

AG Mortgage Investment Trust, Inc.

Q3 2025 Earnings Presentation

September 30, 2025



Forward Looking Statements & Non-GAAP Financial Information

Forward Looking Statements: This presentation includes "forward-looking statements" within the meaning of the safe harbor provisions of the United States Private Securities Litigation Reform Act of 1995 related to dividends, book value, our investments, our business and investment strategy, investment returns, return on equity, liquidity, financing, taxes, our assets, our interest rate sensitivity, and our views on certain macroeconomic trends and conditions, among others. Forward-looking statements are based on estimates, projections, beliefs and assumptions of management of our company at the time of such statements and are not guarantees of future performance. Forward-looking statements involve risks and uncertainties in predicting future results and conditions. Actual results could differ materially from those projected in these forward-looking statements due to a variety of factors, including, without limitation, our ability to generate attractive risk adjusted returns over the long term as a programmatic aggregator and issuer of Non-Agency residential loan securitizations; our ability to drive earnings power through strategic equity rotation and Arc Home profitability; our ability to create long-term value for our stockholders; our ability to continue to opportunistically rotate capital, including through sales of legacy WMC or other non-core assets; our ability to consummate sales and/or deed-in-lieu of the properties underlying legacy WMC commercial loans within the timeframe or manner anticipated or at all; our ability to continue to grow our residential investment portfolio; whether we will achieve the anticipated benefits of acquiring additional interests in Arc Home within the timeframe contemplated or at all, including driving our earnings power and continuing contribution to EAD; our acquisition pipeline; our ability to invest in higher yielding assets through Arc Home, other origination partners or otherwise; our levels of liquidity, including whether our liquidity will sufficiently enable us to continue to deploy capital within the residential whole loan space as anticipated or at all; the availability of committed financing to support our liquidity; the impact of market, regulatory and structural changes on the market opportunities we expect to have, and whether we will be able to capitalize on such opportunities in the manner we anticipate, including our ability to participate in, and benefit from, the home equity loan market; the impact of market volatility on our business, including our book value, and ability to execute our strategy; our trading volume and liquidity; our portfolio mix, including levels of Residential Investments and Agency mortgage loans; our ability to manage warehouse exposure as anticipated or at all; our levels of leverage, including our levels of recourse and non-recourse financing; our ability to repay or refinance corporate leverage; our ability to execute securitizations, including at the pace anticipated or at all; our ability to achieve our forecasted returns on equity on warehoused assets and post-securitization, including whether such returns will support earnings growth; changes in our business and investment strategy; our ability to grow our book value; our ability to predict and control costs; changes in inflation, tariffs, interest rates and the fair value of our assets, including negative changes resulting in margin calls relating to the financing of our assets; the impact of credit spread movements on our business; the impact of interest rate changes on our asset yields and net interest margin; changes in the yield curve; the timing and amount of stock issuances pursuant to our ATM program or otherwise; the timing and amount of stock repurchases, if any; our capitalization, including the timing and amount of preferred stock repurchases or exchanges, if any; expense levels, including levels of management fees; changes in prepayment rates on the loans we own or that underlie our investment securities; our distribution policy; Arc Home's performance, including its profitability, liquidity position and ability to increase market share or benefit from improved gain on sale margins; Arc Home's origination volumes; the composition of Arc Home's portfolio, including levels of MSR exposure; costs and levels of leverage on Arc Home's portfolio; our percentage allocation of loans originated by Arc Home; increased rates of default or delinquencies and/or decreased recovery rates on our assets; the availability of and competition for our target investments; our ability to obtain and maintain financing arrangements on terms favorable to us or at all; changes in general economic or market conditions in our industry and in the finance and real estate markets, including the impact on the value of our assets; conditions in the market for Residential Investments and Agency RMBS; our levels of Earnings Available for Distribution ("EAD"); market conditions impacting commercial real estate; legislative and regulatory actions by the U.S. Department of the Treasury, the Federal Reserve and other agencies and instrumentalities; regional bank failures; our ability to make distributions to our stockholders in the future; our ability to maintain our qualification as a REIT for federal tax purposes; and our ability to qualify for an exemption from registration under the Investment Company Act of 1940, as amended.

Additional information concerning these and other risk factors are contained in our filings with the Securities and Exchange Commission ("SEC"), including those described in Part I – Item 1A. "Risk Factors" of our Annual Report on Form 10-K for the fiscal year ended December 31, 2024, as such factors may be updated from time to time in our filings with the SEC. Copies are available free of charge on the SEC's website, <http://www.sec.gov/>. All forward looking statements in this presentation speak only as of the date of this presentation. We undertake no duty to update any forward-looking statements to reflect any change in our expectations or any change in events, conditions or circumstances on which any such statement is based. All financial information in this presentation is as of September 30, 2025, unless otherwise indicated.

