UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For the quarterly period ended March 31, 2021

□ 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: 001-32171



Bimini Capital Management, Inc.

(Exact name of registrant as specified in its charter)

Maryland

72-1571637 (I.R.S. Employer Identification No.)

(State or other jurisdiction of incorporation or organization)

3305 Flamingo Drive, Vero Beach, Florida 32963

(Address of principal executive offices) (Zip Code)

(772) 231-1400

(Registrant's telephone number, including area code)

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

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

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes 🗵 No 🗆

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

Large accelerated filer		Accelerated filer	
Non-accelerated filer	(Do not check if a smaller reporting company)	Smaller reporting company	X
		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 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:

Title of each Class

Class A Common Stock, \$0.001 par value Class B Common Stock, \$0.001 par value Class C Common Stock, \$0.001 par value

Latest Practicable Date

May 14, 2021 May 14, 2021 May 14, 2021 Shares Outstanding 11,608,555 31,938 31,938

BIMINI CAPITAL MANAGEMENT, INC.

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

BIMINI CAPITAL MANAGEMENT, INC. CONDENSED CONSOLIDATED BALANCE SHEETS

	(Unaudited) March 31, 2021	December 31, 202
ASSETS:	maron 01, 2022	2000111001 02, 202
Mortgage-backed securities, at fair value		
Pledged to counterparties	\$ 72,833,006	65,153,274
Unpledged	22,826	24,957
Total mortgage-backed securities	72,855,832	65,178,231
Cash and cash equivalents	5,973,247	7,558,342
Restricted cash	4,037,655	3,353,015
Orchid Island Capital, Inc. common stock, at fair value	15,598,096	13,547,764
Accrued interest receivable	212,051	202,192
Property and equipment, net	2,076,127	2,093,440
Deferred tax assets	34,204,364	34,668,467
Due from affiliates	711,657	632,471
Other assets	1,564,005	1,466,647
Total Assets	\$ 137,233,034	
LIABILITIES:		
LIABILITIES: Repurchase agreements	\$ 73,135,999	65,071,113
	\$ 73,135,999 27,607,361	65,071,113 27,612,781
Repurchase agreements	\$	
Repurchase agreements Long-term debt	\$ 27,607,361	27,612,781
Repurchase agreements Long-term debt Accrued interest payable	\$ 27,607,361 91,841	27,612,781 107,417
Repurchase agreements Long-term debt Accrued interest payable Other liabilities	\$ 27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities	\$ 27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10)	\$ 27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY:	\$ 27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock0.\$01par valuet0,000,00\$hares authoriz@00,00\$hares	27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock).@01par valuet0,000,00@hares authorize@0,00@hares designated Series A Junior Preferred99900k00@hares undesignated;	27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock0.601par value(0,000,006hares authorized00,006hares designated Series A Junior Preferred95900k006hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 20	27,607,361 91,841 619,554	27,612,781 107,417 1,421,409
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock).%01par value(0,000,00@hares authorize@0,00@hares designated Series A Junior Preferred99900k00@hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 20 Class A Common stock0@1par value(98,000,00@hares designated();608,555	27,607,361 91,841 619,554 101,454,755	27,612,781 107,417 <u>1,421,409</u> <u>94,212,72</u> 0
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock0.001par value(0,000,000 hares authorize(00,000 hares designated Series A Junior Preferred95000 k000 hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 202 Class A Common stock001 par value(98,000,000 hares designated; shares issued and outstanding as of March 31, 2021 and December 31, 2020	27,607,361 91,841 619,554 101,454,755	27,612,781 107,417 <u>1,421,409</u> <u>94,212,72</u> 0
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock0.\$01par value(0,000,00\$hares authoriz400,00\$hares designated Series A Junior Preferred9\$900k00\$hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 20 Class A Common stock0\$1par value(3,000,00\$hares designat4d;608,555 shares issued and outstanding as of March 31, 2021 and December 31, 2020 Class B Common stock0\$1par value(1,000,00\$hares designat4d;93\$shares	27,607,361 91,841 619,554 101,454,755 - - 11,609	27,612,781 107,417 1,421,409 94,212,720 - 11,609
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Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock).@01par valuet0,000,00@hares authorize@0,00@hares designated Series A Junior Preferred9900@00@hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 20 Class A Common stock0@1par valuet0,000,00@hares designated1;608,555 shares issued and outstanding as of March 31, 2021 and December 31, 2020 Class B Common stock0@1par valuet,000,00@hares designated1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class C Common stock0@1par valuet,000,00@hares designated1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020	27,607,361 91,841 619,554 101,454,755 - 111,609 32	27,612,781 107,417 1,421,409 94,212,720 - 11,609 32 32
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock).@01par valuet0,000,00@hares authorize@0,00@hares designated Series A Junior Preferred9@06k00@hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 20 Class A Common stock0@1par valuet9,000,00@hares designated1,608,555 shares issued and outstanding as of March 31, 2021 and December 31, 2020 Class B Common stock0@1par valuet,000,00@hares designated1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class B Common stock0@1par valuet,000,00@hares designate1,93&hares	27,607,361 91,841 619,554 101,454,755 - 11,609 32 32	27,612,781 107,417 1,421,409 94,212,720 - 11,609 32 32 32 332,642,758
Repurchase agreements Long-term debt Accrued interest payable Other liabilities Total Liabilities COMMITMENTS AND CONTINGENCIES (Note 10) STOCKHOLDERS' EQUITY: Preferred stock).@01par valuet0,000,00@hares authorizd@0,00@hares designated Series A Junior Preferred9900k00@hares undesignated; no shares issued and outstanding as of March 31, 2021 and December 31, 202 Class A Common stock0@1par valuet0,000,00@hares designated1;608,555 shares issued and outstanding as of March 31, 2021 and December 31, 2020 Class B Common stock0@1par valuet,000,00@hares designate1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class C Common stock0@1par valuet,000,00@hares designate1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class C Common stock0@1par valuet,000,00@hares designate1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class C Common stock0@1par valuet,000,00@hares designate1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class C Common stock0@1par valuet,000,00@hares designate1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020 Class C Common stock0@1par valuet,000,00@hares designate1,93&hares issued and outstanding as of March 31, 2021 and December 31, 2020	27,607,361 91,841 619,554 101,454,755 - 11,609 32 32 32 332,642,758	27,612,781 107,417 1,421,409 94,212,720 - 11,609 32 32 32 332,642,758

BIMINI CAPITAL MANAGEMENT, INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited) For the three Months Ended March 31, 2021 and 2020

	٦	Three Months E	
Davanuaa		2021	2020
Revenues:	¢	2 025 4000	1 704 507
Advisory services	\$	2,025,409\$	1,724,597
Interest income		610,618	2,039,994
Dividend income from Orchid Island Capital, Inc. common stock		506,095	364,809
Total revenues		3,142,122	4,129,400
Interest expense		(00.050)	(007.04.0)
Repurchase agreements		(39,858)	(927,816
Long-term debt		(249,548)	(349,501)
Net revenues		2,852,716	2,852,083
Other income (expense):			
Unrealized losses on mortgage-backed securities		(1,392,261)	(574,281)
Realized losses on mortgage-backed securities		-	(5,804,656
Unrealized gains (losses) on Orchid Island Capital, Inc. common stock		2,050,332	(4,408,105
Gains (losses) on derivative instruments		243	(5,290,731
Other income		86	324
Total other income (expense)		658,400	(16,077,449
Evnoncoci			
Expenses: Compensation and related benefits		1,123,530	1,100,044
Directors' fees and liability insurance		188,020	164,581
Audit, legal and other professional fees		137,168	159,293
Administrative and other expenses		307,865	282,039
Total expenses		1,756,583	1,705,957
Net income (loss) before income tax provision		1,754,533	(14,931,323
Income tax provision		464,103	7,401,624
Net income (loss)	\$	1,290,430\$	(22,332,947
Basic and Diluted Net income (loss) Per Share of:			
CLASS A COMMON STOCK		0 4 4 ÷	(4.55)
Basic and Diluted	\$	0.11 \$	(1.92)
CLASS B COMMON STOCK			
Basic and Diluted	\$	0.11 \$	(1.92)
Weighted Average Shares Outstanding:			
CLASS A COMMON STOCK			
Basic and Diluted		11,608,555	11,608,555
CLASS B COMMON STOCK			
Basic and Diluted		31,938	31,938

BIMINI CAPITAL MANAGEMENT, INC. CONDENSED CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (Unaudited) For the three Months Ended March 31, 2021 and 2020

		Stockholders' Equity					
	Commor	Common Stock		Additional Accumulated			
	Shares	Par Value	Paid-in Capital	Deficit	Total		
Balances, January 1, 2020	11,672,431\$	11,673\$	332,642,758\$	(292,677,4405)	39,976,991		
Net loss	-	-	-	(22,332,947)	(22,332,947		
Balances, March 31, 2020	11,672,431\$	11,673\$	332,642,758\$	(315,010,3875)	17,644,044		
Balances, January 1, 2021	11,672,431\$	11,673\$	332,642,758\$	(298,166,5825)	34,487,849		
Net income	-	-	-	1,290,430	1,290,430		
Balances, March 31, 2021	11,672,431\$	11,673\$	332,642,758\$	(296,876,1525)	35,778,279		

BIMINI CAPITAL MANAGEMENT, INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited) For the Three Months Ended March 31, 2021 and 2020

		2021	2020
CASH FLOWS FROM OPERATING ACTIVITIES:			
Net income (loss)	\$	1,290,430\$	(22,332,94
Adjustments to reconcile net income (loss) to net cash provided by (used in) op	erating	activities:	
Depreciation		17,313	17,598
Deferred income tax provision		464,103	7,400,852
Losses on mortgage-backed securities, net		1,392,261	6,378,937
Unrealized (gains) losses on Orchid Island Capital, Inc. common stock		(2,050,332)	4,408,10
Realized and unrealized losses on forward settling TBA securities		-	1,441,400
Changes in operating assets and liabilities:			
Accrued interest receivable		(9,859)	527,542
Due from affiliates		(79,186)	101,800
Other assets		(97,358)	(126,771
Accrued interest payable		(15,576)	(535,734
Other liabilities		(801,855)	(849,083
NET CASH PROVIDED BY (USED IN) OPERATING ACTIVITIES		109,941	(3,568,29
From mortgage-backed securities investments: Purchases Sales Principal repayments Net settlement of forward settling TBA contracts NET CASH (USED IN) PROVIDED BY INVESTING ACTIVITIES		(12,367,589) - 3,297,727 - (9,069,862)	(20,823,37) 171,155,24 6,687,740 (1,500,000 155,519,61
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from repurchase agreements		74,799,000	361,393,39
Principal repayments on repurchase agreements		(66,734,114)	(518,990,00
Principal repayments on long-term debt		(5,420)	(5,077
NET CASH PROVIDED BY (USED IN) FINANCING ACTIVITIES		8,059,466	(157,601,68
NET DECREASE IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH		(900,455)	(5,650,359
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, beginning of the peri	od	10,911,357	12,385,11
CASH, CASH EQUIVALENTS AND RESTRICTED CASH, end of the period	\$	10,010,902\$	6,734,758
SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION:			
Cash paid (received) during the period for:	•	00 / 000 ÷	4 0 4 0 5 -
Interest expense	\$	304,982\$	1,813,051
Income taxes	\$	- \$	13,465

BIMINI CAPITAL MANAGEMENT, INC. NOTES TO CONDENSEDCONSOLIDATED FINANCIALSTATEMENTS (Unaudited) March 31, 2021

NOTE 1. ORGANIZATION AND SIGNIFICANT ACCOUNTING POLICIES

Business Description

Bimini Advisors Holdings, LLC and its wholly-owned subsidiary, Bimini Advisors, LLC (an investment advisor Sectable and with the ge Commission), are collectively referred to as "Bimini Advisors." Bimini Advisors mangage acceleration of Crchid Island Capital, Inc. ("Orchid") and receives fees for BIANIA Advisors and the MBS portfolio of Royal Palm Capital, LLC.

Royal Palm Capital, LLC maintains an investment portfolio, consisting primarily of MBS investments, for its Palm Capital, fit count is wholly-owned subsidiaries are collectively referred to as "Royal Palm."

COVID-19 Impact

Beginning in mid-March 2020, the global pandemic associated with the novel coronavirus ("COVID-19") and contributed in the second contributed contributed in the second contributed contributed in the second contributed in the second contributed contributed

The MBS marketlargely stabilized after the Federal Reserve announced on March 23, 2020 that it would Treastifies and the sheeted to support smoothmarket functioning. As of March 31, 2020, and at all times single all wath the MBS market continues to react to the pandemic and the various measures put in Market? Stabilize then the financial or mortgage markets do not respond favorably to any of these actions, or such astifice the MBS market continues and financial condition may continue to be materially adversely of the MBS the the length or gravity of the impact of the COVID-19 pandemic at this time, if the Pandemie Continue to the Company's results of future operations, financial position, and liquidity during 2021.

Consolidation

The accompanying consolidated financial statements include the accounts of Bimini Capital, Bimini interactions have been eliminated from the consolidated financial statements.

Variable Interest Entities ("VIEs")

A variable interest entity ("VIE") is consolidated by an enterprise if it is deemed the primary beneficiary of hastacontemportation with the issuance of Bimini Capital's junior subprationated protocols and for this VIE.

The Company obtains interests in VIEs through its investments in mortgage-backed securities. The pasine as the pasine pain a controlling financial interest in the Security of the interest in the Security of the interest in the company obtaining a controlling financial interest in the securities. The threshold financial interest in the company's investments in mortgage-backed securities. The Basine backed and the company's investments in mortgage-backed securities. The Basine backed securities of the mortgage-backed securities.

Basis of Presentation

The accompanying unaudited condensed consolidated financial statements have been prepared in print pri

The consolidated balance sheet at December 31, 2020 has been derived from the audited financial doestatements and footnotes required by GAAP for complete consolidated financial statements and footnotes thereto included in the Company's Annual Report on Entred December 31, 2020.

