company is not the primary beneficiary. This joint venture is primarily established to develop real estate property for long-term investment and was deemed to be a VIE primarily based on the fact there are disproportionate voting and economic rights within the joint venture. The Company determined that it was not the primary beneficiary of this VIE based on the fact that the Company has shared control of this entity along with the entity's partner and therefore does not have controlling financial interests in this VIE. The Company's aggregate investment in this VIE was \$30.3 million. The Company's maximum exposure to loss is limited to its investment in the VIE. The Company has not provided financial support to this VIE that it was not previously contractually required to provide. In general, future costs of development not financed through a third party will be funded with capital contributions from the Company and its outside partner in accordance with their respective ownership percentages.

The following is a summary of the Company's investments in unconsolidated joint ventures, which we account for using the equity method, as of June 30, 2017 and December 31, 2016 (\$ in thousands):

Entity	June 30, 2017	December 31, 2016
Grace Lake JV, LLC	4,227	3,719
24 Second Avenue Holdings LLC	30,293	30,306
Investment in unconsolidated joint ventures	\$34,520	\$ 34,025

The following is a summary of the Company's allocated earnings (losses) based on its ownership interests from investment in unconsolidated joint ventures for the three and six months ended June 30, 2017 and 2016 (\$ in thousands):

Entity	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Ladder Capital Realty Income Partnership I LP	\$—	\$—	\$—	\$892
Grace Lake JV, LLC	269	235	508	460
24 Second Avenue Holdings LLC	(259)	(403)	(571)	(726)
Earnings (loss) from investment in unconsolidated joint ventures	\$10	\$(168)	\$(63)	\$626

Table of Contents*Ladder Capital Realty Income Partnership I LP*

On April 15, 2011, the Company entered into a limited partnership agreement, becoming the general partner and acquiring a 10% limited partnership interest in LCRIP I to invest in first mortgage loans held for investment and acted as general partner and manager to LCRIP I. The Company accounted for its interest in LCRIP I using the equity method of accounting, as it exerted significant influence but the unrelated limited partners had substantive participating rights, as well as kick-out rights. During the quarter ended June 30, 2015, the last loan held by LCRIP I was repaid. The term of the partnership expired on April 15, 2016. At that time, LCRIP I made distributions to the partners in the aggregate amounts determined by the general partner in accordance with the Limited Partnership Agreement. Simultaneously with the execution of the LCRIP I Partnership Agreement, the Company was engaged as the manager of LCRIP I and was entitled to a fee based upon the average net equity invested in LCRIP I, which was subject to a fee reduction in the event average net equity invested in LCRIP I exceeded \$100.0 million. As discussed in “Out-of-Period Adjustments” in Note 2. Significant Accounting Policies, during the first quarter of 2016, the Company recorded an additional return on equity of \$0.9 million in this investment in unconsolidated joint venture predominately relating to prior years. During the three and six months ended June 30, 2017, the Company recorded no management fees. During the three and six months ended June 30, 2016, the Company recorded \$0 and \$6,905 in management fees, respectively, which is reflected in fee and other income in the consolidated statements of income.

Grace Lake JV, LLC

In connection with the origination of a loan in April 2012, the Company received a 25% equity kicker with the right to convert upon a capital event. On March 22, 2013, the loan was refinanced, and the Company converted its interest into a 25% limited liability company membership interest in Grace Lake JV, LLC (“Grace Lake LLC”), which holds an investment in an office building complex. After taking into account the preferred return of 8.25% and the return of all equity remaining in the property to the Company’s operating partner, the Company is entitled to 25% of the distribution of all excess cash flows and all disposition proceeds upon any sale. The Company is not legally required to provide any future funding to Grace Lake JV. The Company accounts for its interest in Grace Lake JV using the equity method of accounting, as it has a 25% investment, compared to the 75% investment of its operating partner and does not control the entity.

24 Second Avenue Holdings LLC

On August 7, 2015, the Company entered into a joint venture, 24 Second Avenue Holdings LLC (“24 Second Avenue”), with an operating partner to invest in a ground-up condominium construction and development project located at 24 Second Avenue, New York, NY. The Company accounts for its interest in 24 Second Avenue using the equity method of accounting as its joint venture partner is the managing member of 24 Second Avenue and has substantive participating rights. The Company contributed \$31.1 million for a 73.8% interest, with the operating partner holding the remaining 26.2% interest. The Company is entitled to income allocations and distributions based upon its membership interest of 73.8% until the Company achieves a 1.70x profit multiple, after which, income is allocated and distributed 50% to the Company and 50% to the operating partner.

During the three and six months ended June 30, 2017, the Company recorded \$0.3 million and \$0.6 million, respectively, in expenses, which is recorded in earnings (loss) from investment in unconsolidated joint ventures in the consolidated statements of income. During the three and six months ended June 30, 2016 the Company recorded \$0.4 million and \$0.7 million, respectively, in expenses, which is recorded in earnings (loss) from investment in unconsolidated joint ventures in the consolidated statements of income. The Company capitalizes interest related to the cost of its investment, as 24 Second Avenue has activities in progress necessary to construct and ultimately sell condominium units. During the three and six months ended June 30, 2017, the Company capitalized \$0.3 million and \$0.6 million, respectively, of interest expense, using a weighted average interest rate, which is recorded in investment

in unconsolidated joint ventures in the consolidated balance sheets. During the three and six months ended June 30, 2016, the Company capitalized \$0.2 million and \$0.4 million, respectively, of interest expense, using a weighted average interest rate, which is recorded in investment in unconsolidated joint ventures in the consolidated balance sheets.

As of June 30, 2017 and December 31, 2016, 24 Second Avenue had \$27.9 million and \$21.6 million, respectively, of loans payable. As of June 30, 2017, the existing building has been demolished and we are anticipating completion in 2018. Our operating partner entered into a construction loan in the amount of \$50.5 million to fund the project. As of June 30, 2017, draws of \$27.9 million have been taken against the construction loan. The Company has no remaining capital commitment to our operating partner.