Non-GAAP Financial Information: In addition to the results presented in accordance with GAAP, this presentation includes certain non-GAAP financial results and financial metrics derived therefrom, including EAD, investment portfolio, financing arrangements, and economic leverage ratio, which are calculated by including or excluding unconsolidated investments in affiliates, as described in the footnotes to this presentation. Our management team believes that this non-GAAP financial information, when considered with our GAAP financial statements, provides supplemental information useful for investors to help evaluate our financial performance. However, our management team also believes that our definition of EAD has important limitations as it does not include certain earnings or losses our management team considers in evaluating our financial performance. Our presentation of non-GAAP financial information may not be comparable to similarly-titled measures of other companies, who may use different calculations. This non-GAAP financial information should not be considered a substitute for, or superior to, the financial measures calculated in accordance with GAAP. Our GAAP financial results and the reconciliations of the non-GAAP financial measures included in this presentation to the most directly comparable financial measures prepared in accordance with GAAP should be carefully evaluated.

This presentation may contain statistics and other data that has been obtained or compiled from information made available by third-party service providers. We have not independently verified such statistics or data.

Q3 2025 MITT Earnings Call Presenters

T.J. Durkin

Chief Executive Officer &
President

Nicholas Smith

Chief Investment Officer

Anthony Rossiello

Chief Financial Officer

MITT: A Pure Play Residential Mortgage REIT

Committed to generating attractive risk adjusted returns over the long-term as a programmatic aggregator and issuer of Non-Agency residential loan securitizations



**Liquidity to Support
Continued
Portfolio Growth**

**Access to Investment
Opportunities**

**High Quality Portfolio
through a Credit-first
Mindset**

**Disciplined Approach
to Securitization
and Leverage**

Q3 2025 Financial Position

\$10.46

Book Value per Share¹

\$8.8

Investment Portfolio
(in billions)

\$559.8

Total Equity
(in millions)

\$104.2

Liquidity^{2,(a)}
(in millions)

1.7x

Economic Leverage Ratio³

Book Value per Share¹

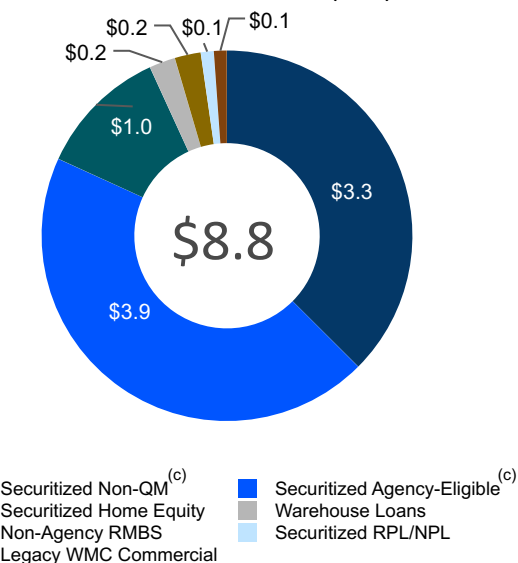


█ Q2 '25
█ Q3 '25 excluding Arc Transaction^(b)
█ Q3 '25

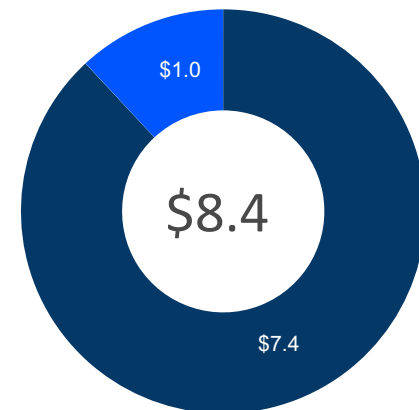
Q3 '25 Economic ROE⁴

2.7%

Investment Portfolio⁵ (\$bn)



Financing Profile⁵ (\$bn)



█ Non-Recourse █ Recourse

(a) Total liquidity includes \$59.0 million of cash and cash equivalents, \$44.5 million of available committed financing on certain Home Equity Loans, and \$0.7 million of unencumbered Agency RMBS.