Use of Estimates

The preparation of financial statements in conformity with GAAP requires management to make estimates affect the second and babilities and disclosure of contingent assets and liabilities at the flat of all statements of assets and liabilities and disclosure of contingent assets and liabilities at the flat of all statements of revenues and expenses during the reporting period. Actual the second disclosure of consolidated financial statements include values of the second disclosure of disclosure of contingent assets and liabilities at the flat of all statements of the reported amounts of revenues and expenses during the reporting period. Actual the second disclosure of the second disclosur

Segment Reporting

The Company's operations are classified into two principal reportable segments: the asset management investment investment of the segment. These segments are evaluated by management in deciding how to allocate performed and the segment of the operating segments are the same as the Company's accounting exception with the presentation of segment results. For further an operation see

Cash and Cash Equivalents and Restricted Cash

Cash and cashequivalents include cashon deposit with financial institutions and highly liquid investments with three is a structure of purchase. Restricted cash includes cash pledged as collateral for repurchase of the time of purchase following table presents the Company's cash, cash equivalents and restricted cash as of December 31, 2020 March 31, 2021 and

	N	larch 31, 2021 Dece	mber 31,
Cash and cash equivalents	\$	5,973,247\$ 2020	7,558,342
Restricted cash		4,037,655	3,353,015
Total cash, cash equivalents and restricted cash	\$	10,010,902\$	10,911,357

The Company maintains cashbalances at several banks and excess margin with an exchange clearing may next bed felting for the company has not experienced any losses related to these balances. The Company has not experienced any losses related to these balances. The Former depositor at each financial institution. Refer to former depositor at each finance depo

Advisory Services

Orchid is externallymanaged and advised by Bimini Advisorspursuant to the terms of a management the AMARGEMERTED Set is obligated to pay Bimini Advisors a monthly managementfee and a pro rata BORTARE Company for any direct expenses incurred on its behalf. Revenues from Recognized of the in which the service is performed.

Mortgage-BackedSecurities

The Company invests primarily in mortgage pass-through ("PT") mortgage-backed certificates issued by or Giffed in the CMBS issued and inverse isterated by pools of mortgage-backed loans. We refer to MBS and refer to MBS is a structured MBS. The Company has elected to account for its investment in VERE uption the fair value option requires the Company to record changes in fair value in the operalidate which mentangement's view, more appropriately reflects the results of our operations for a Bactificial company.

The Company records MBS transactions on the trade date. Security purchases that have not settled as of are the balan retained and the labor retained and the security and the security are the balance with an offsetting liability recorded, whereas securities sold that have not sately date and the security are the security and the security are security as a security

Fair value is defined as the price that would be received to sell the asset or paid to transfer the liability in an between market and the measurement date. The fair value measurement assumes that the transfer time that the transfer time that the transfer time that the transfer time that the principal market for the asset or liability, or in the absence of a principal market for the asset or liability. Estimated fair values for MBS are based on independent thirting the transfer time to the available.

Income on PT MBS is based on the stated interest rate of the security. Premiums or discounts present at not the difference between income accrued and the interest received on the security is investigation with an a security of the security. For IIO securities and the contractual terms of the security. For IIO securities interest security is interest in a security is interest in the new estimate of prepayments and the contractual terms of the security. For IIO securities into a security is interest security. For IIO securities thus captures the net effect of changes in the security is a securities caused by market securities thus captures the net effect of principal repayments during the period.

Orchid Island Capital, Inc. Common Stock

- 7 -

The Company accounts for its investment in Orchid commonshares at fair value. The change in the fair value on the consolidated statements of operations. We estimate the fair value of our investment of the consolidated statements of operations. We estimate the fair value of our investment of the consolidated statements of operations of Orchid's common stock on a national stock exchange.

Retained Interests in Securitizations

The Companyholds retained interests in the subordinated tranches of securities created in securitization interests and the security of zero, as the prospect of future cash flows being received is the transformed and the security of the consolidated statements of operations.

Derivative Financial Instruments

The Companyuses derivative instruments to manage interest raterisk, facilitate asset/liability strategies and exploring and exploring and to do so in the future. The principal instruments that the Companyhas used to date and the angle of the structure of the st

The Company accounts for TBA securities as derivative instruments. Gains and losses associated with TBA are segurities of operations. The accompanying consolidated statements of operations.

Holding derivativescreates exposureto creditrisk related to the potential for failure by counterparties to honor the the remaining a counterparty, the Company may have difficulty recovering its collateral and may not for any entry of the digreement. The Company's derivative agreements require it to post or receive collateral will the the company's derivative agreements require it to post or receive collateral will the the company's derivative agreements require it to post or receive collateral will the the company's derivative agreements require it to post or receive collateral and the second seco

Financial Instruments

The fair value of financial instruments for which it is practicable to estimate that value is disclosed, either in con转储磁键 備植的cial statements or in the accompanying notes. MBS, Orchid common stock and derivative aeeets fine disabilition where in the consolidated balance sheets. The methods and assumptions used to estimate fine the first when the financial statements.

The estimated fair value of cash and cash equivalents, restricted cash, accrued interest receivable, other agreently approximates their carrying value as of Metchnet 39,2020, due to the short-term nature of these financial instruments.

It is impractical to estimate the fair value of the Company's junior subordinated notes. Currently, there is a type strain what interest rates would be available to the formation regarding these instruments is presented in Note 8 to the consolidated financial statements.

Property and Equipment, net Property and equipment, net, consists of computer equipment with a depreciable life of 3 years, office depreciable web equipment, net, consists of computer equipment with a depreciable life, and buildings and improvements with depreciable web equipment is recorded at acquisition cost and depreciated using the straight-line method eves the straight begine included in administrative and other expenses in the consolidated statement of operations.

Repurchase Agreements

The Company finances the acquisition of the majority of its PTMBS through the use of repurchase repuinder the second seco

Earnings Per Share

Basic EPS is calculated as income available to common stockholders divided by the weighted average outstanting during menophates Diluted EPS is calculated using the treasury stock or two-class method, as explicables of the result is anti-dilutive.

Outstanding shares of Class B Common Stock, participating and convertible into Class A Common Stock, dividendentified an angle of Class A Common Stock. Class a Common Stock of Class A Common Stock. Class a Common Stock of Class A Common Stock. Separatery the relates a common Stock.

Income Taxes

Income taxes are provided for using the asset and liability method. Deferred tax assets and liabilities between than different and income tax bases of assets and liabilities using enacted tax rates. The and the tax bases of assets and liabilities using enacted tax rates. The and the tax bases of tax bases of the tax bases of tax bases of tax bases of the tax bases of the tax bases of the tax bases of tax bases of

The Company's U.S. federal income tax returns for years ended on or after December 31, 2017 remain open Althougramationent believes its calculations for tax returns are correct and the positions taken thereon are the one by the diuties could be materially different from the tax returns filed by the Company, and those signameans could be materially. For tax filing purposes, Bimini Capital and its includable returns filed and its includable

The Company assesses the likelihood, based on their technical merit, that uncertain tax positions will be examination of the facts, circumstances and information available at the end of each period. The position state of the position of the facts, circumstances and information available at the end of each period. The position state of the position of the facts of the position will be examinated of the position of the position of the position will be examinated of the position of the position of the position will be examinated of the position of the position. A position that meets this stated of the largest amount of benefit that will more likely than not be realized upon settlement. The difference of the position of the position. A position of the position

Recent AccountingPronouncements

On January 1, 2020, we adopted Accounting Standards Update ("ASU") 2016-13, Financial Instruments – 326 ? Meta Section 2016-13 requires credit losses on most financial Instruments. ASU 2016-13 requires credit losses on most financial section of the section of t

In March 2020, the FASB issued ASU 2020-04 "Reference Rate Reformational and the Effects of *Reform on Financial Reporting*U 2020-04 provides optional expedients and the expected market transition from the on debt instruments, leases, medications, and other contracts, related to the expected market transition from the bitlet http://www.lbork.org/lbork

NOTE 2. ADVISORY SERVICES

Bimini Advisors serves as the manager and advisor for Orchid pursuant to the terms of a management Bimini Advisors is a server as the manager and advisor for Orchid pursuant to the terms of a management Bimini Advisors is a described by the server and day-to-day operations. Reference of the server and day-to-day operations. Bimini Advisors provides Orchid with its management team, including its officers, Bipipity is a delegated to it. Bimini Advisors receives a monthly management fee in the amount of:

- One-twelfth of 1.5% of the first \$250 million of Orchid's month-end equity, as defined in the management
- Effectiventh of 1.25% of Orchid's month-end equity that is greater than \$250 million and less than or
- Entrative # 100% of Orchid's month-end equity that is greater than \$500 million.

Orchid is obligated to reimburse Bimini Advisors for any direct expenses incurred on its behalf and to pay to amodified divisors of certain overhead costs set forth in the management agreement. The management agreement agreement without cause, it will be obligated to pay Bimini Advisors a three of the management agreement fee, as defined in the management agreement, before or on the last day reflection actions a three of the management fee. The following table summarizes the advisory services revenue from Orchid for the three months ended March 31, 2021 and 2020.

(in thousands)

	Th	Three Months Ended March			
	31,	2021	2020		
Management fee	\$	1,621\$	1,377		
Allocated overhead		404	348		
Total	\$	2,025 \$	1,725		

At March 31, 2021 and December 31, 2020, the net amount due from Orchid was *appilition* mately 6 mill and respectively.

NOTE 3. MORTGAGE-BACKED SECURITIES

The following table presents the Company's MBS portfolio as of March 31, 2021 and December 31, 2020:

(in thousands)

	Ν	March 31, 2021 Decem	ber 31,
Fixed-rate MBS	\$	72,504 \$ 2020	64,902
Interest-Only MBS		329	251
Inverse Interest-Only MBS		23	25
Total	\$	72,856\$	65,178

NOTE 4. REPURCHASE AGREEMENTS

The Company pledges certain of its MBS as collateral under repurchase agreements with financial institutions. generally sixed based on prevailing rates corresponding to the terms of the borrowings, and interest is generally beidowing terminative additional company to post additional collateral requirements, referred to as "margin calls." Similarly, if the securities of the additional company. As of March 31, 2021, the Company had requirements call

As of March 31, 2021 and December 31, 2020, the Company's repurchase agreements had remaining belometurities as summarized

(\$ in thousands)						
	OVERNIG	HT E	BETWEEN 2 E	BETWEEN 31	GREATER	
	(1 DAY O	R	AND	AND	THAN	
	LESS)		30 DAYS	90 DAYS	90 DAYS	TOTAL
March 31, 2021						
Fair value of securities pledged, including accrued						
interest receivable	\$	- \$	28,910\$	13,054\$	31,081\$	73,045
Repurchase agreement liabilities associated with						
these securities	\$	- \$	28,488\$	13,281\$	31,367\$	73,136
Net weighted average borrowing rate		-	0.21%	0.27%	0.20%	0.21%
December 31, 2020						
Fair value of securities pledged, including accrued						
interest receivable	\$	- \$	49,096\$	8,853 \$	7,405 \$	65,354
Repurchase agreement liabilities associated with						
these securities	\$	- \$	49,120\$	8,649 \$	7,302 \$	65,071
Net weighted average borrowing rate		-	0.25%	0.23%	0.30%	0.25%

In addition, cash pledged to counterparties for repurchase agreements was **a pridixim ated 35** million as of March 31, 2021 and December 31, 2020, respectively.

If, during the term of a repurchase agreement, a lender files for bankruptcy, the Company might experience pledifferencebetween the amount 9899446745960697099996 counterparty and the fair value of the collateral pledged to such lender, including the and back of the company as collateral, if any. At March 31, 2021 and December 31, 2020, the Company and the fair land the amount loaned to the Company, including interestpayable, and the fair tast of the second difference of the second di respectively. As of March 31, 2021 and December 31, 2020, the Company did not have an amount at risk with any indiate hand to many's equity.

NOTE 5. DERIVATIVE FINANCIAL INSTRUMENTS

Eurodollar and T-Note futures are cash settled futures contracts on an interest rate, with gains and chalogeset socthediceohoppany's cash accounts on a daily basis. A minimum balance, or "margin", is required to becomain taimediarily heasis. The tables below present information related to the Company's Eurodollar and Tostienfut at exarch 31, 2021 and December 31, 2020.

(\$ in thousands)

As of March 31, 2021

	 Junior Subordinated Debt Funding Hedges				
	Average Contract Notional	Weighted Average Entry	Weighted Average Effective	Open	
Expiration Year	Amount	Rate	Rate	Equit(9)	
2021	\$ 1,000	1.01%	0.21%\$	(6)	
Total / Weighted Average	\$ 1,000	1.01%	0.21%\$	(6)	

(\$ in thousands) Ac of December 21, 2020

	Junior Subordinated Debt Funding Hedges						
	Average Contract Notional	Weighted Average Entry	Weighted Average Effective	Open			
Expiration Year	Amount	Rate	Rate	Equit()			
2021	\$ 1,000	1.02%	0.18%\$	(8)			
Total / Weighted Average	\$ 1,000	1.02%	0.18%\$	(8)			

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

(Losses) Gains on Derivative Instruments

The table below presents the effect of the Company's derivative financial instruments on the operationsidated statements this ended March 31, 2021 and 2020

(in thousands)

	Thr	<u>Three Months Ended March</u>				
	31,	2021	2020			
Eurodollar futures contracts (short positions)						
Repurchase agreement funding hedges	\$	- \$	(2,329)			
- 12 -						

Junior subordinated debt funding hedges	-	(515)
T-Note futures contracts (short positions)		
Repurchase agreement funding hedges	-	(1,006)
Net TBA securities	-	(1,441)
Losses on derivative instruments	\$ - \$	(5,291)

Credit Risk-Related Contingent Features

The use of derivatives creates exposure to credit risk relating to potential losses that could be that the goiant institutions fail to perform their obligations under the contracts. The **Comminise that experiments** which are not centrally cleared on a registered **Excitsains exponented parties to** major financial institutions with acceptable credit ratings, and by monitoring **individual with** nterparties. In addition, the Company may be required to pledge assets as collateral for **isoderivatives**, owhosione based on the market value, notional amount and remaining term of the **elevinative contracts**. The **equivative contracts** where the Company may not receive payments provided for under the **equivative contracts** are collateral for the Company's derivative instruments are included in restricted **castsolial and** balance sheets. It is the Company's policy not to offset assets and liabilities associated **aximises derivatives** the Chicago Mercantile Exchange ("CME") rules characterize variation margin **paysferts** assettpresent to adjustments to collateral. As a result, derivative assets and liabilities **elevine the CME** serves as the central clearing party are presented as if these **elevine times of the CME** serves as the central clearing party are presented as if these **eletilexities of attracted portion** date.