Table of Contents*Combined Summary Financial Information for Unconsolidated Joint Ventures*

The following is a summary of the combined financial position of the unconsolidated joint ventures in which the Company had investment interests as of June 30, 2017 and December 31, 2016 (\$ in thousands):

	June 30, 2017	December 31, 2016
Total assets	\$ 144,860	\$ 138,298
Total liabilities	99,973	94,964
Partners'/members' capital	\$ 44,887	\$ 43,334

The following is a summary of the combined results from operations of the unconsolidated joint ventures for the period in which the Company had investment interests during the three and six months ended June 30, 2017 and 2016 (\$ in thousands):

	Three Months Ended June 30,		Six Months Ended June 30,	
	2017	2016	2017	2016
Total revenues	\$ 4,953	\$ 3,977	\$ 8,743	\$ 8,214
Total expenses	1,686	3,496	7,484	7,912
Net income (loss)	\$ 3,267	\$ 481	\$ 1,259	\$ 302

Table of Contents**7. DEBT OBLIGATIONS, NET**

The details of the Company's debt obligations at June 30, 2017 and December 31, 2016 are as follows (\$ in thousands):

June 30, 2017

Debt Obligations	Committed Financing	Debt Obligations Outstanding	Committed but Unfunded	Interest Rate at June 30, 2017(1)	Current Term Maturity	Remaining Extension Options	Eligible Collateral	Carrying Amount of Collateral	Fair Value of Collateral
Committed Loan Repurchase Facility	\$ 600,000	\$ 338,869	\$ 261,131	2.91% - 3.66%	10/30/2018	(2)	(3)	\$ 530,153	\$ 534,040
Committed Loan Repurchase Facility	450,000	230,806	219,194	3.16% - 3.91%	5/24/2018	(4)	(3)	397,876	399,740
Committed Loan Repurchase Facility	300,000	100,608	199,392	3.41% - 4.41%	4/10/2018	(5)	(6)	210,971	210,971
Committed Loan Repurchase Facility	200,000	137,821	62,179	3.38% - 4.13%	2/29/2020	(7)	(3)	175,101	207,247 (8)
Committed Loan Repurchase Facility	100,000	40,458	59,542	3.66% - 3.67%	6/28/2019	—	(3)	58,835	58,835
Total Committed Loan Repurchase Facilities	1,650,000	848,562	801,438					1,372,936	1,410,833
Committed Securities Repurchase Facility	400,000	107,965	292,035	1.23% - 2.31%	7/1/2018	N/A	(9)	178,166	178,166
Uncommitted Securities Repurchase Facility	N/A (10)	193,078	N/A (10)	1.35% - 3.05%	7/2017 - 9/2017	N/A	(9)	223,524	223,524 (11)
Total Repurchase Facilities	2,050,000	1,149,605	1,093,473					1,774,626	1,812,523
Revolving Credit Facility	168,520	100,000	68,520	4.55% - 6.50%	2/11/2018	(12)	N/A (13)	N/A (13)	N/A (13)
Mortgage Loan Financing Participation	588,359	588,359	—	4.25% - 6.75%	2018 - 2026	N/A	(14)	742,740	877,846 (15)
Financing - Mortgage Loan Receivable	3,834	3,834	—	17.00%	12/6/2017	N/A	(3)	3,834	3,834
Borrowings from the FHLB	2,000,000	1,400,500	599,500	0.87% - 2.74%	2017 - 2024	N/A	(16)	1,824,470	1,828,620
Senior Unsecured Notes	766,201	756,503	(17) —	5.250% - 5.875%	2017 - 2022	N/A	N/A (18)	N/A (18)	N/A (18)
Total Secured and Unsecured Debt Obligations	5,576,914	3,998,801	1,761,493					4,345,670	4,522,823
Liability for transfers not considered sales	632,130	632,130	—	4.10% - 5.88%	2017 - 2027	N/A	(3) (14)	723,046	717,470
Total Debt Obligations	\$ 6,209,044	\$ 4,630,931	\$ 1,761,493					\$ 5,068,716	\$ 5,240,293

(1) June 30, 2017 LIBOR rates are used to calculate interest rates for floating rate debt.

(2) Three additional 12-month periods at Company's option. No new advances are permitted after the initial maturity date, or if the lender consents, October 30, 2019, the initial extended maturity date.

(3) First mortgage commercial real estate loans. It does not include the real estate collateralizing such loans.

(4) Three additional 12-month periods at Company's option.

(5) Two additional 364-day periods at Company's option and one additional 364-day period with Bank's consent.

(6) First mortgage and mezzanine commercial real estate loans. It does not include the real estate collateralizing such loans.

(7) One additional 12-month extension period and two additional 6-month extension periods at Company's option.

(8) Includes \$32.1 million of loans made to consolidated subsidiaries which are not reflected in these consolidated financial statements.

(9) Commercial real estate securities. It does not include the real estate collateralizing such securities.

(10) Represents uncommitted securities repurchase facilities for which there is no committed amount subject to future advances.

(11)

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As more fully described in Note 3, securities which were purchased from the LCCM LC-26 securitization trust are not reflected in these consolidated financial statements. Includes \$35.5 million of such securities.

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- (12) Three additional 12-month extension periods at Company's option.
 (13) The obligations under the Revolving Credit Facility are guaranteed by the Company and certain of its subsidiaries and secured by equity pledges in certain Company subsidiaries.
 (14) Real estate.
 (15) Using undepreciated carrying value of commercial real estate to approximate fair value.
 (16) First mortgage commercial real estate loans and investment grade commercial real estate securities. It does not include the real estate collateralizing such loans and securities.
 (17) Presented net of unamortized debt issuance costs of \$9.7 million at June 30, 2017.
 (18) The obligations under the senior unsecured notes are guaranteed by the Company and certain of its subsidiaries.