(b) On August 1, 2025, the Company issued 2,027,676 restricted shares of common stock as consideration to acquire an additional 21.4% interest in AG Arc from certain private funds managed by TPG Angelo Gordon, which was 1.8% dilutive to book value inclusive of transaction related expenses. Q3 2025 book value excluding Arc Transaction represents MITT's book value excluding the share issuance, the 21.4% incremental investment in AG Arc, and transaction related expenses.

(c) Securitized Non-QM and Securitized Agency-Eligible are collectively referred to as Securitized Non-Agency Loans.

Investment Portfolio Yield⁶

6.1%

Cost of Funds⁷

5.4%

Q3 2025 Performance

Strategic equity rotation and profitability at Arc Home driving earnings power

- Unrealized gains on our Securitized Loan and Non-Agency RMBS portfolios from credit spread tightening
- Significant rotation of equity from Legacy WMC Non-Agency securitizations and CMBS into Home Equity Loans driving continued earnings growth
- Record Non-Agency lock volumes and improved gain on sale margins at Arc Home

\$20.2mm

Q3 Net Interest Income

\$0.47

Q3 Earnings per Share⁸

\$0.23

Q3 EAD per Share^{8,9}

\$0.21

Dividend per Share
Declared in Q3

\$1.7bn

Q3 Loan Purchases
(FMV)

\$15.9mm

Acquisition of Additional
Interest in Arc Home¹⁰

\$1.7bn

Q3 Loans Securitized
(UPB)

\$959.3mm

Q3 Arc Home
Originations¹⁰

Completed 4 securitizations and acquired an additional 21.4% interest in Arc Home¹⁰

- Purchased \$861.6 million of Agency-Eligible Loan UPB and securitized \$764.1 million of UPB across 2 securitizations
- Purchased \$768.7 million of Home Equity Loan UPB and securitized \$948.3 million of UPB across 2 securitizations
- Replaced high cost Legacy WMC financing on Non-Agency securitizations returning approximately \$55 million of capital for immediate reinvestment

Securitization Activity

Programmatic issuer of Non-Agency securitizations generating attractive equity returns on our investment portfolio



Acquire Loans

Significant growth, acquiring over \$11 billion of residential mortgage loans since 2021 from Arc Home or third-party origination partners

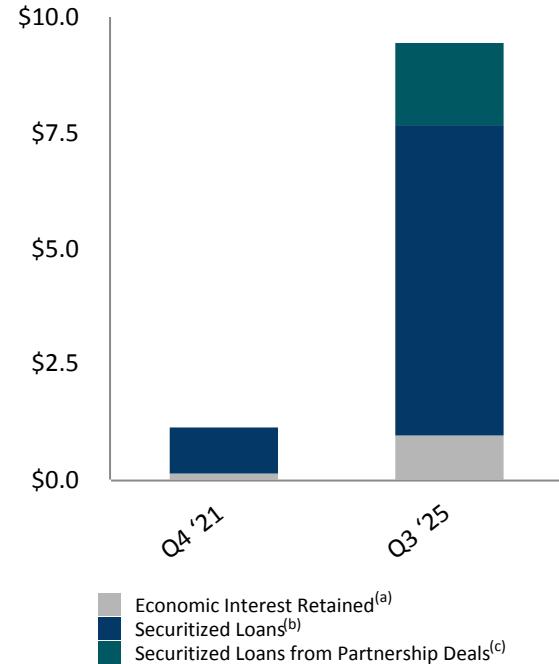
Securitize Loans

Executed 29 securitizations since 2021 through our "GCAT" shelf or through strategic partnerships with top mortgage originators

Retain Bonds & Reinvest

Economic interests retained in securitizations of \$1.0 billion collateralized by high quality Non-Agency borrowers

Securitized Loan Portfolio Growth (\$bn)



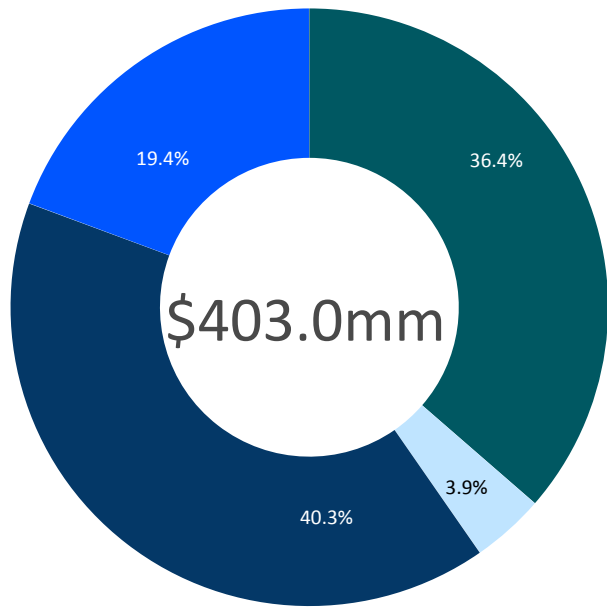
(a) Economic interest retained includes the fair value of certain retained tranches from securitizations, which are either consolidated in the "Securitized residential mortgage loans, at fair value" line item on the Company's consolidated balance sheets or, when not consolidated, included in the "Real estate securities, at fair value" line item on the Company's consolidated balance sheets.