NOTE 6. PLEDGED ASSETS

Assets Pledgedto Counterparties

The table below summarizes Bimini's assets pledged as collateral under its repurchase agreements and Mardariy Ation 2006.

(\$	in	thousand	s)

March 31, 2021						December 31, 2020					
	R	epurchase	Derivative			Repurchase	Derivative				
Assets Pledged to Counterpa	rties A	greements	Agreements	Total		Agreements	Agreements	Total			
PT MBS - at fair value	\$	72,504\$	- \$	72,504	\$	64,902\$	- \$	64,902			
Structured MBS - at fair value		329	-	329		251	-	251			
Accrued interest on pledged sec	urities	212	-	212		201	-	201			
Restricted cash		4,037	1	4,038		3,352	1	3,353			
Total	\$	77,082\$	1 \$	77,083	\$	68,706\$	1 \$	68,707			

Assets Pledged from Counterparties

The table below summarizes cash pledged to Bimini from counterparties under repurchase agreements and of Marchell and the second structure of Marchell and the second structure of the second structur

(\$ in thousands)		
Assets Pledged to Bimini	March 31, 2021	December 31,
Repurchase agreements	\$ - \$	2020 80
Total	\$ - \$	80

NOTE 7. OFFSETTING ASSETS AND LIABILITIES

The Company's derivatives and repurchase agreements are subject to underlying agreements with master arrangence of bankruptcy of either arrange of the right of offset in the event of default or in the event of bankruptcy of either IPAEXCON的AMPAPENESASSETS and liabilities subject to these arrangementson a gross basis. The following tellating frost assessed and liabilities subject to such arrangements as if the Companyhad presented them on a 20202618 Beete March 3312020.

(in thousands)										
			Offsetting o	of Liabilities						
Gross Amount Not Offset in the										
				Net Amount	Consolidated	Balance Sheet				
		G	ross Amount	of Liabilities	Financial					
	Gr	oss Amount (Offset in the P	resented in the	eInstruments	Cash				
	of	Recognized C	onsolidated	Consolidated	Posted as	Posted as	Net			
	L	iabilities B	alance Sheet	Balance Sheet	Collateral	Collateral	Amount			
March 31, 2021										
Repurchase Agreements	\$	73,136\$	- \$	73,136\$	(69,099)\$	(4,037)\$	-			
	\$	73,136\$	- \$	73,136\$	(69,099)\$	(4,037)\$	-			
December 31, 2020										
Repurchase Agreements	\$	65,071\$	- \$	65,071\$	(61,719)\$	(3,352)\$	-			
	\$	65,071\$	- \$	65,071\$	(61,719)\$	(3,352)\$	-			

The amounts disclosed for collateral received by or posted to the same counterparty are limited to the amount asset fighter in the consolidated balance sheet to zero. The fair value of the actual collateral same eduble particular eduble for a discussion of collateral posted for, PEDERENASE OGAUAATions and derivative instruments.

NOTE 8. LONG-TERM DEBT

Long-term debt at March 31, 2021 and December 31, 2020 is summarizedas follows:

(in thousands)

	Mai	rch 31, 2021 🛛 I	December 31,
Junior subordinated debt	\$	26,804 \$	2020 26,804
Note payable		651	657
Paycheck Protection Plan ("PPP") loan		152	152
Total	\$	27,607\$	27,613

(1) The Small Business Administration has notified the Company that, effective April 22, 2021, all principal and accrued interest under the PPP loan has been forgiven.

Junior Subordinated Debt

During 2005, Bimini Capital sponsored the formation of a statutory trust, known as Bimini Capital Trust II the (BGTU) et Which two Bimini Capital. It was formed for the purpose of issuing trust preferred capital FREE IN CONTRACT TO A SAME THE PROCEED STORE THE SALE OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED AND THE SALE OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY ADDRESS OF SUCH CAPITAL SECURITIES SOLELY IN JUNIOR SUBORDINATED ADDRESS OF SUCH CAPITAL SECURITIES SOLELY SECURIT speuditips se elimites faritaly BCTII are the sole assets of BCTII.

As of March 31, 2021 and December 31, 2020, the outstanding principal balanceon the junior subordinated BC fle Wass2ville Ramon. the BCTII trust preferred securities and Bimini Capital's BCTII Junior Subordinated Notes have a rate of interest

that floats at a spread of 3.50% over the prevailing three-month LIBOR rate. As of March 31, 2021, the interest rate was been discovered and Bimini Capital's BCTII Junior Subordinated Notes require quarterly interest discovered and the provided and without penalty. Bimini Capital's BCTII Junior Subordinated Notes and Bimini Capital of the pagment of the prevention of the prevention of the pagment of the prevention of the p

BCTII is a VIE because the holders of the equity investment at risk do not have substantive decision-making action with a substantive decision action of the equity investment at risk do not have substantive decision-making action with a substantive decision action of the equity securities was financed directly by BCTII as a provide different statement in the equity investment at risk. Since Bimini for the equity investment at risk do not have substantive decision action of the equity investment at risk. Since Bimini for the equity investment at risk. Since Bimini for the primary beneficiary of BCTII. Therefore, Bimini Ganeta the financial statements of BCTII into its consolidated financial statements, and this investment is a for worked for on the equity

The accompanying consolidated financial statements present Bimini Capital's BCTII Junior Subordinated Notes liab in the common equity securities of BCTII as an asset (included in other state) of the provide the provide the state of the sta

Note Payable

On October 30, 2019, the Companyborrowed \$680,000 from a bank. The note is payable in equal monthly installing of approximately \$4,500 through October 30, 2039. Interest accrues at 4.89% through October 30, 2024. The state of the United States Treasury securities adjusted to a constant maturity of the Yoote is by the State of the Company's office building.

Paycheck ProtectionPlan Loan

On April 13,2020, the Company received approx 52 a 0 by sough the Paycheck Protection Program ("PPP") of Act in the form of a low interestioan. PPP loans carry a 12 a 12 by solution for two years, if not forgiven, in whole or Payments are deferred for the first ten months after the complete of the loan forgiveness covered period. PPP whose on the payments are deferred for the first ten months after the complete of the loan forgiveness covered period. PPP whose on the payments are deferred for the first ten months after the complete of the loan forgiveness covered period. PPP whose on the payments are used for payroll and other permitted purposes in accordance with the tental for the first of the Sale of t

The table below presents the future scheduled principal payments on the Company's long-term debt. forg ቪድብ መንግም መንግሥት በ interest under the PPP loan.

(in thousands)	
Last nine months of 2021	\$ 16
2022	23
2023	24
2024	25
2025	26
After 2025	27,341
Total	\$ 27,455

NOTE 9. COMMON STOCK

There were no issuances of Bimini Capital's Class A Common Stock, Class B Common Stockor Class C thre ፍምስማስባን ፍትምሬቲ መካከት ይደ, 2021 and 2020.

Stock RepurchasePlan

On March 26,2018, the Board of Directorsof Bimini Capital Management, Inc. (the "Company") approved a ("Reforct Respersion of the Repurchase Plan, the Company may 500,000 to the Securation of the Securation of

From the inception of the RepurchasePlan through March 31, 2021, the Company rep**10**;**H9**#ddadstal and aggregate cost of approximated states and fees, for a weighted average37 piece sh&re. There no shares repurchased during the three months ended March 31, 2021.

NOTE 10. COMMITMENTS AND CONTINGENCIES

From time to time, the Company may become involved in various claims and legal actions arising in the bus projective of

OnApril 22, 2020 the Company received a demand for payment from Citigroup, Inc. in 32 amiliontool at to indemnification provisions of various mortgage loan purchase agreements ("MLPA's") entered into between Reight vor the second sec

Management is not aware of any other significant reported or unreported contingencies at March 31, 2021.

NOTE 11. INCOME TAXES

The total income tax provision recorded for the three months ended March 31, 2021 and 2020 and 2020, respectively.

The Company's tax provision is based on a projected effective rate based on annualized amounts applied to and a tables and a table and a table realization of a portion of the tax benefits of federal and state net operating losses and a tables and a table realization of a portion of the tax benefits of federal and state net operating losses and a tables and a table income in a portion of capital loss and NOL carryforwards is generated to the realized. The ultimate realization of capital loss and NOL carryforwards is generated to the realized and taxable income in periods prior to their expiration. The Company currently anovides a state of the NOLs since the Company believes that it is more likely than not that some of the loss of the loss the need for a valuation allowance at each reporting date.

As a result of adverse economic impacts of COVID-19 on its business, the Company performed an addft&fallsvantering addft&fallsvantering addft&fallsvantering addft&fallsvantering addft&fallsvantering and the moretikely behavior and additional valuation allowance and additional valuation allowance and a additional valuation allowance and additional valuation allowance and a additional valuation allowance and additional va

NOTE 12. EARNINGS PER SHARE

Shares of Class C commonstock are notincluded in the basic EPS computation as these shares do not have Sharest Gilestigs (Glass A EPS as the conditions for 600) and 500 computation of diluted Class A EPS as the conditions for 600) and 500 compared by the computation of diluted Class A EPS as the conditions for 600) and 500 compared by the computation of diluted Class A EPS as the conditions for 600) and 500 compared by the compared by the computation of diluted Class A EPS as the conditions for 600) and 500 compared by the compared by t

The table below reconciles the numerator and denominator of EPS for the three months ended March 31, 2021 and 2020.

(in thousands, except per-share information)

		2021	2020
Basic and diluted EPS per Class A common share:			
Income (loss) attributable to Class A common shares:			
Basic and diluted	\$	1,286 \$	(22,272
Weighted average common shares:			
Class A common shares outstanding at the balance sheet date		11,609	11,609
Weighted average shares-basic and diluted		11,609	11,609
Income (loss) per Class A common share:			
Density and diluteral	.	0.4.4. #	(1.00
Basic and diluted (in thousands, except per-share information)	\$	0.11 \$	(1.92 2020
(in thousands, except per-share information)	\$		
(in thousands, except per-share information) Basic and diluted EPS per Class B common share:	\$		
(in thousands, except per-share information) Basic and diluted EPS per Class B common share: Income (loss) attributable to Class B common shares:		2021	2020
(in thousands, except per-share information) Basic and diluted EPS per Class B common share:	\$		
(in thousands, except per-share information) Basic and diluted EPS per Class B common share: Income (loss) attributable to Class B common shares:		2021	2020
(in thousands, except per-share information) Basic and diluted EPS per Class B common share: Income (loss) attributable to Class B common shares: Basic and diluted		2021	2020
(in thousands, except per-share information) Basic and diluted EPS per Class B common share: Income (loss) attributable to Class B common shares: Basic and diluted Weighted average common shares:		2021	2020 (61
(in thousands, except per-share information) Basic and diluted EPS per Class B common share: Income (loss) attributable to Class B common shares: Basic and diluted Weighted average common shares: Class B common shares outstanding at the balance sheet date		2021	2020 (61
(in thousands, except per-share information) Basic and diluted EPS per Class B common share: Income (loss) attributable to Class B common shares: Basic and diluted Weighted average common shares: Class B common shares outstanding at the balance sheet date Effect of weighting		2021 4 \$ 32	2020 (61 32

NOTE 13. FAIR VALUE

Fair value is the price that would be received to sell an asset or paid to transfera liability (an exit price). A fair reflective asset of the asterion of the asset of the asset of the asset of the as

- Level 1 valuations, where the valuation is based on quoted market prices for identical assets or liabilities traded in economic and over-the-countermarkets with sufficient volume),
- Level 2 valuations, where the valuation is based on quoted market prices for similar instruments traded in patives markets that are not active and model-based valuation significant sector and model-based valuation the market, and
- Level 3 valuations, where the valuation is generated from model-based techniques that use significant **05%ENAIMENTIFE** market, but observable based on Company-specificdata. These unobservable **ESHIPATION** SWITES for assumptions that market participants would use in pricing the asset or liability. Valuation - 17 -

techniques typically include option pricing models, discounted cash flow models and similar techniques, but USE/ of Anisket and Similar techniques, but use of assets or liabilities that are not directly comparable to the subject asset or liability.

MBS, Orchid common stock, retained interests and TBA securities were all recorded at fair value on a recurring months is for the second state of t

The Company'sMBS and TBA securities are valued using Level 2 valuations, and such valuationscurrently Company'sMBS and TBA securities are valued using Level 2 valuations, and such valuationscurrently Company'sMBS and TBA securities are valued using Level 2 valuations, when available. Because the MEC offigan/AMBA/MBA/MAKA certainjudgments and assumptions about the appropriate price to use to calculate the faitvale and assumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price to use to calculate the faitvale and a sumptions about the appropriate price of the Company's constrained and a sumptions about the assets (including security coupon, specifies), sifelaal bieffagee observing the most recent market to redit spreads (optionadjusted spread, zero volatility apple about a benchmarks uch as a TBA security), and model driven approaches (the discounted sate) appropriate price of the security as a TBA security), and model driven approaches (the discounted sate) approaches approaches (the discounted sate) approaches approaches approaches (the discounted sate) approaches approaches (the discounted sate) approaches approaches approaches approaches approaches approaches approaches approaches approaches appro

The Company's futures contracts are Level 1 valuations, as they are exchange-traded instruments and quoted reading the second structures contracts are settled daily. The Company's interest rate swaps and interest rate was and interest rate swaps is determined using a discounted cash flow approach using any single settled structure interest rate swaps is determined using a discounted cash flow approach using any option pricing model.