December 31, 2016

Debt Obligations	Committed Financing	Debt Obligations Outstanding	Committed but Unfunded	Interest Rate at December 31, 2016(1)	Current Term Maturity	Remaining Extension Options	Eligible Collateral	Carrying Amount of Collateral	Fair Value of Collateral
Committed Loan Repurchase Facility	\$ 600,000	\$ 183,604	\$ 416,396	2.45% - 3.27%	10/30/2018	(2)	(3)	\$ 292,628	\$ 293,618
Committed Loan Repurchase Facility	450,000	184,158	265,842	2.95% - 3.70%	5/24/2017	(4)	(3)	286,848	288,267
Committed Loan Repurchase Facility	400,000	100,979	299,021	2.95% - 3.99%	4/9/2017	(5)	(6)	235,878	236,696
Committed Loan Repurchase Facility	100,000	27,132	72,868	2.90% - 3.13%	6/28/2019	—	(3)	36,166	36,410
Committed Loan Repurchase Facility	100,000	71,290	28,710	2.93% - 3.68%	8/2/2019	(7)	(3)	110,271	110,897
Total Committed Loan Repurchase Facilities	1,650,000	567,163	1,082,837					961,791	965,888
Committed Securities Repurchase Facility	400,000	228,317	171,683	1.00% - 2.59%	7/1/2018	N/A	(8)	272,402	272,402
Uncommitted Securities Repurchase Facility	N/A (9)	311,705	N/A (9)	1.00% - 2.41%	1/2017 - 3/2017	N/A	(8)	368,638	368,638
Total Repurchase Facilities	2,050,000	1,107,185	1,254,520					1,602,831	1,606,928
Revolving Credit Facility	143,000	25,000	118,000	3.16%	2/11/2017	(10)	N/A (11)	N/A (11)	N/A (11)
Mortgage Loan Financing	590,106	590,106	—	4.25% - 6.75%	2018 - 2026	N/A	(12)	757,468	875,160 (13)
Borrowings from the FHLB	1,998,931	1,660,000	338,931	0.43% - 2.74%	2017 - 2024	N/A	(14)	2,162,779	2,167,017
Senior Unsecured Notes	563,872	559,847	(15) —	5.875% - 7.375%	2017 - 2021	N/A	N/A (16)	N/A (16)	N/A (16)
Total Secured and Unsecured Debt Obligations	5,345,909	3,942,138	1,711,451					4,523,078	4,649,105
Total Debt Obligations	\$ 5,345,909	\$ 3,942,138	\$ 1,711,451					\$ 4,523,078	\$ 4,649,105

- (1) December 31, 2016 LIBOR rates are used to calculate interest rates for floating rate debt.
 (2) Three additional 12-month periods at Company's option. No new advances are permitted after the initial maturity date, or if the lender consents, October 30, 2019, the initial extended maturity date.
 (3) First mortgage commercial real estate loans. It does not include the real estate collateralizing such loans.
 (4) Three additional 12-month periods at Company's option.
 (5) Two additional 364-day periods at Company's option.
 (6) First mortgage and mezzanine commercial real estate loans. It does not include the real estate collateralizing such loans.
 (7) One additional 12-month extension period and two additional 6-month extension periods at Company's option.
 (8) Commercial real estate securities. It does not include the real estate collateralizing such securities.
 (9) Represents uncommitted securities repurchase facilities for which there is no committed amount subject to future advances.
 (10) Two additional 12-month extension periods at Company's option.

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- (11) The obligations under the Revolving Credit Facility are guaranteed by the Company and certain of its subsidiaries and secured by equity pledges in certain Company subsidiaries.
- (12) Real estate.

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- (13) Using undepreciated carrying value of commercial real estate to approximate fair value.
- (14) First mortgage commercial real estate loans and investment grade commercial real estate securities. It does not include the real estate collateralizing such loans and securities.
- (15) Presented net of unamortized debt issuance costs of \$4.0 million at December 31, 2016.
- (16) The obligations under the senior unsecured notes are guaranteed by the Company and certain of its subsidiaries.

Committed Loan and Securities Repurchase Facilities

The Company has entered into multiple committed master repurchase agreements in order to finance its lending activities. The Company has entered into five committed master repurchase agreements, as outlined in the June 30, 2017 table above, totaling \$1.7 billion of credit capacity. Assets pledged as collateral under these facilities are limited to whole mortgage loans or participation interests in mortgage loans collateralized by first liens on commercial properties and mezzanine debt. The Company also has a term master repurchase agreement with a major U.S. bank to finance CMBS totaling \$400.0 million. The Company's repurchase facilities include covenants covering net worth requirements, minimum liquidity levels, and maximum leverage ratios. The Company believes it was in compliance with all covenants as of June 30, 2017 and December 31, 2016.

The Company has the option to extend some of the current facilities subject to a number of conditions, including satisfaction of certain notice requirements, no event of default exists, and no margin deficit exists, all as defined in the repurchase facility agreements. The lenders have sole discretion with respect to the inclusion of collateral in these facilities, to determine the market value of the collateral on a daily basis, to be exercised on a good faith basis, and have the right to require additional collateral, a full and/or partial repayment of the facilities (margin call), or a reduction in unused availability under the facilities, sufficient to rebalance the facilities if the estimated market value of the included collateral declines.

On April 19, 2016, the Company entered into an amendment to its committed loan repurchase facility with one of its multiple major banking institutions, adding two one-year extension options and extending the maximum term of such facility to May 24, 2020.

On May 26, 2016, the Company entered into an amendment to its committed repurchase facility with a major banking institution to memorialize the replacement of the servicer under such facility.

On June 27, 2016, the Company executed an amendment and extension of one of its credit facilities with a major banking institution, with an effective date of July 1, 2016, providing for, among other things, the extension of the maximum term of the facility to July 1, 2018 and increasing the maximum funding capacity to \$400.0 million.

On June 28, 2016, the Company entered into a committed loan repurchase facility with a major banking institution with total capacity of \$100.0 million and a final maturity date of June 28, 2019.

On August 3, 2016, the Company executed a committed loan repurchase facility with a major banking institution with total capacity of \$100.0 million and an initial maturity date of August 2, 2019, with one twelve-month extension period, followed by two six-month extension periods. In connection with the execution of this new facility, the Company terminated its existing committed loan repurchase facility with total capacity of \$35.0 million.

On November 9, 2016, the Company entered into an amendment to its committed repurchase facility with a major banking institution to, among other things, extend the initial term to October 30, 2018 and add three (3) additional one year extension options to the term thereof, provided that the Company will not be permitted to obtain advances under such facility after October 30, 2018, or if the lender thereunder consents, October 30, 2019.