(b) Securitized Loans represent Securitized Non-Agency and Re/Non-Performing Loans included in the "Securitized residential mortgage loans, at fair value" line item on the Company's consolidated balance sheets.

(c) MITT partners with banks and mortgage originators in executing securitizations where it acts as the retaining sponsor for risk retention requirements. Securitized Loans from Partnership Deals represents (i) Securitized Home Equity Loans included in the "Securitized residential mortgage loans, at fair value" line item on the Company's consolidated balance sheets and, for partnership deals that are not consolidated on the Company's consolidated balance sheets, (ii) the total outstanding unpaid principal balance of the loans securitized through these deals.

Loan Portfolio

Equity Invested in Loan Portfolio



Home Equity Loans^(e)
 Non-QM Loans^(a)

Re- and Non-Performing Loans
 Agency-Eligible Loans^(a)

Note: Data is based on latest available information

(a) Includes Non-Agency Loans recorded in the "Securitized residential mortgage loans, at fair value" line item and Agency-Eligible Loans and Non-Agency Loans recorded within the "Residential mortgage loans, at fair value" line item on the Company's consolidated balance sheets.

(b) Metrics including coupon, FICO, current LTV, and CLTV represent weighted average calculations weighted using UPB. Weighted average current FICO excludes borrowers where FICO scores were not available.

(c) Current LTV reflects loan amortization and estimated home price appreciation or depreciation since acquisition. Zillow Home Value Index (ZHVI) is utilized to estimate updated LTVs.

(d) Metrics shown calculated as a percentage of total UPB.

(e) Includes Home Equity Loans recorded in the "Securitized residential mortgage loans, at fair value" and the "Residential mortgage loans, at fair value" line items on the Company's consolidated balance sheets.

(f) Represents the Combined Loan to Value ratio which considers the loan balances on a borrower's first mortgage and related Home Equity Loan.

Non-Agency Loans^(a)

\$7.4bn	5.9%	765
Unpaid Principal Balance	Coupon ^(b)	FICO ^(b)
62%	1.1%	93%
Current LTV ^{(b),(c)}	90+ Days DQ % ^(d)	Fixed Rate % ^(d)

Home Equity Loans^(e)

\$1.0bn	9.8%	747
Unpaid Principal Balance	Coupon ^(b)	FICO ^(b)
66%	0.0%	\$10.5mm
CLTV ^{(b),(f)}	90+ Days DQ % ^(d)	Unfunded (UPB)

Legacy WMC Commercial Investments

Commercial Investments Acquired in WMC Merger

- \$10.7 million of equity returned in Q3 2025 resulting from pay off of one CMBS with capital redeployed into target assets
- Remaining commercial exposure represents 1.1% of Investment Portfolio and 9.6% of total equity

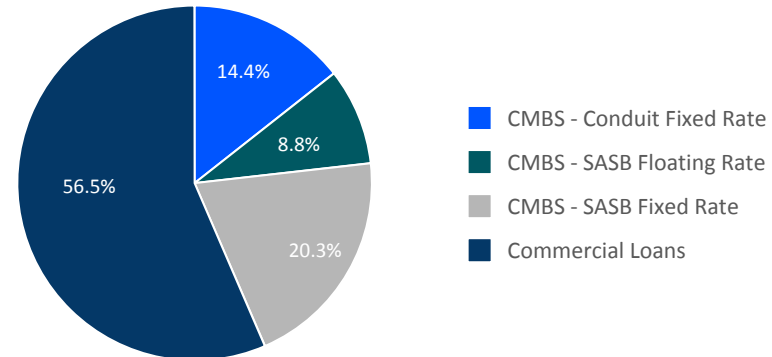
Commercial Loans Summary

- First mortgage loans collateralized by hotel and retail properties
- Hotel loans (\$42.7 million fair value / \$22.8 million equity)^(a):
 - Matured in May 2025
 - Pursuing consensual sale of assets; expect to be completed in first half of 2026
- Retail Property loan (\$15.0 million fair value / \$7.5 million equity)^(b):
 - Matured in August 2025
 - Cash flow from property covering interest payments
 - Evaluating with borrower deed-in-lieu and/or consensual sale of property through a third party commercial sales advisor