The followingtable presents financial assets and liabilities measured at fair value on a recurring basis as Decei州 经存货货户公验1 and

(in thousands)

(in mousanus)		Fair Value Measurements	Quoted Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)		Significant Unobservable Inputs (Level 3)	
March 31, 2021							
Mortgage-backed securities	\$	72,856 \$	-	\$	72,856	\$	-
Orchid Island Capital, Inc. common stock		15,598	15,598		-		-
December 31, 2020							
Mortgage-backed securities	\$	65,178 \$	-	\$	65,178	\$	-
Orchid Island Capital, Inc. common stock		13,548	13,548		-		-

During the three months ended March 31, 2021 and 2020, there were no transfersof financial assets or liabilities between levels 1, 2

NOTE 14. SEGMENT INFORMATION

The Company's operations are classified into two principal reportable segments: the asset management investmemorphated begment.

The investment portfolio segment includes the investment activities conducted by Royal Palm. The receives the investment of the segment and dividend income on its investments.

Segment information for the three months ended March 31, 2021 and 2020 is as follows:

(in thousands)

		Asset	Investment				
	Management		Portfolio	Corporate		Eliminations	Total
2021							
Advisory services, external customers	\$	2,025 \$	-	\$	- 3	s - \$	2,025
Advisory services, other operating segments		36	-		-	(36)	-
Interest and dividend income		-	1,117		-	-	1,117
Interest expense		-	(40)		(250) ²⁾	-	(290)
Net revenues		2,061	1,077		(250)	(36)	2,852
Other income		-	658		1 (3)	-	659
Operating expenses		(1,103)	(653))	-	-	(1,756)
Intercompany experises		-	(36)		-	36	-
Income (loss) before income taxes	\$	958 \$	1,046	\$	(249)	6 - \$	1,755

		Asset	Investment			
	Ma	anagement	Portfolio	Corporate	Eliminations	Total
2020						
Advisory services, external customers	\$	1,725 \$	- \$	- 9	5 - \$	1,725
Advisory services, other operating segments		59	-	-	(59)	-
Interest and dividend income		-	2,405	-	-	2,405
Interest expense		-	(928)	(350) ²⁾	-	(1,278)
Net revenues		1,784	1,477	(350)	(59)	2,852
Other expenses		-	(15,563)	(514 ³⁶⁾	-	(16,077)
Operating expenses		(709)	(997)	-	-	(1,706)
Intercompany experises		-	(59)	-	59	-
Income (loss) before income taxes	\$	1,075 \$	(15,142)\$	(864)	\$-\$	(14,931)

(1) Includes fees paid by Royal Palm to Bimini Advisors for advisory services.

(2) Includes interest on long-term debt.

(3) Includes gains (losses) on Eurodollar futures contracts entered into as a hedge on junior subordinated notes and fair value reliable on the securitizations.

(4) Corporate expenses are allocated based on each segment's proportional share of total revenues.

Assets in each reportable segment as of March 31, 2021 and December 31, 2020 were as follows:

or 3.

(in thousands)					
	As	set	Investment		
	Manag	gement	Portfolio	Corporate	Total
March 31, 2021	\$	1,700 \$	122,894	12,639\$	137,233
December 31, 2020		1,469	113,764	13,468	128,701

NOTE 15. RELATED PARTY TRANSACTIONS

Relationships with Orchid

At both March 31, 2021 and December 31, 2020, the Comparys as a common stock, approximately 8% and 8.4% of Orchid's outstanding common stock on the Company received common stock investme in the stock investme in the stock of the stock investme in the stock of the s

Robert Cauley, the Chief Executive Officer and Chairman of the Board of Directors of the Company, also Executive Officer of Directors of Orchid, receives compensation from Orchid, and Stock of Officer, Chief Investment Officer and Treasurer States and Treasurer States and Treasurer of Orchid, Files and Treasurer of Orchid, is a member of Orchid's Received Directors, each own shares of common stock of Orchid. Robert J. Dwyer and Frank Fice Directors, each own shares of common stock of Orchid.

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

The following discussion of our financial condition and results of operations should be read in conjunction with the finance finance for the statements included in Item 1 of this Form 10-Q. The discussion may contain for the finance for the finance for the statements included in Item 1 of this Form 10-Q. The discussion may contain for the finance for the finance for the statements are those that are not historical in for the finance for the finance for the statement of the finance for the finance for the statement of the finance for the

Overview

Bimini Capital Management, Inc. ("Bimini Capital" or the "Company") is a holding company that was formed in The Scottopabor 2009 cipal wholly-owned operating subsidiary is Royal Palm Capital, LLC. We operate in two business assessment advisory services provided by Royal Palm's wholly-BYMAN Advisidian Holdings, LLC, to Orchid, and (b) the investment portfolio segment, which includes the investment agrin the approximate portfolio segment, which includes the investment agrin the segment.

Bimini Advisors Holdings, LLC and its wholly-owned subsidiary, Bimini Advisors, LLC (an investment advisor Sectoral sect

Royal Palm Capital, LLC (collectively with its wholly-owned subsidiaries referred to as "Royal Palm") maintains an portion of the portion of residential mortgage-backed securities ("MBS") issued and guaranteed by a federally consistent of agency ("Agency MBS"). Our investment strategy focuses on, and our portfolio consists of, two construction of agency ("Agency MBS"). Our investment strategy focuses on, and our portfolio consists of, two construction of the participation of agency ("Agency MBS"). Our investment strategy focuses on, and our portfolio consists of, two construction of the participation of agency ("Agency MBS"). Our investment strategy focuses on, and our portfolio consists of, two construction of the participation of agency ("Agency MBS, such as mortgage pass-through certificates issued by Fannie Mae, construction of the construction of th

COVID-19 Impact

Beginning in mid-March 2020, the global pandemic associated with the novel coronavirus ("COVID-19") and related conditions and results of operations. As a result of the economic, health and market at the term of the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market is a severe dislocation our results of operations and to our term of the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market experienced severe dislocations. This resulted in falling prices of our assets and it are apprendiced and the market experienced severe dislocations. The market experienced severe dislocation our results of operations and to our term of the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocation of the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocations and the market experienced severe dislocations. The market experienced severe dislocation of the market experienced severe dislocations are experienced severe dislocations. The marke

The MBS marketlargely stabilized after the Federal Reserve announced on March 23,2020 that it would purchase Treast reast reast results needed to support smooth market functioning. As of March 31, 2020, and at all times since statistice to the pandemic and the various measures put in place to reactions for the extent the financial or mortgage markets do not respond favorably to any of these actions, or such actions and financial condition may continue to be materially adversely affected. Statistice to the length or gravity of the impact of the COVID-19 pandemic at this time, if the pandemic continues of future operations, financial position, and liquidity during 2021.

Stock RepurchasePlan

On March 26,2018, the Board of Directors of the Company approved a Stock RepurchasePlan ("RepurchasePlan"). Reputer Re

From commencementof the RepurchasePlan, through March 31, 2021, the Company repurchased a total of 70,704 agg by the commissions and fees, for a weighted average price of \$2.37 per share.

Factors that Affect our Results of Operations and Financial Condition

A variety of industry and economic factors (in addition to those related to the COVID-19 pandemic) may impact operations operations and the pandemic operation operati

- interest rate trends;
- the difference between Agency MBS yields and our funding and hedging costs;
- competition for, and supply of, investments in Agency MBS;
- actions taken by the U.S. government, including the presidential administration, the Federal Reserve (the (5) Mark Ereonal Ministration), the Federal Housing Finance Agency (the "FHFA") and the U.S.
- prepaying our Agency MBS, and credit trends insofar as they affect
- Mered My handless and the ability of Orchid to raise additional capital; and
- other market developments.

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

- our degree of leverage;
- our access to funding and borrowing capacity;
- our borrowing costs;
- our hedging activities;
- the market value of our investments;
- the requirements to qualify for a registration exemption under the Investment Company Act;
- our ability to use net operating loss carryforwards and net capital loss carryforwards to reduce our taxable
- theompact of possible future changes in tax laws or tax rates; and
- our ability to manage the portfolio of Orchid and maintain our role as manager.

Results of Operations

Described below are the Company's results of operations for the three months ended March 31, 2021, as compared months bender 31, 2020.

Net Income (Loss) Summary

Consolidated net income for the three months ended March 31, 2021 was \$1.3 million, or \$0.11 basic and diluted Class A Class A compared to a consolidated net loss of \$22.3 million, or \$1.92 basic and diluted loss per share of Class A - 22 -

Common Stock, for the threemonths ended March 31, 2020. The components of net income (loss) for the three months 2022 dMar 2023 along with the changes in those components are presented in the table below.

(in thousands)

	Three Months Ended March 31				
	2021	2020	Change		
Advisory services revenues	\$ 2,025 \$	1,725 \$	300		
Interest and dividend income	1,117	2,405	(1,288)		
Interest expense	(289)	(1,277)	988		
Net revenues	2,853	2,853	-		
Other income (expense)	658	(16,077)	16,735		
Expenses	(1,757)	(1,706)	(51)		
Net income (loss) before income tax provision	1,754	(14,930)	16,684		
Income tax provision	(464)	(7,403)	6,939		
Net income (loss)	\$ 1,290 \$	(22,333)\$	23,623		

GAAP and Non-GAAP Reconciliation

Economic Interest Expense and Economic Net Interest Income

We use derivative instruments, specifically Eurodollar and Treasury Note ("T-Note") futures contracts and TBA

We have not designated our derivative financial instruments as hedge accounting relationships, but rather hold hed例例如ff69990%anges in fair value of these instruments are presented in a separate line item in our 6985alidated statements of an interest expense. As such, for financial reporting purposes, interest expense and cost Philade Cable fluctuation in value of the derivative instruments.

For the purpose of computing economic net interest income and ratios relating to cost of funds measures, GAAP hasible As drag the realized and unrealized gains or losses on certain derivative instruments the Semana W Lases before presented. We believe that adjusting our interest expense for the periods presented by the greiße gelasage gelastruments would not accurately reflect our economic interest expense for these periods. The reason 链纳 at the struments may cover periods that extend into the future, not just the current period. Any realized or しが会社な中国のである the change in market value of the instrument caused by changes in underlying appresibile term covered by the instrument, not just the current period.

For each period presented, we have combined the effects of the derivative financial instruments in place for the with the expense incurred on borrowings to reflect total economic interest expense for the applicable 段的名字, 特殊影响 the effect of derivative instruments for the period, is referred to as economic interest expense. Net WIFER State Managed to include the effect of derivative instruments for the period, is referred to as economic net interest includes gains or losses on all contracts in effect during the reporting period, covering the current period Benvelsan the future.

We believe that economic interest expense and economic net interest income provide meaningful information to addfrom Wey amounts prepared in accordance with GAAP. The non-GAAP measures help management fmanelupiosition and performance without the effects of certain transactions and GAAP adjustments that are not 8F60F Savily in Give styment portfolio or operations. The unrealized gains or losses on derivative instruments presented in eethsolidated statements of operations are not necessarily representative of the total interest rate expense that we will Heamed whis is because as interest rates move up or down in the future, the gains or losses we ultimately realize, and White that in the expense in future periods, may differ from the unrealized gains or losses recognized as of the reporting date.

Our presentation of the economic value of our hedging strategy has important limitations. First, other market calculate interest expense and economic net interest income differently than the way we calculate them. Serevel that the veal culation of the economic value of our hedging strategy described above helps to present our fiere of inited usefulness as an analytical tool. Therefore, the economic value of our investment states and is not a substitute for interest expense and net interest income computed in accordance with GAAP.

The tables below present a reconciliation of the adjustments to interest expense shown for each period deriver deriver at the consolidated statements of operations line item, gains (losses) on derivative instrumated in accordance with GAAP for each quarter in 2021 and 2020.

As a result of the market turmoil during the first quarter of 2020 several hedge positions where closed. hedges/elase there hedges that covered periods well beyond the first quarter of 2020. Accordingly, the tipenthesetyhettiges were closed will result in adjustments to economic interest expense through the balance of speirtive original hedge periods. Since the Company's portfolio was significantly reduced during the first threattie of 2020 plying the open equity at the time of closure of these hedge instruments to the current, and reported and an expense amounts could materially impact the economic interest amounts reported below.

Gains (Losses) on Derivative Instruments - Recognized in Consolidated Statement of Operations (GAAP)

(in thousands)	-		-		
		Recognized in			
	Sta		ТВА		
		Operations	Securities	Futures	
		(GAAP)	Income (Loss)	Contracts	
Three Months Ended					
March 31, 2021	\$	- \$	- \$	-	
December 31, 2020		-	-	-	
September 30, 2020		-	-	-	
June 30, 2020		(2)	-	(2)	
March 31, 2020		(5,291)	(1,441)	(3,850)	

Gains (Losses) on Futures Contracts										
(in thousands)										
	Attributed to	o Current Period	<u>l (Non</u> -GAAP)		Attributed to	Future Period	<u>s (Non</u> -GAAP)			
	Repurchase	Long-Term		I	Repurchase	Long-Term		Statement of		
	Agreements	Debt	Total	1	Agreements	Debt	Total	Operations		
Three Months End	ed									
March 31, 2021 \$	6 (708)\$	(58)\$	(766)	\$	708 \$	58 \$	766	\$-		
December 31, 2020	(615)	(40)	(655)		615	40	655	-		
September 30, 2020	0 (1,065)	(40)	(1,105)		1,065	40	1,105	-		
June 30, 2020	(456)	(40)	(496)		456	38	494	(2)		
March 31, 2020	(456)	(40)	(496)		(2,879)	(475)	(3,354)	(3,850)		

	E	conomic Net	Portfolio Inter	est Income						
(in thousands)										
	Interest Expense on Repurchase Agreements Net Portfolio									
				Effect of		Interes	<u>st Inco</u> me			
		Interest	GAAP	Non-GAAP	Economic	GAAP	Economic			
		Income	Basis	Hedge	Basi ^{g)}	Basis	Basi(3)			
Three Months Ended										
March 31, 2021	\$	611 \$	40 \$	(708)\$	748 \$	571 \$	(137)			
December 31, 2020		597	43	(615)	658	554	(61)			
September 30, 2020		604	43	(1,065)	1,108	561	(504)			

June 30, 2020	523	60	(456)	516	463	7
March 31, 2020	2,040	928	(456)	1,384	1,112	656

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

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

	Economic Net Interest Income										
(in thousands)											
		Net Portfolio		Interest E	Expense on Lor	ng-Term Debt					
		Interes	t Income		Effect of	_	Net Inte	erest Income			
		GAAP	Economic	GAAP	Non-GAAP	Economic	GAAP	Economic			
		Basis	Basi ^{g)}	Basis	Hedge®	Basi ^{g)}	Basis	Basi ^g			
Three Months Ended											
March 31, 2021	\$	571 \$	(137)\$	250 \$	(58)\$	308 \$	321 \$	6 (445)			
December 31, 2020		554	(61)	257	(40)	297	297	(358)			
September 30, 2020		561	(504)	261	(40)	301	300	(805)			
June 30, 2020		463	7	282	(40)	322	181	(315)			
March 31, 2020		1,112	656	350	(40)	390	762	266			

(1) Calculated by adding the effect of derivative instrument hedges attributed to the period presented to GAAP net portfolio

(2) Reflects into the period presented.