On February 22, 2017, the Company exercised a one year extension option on one of its committed loan repurchase facilities. In connection with this extension, the Company elected to reduce the maximum capacity of the facility to \$300.0 million. In addition, on March 21, 2017, the Company amended this committed loan repurchase facility to, among other things, add one additional 364-day extension period at Company's option and one additional 364-day extension period permitted with lender's consent.

On March 1, 2017, the Company executed an amendment and extension of one of its credit facilities with a major banking institution, providing for, among other things, the extension of the maximum term of the facility to February 28, 2022 and increasing the maximum funding capacity to \$200.0 million.

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On May 1, 2017, the Company executed an amendment to one of its credit facilities with a major banking institution to, among other things, extend the maximum term by an additional year to May 24, 2021.

As of June 30, 2017, we had repurchase agreements with nine counterparties, with total debt obligations outstanding of \$1.1 billion. As of June 30, 2017, three counterparties, Deutsche Bank, J.P. Morgan and Wells Fargo, held collateral that exceeded the amounts borrowed under the related repurchase agreements by more than \$73.4 million, or 5% of our total equity. As of June 30, 2017, the weighted average haircut, or the percent of collateral value in excess of the loan amount, under our repurchase agreements was 36.6%. There have been no significant fluctuations in haircuts across asset classes on our repurchase facilities.

Revolving Credit Facility

On February 11, 2014, the Company entered into a revolving credit facility (the “Revolving Credit Facility”), which was subsequently amended on February 26, 2016, March 1, 2017 and March 23, 2017, to add additional banks to our syndicate, add two additional one-year extension options and increase its maximum funding capacity. The Revolving Credit Facility provides for an aggregate maximum borrowing amount of \$168.5 million, including a \$25.0 million sublimit for the issuance of letters of credit. The Revolving Credit Facility is available on a revolving basis to finance the Company’s working capital needs and for general corporate purposes. The Revolving Credit Facility has a three-year maturity, which may be extended by four 12-month periods subject to the satisfaction of customary conditions, including the absence of default. Interest on the Revolving Credit Facility is one-month LIBOR plus 3.50% per annum payable monthly in arrears.

The obligations under the Revolving Credit Facility are guaranteed by the Company and certain of its subsidiaries. The Revolving Credit Facility is secured by a pledge of the shares of (or other ownership or equity interests in) certain subsidiaries to the extent the pledge is not restricted under existing regulations, law or contractual obligations.

LCFH is subject to customary affirmative covenants and negative covenants, including limitations on the incurrence of additional debt, liens, restricted payments, sales of assets and affiliate transactions. In addition, under the Revolving Credit Facility, LCFH is required to comply with financial covenants relating to minimum net worth, maximum leverage, minimum liquidity, and minimum fixed charge coverage, consistent with our other credit facilities. The Company’s ability to borrow under the Revolving Credit Facility is dependent on, among other things, LCFH’s compliance with the financial covenants. The Revolving Credit Facility contains customary events of default, including non-payment of principal or interest, fees or other amounts, failure to perform or observe covenants, cross-default to other indebtedness, the rendering of judgments against the Company or certain of our subsidiaries to pay certain amounts of money and certain events of bankruptcy or insolvency.

Debt Issuance Costs

As discussed in Note 2, Significant Accounting Policies in the Annual Report, the Company considers its committed loan master repurchase facilities and Revolving Credit Facility to be revolving debt arrangements. As such, the Company continues to defer and present costs associated with these facilities as an asset, subsequently amortizing those costs ratably over the term of each revolving debt arrangement. As of June 30, 2017 and December 31, 2016, the amount of unamortized costs relating to such facilities are \$6.2 million and \$4.9 million, respectively, and are included in other assets in the consolidated balance sheets.

Uncommitted Securities Repurchase Facilities

The Company has also entered into multiple master repurchase agreements with several counterparties collateralized by real estate securities. The borrowings under these agreements have typical advance rates between 70% and 95% of

the fair value of collateral.

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Mortgage Loan Financing

During the six months ended June 30, 2017, the Company executed no term debt agreements to finance properties in its real estate portfolio. During the six months ended June 30, 2016, the Company executed 4 term debt agreements to finance properties in its real estate portfolio. These non-recourse debt agreements provide for fixed rate financing at rates, ranging from 4.25% to 6.75%, maturing between 2018 - 2026 as of June 30, 2017. These loans have carrying amounts of \$588.4 million and \$590.1 million, net of unamortized premiums of \$5.1 million and \$5.6 million at June 30, 2017 and December 31, 2016, respectively, representing proceeds received upon financing greater than the contractual amounts due under these agreements. The premiums are being amortized over the remaining life of the respective debt instruments using the effective interest method. The Company recorded \$0.2 million and \$0.5 million of premium amortization, which decreased interest expense, for the three and six months ended June 30, 2017, respectively. The Company recorded \$0.2 million and \$0.4 million of premium amortization, which decreased interest expense, for the three and six months ended June 30, 2016, respectively. The loans are collateralized by real estate and related lease intangibles, net, of \$742.7 million and \$757.5 million as of June 30, 2017 and December 31, 2016, respectively.

Participation Financing - Mortgage Loan Receivable

During the six months ended June 30, 2017, the Company sold a participating interest in a first mortgage loan receivable to a third party. The sales proceeds of \$4.0 million are considered non-recourse secured borrowings and are recognized in debt obligations on the Company's consolidated balance sheets. The Company recorded \$0.2 million of interest expense for the three and six months ended June 30, 2017.

Borrowings from the Federal Home Loan Bank ("FHLB")

On July 11, 2012, Tuebor Captive Insurance Company LLC ("Tuebor"), a consolidated subsidiary of the Company, became a member of the FHLB and subsequently drew its first secured funding advances from the FHLB. On January 13, 2017, Tuebor's advance limit was updated to the lowest of \$2.0 billion, 40% of Tuebor's total assets or 150% of the Company's total equity.

As of June 30, 2017, Tuebor had \$1.4 billion of borrowings outstanding (with an additional \$599.5 million of committed term financing available from the FHLB), with terms of overnight to seven years (with a weighted average of 2.6 years), interest rates of 0.87% to 2.74% (with a weighted average of 1.40%), and advance rates of 56.0% to 100% of the collateral. As of June 30, 2017, collateral for the borrowings was comprised of \$1.0 billion of CMBS and U.S. Agency Securities and \$770.4 million of first mortgage commercial real estate loans.