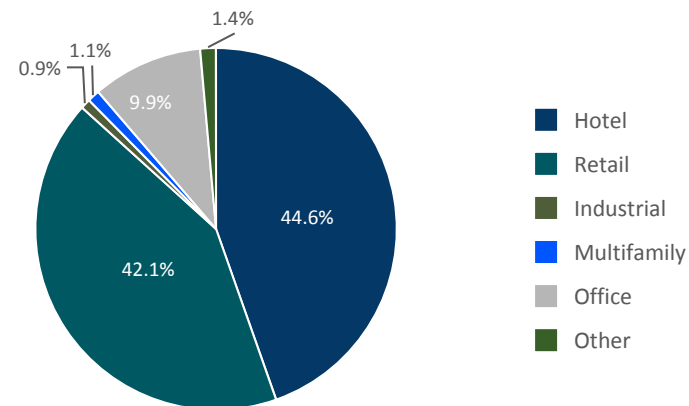
CMBS Summary

- Weighted average price of 49%, allowing for book value upside as markets improve
- Weighted average unlevered yield⁶ of 17.5%^(c)
- Weighted average life of 1.6 years

\$53.7mm of Equity Invested (by Investment Type)



\$98.4mm of Fair Value (by Collateral Type)



(a) The Legacy WMC Commercial Hotel Loans are on non-accrual status. The sale process may include transferring title of all or certain of the properties to the lender parties via a deed-in-lieu of foreclosure to facilitate the sale. There are no assurances that sales can be completed within the time anticipated or at all.

(b) The Company recorded an unrealized loss of \$7.1 million for the three months ended September 30, 2025 and placed the Legacy WMC Commercial Retail Property Loan on cost recovery status.

(c) There are Legacy WMC CMBS with an unpaid principal balance of \$23.5 million and a fair value of \$7.1 million which are on non-accrual or cost recovery status.

Arc Home: MITT's Proprietary Origination Channel¹⁰

Acquisition of an additional 21.4% interest coupled with record Non-Agency lock volumes driving meaningful contribution to EAD

\$49.2mm
MITT's Investment in Arc Home^(a)

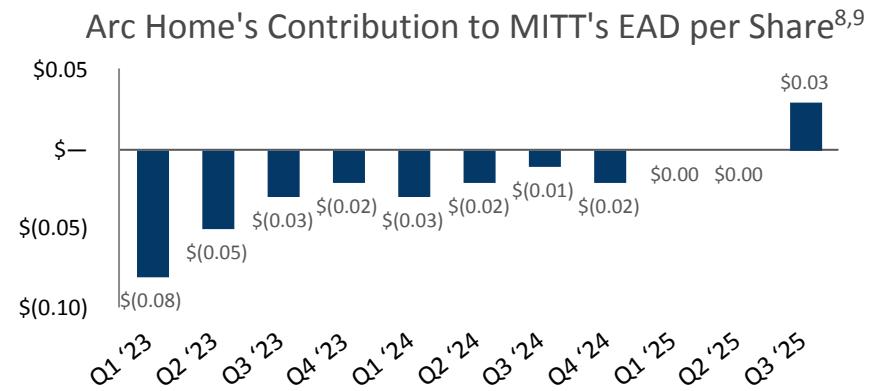
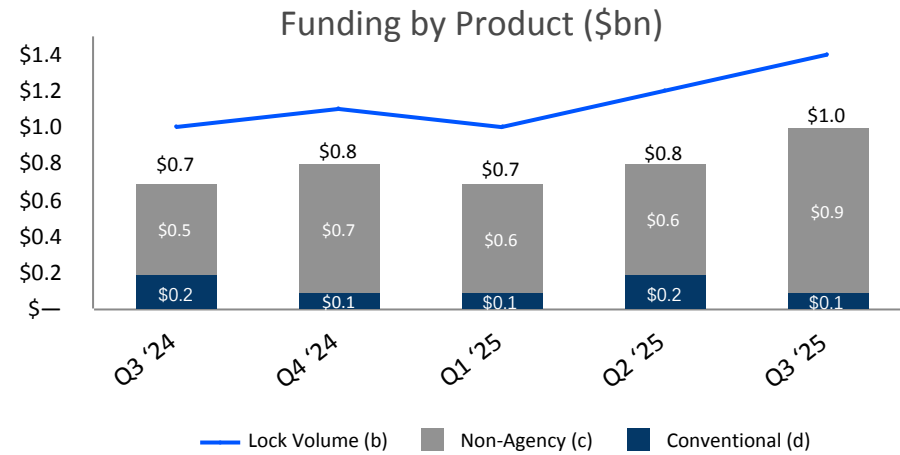
8.8%
% of MITT's Equity