(3) Calculated by subtracting the effect of derivative instrument hedges attributed to the period presented from GAAP interest
 (4) EXPENSED by adding the effect of derivative instrument hedges attributed to the period presented to GAAP net interest

(4) Concentrated by adding the effect of derivative instrument nedges attributed to the period presented to GAAP net interest income.

Segment Information

We have two operating segments. The asset management segment includes the investment advisory services Advisory to the investment portfolio segment includes the investment activities conducted by Seyflerial Information for the three months ended March 31, 2021 and 2020 is as follows:

		Asset	Investment			
	M	anagement	Portfolio	Corporate	Eliminations	Total
2021						
Advisory services, external customers	\$	2,025 \$	- \$	- :	\$-\$	2,025
Advisory services, other operating segments		36	-	-	(36)	-
Interest and dividend income		-	1,117	-	-	1,117
Interest expense		-	(40)	(250) ^{e)}	-	(290)
Net revenues		2,061	1,077	(250)	(36)	2,852
Other income		-	658	1 (3)	-	659
Operating expenses		(1,103)	(653)	-	-	(1,756)
Intercompany expertises		-	(36)	-	36	-
Income (loss) before income taxes	\$	958 \$	1,046 \$	(249)	\$-\$	1,755

		Asset	Investment			
	Ма	nagement	Portfolio	Corporate	Eliminations	Total
2020						
Advisory services, external customers	\$	1,725 \$	- :	\$-	\$-\$	1,725
Advisory services, other operating segments		59	-	-	(59)	-
Interest and dividend income		-	2,405	-	-	2,405
Interest expense		-	(928)	(350 ⁽²⁾)	-	(1,278)
Net revenues		1,784	1,477	(350)) (59)	2,852

Other expenses	-	(15,563)	(514 ³⁾	-	(16,077)
Operating expenses	(709)	(997)	-	-	(1,706)
Intercompany experises	-	(59)	-	59	-
Income (loss) before income taxes	\$ 1,075 \$	(15,142)\$	(864)\$	- \$	(14,931)

(1) Includes advisory services revenue received by Bimini Advisors from Royal Palm.

- (2) Includes interest on long-term debt.
- (3) Includes gains (losses) on Eurodollar futures contracts entered into as a hedge on junior subordinated notes and fair value Astan and the rest in securitizations.
- (4) Corporate expenses are allocated based on each segment's proportional share of total revenues.

Assets in each reportable segment were as follows:

(in thousands)					
	As	Asset Investment			_
	Mana	gement	Portfolio	Corporate	Total
March 31, 2021	\$	1,700 \$	122,894\$	12,639\$	137,233
December 31, 2020		1,469	113,764	13,468	128,701

Asset ManagementSegment

Advisory ServicesRevenue

Advisory services revenue consists of management fees and overhead reimbursements charged to Orchid for the port to Barger a management agreement. We receive a monthly management fee in the amount of:

- One-twelfth of 1.5% of the first \$250 million of Orchid's month-end equity, as defined in the management
- Effectiventh of 1.25% of Orchid's month-end equity that is greater than \$250 million and less than or equal to
- \$7,60tWellign of 0rchid's month-end equity that is greater than \$500 million.

In addition, Orchid is obligated to reimburse us for any direct expenses incurred on its behalf and to pay to us an OrcAldsyntoodial portion of certain overhead costs set forth in the management agreement. The management agreement and the management agreement agreement and to pay to us a termination options. Should Orchid terminate the agreement without cause, it will be obligated to pay to us a termination fee equal to three times the average annual as a termination fee equal to three times the average annual as a termination of the automatic renewal term.

The following table summarizes the advisory services revenue received from Orchid in each quarter during 2021 and 2020.

(in	thousands)
(111	linousanus

	Average	Average	Adv	visory Service	s
	Orchid	Orchid	Management	Overhead	
Three Months Ended	MBS	Equity	Fee	Allocation	Total
March 31, 2021	\$ 4,032,716\$	453,353	1,621	404	2,025
December 31, 2020	3,633,631	387,503	1,384	442	1,826
September 30, 2020	3,422,564	368,588	1,252	377	1,629
June 30, 2020	3,126,779	361,093	1,268	347	1,615
March 31, 2020	3,269,859	376,673	1,377	348	1,725

Investment Portfolio Segment

Net Portfolio Interest Income

In response to the COVID-19related market developments during the first quarter of 2020 discussed above, the sign in the MBS portfolio. Our outstanding balances under repurchase agreement borrowings declined won portion at the maximum discussed below appear distorted when simple average balances are calculated, such as AMM and the sequence of the maximum discussed below appear distorted when simple average balances are calculated, such as AMM and the sequence of the sequenc

We define netportfolio interest income as interestincome on MBS less interest expense on repurchase agreement the **threingo RHS** assets offset by \$40,000 of interest expense on repurchase liabilities. For the comparable period **2020**, We Generated \$1.1 million of net portfolio interest income, consisting of \$2.0 million of interest income from MBS **\$959 \$100 \$**

The tables below provide information on our portfolio average balances, interest income, yield on assets, average agreenter balances, interestexpense, cost of funds, net interestincome and net interestrate spread for the three 39,9262 Paneto Metch quarterin 2020 on both a GAAP and economic basis.

(\$ in thousands)									
	Average		Yield on	Average	Interest	Expense	Average Cost of Funds		
	MBS Held ^{‡)}	Interest Incom [@]	Average MBS	Repurchase Agreemen (Is	GAAP Basis	Economic Basi s^o	GAAP Basis	Economic Basi ^{ଙ୍ଗ)}	
Three Months Ended									
March 31, 2021	\$ 69,017 \$	611	3.54%\$	69,104 \$	40 \$	748	0.23%	4.33%	
December 31, 2020	69,161	597	3.45%	67,878	43	658	0.25%	3.88%	
September 30, 2020	62,981	604	3.84%	61,151	43	1,108	0.28%	7.24%	
June 30, 2020	53,630	523	3.90%	51,987	60	516	0.46%	3.97%	
March 31, 2020	136,142	2,040	5.99%	131,156	928	1,384	2.83%	4.22%	

(\$ in thousands)

	 Net Portfolio Interest Income		Net Portfolio Interest Spread	
	GAAP Basis	Economic Basi ^{ଙ୍ଗ)}	GAAP Basis	Economic Basi ^{¢)}
Three Months Ended				
March 31, 2021	\$ 571 \$	(137)	3.31%	(0.79)%
December 31, 2020	554	(61)	3.20%	(0.43)%
September 30, 2020	561	(504)	3.56%	(3.40)%
June 30, 2020	463	7	3.44%	(0.07)%
March 31, 2020	1,112	656	3.16%	1.77%

 Portfolio yields and costs of borrowings presented in the table above and the tables on pages 31 and 32 are calculated **byestimety on bilinearces** of the underlying investment portfolio/repurchase agreement balances and are annualized for the quarterly peripdessented. Average balances for quarterly periods are calculated using two data points, the beginning and ending balances. - 27 - (2) Economic interest expense and economic net interest expense and economic net interest expense and the table above and the tables on page 32 include the effect of derivative instrument hedges for only the period presented.

(3) Represents interest cost of our borrowings and the effect of derivative instrument hedges attributed to the period related to hedging activities divided by average MBS held.

(4) Economic Net Interest Spread is calculated by subtracting average economic cost of funds from yield on average MBS.

Interest Income and Average Earning Asset Yield

Our interestincome was \$0.6 million for the three months ended March 31, 2021 and \$2.0 million for the three 31, 2020. A conditional \$136.1 million for the three months ended March 31, 2021 and 2020. The \$1.4 million decrease in interestincome was due to a \$67.1 million decrease in average MBS holdings, 245 bias point ("bp") decrease in yields. Average balances as presented here, and in the table below, are based on begin and are skewed lower for the quarter ended March 31, 2020 because nearly all of the disposals of future of 2020. The \$1.4 million decrease were calculated based on daily balances, average MBS holdings for the three 31, 2020 because nearly all of the disposals of future of 2020. The \$1.4 million decrease were calculated based on daily balances, average MBS holdings for the three 31, 2020 because nearly all of the disposals of future of 2020. The \$1.4 million decrease were calculated based on a \$1.5 million decrease MBS holdings for the three 31, 2020 because nearly all of the disposals of future of 2020. The \$1.4 million decrease were calculated based on a \$1.5 million decrease MBS holdings for the three 31.5 million decrease and the yield would have been \$1.89%.

The table below presents the average portfolio size, income and yields of our respective sub-portfolios, consisting of and state tradium MBS ("PTMBS") for the three months ended March 31, 2021 and for each quarterin 2020.

(\$ in thousands)										
		A۱	/erage MBS Hel	d	I	nterest Income	9	Realized	d Yield on Av	erage ME
		PT	Structured		PT	Structured		PT	Structured	
		MBS	MBS	Total	MBS	MBS	Total	MBS	MBS	Total
Three Months En	ded									
March 31, 2021	\$	68,703\$	314 \$	69,017\$	605 \$	6\$	611	3.53%	6.54%	3.54%
December 31, 202	0	68,842	319	69,161	598	(1)	597	3.47%	(1.20)%	3.45%
September 30, 202	20	62,564	417	62,981	588	16	604	3.76%	15.35%	3.84%
June 30, 2020		53,101	529	53,630	502	21	523	3.78%	16.12%	3.90%
March 31, 2020		135,044	1,098	136,142	2,029	11	2,040	6.01%	3.93%	5.99%

Interest Expense on Repurchase Agreements and the Cost of Funds

Our average outstanding balances underrepurchase agreements were \$69.1 million and \$131.2 million, generating of \$40,000 and \$000 and \$131.2 million for the threemonths ended March 31, 2021 and 2020, respectively. Our average cost of \$183,000 and \$162,000 and \$162,

Our economic interest expense was \$0.7 million and \$1.4 million for the three months ended March 31, 2021 and The 2020 as a specific file was a specific file of the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther and the average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther are average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther are average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther are average economic cost of funds to 4.33% for the three months ended March 31, 2021 fifther are average economic cost of funds to 4.33% for the three months ended March 31, 2020. The \$0.7 million decrease in economic interest expense are average economic decrease are average economic and the second to 4.33% for the three months economic are average economic and the second to 4.33% for the three months economic are average economic and the second to 4.33% for the three months economic are average economic are av

average term to maturity of the outstanding repurchase agreements increased from 33 days at December 31, 2020 to 64 days a days at December 31, 2020 to 64 days a days at December 31, 2020 to 64 days a days at December 31, 2020 to 64 days at December 31,

The tables below present the average outstanding balances under all repurchase agreements, interest expense and ecoAVATAQCost of funds, and average one-month and six-monthLIBOR rates for the threemonths ended March 31, 2021 and a fer a 20 and both a GAAP and economic basis.

	Average				
	Balance of	Interest	Expense	Average C	ost of Funds
	Repurchase	GAAP	Economic	GAAP	Economic
	Agreements	Basis	Basis	Basis	Basis
Three Months Ended					
March 31, 2021	\$ 69,104\$	40 \$	748	0.23%	4.33%
December 31, 2020	67,878	43	658	0.25%	3.88%
September 30, 2020	61,151	43	1,108	0.28%	7.24%
June 30, 2020	51,987	60	516	0.46%	3.97%
March 31, 2020	131,156	928	1,384	2.83%	4.22%

Average GAAP Cost of Funds Average Economic Cost of Funds **Relative to Average Relative to Average** One-Month Six-Month One-Month Six-Month Average LIBOR **One-Month Six-Month** LIBOR LIBOR LIBOR LIBOR **Three Months Ended** 4.10% 0.23% 0.00% 4.20% March 31, 2021 0.13% 0.10% December 31, 2020 0.15% 0.27% 0.10% (0.02)% 3.73% 3.61% September 30, 2020 6.89% 0.17% 0.35% 0.11% (0.07)% 7.08% June 30, 2020 0.55% 0.70% (0.09)% (0.24)% 3.42% 3.27% March 31, 2020 1.34% 1.43% 1.49% 1.40% 2.88% 2.79%

Dividend Income

At both March31, 2021 and December 31, 2020, we owned 2,595,357 sharesof Orchid commonstock. Orchid paid \$0.1953 and 2020, respectively. During the three months ended March31, 2021 and 2020, respectively. During the three March321,2021 and 2020, we received dividends on this commonstock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the commonstock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the commonstock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the commonstock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$2020, we received dividends on the common stock investment of approximately \$0.5 million and \$256 and \$250 and \$2

Long-Term Debt

Junior Subordinated Debt

Interest expenseon our junior subordinated debt securities was approximately \$0.2 million for the three-monthperiod 31, 2029, WARE are to approximately \$0.3 million for the same period in 2020. The average rate of interest paid for the three-month and the same period in 2020. The average rate of interest paid for the three-month are to approximately \$0.3 million for the same period in 2020. The average rate of interest paid for the three-month are to approximately \$0.3 million for the same period in 2020. The average rate of interest paid for the three-month are to approximately \$0.3 million for the same period in 2020. The junior subordinated debt for the three-month are to approximately and set at a spread of 3.50% over the prevailing three-month are the three-month are thr

Note Payable

On October 30, 2019, the Company borrowed \$680,000 from a bank. The note is payable in equal monthly install the installed the install the installed the installed the install the installed the i

interest accrues based on the weekly average yield to the United States Treasury securities adjusted to a constant **may 3.25%** 5.1% (States Treasury securities adjusted to a constant secured by a mortgage on the Company's office building.