As of December 31, 2016, Tuebor had \$1.7 billion of borrowings outstanding (with an additional \$338.9 million of committed term financing available from the FHLB), with terms of overnight to seven years (with a weighted average of 2.4 years), interest rates of 0.43% to 2.74% (with a weighted average of 1.12%), and advance rates of 49.6% to 95.2% of the collateral. As of December 31, 2016, collateral for the borrowings was comprised of \$1.4 billion of CMBS and U.S. Agency Securities and \$724.0 million of first mortgage commercial real estate loans.

Tuebor is subject to state regulations which require that dividends (including dividends to the Company as its parent) may only be made with regulatory approval. However, there can be no assurance that we would obtain such approval if sought. Largely as a result of this restriction, approximately \$331.6 million of the member's capital was restricted from transfer to Tuebor's parent without prior approval of state insurance regulators at June 30, 2017.

Effective February 19, 2016, the Federal Housing Finance Agency (the "FHFA"), regulator of the FHLB, adopted a final rule amending its regulation regarding the eligibility of captive insurance companies for FHLB membership.

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According to the final rule, Ladder's captive insurance company subsidiary, Tuebor may remain as a member of the FHLB through February 19, 2021 (the "Transition Period"). During the Transition Period, Tuebor is eligible to continue to draw new additional advances, extend the maturities of existing advances, and pay off outstanding advances on the same terms as non-captive insurance company FHLB members with the following two exceptions:

1. New advances (including any existing advances that are extended during the Transition Period) will have maturity dates on or before February 19, 2021; and
2. The FHLB will make new advances to Tuebor subject to a requirement that Tuebor's total outstanding advances do not exceed 40% of Tuebor's total assets.

Tuebor has executed new advances since the effective date of the new rule in the ordinary course of business.

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FHLB advances amounted to 30.2% of the Company's outstanding debt obligations as of June 30, 2017. The Company does not anticipate that the FHFA's final regulation will materially impact its operations as it will continue to access FHLB advances during the five-year Transition Period.

There is no assurance that the FHFA or the FHLB will not take actions that could adversely impact Tuebor's membership in the FHLB and continuing access to new or existing advances prior to February 19, 2021.

Senior Unsecured Notes

LCFH issued the 2022 Notes, the 2021 Notes and the 2017 Notes (each as defined below, and collectively, the "Notes") with Ladder Capital Finance Corporation ("LCFC"), as co-issuers on a joint and several basis. LCFC is a 100% owned finance subsidiary of Series TRS of LCFH with no assets, operations, revenues or cash flows other than those related to the issuance, administration and repayment of the Notes. The Company and certain subsidiaries of LCFH currently guarantee the obligations under the Notes and the indenture. The Company is the general partner of LCFH and, through LCFH and its subsidiaries, operates the Ladder Capital business. As of June 30, 2017, the Company has a 77.7% economic and voting interest in LCFH and controls the management of LCFH as a result of its ability to appoint board members. Accordingly, the Company consolidates the financial results of LCFH and records noncontrolling interest for the economic interest in LCFH held by the Continuing LCFH Limited Partners. In addition, the Company, through certain subsidiaries which are treated as TRSs, is indirectly subject to U.S. federal, state and local income taxes. Other than the noncontrolling interest in the Operating Partnership and federal, state and local income taxes, there are no material differences between the Company's consolidated financial statements and LCFH's consolidated financial statements.

Unamortized debt issuance costs of \$9.7 million and \$4.0 million are included in senior unsecured notes as of June 30, 2017 and December 31, 2016, respectively, in accordance with GAAP.

2017 Notes

On September 19, 2012, LCFH issued \$325.0 million in aggregate principal amount of 7.375% senior notes due October 1, 2017 (the "2017 Notes"). The 2017 Notes required interest payments semi-annually in cash in arrears on April 1 and October 1 of each year, beginning on September 19, 2012. The 2017 Notes were unsecured and subject to incurrence-based covenants, including limitations on the incurrence of additional debt, restricted payments, liens, sales of assets, affiliate transactions and other covenants typical for financings of this type. At any time on or after April 1, 2017, the 2017 Notes were redeemable at the option of the Company, in whole or in part, upon not less than 30 nor more than 60 days' notice, without penalty. On November 5, 2014, the board of directors authorized the Company to make up to \$325.0 million in repurchases of the 2017 Notes from time to time without further approval.

On December 17, 2014, the Company retired \$5.4 million of principal of the 2017 Notes for a repurchase price of \$5.6 million recognizing a \$0.2 million loss on extinguishment of debt. During the year ended December 31, 2016, the Company retired \$21.9 million of principal of the 2017 Notes for a repurchase price of \$21.4 million, recognizing a \$0.3 million net gain on extinguishment of debt after recognizing \$(0.2) million of unamortized debt issuance costs associated with the retired debt. During the six months ended June 30, 2017, the Company retired the remaining \$297.7 million of principal of the 2017 Notes for a repurchase price of \$297.7 million, recognizing a \$53,547 net loss on extinguishment of debt after recognizing \$(22,847) of unamortized debt issuance costs associated with the retired debt.

On March 1, 2017, the Company delivered a notice of conditional full redemption to holders of the 2017 Notes, pursuant to which the Company redeemed all outstanding 2017 Notes at 100% of the principal amount thereof (plus any accrued and unpaid interest to the redemption date) as of April 1, 2017. The redemption was conditional on the

completion by the Company of a senior notes offering with gross proceeds of not less than \$500 million. The Company's offering of the 2022 Notes, described below, satisfied this condition. On April 3, 2017, the Company repaid the remaining aggregate principal amount of the 2017 Notes outstanding (including accrued and unpaid interest as of that date).