\$1.4bn
Q3 Lock Volume^(b)

39%
Year-Over-Year Increase in YTD Lock Volumes^(b)

66.0%
MITT's Ownership Percentage

\$1.1mm
MITT's Share of Arc Home EAD⁹



(a) As of September 30, 2025, the fair value of MITT's investment in Arc Home was calculated using a valuation multiple of 1.025x book value.

(b) Represents loans yet to be funded whereby the borrower has entered into an interest rate lock agreement.

(c) Non-Agency includes Non-QM Loans and Jumbo Loans.

(d) Conventional also includes Agency-Eligible Loans. Agency-Eligible Loans are loans that conform with GSE underwriting guidelines but sold to Non-Agency investors, including MITT.

Q3 2025 Investment Portfolio⁵

Description (\$ in mm's)	Asset Cost	Asset FMV	Yield ^{6,(a)}	Financing Cost ^(b)	Carrying Value of Financing ^(b)	Cost of Funds ^{7,(c)}	Equity	Economic Leverage ^(d)	ROE ^(e)
Securitized Non-Agency Loans	\$7,350.8	\$7,142.7	5.8%	\$7,053.0	\$6,908.7	5.3%	\$234.0	1.8x	19.6%
Securitized Home Equity Loans	985.3	1,007.9	7.7%	924.4	930.6	5.8%	77.3	0.9x	29.4%
Securitized RPL/NPL Loans	151.4	138.4	6.0%	128.0	123.8	4.0%	14.6	1.8x	26.7%
Home Equity Loans	127.9	129.0	7.9%	59.6	59.6	5.7%	69.4	0.9x	9.7%
Agency-Eligible and Other Loans	96.2	97.6	6.2%	89.9	89.9	4.8%	7.7	11.7x	21.5%
Non-Agency RMBS ^(f)	154.0	161.0	9.6%	98.1	98.1	4.9%	62.9	1.5x	15.9%
Agency RMBS (Interest Only)	17.2	16.5	7.7%	11.0	11.0	4.6%	5.5	2.0x	14.7%
Legacy WMC Commercial Loans ^(g)	67.0	57.7	—%	27.4	27.4	7.2%	30.3	0.9x	(6.5)%
Legacy WMC CMBS ^(g)	45.1	40.7	17.5%	17.3	17.3	5.6%	23.4	0.7x	29.7%
Total Investment Portfolio	\$8,994.9	\$8,791.5	6.1%	\$8,408.7	\$8,266.4	5.4%	\$525.1	1.6x	18.6%
Cash and Cash Equivalents		59.0	4.1%				59.0		
Interest Rate Swaps ^(h)		11.2	0.9%				11.2		
Arc Home ¹⁰		49.2					49.2		
Senior Unsecured Notes ⁽ⁱ⁾		—			96.3	10.6%	(96.3)		
Non-Interest Earnings Assets, Net		11.6					11.6		
Total		\$8,922.5			\$8,362.7		\$559.8	1.7x	

Note: Data is as of September 30, 2025.

(a) Represents the weighted average yield calculated based on the amortized cost of the underlying assets.

(b) Financing is inclusive of securitized debt recorded at fair value and financing arrangements recorded at amortized cost. Financing arrangements on Securitized Non-Agency Loans, Securitized Home Equity Loans, and Securitized RPL/NPL Loans was \$439.0 million, \$68.9 million, and \$27.0 million, respectively.

(c) Represents the weighted average cost of funds on securitized debt and financing arrangements calculated based on the amortized cost of the underlying financing, inclusive of the benefit of 0.05% from the net interest component of interest rate swaps. Total Cost of Funds related to the financing on the Company's investment portfolio and the senior unsecured notes was 5.43%.

(d) Economic Leverage is calculated by dividing recourse financing by the equity invested in the related investment type inclusive of any cash collateral posted on financing arrangements.

(e) Return on Equity is calculated by dividing the net interest income, inclusive of any cost or benefit on interest rate swaps, by the equity invested in the related investment type. Net interest income is calculated using Asset Cost multiplied by the Yield less Financing Cost multiplied by the Cost of Funds.