Paycheck Protection Plan Loan

On April 13,2020, the Company received approximately \$152,000 through the Paycheck Protection Program ("PPP") Act of the form of the form of the form of the form of the requirements of the PPP and if certain other requirements are met. These laws of a term of two years, if not forgiven, in whole or in part. Payments are deferred for the first ten months attributed on of the loan forgiveness of an all principal and accrued interest unter the PPP loan has been forgiven.

Gains or Losses and Other Income

The table below presents our gains or losses and other income for the three months ended March 31, 2021 and 2020.

(in thousands)

	2021	2020	Change
Realized losses on sales of MBS	\$ - \$	(5,805)\$	5,805
Unrealized losses on MBS	(1,392)	(574)	(818)
Total losses on MBS	(1,392)	(6,379)	4,987
Losses on derivative instruments	-	(5,291)	5,291
Unrealized gains (losses) on Orchid Island Capital, Inc. common stock	2,050	(4,408)	6,458

We invest in MBS with the intent to earn net income from the realized yield on those assets over their related funding costs, whether the purpose of making short term gains from trading in these securities. However, we have sold, and set with the purpose of making short term gains from trading in these securities. However, we have sold, and set with the purpose of making short term gains from trading in these securities. However, we have sold, and set with the purpose of making short term gains from trading in these securities. However, we have sold, and set with the purpose of making short term gains from trading in these securities. However, we have sold, and set with the purpose of making short term gains from trading in these securities. However, we have sold, and set with the three months ended March 31, 2020 we received proceeds of asset in the three months ended March 31, 2020 we received proceeds of assets in endet with the second half of March 2020 as we sold assets in endet we have a second half of March 2020 as we sold assets in endet we have a second half of the market by the term of the three months march 31, 2021.

The fair value of our MBS portfolio and derivative instruments, and the gains (losses) reported on those financial sen interest rates. The table below presents historical interest rated at as of each quarter end during 2021 and 2020.

	5 Year U.S. Treasury	10 Year U.S. Treasury	15 Year Fixed-Rate	30 Year Fixed-Rate	Three Month
	Raté ¹⁾	Rate ¹⁾	Mortgage Rátie	Mortgage Ráte	Libo ⁽³⁾
March 31, 2021	0.94%	1.75%	2.39%	3.08%	0.19%
December 31, 2020	0.36%	0.92%	2.22%	2.68%	0.23%
September 30, 2020	0.27%	0.68%	2.39%	2.89%	0.24%
June 30, 2020	0.29%	0.65%	2.60%	3.16%	0.31%
March 31, 2020	0.38%	0.70%	2.89%	3.45%	1.10%

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

(2) Fistbacep15 Year and 30 Year Fixed Rate Mortgage Rates are obtained from Freddie Mac's Primary Mortgage Market Survey.

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

Operating Expenses

For the threemonths ended March 31, 2021, our total operating expenses were approximately \$1.8 million compared apploximately \$1.7 million for the threemonths ended March 31, 2020. The table below presents a breakdown of the three March 31, 2021 and 2020.

(in thousands)

	2021	2020	Change
Compensation and benefits	\$ 1,124 \$	1,100 \$	24
Legal fees	44	20	24
Accounting, auditing and other professional fees	93	139	(46)
Directors' fees and liability insurance	188	165	23
Other G&A expenses	308	282	26
	\$ 1,757 \$	1,706 \$	51

Income Tax Provision

As a result of adverse economic impacts of COVID-19 on our business, management performed an assessment of additional additional set as the set of the set

Financial Condition:

Mortgage-Backed Securities

As of March 31, 2021, our MBS portfolioconsisted of \$72.9 million of agency or government MBS at fair value and ave has a solution of a sector of \$3.66%. During the three months ended March 31, 2021, we received principal repayments of \$3.3 \$6!!!on MARCH 40 and a sector of \$3.66%. During the three months ended March 31, 2021, we received principal repayments of \$3.3 \$6!!!on MARCH 40 and a sector of \$3.2 \$6!!!on MARCH 40 and \$3.2020. The average prepayment speeds for the quarters ended March 2020 \$2020 \$2021 18.3% and 13.7%, respectively.

The followingtable presents the 3-month constant prepaymentrate ("CPR") experienced on our structured and PT port MRSS HA-an annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment fold for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment fold for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment fold for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment fold for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment for the term annualized basis, for the quarterly periods presented. CPR is a method of expressing the prepayment for the CPR is a method of expressing the prepayment for the term annualized basis, for the calculation. The exclusion of certain assets during periods of high trading of the term annualized basis.

		Structured	
	PT MBS	MBS	Total
Three Months Ended	Portfolio (%)	Portfolio (%)	Portfolio (%)
March 31, 2021	18.5	16.4	18.3
December 31, 2020	12.8	24.5	14.4
September 30, 2020	13.0	32.0	15.8
June 30, 2020	12.4	25.0	15.3
March 31, 2020	11.6	18.1	13.7

The following tables summarize certain characteristics of our PTMBS and structured MBS as of March31, 2021 and 2020 ecember 31,

(\$ in thousands)

				Weighted	
		Percentage		Average	
		of	Weighted	Maturity	
	Fair	Entire	Average	in	Longest
Asset Category	Value	Portfolio	Coupon	Months	Maturity
March 31, 2021					
Fixed Rate MBS	\$ 72,504	99.5%	3.66%	335	1-Jan-51
Interest-Only MBS	329	0.5%	3.51%	298	15-Jul-48
Inverse Interest-Only MBS	23	0.0%	5.87%	218	15-May-39
Total MBS Portfolio	\$ 72,856	100.0%	3.66%	335	1-Jan-51
December 31, 2020					
Fixed Rate MBS	\$ 64,902	99.6%	3.89%	333	1-Aug-50
Interest-Only MBS	251	0.4%	3.56%	299	15-Jul-48
Inverse Interest-Only MBS	25	0.0%	5.84%	221	15-May-39
Total MBS Portfolio	\$ 65,178	100.0%	3.89%	333	1-Aug-50

(\$ in thousands)

	March	December 31, 2020				
		Percentage of				
Agency	Fair Value	Entire Portfolio	Fair Value	Entire Portfolio		
Fannie Mae	\$ 48,564	66.7%\$	38,946	59.8%		
Freddie Mac	24,292	33.3%	26,232	40.2%		
Total Portfolio	\$ 72,856 100.0%\$ 6		65,178	100.0%		

	March 31, 2021	December 31, 2020
Weighted Average Pass-through Purchase Price	\$ 108.84\$	109.51
Weighted Average Structured Purchase Price	\$ 4.28\$	4.28
Weighted Average Pass-through Current Price	\$ 109.63\$	112.67
Weighted Average Structured Current Price	\$ 4.80\$	3.20
Effective Duration	3.976	3.309

(1) Effective duration is the approximate percentage change in price for a 100 basis point change in rates. An effective duration ott3a9 an indicates ate increase of 1.0% would be expected to cause a 3.976% decrease in the value of the MBS in our Miandes 81e 80 portfolio effective duration of 3.309 indicates that an interest rate increase of 1.0% would be expected to cause a 3.300@%aleereastee MBS in our investment portfolio at December 31, 2020. These figures include the structured securities in the portfolio dettbe effect of our hediffective duration quotes for individual investments are obtained from The Yield Book, Inc.

The following table presents a summary of our portfolio assets acquired during the three months ended March 31, 2021 and 2020.

(\$ in thousands)

	Three Months Ended March 31,								
	2021					2020			
				Weighted				Weighted	
			Average	Average			Average	Average	
		Total Cost	Price	Yield		Total Cost	Price	Yield	
PT MBS	\$	12,368\$	104.84	1.19%	\$	20,823\$	110.83	2.64%	

Our portfolio of PT MBS is typically comprised of adjustable-rateMBS, fixed-rateMBS and hybrid adjustable-rate see MBS action assets that offer high levels of protection from mortgage prepayments provided that they are reasonably - 32 -

priced by the market. The stated contractual final maturity of the mortgage loans underlying our portfolio of PT MBS **UPBO** WASHING WEY IN THE effect of prepayments of the underlying mortgage loanstends to shorten the resulting cash **INVESTIGENER** Underlying mortgages, loan **UPBO** Wey Interview of the underlying mortgage loanstends to shorten the resulting cash **INVESTIGENER** Underlying mortgages, loan **UPBO** Wey Interview of the underlying more than their scheduled loan payments, which accelerates the **UPBO** Washing the underlying more than their scheduled loan payments, which accelerates the **UPBO** Washing the underlying the underlying more than their scheduled loan payments, which accelerates the **UPBO** Washing the underlying t

The duration of our IO and IIO portfoliowill vary greatlydepending on the structural features of the securities. While active ac

Prepayments on the loans underlying our MBS can alter the timing of the cash flows received by us. As a result, we rate **324/031**/18/01916 States by measuring their effective duration. While modified duration measures the price sensitivity of **A096**/Ments in interest rates, effective duration captures both the movement in interest rates and the fact that cash flows felated States that a mortgage loan is **abbit apticely** in the market, the effective duration of securities collateralized by such loans can be quite **Explored States**.

We face the risk that the market value of our PT MBS assets will increase or decrease at different rates than that of MBS Wishald with the structure of the same o

The following sensitivity analysis shows the estimated impacton the fair value of our interest rate-sensitive positive states instantaneouslyfall 100 bps, rise 100 bps and rise 200 bps, adjusted to the fair value of the sensitivity of our hedge positions and Agency MBS' effective duration to make ments in interest

(\$ in thousands)

	Fair	\$ Change in Fair Value			% Change in Fair Value		
MBS Portfolio	Value	-100BPS	+100BPS	+200BPS	-100BPS	+100BPS	+200BPS
Fixed Rate MBS	\$ 72,504\$	2,487 \$	(3,399)\$	(7,366)	3.43%	(4.69)%	(10.16)%
Interest-Only MBS	329	(100)	74	127	(30.33)%	22.55%	38.71%
Inverse Interest-Only MBS	23	1	(3)	(7)	3.56%	(14.46)%	(30.16)%
Total MBS Portfolio	\$ 72,856\$	2,388 \$	(3,328)\$	(7,246)	3.28%	(4.57)%	(9.95)%

(\$ in thousands)

Notional	\$ Cha	inge in Fair	Value	% Change in Fair Value			
Amount	-100BPS	+100BPS	+200BPS	-100BPS	+100BPS	+200BPS	
1,000 \$	(10)\$	10 \$	20	(1.00)%	1.00%	2.00%	
1,000 \$	(10)\$	10 \$	20				
\$	2,378 \$	(3,318)\$	(7,226)				
	Amourit) 1,000 \$ 1,000 \$	Amountil -100BPS 1,000 \$ (10)\$ 1,000 \$ (10)\$	Amount -100BPS +100BPS 1,000 \$ (10)\$ 10 \$ 1,000 \$ (10)\$ 10 \$ 1,000 \$ (10)\$ 10 \$	Amount -100BPS +100BPS +200BPS 1,000 \$ (10)\$ 10 \$ 20 1,000 \$ (10)\$ 10 \$ 20	Amount -100BPS +100BPS +200BPS -100BPS 1,000 \$ (10)\$ 10 \$ 20 (1.00)% 1,000 \$ (10)\$ 10 \$ 20 (1.00)%	Amount -100BPS +100BPS +200BPS -100BPS +100BPS 1,000 \$ (10)\$ 10 \$ 20 (1.00)% 1.00% 1,000 \$ (10)\$ 10 \$ 20 (1.00)% 1.00%	

(1) Represents the average contract/notionalamount of Eurodollarfutures contracts.

In addition to changes in interestrates, other factors impact the fair value of our interestrate-sensitive investments instand drsg u00 has the shape of the yield curve, market expectations as to future interest rate changes and other Active of the change of the ch tooverational difference might be material and adverse to our stockholders.

Repurchase Agreements

As of March 31, 2021, we had established borrowing facilities in the repurchase agreement market with a number of bank@raneotimerfinancial institutions and had borrowings in place with six of these counterparties. We believe these for these lenders are affiliated withus. These borrowings are secured by our MBS.

As of March 31, 2021, we had obligationsoutstanding under the repurchase agreements of approximately \$73.1 weighilion with age b brrowing cost of 0.21%. The remaining maturity of our outstanding repurchase agreement obligations 超物碼外的 With weighted average maturity of 64 days. Securing the repurchase agreement obligation as of March 31, 級船4aweMhatedfair value, including accrued interest, of \$73.0 million and a weighted average maturity of 336 months. 2022 We May a been able to maintain our repurchase facilities with comparable terms to those that existed at March 31, Anatur Mesthrough August 5, 2021.

The table below presents information about our period-end, maximum and average repurchase agreement quaneligationelfanezot20.

(\$ in thousands)	Ending Balance Repurchase	Maximum Balance of Repurchase	Average Balance of Repurchase	Difference Between Ending Repurchase Agreements and Average Repurchase Agreements			
Three Months Ended	greements	Agreements	Agreements	Amount	Percent		
March 31, 2021	\$ 73,136	\$ 76,004	\$ 69,104	\$ 4,032	5.83%		
December 31, 2020	65,071	70,684	67,878	(2,807)	(4.14)%		
September 30, 2020	70,685	70,794	61,151	9,534	15.59% ⁾		
June 30, 2020	51,617	52,068	51,987	(370)	(0.71)%		
March 31, 2020	52,357	214,921	131,156	(78,799)	(60.08)%		

(1) The higher ending balance relative to the average balance during the guarter ended September 30, 2020 reflects the increase in the portfolio. During that quarter, the Company's investment in PT MBS increased \$20.4 million.