Table of Contents**2021 Notes**

On August 1, 2014, LCFH issued \$300.0 million in aggregate principal amount of 5.875% senior notes due August 1, 2021 (the “2021 Notes”). The 2021 Notes require interest payments semi-annually in cash in arrears on February 1 and August 1 of each year, beginning on February 1, 2015. The 2021 Notes will mature on August 1, 2021. The 2021 Notes are unsecured and are subject to incurrence-based covenants, including limitations on the incurrence of additional debt, restricted payments, liens, sales of assets, affiliate transactions and other covenants typical for financings of this type. At any time on or after August 1, 2020, the 2021 Notes are redeemable at the option of the Company, in whole or in part, upon not less than 30 nor more than 60 days’ notice, without penalty. On February 24, 2016, the board of directors authorized the Company to make up to \$100.0 million in repurchases of the 2021 Notes from time to time without further approval.

During the year ended December 31, 2016, the Company retired \$33.8 million of principal of the 2021 Notes for a repurchase price of \$28.2 million, recognizing a \$5.1 million net gain on extinguishment of debt after recognizing \$(0.4) million of unamortized debt issuance costs associated with the retired debt. As of June 30, 2017, the remaining \$266.2 million in aggregate principal amount of the 2021 Notes is due August 1, 2021.

2022 Notes

On March 16, 2017, LCFH issued \$500.0 million in aggregate principal amount of 5.250% senior notes due March 15, 2022 (the “2022 Notes”). The 2022 Notes require interest payments semi-annually in cash in arrears on March 15 and September 15 of each year, beginning on September 15, 2017. The 2022 Notes will mature on March 15, 2022. The 2022 Notes are unsecured and are subject to an unencumbered assets to unsecured debt covenant. At any time on or after September 15, 2021, the 2022 Notes are redeemable at the option of the Company, in whole or in part, upon not less than 15 nor more than 60 days’ notice, without penalty.

Liability for Transfers Not Considered Sales (Non-Recourse)

As more fully described in Note 3, the Company sold its interests in \$625.7 million of loans to the LCCM 2017-LC26 securitization trust. The assets sold to the trust were comprised of 34 loans to third parties with a combined outstanding face amount of \$549.0 million and a combined carrying value of \$547.7 million as well as 23 intercompany loans secured by certain of the Company’s real estate assets with a combined principal balance of \$76.7 million (which had not previously been recognized for accounting purposes because they eliminated in consolidation). In connection with this transaction, pursuant to the 5% risk retention requirement of the Dodd-Frank Act described in Part 2, Item 1A “Risk Factors,” in this Quarterly Report, (i) the Company retained a \$12.9 million restricted “vertical interest” of approximately 2% in each class of securities issued by the trust, which must be held by the Company until the principal balance of the pool has been reduced to a level prescribed by the risk retention rules and (ii) sold an approximately 3% restricted “horizontal interest” in the form of 98% of the controlling classes (excluding the 2% included in the vertical interest) to a “Third Party Purchaser” (“TPP”), which must be held by the TPP for at least five years. In addition, the Company purchased \$62.7 million in securities which are not restricted. The securities purchased by the Company are not reflected in these financial statements because the sale of these loans was not recognized for accounting purposes. Transfer restrictions placed on the TPP, imposed by the risk retention rules of the Dodd-Frank Act, precluded sale accounting for these loans. Accordingly, the Company continues to recognize these loans to third parties transferred in the transaction on its consolidated balance sheets. In connection with this transaction, the Company recognized a liability of \$580.0 million representing the loan sale proceeds of \$655.6 million (net of issue costs) less the \$75.6 million of securities purchased discussed above, not reflected in these consolidated financial statements. This liability is effectively a non-recourse borrowing secured by these securitized third-party loans and the Company’s real estate collateral pledged under the previously unrecognized intercompany loans. This obligation bears effective interest of 4.30% per annum (based on contractual payments to third parties) and

requires principal payments upon repayment of the underlying mortgage loans receivable, which have a weighted average term of 9.05 years with the final loan maturing in 2027.

This liability also includes \$52.1 million for a non-participating loan interest previously sold to a third party, for which the controlling portion was transferred to the LCCM 2017-LC26 securitization trust on June 29, 2017, which also precluded sale accounting on the original transaction. This liability bears an effective interest rate of 5.29% per annum and matures contemporaneously with the underlying mortgage loan receivable. This transaction was considered a financing for accounting purposes.

Table of Contents***Combined Maturity of Debt Obligations***

The following schedule reflects the Company's contractual payments under all borrowings by maturity (\$ in thousands):

Period ending December 31,	Borrowings by Maturity (1)
2017 (last 6 months)	\$ 682,611
2018	1,221,376
2019	216,350
2020	118,377
2021	426,923
Thereafter	1,974,746
Subtotal	\$ 4,640,383
Debt issuance costs included in senior unsecured notes	(9,698)
Debt issuance costs included in liability for transfers not considered sales	(4,872)
Premiums included in mortgage loan financing	5,118
Total	4,630,931

(1) Includes principal payments for the liability for transfers not considered sales (see Note 3 and Note 7), i.e., payments required to be made on the underlying loans receivable based on their contractual maturities.

The Company's debt facilities are subject to covenants which require the Company to maintain a minimum level of total equity. Largely as a result of this restriction, approximately \$899.4 million of the total equity is restricted from payment as a dividend by the Company at June 30, 2017.

Table of Contents**8. FAIR VALUE OF FINANCIAL INSTRUMENTS**

Fair value is based upon market quotations, broker quotations, counterparty quotations or pricing services quotations, which provide valuation estimates based upon reasonable market order indications and are subject to significant variability based on market conditions, such as interest rates, credit spreads and market liquidity. The fair value of the mortgage loan receivables held for sale is based upon a securitization model utilizing market data from recent securitization spreads and pricing.