(f) Includes \$11.3 million of asset FMV recorded in the "Investments in debt and equity of affiliates" line item on the Company's consolidated balance sheets. Non-Agency RMBS are collateralized by the following asset types with corresponding fair values: Non-QM Loans (\$57.3 million), Agency-Eligible Loans (\$45.9 million), Home Equity Loans (\$52.3 million), Prime Jumbo Loans (\$4.8 million), and Re- and Non-Performing Loans (\$0.7 million).

(g) There are Legacy WMC Commercial Loans and Legacy WMC CMBS with an unpaid principal balance of \$67.2 million and \$23.5 million, respectively, and a fair value of \$57.7 million and \$7.1 million, respectively, which are on non-accrual or cost recovery status.

(h) Asset FMV of interest rate swaps represents the sum of the net fair value of interest rate swaps and the margin posted on interest rate swaps. The Yield on interest rate swaps represents the net receive / (pay) rate as of period end. The interest rate swap portfolio had a notional amount of \$445.1 million with a weighted average pay-fixed rate of 3.3%, a weighted average receive-variable rate of 4.2%, and a weighted average years to maturity of 4.7 years. The impact of the net interest component of interest rate swaps on cost of funds and return on equity is included within the respective investment portfolio asset line items.

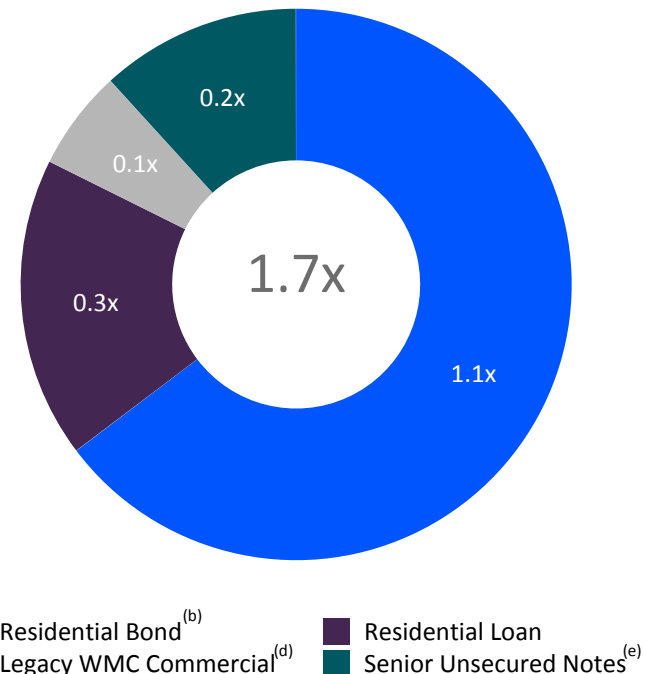
(i) Represents MITT's 9.500% senior unsecured notes due 2029.

Q3 2025 Financing Profile⁵

Investment Portfolio primarily financed through term, non mark-to-market securitized debt, operating with a low Economic Leverage Ratio³

GAAP Financing	Amount (in millions)	Cost of Funds ^{7,(a)}	Advance Rate
Securitized Debt	\$7,428.1	5.4%	90%
Residential Bond Financing ^(b)	633.1	5.2%	68%
Residential Loan Financing ^(c)	149.5	5.2%	66%
Legacy WMC Commercial Financing ^(d)	44.7	6.5%	46%
Agency Financing	11.0	4.6%	70%
Senior Unsecured Notes ^(e)	96.3	10.6%	N/A
Total GAAP Financing	\$8,362.7	5.4%	N/A

Economic Leverage³



(a) Represents the weighted average cost of funds of 5.43% calculated based on the amortized cost of the underlying financing, inclusive of the benefit of 0.05% from the net interest component of interest rate swaps.

(b) Includes financing on the retained tranches from securitizations issued by the Company and consolidated in the "Securitized residential mortgage loans, at fair value" line item on the Company's consolidated balance sheets. Additionally, includes financing on Non-Agency RMBS included in the "Real Estate Securities, at fair value" line item on the Company's consolidated balance sheets.

(c) The Company has total borrowing capacity of \$1.6 billion on its Agency-Eligible, Home Equity, and Non-Agency Loans, of which \$50 million is contractually committed by the lender. As of September 30, 2025, the available borrowing capacity was \$1.4 billion. The Company has \$44.5 million of available committed financing on Home Equity Loans related to certain financing arrangements in which our counterparty has contractually committed to provide financing at an advance rate of 87.5% of unpaid principal balance pledged as collateral, which was \$50.9 million as of September 30, 2025.