(2) The lower ending balance relative to the average balance during the quarter ended March 31, 2020 reflects the Company's response to to VID-19 pandemic. During that quarter, the Company's investment in PT MBS decreased \$162.4 million.

Liquidity and Capital Resources

Liquidity is our ability to turn non-cashassets into cash, purchase additional investments, repay principal and interest fun 00 00 00 fulfill margin calls. Our primary immediate sources of liquidity include cash balances, unencumbered asaftbilterto borrow under repurchase agreements, and fees and dividends received from Orchid. Our borrowing fine asythe walker value of our interestearning assets varies. Our investments also generate liquidity on an on-going basinehts which and interest we receive on our MBS portfolio.

The COVID-19pandemic has adversely affected our liquidity, assets under management and operating results. we Sufrime a Marge 2020 our MBS assets to meet margin calls and repay debts. As described elsewhere in this report, Binghi Margeball development of the stabilized, liquidity has improved and our investments in MBS and Orchid shares has increased.

Our hedging strategy typically involves taking short positions in Eurodollar futures, T-Note futures, TBAs or other instruments.

Currently, our hedge positions are limited to short positions in Eurodollar futures. When the market causes these short protides the decident of the extent other and the short position to the extent other and the short is can reduce our liquidity position to the extent other and the protide of the short we do not receive enough cash through margin calls to offset the Eurodollar related ware to calle unit the first ficient magnitude, the loss of liquidity mightforce us to reduce the size of the levered portfolio, pledge stide to raise funds or risk operating the portfolio with less liquidity.

Our master repurchase agreements have no stated expiration, but can be terminated at any time at our option or at could explain the path. A but we have no stated expiration, but can be terminated at any time at our option or at could explain the path. A negotiated termination can occur, but may involve a fee to be paid by the party explained to the party to the party to the party the party to the party to

Under our repurchase agreement fundingarrangements, we are required to post margin at the initiation of the posted repliese herein a percentage of the market value of the collateral pledged. To the extent the asserted what and the financing transaction declines, the market value of our posted margin will be insufficient and we public admitire at conversely, if the market value of the asset pledged increases invalue, we would be over a conversely if the market value of the counterparty. Our lenders typically value our pledged ensuring and make margin calls as needed, as do we. Typically, but not always, the parties are the asset for margin calls so as to avoid the need for nuisance margin calls on a daily basis.

As discussed above, we invest a portion of our capital in structured MBS. We generally do not apply leverage to this portPolition & We rage inherent in the structured securities replaces the leverage obtained by acquiring PT securities and the distribution of the Company's overall investment are structured MBS strategy has been a core element of the Company's overall investment are presented and may continue to pledge a portion of our structured MBS in order to raise our cash levels, but present we becautities in order to acquire additional assets.

In future periods we expect to continue to finance our activities through repurchase agreements. As of March 31, and 2025 We use to continue to finance our activities through repurchase agreements. As of March 31, and 2025 We use the three months and agreements on all March 30 willion from principal and interest payments on all March 30 willion for the three months and a march 31, 2021. In the three differences and expense in the three months and approximately \$0.5 million in dividends from our investmentin Orchid common stock.

In order to generate additional cash to be invested in our MBS portfolio, on October 30, 2019, we obtained a sective of the company's office property. The loan is payable in equal monthly principal and interest in the proceed of \$4,500 through October 30, 2039. Interest accrues at 4.89%, through October 30, 2024. Thereafter, interest accrues at 4.89%, through October 30, 2024. Thereafter, interest accrues at 4.89% diverses and the United States Treasury securities adjusted to a constant maturity of five were approximately \$651,000. In addition, during 2020, we completed the sale of real property that the Contract of the proceeds from this sale were approximately \$462,000 and were invested in our MBS portfolio.

On April 13,2020, we received approximately \$152,000 through the Paycheck Protection Program ("PPP") of the form of the bar of the bar of the bar of the loan. These loans carry a fixed rate of 1.00% and a term of two years, if not forgiven, in whole or in and the first six months of the loan. PPP loans may be forgiven, in whole or in part, if the proceeds are used to the proceeds are used to the proceeds and the requirements of the PPP and if certain other requirements are met. The Amalh station has notified the Company that, effective as of April 22, 2021, all principal and accrued interest under the to the proceeds are used to the proceeds are used to the proceeds are used to the proceeds are not provided to the company that, effective as of April 22, 2021, all principal and accrued interest under the to the proceeds are used to the proceeds are used to the proceeds are provided to the proceeds are used to

The table below summarizes the effect that certain future contractual obligations existing as of March 31, 2021 will liquidate and effect for giveness of all principal and interest under the PPP loan.

(in thousands)

	Obligations Maturing										
		Within One Year		One to Three Years	•	Three to Five Years	More than Five Years		Total		
Repurchase agreements	\$	73,136	\$	-	\$	- \$	-	\$	73,136		
Interest expense on repurchase agréèments		71		-		-	-		71		
Junior subordinated rietes		-		-		-	26,000		26,000		
Interest expense on junior subordinated notes		1,016		1,945		1,942	9,434		14,337		
Principal and interest on mortgage loan		54		107		107	730		998		
Totals	\$	74,277	\$	2,052	\$	2,049 \$	36,164	\$	114,542		

(1) Interest expenseon repurchase agreements, junior subordinated notes and mortgage loan are based on current interestrates as of March31, 2021 and the remaining term of liabilities existing at that date.

(2) We hold a common equity interestin Bimini Capital Trust II. The amount presented represents our net cash outlay.

Outlook

Orchid IslandCapital Inc.

Orchid Island Capital continued to recover from the market impact during the first quarter of 2020 caused by the pantion the pant of the p

The independent Board of Directors of Orchid has the ability to terminate the management agreement and thus collect that ability for the sand share overhead costs. Should Orchid terminate the management agreement without 684 944 949 us a termination fee equal to three times the average annual management fee, as defined in the agreement efforts or on the last day of the current automatic renewal term.

Economic Summary

During the first quarter of 2021 the economy made tremendous strides towards recovery from the COVID-19 the Petterny was playage. New cases of COVID-19, which peaked around the turn of the year, moderated significantly, Pestightalizations and deaths. As a result of the U.S. Senate run-offelections in early January, both of which were won by Party Wash Wh control of the White House and both houses of Congress. This led the way to a new stimulus package Wash When control of the White House and both houses of Congress. This led the way to a new stimulus package Wash Present the third legislative act related to the nation's recovery from the COVID-19 pandemic, after the \$2.2 trillion (ABER ACTED on March 27, 2020 and the \$2.3 trillion Consolidated Appropriations Act of 2021, which Sente the administration after passing the American Rescue Plan Act of 2021, President Biden shortly thereafter announced plansfor a \$2 trillion-plus ioline to whice hill it is the second plans of the point where the U.S. became a world leader. The U.S. was well of his with the plans of even the most of the plans of the plans of even the most of the plans of the plans of even the most of the plans of

The factors highlighted above have led to a surgingeconomy, which grew at an annualized rate of 6.4% during the haveral submission of the financial markets. The various broad equity indices are making new all-time highs on a frequent begin and be to the financial markets. The various broad equity indices are making new all-time highs on a frequent begin and be to the first of the

Legislative Response and the Federal Reserve

Congress passed the CARES Act quickly in response to the pandemic's emergence last spring and followed with over the instantian sector of the constraints of the CARES and the surge in the pandemic that weat the sector additional stimulus for the economy to deal with the surge in the pandemic that weat the sector of the Christmasholiday. As mentioned above, the Federal government eventually passed strading weak age in late December of 2020 and again in March of 2021. In addition, the Federal government eventually passed strading weak age in late December of 2020 and again in March of 2021. In addition, the Federal government eventually passed strading weak age in late December of 2020 and again in March of 2021. In addition, the Fed has provided, and continues the the markets and the economy as it can within the constraints of its mandate. During the third quarter of additional strading with the second on average inflation rate targeting that allows the Fed Funds rate to even in the presence of very that the time. This marks a significant shift from their prior policy framework, which was the second the time. This marks a significant shift from their prior policy framework, which was the second the time as a key indicator of impending inflation. Adherence to this policy could steepen the U.S. Treasury failes a second the funds are considerable period but longer-term rates could rise given the Fed's intention to let inflation approximately fully fully the future as the economy more fully recovers. As mentioned above, this appears to be occurring early in a figure with the share been found and inoculations are distributed at an accelerating pace.

Interest Rates

Interest rates steadily increased throughout the first quarter as described above and levels of implied volatility rose as rate% (Myther at the end of 2020 as originators added capacity and could handle ever increasing levels of production of the first quarter of 2021 as rates began to increase, especially in late with the interest rates, prepayment activity slowed. The percent of the Agency RMBS universe with sufficient extended with the end of 2020 to approximately 46% at the end of the first quarter of 2020 to approximately 46% at the end of the first with the implied on a current couponmort gage, known as prevented between rates available to borrowers and the implied on a current couponmort gage, known as prevented by approximately 10 basis points in the case of the 10-year U.S. Accordingly prepayment levels on RMBS securities are likely to remain high unless U.S. Treasury rates increase above current levels.

The Agency MBS Market

The market conditions that prevailed throughout the first quarter were not conducive to mortgage performance. In yiel 伊马克尔语马克斯尔克尔语 advised in the sector shadnegative returns for the quarter. Interest rates rose rapidly, and volatility was RABE Had Geo and -0.3%, respectively (both vs U.S In BORVIS Sades There is a benefit to higher interestrates, and as interestrates rose prepayment levels declined. The MStorage Free Index declined from approximately 4700 in early January 2021 to approximately 2900 in early April 2030 http://www.andlinet.com/a Eutometabation fixed rate mortgages, coupons of 1.5% through 2.5%, are purchased by the Fed. Fed purchase activity Mistan fail price pressure under these coupons, and they benefit from attractive TBA dollar roll drops. Higher coupons in then the Assertice benefit of Fed purchases. Importantly, the Fed tends to take the worst performing collateral out of the and the total and the second s Hates have have here to eliminate the economic incentive to refinance. The market expects prepayments on Bight Cany predance is the set of a phenomenon whereby refinancing activity declines as borrowers are exposed for the April 2021 prepayment report released in early May, this has yet to occur. partice Date Seb tinue to favor specified pools that have favorable prepayment characteristics that mute the refinance be mut a be represented by the invallage indiger for the second seco

Recent Legislative and Regulatory Developments

The Fed conducted large scale overnight repooperations from late 2019 until July 2020 to address disruptions in the Age do July 2020 after the central bank full the state of the central bank for the central bank full the state of the central bank for the central bank full the state of the centra

The Fed hastaken a number of other actions to stabilize markets as a result of the impacts of the COVID-19 2020, the Pain an Mathematical a \$700 billion asset purchase program to provide liquidity to the U.S. Treasury and Agency Release at the Fed Funds rate to a range of 0.0% – 0.25%, after having already lowered the Fed Funds rate by 50 Month? Lister that same month the Fed announced a program to acquire U.S. Treasuries and Agency RMBS in the supports mediation of U.S. Treasuries and \$40 billion of Agency RMBS each month. Chairman Powell and the Fed box for the fed the fed set purchases at every meeting since their meeting on June 30, 2020. Chairman Powell that also reade to maintain interestrates at this level until the Fed is confident that the economy has weathered the paper of economic activity and is on track to achieve its maximum employment and price stability goals. The Fed has steps to stability for the fixed income markets, to support mortgage servicers and to implement various portions of All (Feeneral the Economic Security ("CARES") Act.

The CARES Act was passed by Congress and signed into law by President Trump on March 27, 2020. The CARES mar Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is to individuals and small businesses in order to stem the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. This Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the steep decline in economic activity. The Actor 1978 is the Actor 1978 is

measures to temporarily halt residential evictions and foreclosures, including through temporary financial assistance.

On December 27, 2020, President Trump signed intolaw an additional \$900 billion coronavirus aid package as part Conscingated Appropriations Act of 2021, providing for extensions of many of the CARES Act policies and programs as Well A \$4000 Act \$

On March 11, 2021, the \$1.9 trillion American Rescue Plan Act of 2021 was signed into law. This stimulus program Federal grading ment's efforts to stabilize the economy and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site and provide assistance to sectors of the population still suffering for site as a sector sector sector sector sector sector sectors of the population still suffering for site as a sector sec

In January 2019, the Trump administrationmade statements of its plans to work with Congress to overhaul Fannie Mac/489192666846985 announce a framework for the development of a policy for comprehensive housing finance Stepten 1997 2019, the FHFA announced that Fannie Mae and Freddie Mac were allowed to increase their capital autors 2009867 1999 becausely, from the prior limit of \$3 billion each. This step could ultimately lead to Fannie Mae and breading the presents the first concrete step on the road to GSE reform. On June 30, 2020, the FHFA released a new segulation of the GSEs which seeks to implement both a risk-based capital framework and minimum lever in the final rule on the new capital framework for the GSEs was published in the federal register in December 3820a P14, 2021, the U.S. Treasury and the FHFA executed letter agreements allowing the GSEs to continue to retain require the final rule on the new capital framework for the Decemberrule. These letter agreements provide, in part, (i) the first of the first construction is settled and the GSE has common equity Tier 1 capital of at least the different extended in the FHFA's regulatory capital framework, (iii) higher-risk single-family mortgage acquisitions with the first extended in the FHFA will establish a timeline and process for future GSE reform. provide single first with respect to ending the conservatorship, unwinding the GSEs, et material integration is settled with respect to ending the conservatorship, unwinding the GSEs, et material roles of the GSEs in the U.S. mortgage market.