Fair Value Summary Table

The carrying values and estimated fair values of the Company's financial instruments, which are both reported at fair value on a recurring basis (as indicated) or amortized cost/par, at June 30, 2017 and December 31, 2016 are as follows (\$ in thousands):

June 30, 2017

	Outstanding Face Amount	Amortized Cost Basis	Fair Value	Fair Value Method	Weighted Average Yield %	Remaining Maturity/Duration (years)
Assets:						
CMBS(1)	\$ 1,135,560	\$ 1,150,404	\$ 1,155,392	Internal model, third-party inputs	2.72 %	3.05
CMBS interest-only(1)	5,093,725	(2) 199,388	201,924	Internal model, third-party inputs	3.45 %	2.98
GNMA interest-only(3)	416,931	(2) 14,976	13,259	Internal model, third-party inputs	4.28 %	4.19
Agency securities(1)	748	773	762	Internal model, third-party inputs	1.87 %	3.22
GNMA permanent securities(1)	34,989	35,670	36,208	Internal model, third-party inputs	3.71 %	5.90
Mortgage loan receivables held for investment, net, at amortized cost:						
Mortgage loan receivables held for investment, net, at amortized cost	2,641,038	2,626,732	2,634,179	Discounted Cash Flow(4)	6.94 %	1.72
Mortgage loans transferred but not considered sold	601,186	599,513	610,948	Discounted Cash Flow(4)	4.92 %	8.67
Provision for loan losses	N/A	(4,000)	(4,000)	(5)	N/A	N/A
Mortgage loan receivables held for sale	203,231	200,726	207,063	Internal model, third-party inputs(6)	5.15 %	7.05
FHLB stock(7)	77,915	77,915	77,915	(7)	4.25 %	N/A
Nonhedge derivatives(1)(8)	655,100	N/A	4,554	Counterparty quotations	N/A	0.27
Liabilities:						
Repurchase agreements - short-term	545,562	545,562	545,562	Discounted Cash Flow(9)	2.88 %	0.55
Repurchase agreements - long-term	604,043	604,043	604,043	Discounted Cash Flow(10)	2.64 %	1.39
Revolving credit facility	100,000	100,000	100,000	Discounted Cash Flow(11)	4.57 %	0.02
Mortgage loan financing	589,152	588,359	596,686	Discounted Cash Flow(10)	4.85 %	6.65
Participation Financing - Mortgage Loan Receivable	3,834	3,834	3,834	Discounted Cash Flow(12)	17.00 %	0.44
Borrowings from the FHLB	1,400,500	1,400,500	1,402,623	Discounted Cash Flow	1.40 %	2.63
Senior unsecured notes	766,201	756,503	787,191	Broker quotations, pricing services	5.47 %	4.49
Liability for transfers not considered sales	637,002	632,130	632,130	Discounted Cash Flow(13)	4.37 %	8.67
Nonhedge derivatives(1)(8)	83,500	N/A	4,276	Counterparty quotations	N/A	2.94

(1) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded as a component of other comprehensive income (loss) in equity.

(2) Represents notional outstanding balance of underlying collateral.

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- (3) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded in current period earnings.
Fair value for floating rate mortgage loan receivables, held for investment is estimated to approximate the outstanding face amount given the short interest rate
- (4) reset risk (30 days) and no significant change in credit risk. Fair value for fixed rate mortgage loan receivables, held for investment is measured using a hypothetical securitization model utilizing market data from recent securitization spreads and pricing.
- (5) Fair value is estimated to equal par value.
- (6) Fair value for mortgage loan receivables, held for sale is measured using a hypothetical securitization model utilizing market data from recent securitization spreads and pricing.
- (7) Fair value of the FHLB stock approximates outstanding face amount as the Company's captive insurance subsidiary is restricted from trading the stock and can only put the stock back to the FHLB, at the FHLB's discretion, at par.
- (8) The outstanding face amount of the nonhedge derivatives represents the notional amount of the underlying contracts.

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Fair value for repurchase agreement liabilities is estimated to approximate carrying amount primarily due to the short interest rate reset risk (30 days) of the (9) financings and the high credit quality of the assets collateralizing these positions. If the collateral is determined to be impaired, the related financing would be revalued accordingly. There are no impairments on any positions.

For repurchase agreements - long term and mortgage loan financing, the carrying value approximates the fair value discounting the expected cash flows at (10) current market rates. If the collateral is determined to be impaired, the related financing would be revalued accordingly. There are no impairments on any positions.

Fair value for borrowings under the revolving credit facility is estimated to approximate carrying amount primarily due to the short interest rate reset risk (30 days) of the financings and the high credit quality of the assets collateralizing these positions.

(12) Fair value for Participation Financing - Mortgage Loan Receivable approximates amortized cost as this is a loan participation to a third party.

(13) Fair value for liability for transfers not considered sales approximates amortized cost basis which represents fair value on the latest pricing date.

December 31, 2016

	Outstanding Face Amount	Amortized Cost Basis	Fair Value	Fair Value Method	Weighted Average Yield %	Remaining Maturity/Duration (years)
Assets:						
CMBS(1)	\$ 1,676,680	\$ 1,698,276	\$ 1,701,395	Internal model, third-party inputs	2.81 %	3.55
CMBS interest-only(1)	8,160,458	(2) 343,534	342,171	Internal model, third-party inputs	3.45 %	2.99
GNMA interest-only(3)	478,577	(2) 18,994	16,821	Internal model, third-party inputs	4.19 %	4.44
Agency securities(1)	774	802	780	Internal model, third-party inputs	1.29 %	3.27
GNMA permanent securities(1)	38,327	39,145	39,780	Internal model, third-party inputs	3.80 %	10.30
Mortgage loan receivables held for investment, net, at amortized cost:						
Mortgage loan receivables held for investment, net, at amortized cost	2,011,309	2,000,095	2,018,973	Discounted Cash Flow(4)	7.17 %	1.66
Provision for loan losses	N/A	(4,000)	(4,000)	(5)	N/A	N/A
Mortgage loan receivables held for sale	360,518	357,882	359,897	Internal model, third-party inputs(6)	4.20 %	4.55
FHLB stock(7)	77,915	77,915	77,915	(7)	4.25 %	N/A
Nonhedge derivatives(1)(8)	847,000	N/A	5,018	Counterparty quotations	N/A	0.25
Liabilities:						
Repurchase agreements - short-term	629,430	629,430	629,430	Discounted Cash Flow(9)	2.10 %	0.18
Repurchase agreements - long-term	477,756	477,756	477,756	Discounted Cash Flow(10)	2.00 %	1.70
Revolving credit facility	25,000	25,000	25,000	Discounted Cash Flow(11)	3.16 %	0.12
Mortgage loan financing	589,152	590,106	595,778	Discounted Cash Flow(10)	4.85 %	7.15
Borrowings from the FHLB	1,660,000	1,660,000	1,662,178	Discounted Cash Flow	1.12 %	2.42
Senior unsecured notes	563,872	559,847	550,562	Broker quotations, pricing services	6.67 %	2.81
Nonhedge derivatives(1)(8)	100,400	N/A	3,446	Counterparty quotations	N/A	3.21

(1) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded as a component of other comprehensive income (loss) in equity.