In 2017, policymakersannounced that LIBOR will be replaced by December 31, 2021. The directive was spurred by banks and the directive will be backer with submitting an unfounded level. The ICE Benchmark Administration, in its capacity as Administration on December 31, 2021, and (ii) the one-week and two-month USD LIBOR settings immediately following backers on December 31, 2021, and (ii) the overnight and one, three, six and 12-month USD LIBOR settings immediately following backers on December 31, 2021, and (ii) the overnight and one, three, six and 12-month USD LIBOR settings immediately following the 30, 2023. A joint statement by key regulatory authorities calls on banksto cease enteringinto that G98^t G9

Effective January 1, 2021, Fannie Mae, in alignment with Freddie Mac, will extend the timeframe for its delinquent for Shall want with Mole and Mortgage-Backed Securities (MBS) from four consecutively missed

monthly payments to twenty-four consecutively missed monthly payments (i.e., 24 months past due). This new time frame will stand by the single-family pools and newly issued single-family pools and was first reflected when January 2021 factors the four for the stand by the single si

For Agency RMBS investors, when a delinquentloan is boughtout of a pool of mortgage loans, the removal of the is the safe and prepayment of the loan. The respective GSEs currently anticipate, however, that delinquent loans with the safe and the safe an

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

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

• a loan entering a permanentmodification, which generally requires it to be removed from the MBS. During any period ends;

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

• a loan referred to foreclosure.

Because of these exceptions, the GSEs currently believebased on prevailing assumptions and market conditions this have bang a will arginal impacton prepayment speeds, in aggregate. Cohort level impacts may vary. For example, more the form half of backsource are historically referred withins ix months of delinquency. The degree to which speeds are affected delinquercy levels, borrower response, and referral to foreclosure timelines.

The scope and nature of the actions the U.S. government or the Fed will ultimately undertake are unknown and will evo we were administration of the COVID-19 pandemic, President Biden's new administration and the new Congress in the United States.

On April 28,2021 the FHFA announced new refinance options for low-income families with enterprise backed FHLIME BIR States will benefit from a reduced interest rate and lower monthly payment. Eligibility for the BIR States on May 4, 2021. The impact on refinancing on the Company and the universe of Agency MBS in Market Concentrated in loans with lower loan balances.

Effect on Us

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

Effects on our Assets

Lower long-terminterest rates can affect the value of our Agency RMBS in a number of ways. If prepayment rates are (due clation with the refinancing problems described above), lower long-term interest rates can increase the value of **Rights:** Consider the set of t

If prepaymentlevels increase, the value of our Agency RMBS affected by such prepaymentsmay decline. This is prepayments accention of an Agency RMBS, which would shorten the period during which an investor woold in a figure for the prepaid asset is higher than market yields). Also, prepayment proceeds to the prepaid asset is higher than market yields). Also, prepayment proceeds to the prepaid asset is backed by mortgages with high interest rates are more susceptible to

prepayment risk because holders of those mortgages are most likely to refinance to a lower rate. IOs and IIOs, however, of a second by the second prepayment rates. Because the holder of an IO or IIO receives no principal values of the second prepayment rates. Because the holder of an IO or IIO receives no principal values of the second prepayment rates are entirely dependent on the existence of a principal balance on the underlying mortgages. If the second by the second prepayment, IOs and IIOs essentially become worthless. Although increased prepayment rates can the second by the second prepayment, IOs and IIOs essentially become worthless. Although increased prepayment rates can the second by the second balance on the second balan

Higher long-termrates can also affect the value of our Agency RMBS. As long-termrates rise, rates available to This the first of the available of the spectal average life of mortgage cash flows. As the preperties available of Agency RMBS declines. Some of stream the Company uses to hedge our Agency RMBS assets, such as interestrate futures, swaps and swaptions, average life instruments. This means that to the extent we use such instruments to hedge our Agency RMBS assets, our adequately protect us from price declines, and therefore may negatively impact our book value. It is for this reason we securities of the system of the extent is the expected average life of these securities increases, causing generally RNS is the number and size of the cash flows increase the longer the underlying mortgages remain outstanding. The ended as the system of t

As described above, the Agency RMBS market beganto experience severe dislocations in mid-March 2020 as a ecoffer the the anounced that it would be anounced that it would RMMBS and 095 of reasuries in the amounts needed to support smooth market functioning, which largely stabilized the framew, RMBS mitmentit reaffirmed at all subsequentFed meetings, including its most recent meeting in April of 2021. If the trees of Agency RMBS, our investment portfolio could be negatively impacted. Further, the foreclosines and evictions described above will likely delay potential defaults on loans that would otherwise be bought out pb and be above. Depending on the ultimate resolution of the foreclosure or evictions, when and if it occurs, the foreclosure of the section of the section and the second and the section and the section and the section ano

Because we base our investment decisions on risk management principles rather than anticipated movements in volatile interest and inter

Effects on our borrowing costs

We leverage our PT RMBS portfolio and a portion of our structured Agency RMBS with principal balances through the tern septimes agreement transactions. The interest rates on our debt are determined by the short-terminterest rate markage in the Fed Fundsrate or LIBOR would increase our borrowing costs, which could affect our interest rate spread it of the spontanging increase in the interest we earn on our assets. This would be most prevalent with respect to our Agency free sales with a fixed rate on a fixed-rate mortgage loan does not change even though market rates may change.

In order to protect our net interest margin against increases in short-term interest rates, we may enter into interest rate economic and the second wave agreement debt to fixed-ratedebt, or utilizeother hedging instruments Etheodemican Fed Funds and T-Note futures contracts or interest rate swaptions.

Summary

COVID-19 continues to dominate the performance of the markets and economy. In the case of the first quarter of recovery this map time pathemic, in stark contrast to the first quarter of 2020 when the pandemic first emerged in the U.S. The been any factors – the emergence and wides pread distribution of a very effective vaccine, substantial and a the emergence of an effective vaccine has allowed to a surge in demand for goods and services, fueled further by multiple rounds of stimulus checks and means of services are benefiting from extremely lose financial and a service for the government. Financial markets are benefiting from extremely lose financial and a service for the server of the first quarter of server of the ser

The surge in economic activity during the first quarter of 2021 and expectations for activity to return to pre-pandemic soohere an addition and the states to rise rapidly as well. The yield on the 10-year U.S. Treasury note in the second of the second of

The Agency RMBS marketdid not perform well during the first quarter as market conditions – rapidly rising rates and volations – apidly rising rates and volations – apidly rising rates and volations – apidly rising rates and spread widening. Agency Research to extension fears in mortgage cashflows, driving convexity related selling and spread widening. Agency Research to extension fears in mortgage cashflows, driving convexity related selling and spread widening. Agency Research to extension fears in mortgage cashflows, driving convexity related selling and spread widening. Agency Research to extension fears in mortgage cashflows, driving convexity related selling and spread widening. Agency Research to extension fears in mortgage cashflows, driving convexity related selling and spread widening. Agency Research to excess returns for the first quarter of 2021 of -1.2% and -0.3%, respectively (both vs U.S. Interpretations) is slower premium emperatively approximately approximately approximately and spread with the method by the fear and lowered prepayment expectations is slower premium emproximately 2000 in early April, before rebounding slightly since. As was the case for much of 2020, the Age to the approximately 2000 in early April, before rebounding slightly since. As was the case for much of 2020, the Age to the approximately 2000 in early April, before rebounding slightly since. As was the case for much of 2020, the Age to extension the substantial price pressure and attractive TBA dollar colligions in the pressure and attractive to the pressure and the externed attractive to the pressure and the externed attractive to the substantial price pressure and attractive to the substantial price pressure and attractive to the pressure and the externed attractive to the pressure and the externed attractive to the pressure and the externed attractive to the pressure and the pressure and the externed attractive to the pressure and the externed attractive to the pressure and the pressure at the externed attractive to t

Now that the containment of the COVID-19 pandemic appears to be within sight, at least in the U.S., the economy access of the content of the COVID-19 pandemic appears to be within sight, at least in the U.S., the economy access of the the the term of term of the term of term of the term of terms of terms of the term of terms of the term of terms of the term of terms of terms of terms of terms of the terms of the terms of te

Critical Accounting Estimates

Our consolidated financial statements are prepared in accordance with GAAP. GAAP requires our management to complex and because on the complex and assessments. Our most critical accounting policies involve decisions and assessments and assessments and assessment complex and assessments and assessment complex and assessm

each reporting period. There have been no changes to the processes used to determine our critical accounting estimates @Bruterrusagedefort on Form 10-K for the year ended December 31, 2020.

Capital Expenditures

At March 31, 2021, we had no material commitments for capital expenditures.

Off-Balance Sheet Arrangements

At March 31, 2021, we did not have any off-balance sheet arrangements.

Inflation

Virtually all of our assets and liabilities are interest rate sensitive in nature. As a result, interest rates and other our footmanal were so than does inflation. Changes in interest rates do not necessarily correlate with inflation interest rates and balance sheet are measured with reference to historical cost and/or fair market value with substitution.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURESABOUT MARKETRISK.

Not Applicable.

ITEM 4. CONTROLS AND PROCEDURES.

Evaluation of Disclosure Controls and Procedures

As of the end of the period covered by this report (the "evaluation date"), we carried out an evaluation, under the with Stree participation of our management, including our Chief Executive Officer (the "CEO") and Chief Financial Officer (the "ECO") and chief Financial Officer (the "Economy of our disclosure and (1) in ensuring that "Economy of the second of the evaluation date (1) in ensuring that "Economy of the evaluation date (2) in providing the evaluation of the evaluation

Changes in Internal Controls over Financial Reporting

There were no material changes in the Company's internal control over financial reporting that occurred during the most recently scal quarter that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting of the company's internal control over financial reporting that occurred during the most reasonably likely to materially affect, the Company's internal control over financial reporting that occurred during the most reasonably likely to materially affect, the Company's internal control over financial reporting that occurred during the most reasonably likely to materially affect.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

On April 22, 2020, the Company received a demand for payment from Citigroup, Inc. in the amount of \$33.1 indeniliin a state of the stat

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

ITEM 1A. RISK FACTORS.

There have been no material changes to the risk factors disclosed in our Annual Reporton Form 10-K for Dethenbeated, filed with the SEC on March 15, 2021.

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

On March 26, 2018, the Company's Board of Directors authorized the repurchase of up to 500,000 shares Comptiney's Class A common stock. The maximum remaining number of shares that may be repurchased authorization is 429,596 shares. The authorization, as currently extended, expires on November 15, 2021. The Company of its common stock during the three months ended March 31, 2021.

The Company did not have any unregistered sales of its equity securities during the three months ended March 31, 2021.

ITEM 3. DEFAULTS UPON SENIOR SECURITIES

None.

ITEM 4. MINE SAFETY DISCLOSURES.

Not Applicable.

ITEM 5. OTHER INFORMATION

None.

ITEM 6. EXHIBITS

Exhibit No

- 3.1 <u>Articles of Amendment and Restatement, incorporated by reference to Exhibit 3.1 to the Company's</u> Form S-11/A, filed with the SEC on April 29, 2004
- 3.2 <u>Articles Supplementary, incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K, dated November 3, 2005, filed with the SEC on November 8, 2005</u>
- 3.3 <u>Articles of Amendment, incorporated by reference to Exhibit 3.1 to the Company's Current Reporton</u> Form 8-K, dated February 10,2006, filed with the SEC on February 15,2006

- 3.4 <u>Articles of Amendment, incorporated by reference to Exhibit 3.1 to the Company's Current Report on Form 8-K, dated September 24, 2007, filed with the SEC on September 24, 2007</u>
- 3.5 <u>Amended and Restated Bylaws, incorporated by reference to Exhibit 3.2 to the Company's Current</u> <u>Report on Form8-K, dated September 24, 2007, filed with the SEC on September 24, 2007</u>
- 31.1 Certification of the Principal Executive Officer, pursuant to Rule 13a-14(a) or 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes Oxley Act of 2002*
- 31.2 Certification of the Principal Financial Officer, pursuant to Rule 13a-14(a) or 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes Oxley Act of 2002*
- 32.1 <u>Certification of the Chief Executive Officer, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes Oxley Act of 2002**</u>
- 32.2 <u>Certification of the Chief Financial Officer, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes Oxley Act of 2002**</u>
- 101.INS Instance Document***
- 101.SCH Taxonomy Extension SchemaDocument***
- 101.CAL Taxonomy Extension Calculation Linkbase Document***
- 101.DEF Additional Taxonomy Extension Definition Linkbase Document***
- 101.LAB Taxonomy Extension LabelLinkbase Document***
- 101.PRE Taxonomy Extension PresentationLinkbase Document***
- * Filed herewith.
- ** Furnished herewith
- *** Submitted electronically herewith.

Signatures

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, as amended, the the intervention of the security o

BIMINI CAPITAL MANAGEMENT, INC.

Date: May 14, 2021

By: <u>/s/ Robert E. Cauley</u> Robert E. Cauley Chairman and Chief Executive Officer

Date: May 14, 2021

By: /s/ G. Hunter Haas, IV G. Hunter Haas, IV President, Chief Financial Officer, Chief Investment Officer and Treasurer (Principal Financial Officer and Principal Accounting Officer)

I, Robert E. Cauley, certify that:

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

Date: May 14, 2021

<u>/s/ Robert E. Cauley</u> Robert E. Cauley Chairman of the Board and Chief Executive Officer

I, G. Hunter Haas, certify that:

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

Date: May 14, 2021

/s/ G. Hunter Haas, IV G. Hunter Haas, IV President and Chief Financial Officer

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

I, Robert E. Cauley, in compliance 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, hereby certify that, the Company's Quarterly Report on Form 10-Q for the period ended March 31, 2021 (the "Report") filed with the Securities and Exchange Commission:

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

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

May 14, 2021

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

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

I, G. Hunter Haas, in compliance 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, hereby certify that, the Company's Quarterly Report on Form 10-Q for the period ended March 31, 2021 (the "Report") filed with the Securities and Exchange Commission:

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

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

May 14, 2021

/s/ G. Hunter Haas, IV

G. Hunter Haas, IV President and Chief Financial Officer