(2) Represents notional outstanding balance of underlying collateral.

(3) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded in current period earnings.

Fair value for floating rate mortgage loan receivables, held for investment is estimated to approximate the outstanding face amount given the short interest rate (4) reset risk (30 days) and no significant change in credit risk. Fair value for fixed rate mortgage loan receivables, held for investment is measured using a hypothetical securitization model utilizing market data from recent securitization spreads and pricing.

(5) Fair value is estimated to equal par value.

Fair value for mortgage loan receivables, held for sale is measured using a hypothetical securitization model utilizing market data from recent securitization (6) spreads and pricing.

Fair value of the FHLB stock approximates outstanding face amount as the Company's captive insurance subsidiary is restricted from trading the stock and can (7) only put the stock back to the FHLB, at the FHLB's discretion, at par.

(8) The outstanding face amount of the nonhedge derivatives represents the notional amount of the underlying contracts.

Fair value for repurchase agreement liabilities is estimated to approximate carrying amount primarily due to the short interest rate reset risk (30 days) of the (9) financings and the high credit quality of the assets collateralizing these positions. If the collateral is determined to be impaired, the related financing would be revalued accordingly. There are no impairments on any positions.

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For repurchase agreements - long term and mortgage loan financing, the carrying value approximates the fair value discounting the expected cash flows at (10) current market rates. If the collateral is determined to be impaired, the related financing would be revalued accordingly. There are no impairments on any positions.

(11) Fair value for borrowings under the revolving credit facility is estimated to approximate carrying amount primarily due to the short interest rate reset risk (30 days) of the financings and the high credit quality of the assets collateralizing these positions.

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The following table summarizes the Company's financial assets and liabilities, which are both reported at fair value on a recurring basis (as indicated) or amortized cost/par, at June 30, 2017 and 2016 (\$ in thousands):

June 30, 2017

Financial Instruments Reported at Fair Value on Consolidated Statements of Financial Condition	Outstanding Face Amount	Fair Value		Total
		Level 1	Level 2	
Assets:				
CMBS(1)	\$ 1,135,560	\$—	\$ 1,155,392	\$ 1,155,392
CMBS interest-only(1)	5,093,725	(2)—	201,924	201,924
GNMA interest-only(3)	416,931	(2)—	13,259	13,259
Agency securities(1)	748	—	762	762
GNMA permanent securities(1)	34,989	—	36,208	36,208
Nonhedge derivatives(4)	655,100	—4,554	—	4,554
		\$—4,554	\$ 1,407,545	\$ 1,412,099
Liabilities:				
Nonhedge derivatives(4)	83,500	\$—4,276	\$—	\$4,276
Financial Instruments Not Reported at Fair Value on Consolidated Statements of Financial Condition				
	Outstanding Face Amount	Fair Value		Total
		Level 1	Level 2	
Assets:				
Mortgage loan receivable held for investment, net, at amortized cost:				
Mortgage loans held by consolidated subsidiaries	\$ 2,641,038	\$—	\$ 2,634,179	\$ 2,634,179
Mortgage loans transferred but not considered sold	601,186	—	610,948	610,948
Provision for loan losses	N/A	—	(4,000)	(4,000)
Mortgage loan receivable held for sale	203,231	—	207,063	207,063
FHLB stock	77,915	—	77,915	77,915
		\$—	\$ 3,526,105	\$ 3,526,105
Liabilities:				
Repurchase agreements - short-term	545,562	\$—	\$ 545,562	\$ 545,562
Repurchase agreements - long-term	604,043	—	604,043	604,043
Revolving credit facility	100,000	—	100,000	100,000
Mortgage loan financing	589,152	—	596,686	596,686
Participation Financing - Mortgage Loan Receivable	3,834	—	3,834	3,834
Borrowings from the FHLB	1,400,500	—	1,402,623	1,402,623
Senior unsecured notes	766,201	—	787,191	787,191
Liability for transfers not considered sales	637,002	—	632,130	632,130
		\$—	\$ 4,672,069	\$ 4,672,069

(1) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded as a component of other comprehensive income (loss) in equity.

(2) Represents notional outstanding balance of underlying collateral.

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(3) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded in current period earnings.

(4) Measured at fair value on a recurring basis with the net unrealized gains or losses recorded in current period earnings. The outstanding face amount of the nonhedge derivatives represents the notional amount of the underlying contracts.

December 31, 2016

Financial Instruments Reported at Fair Value on Consolidated Statements of Financial Condition	Outstanding Face Amount	Fair Value			Total
		Level 1	Level 2	Level 3	
Assets:					
CMBS(1)	\$ 1,676,680	\$—	\$—	\$ 1,701,395	\$ 1,701,395
CMBS interest-only(1)	8,160,458	(2)—	—	342,171	342,171
GNMA interest-only(3)	478,577	(2)—	—	16,821	16,821
Agency securities(1)	774	—	—	780	780
GNMA permanent securities(1)	38,327	—	—	39,780	39,780
Nonhedge derivatives(4)	847,000	—	5,018	—	5,018
		\$—	\$5,018	\$ 2,100,947	\$ 2,105,965
Liabilities:					
Nonhedge derivatives(4)	\$ 100,400	\$—	\$3,446	\$—	\$ 3,446

Financial Instruments Not Reported at Fair Value on Consolidated Statements of Financial Condition	Outstanding Face Amount	Fair Value			Total
		Level 1	Level 2	Level 3	
Assets:					
Mortgage loan receivable held for investment, net, at amortized cost:					
Mortgage loans held by consolidated subsidiaries	\$ 2,011,309	\$—	\$—	\$ 2,018,973	\$ 2,018,973
Provision for loan losses	N/A	—	—	(4,000)	(4,000)
Mortgage loan receivables held for sale	360,518	—	—	359,897	359,897