(d) Includes financing on Legacy WMC Commercial Loans and CMBS included in the "Commercial Loans, at fair value" and "Real Estate Securities, at fair value" line items, respectively, on the Company's consolidated balance sheets.

(e) Represents MITT's 9.500% senior unsecured notes due 2029.

Book Value Roll-Forward¹

Three Months Ended September 30, 2025		
	Amount (000's)	Per Diluted Share ⁸
6/30/2025 Book Value	\$308,416	\$10.39
Common dividend	(6,664)	(0.21)
Issuance of restricted shares of common stock to acquire additional interest in Arc Home ^{10,(a)}	15,330	(0.19)
Equity based compensation	164	—
Earnings available for distribution ("EAD") ⁹	7,091	0.23
Net realized and unrealized gain/(loss) included within equity in earnings/(loss) from affiliates	(23)	—
Net realized gain/(loss)	(3,578)	(0.11)
Net unrealized gain/(loss)	13,199	0.42
Dollar roll (income)/loss ^(b)	432	0.01
Transaction related expenses and deal related performance fees	(2,504)	(0.08)
Adjustment related to dividends on preferred stock ^(c)	(11)	—
9/30/2025 Book Value	\$331,852	\$10.46
Change in Book Value (\$)	23,436	0.07
Change in Book Value (%)		0.7 %

(a) Acquired an additional interest in Arc Home¹⁰ by issuing 2.0 million restricted shares with dilution of 1.8% to book value inclusive of transaction related expenses.

(b) TBA dollar roll income/(loss) is the economic equivalent of net interest carry income on the underlying Agency RMBS TBAs over the roll period (interest income less implied financing cost).

(c) Represents the difference between the dividend accrual on our Series C Preferred Stock and the dividend declared during the quarter. On and after September 17, 2024, dividends on our Series C Preferred Stock accumulate at an annual floating rate of three-month CME Term SOFR (plus a tenor spread adjustment of 0.26161%) plus a spread of 6.476%.

Reconciliation of Q3 2025 EAD⁹

Three Months Ended September 30, 2025		
Reconciliation of GAAP Net Income to Earnings Available for Distribution	Amount (000's)	Per Diluted Share ⁸
Net Income/(loss) available to common stockholders	\$ 14,617	\$ 0.47
Add (Deduct):		
Net realized (gain)/loss	3,578	0.11
Net unrealized (gain)/loss	(13,199)	(0.42)
Transaction related expenses and deal related performance fees ^(a)	2,504	0.08
Equity in (earnings)/loss from affiliates	(1,645)	(0.05)
EAD from equity method investments ^{(b),(c)}	1,668	0.05
Dollar roll income/(loss) ^(d)	(432)	(0.01)
Earnings Available for Distribution	\$ 7,091	\$ 0.23

Three Months Ended September 30, 2025		
Components of Earnings Available for Distribution	Amount (000's)	Per Diluted Share ⁸
Net Interest Income	\$ 20,175	\$ 0.65
Net interest component of interest rate swaps	1,108	0.03
Dollar roll income/(loss) ^(d)	(432)	(0.01)
Hedge Income/(Expense)	676	0.02
Net operating income/(loss) from Arc Home	1,204	0.03
Less: Gains on loans sold to MITT ^(b)	(94)	—
Arc Home EAD to MITT	1,110	0.03
Management fee to affiliate	(2,319)	(0.07)
Non-investment related expenses	(2,603)	(0.08)
Investment related expenses	(4,358)	(0.14)
Dividends on preferred stock	(5,344)	(0.17)
Operating Expenses	(14,624)	(0.46)
Income Tax Expense	(246)	(0.01)
Earnings Available for Distribution	\$ 7,091	\$ 0.23

(a) Includes \$2.0 million recorded within the "Transaction related expenses" line item on our consolidated statement of operations, \$0.4 million recorded within the "Income tax expense" line item on our consolidated statement of operations, which represents taxes incurred on items excluded from EAD, and \$0.1 million recorded within the "Interest expense" line item on our consolidated statement of operations, which relates to the amortization of deferred financing costs.

(b) EAD excludes our portion of gains recorded by Arc Home in connection with the sale of residential mortgage loans to us, if any. We eliminate such gains recognized by Arc Home and also decrease the cost basis of the underlying loans we purchase by the same amount. Upon reducing our cost basis, unrealized gains are recorded within net income.

(c) EAD excludes \$(0.1) million of realized and unrealized changes in the fair value of Arc Home's mortgage servicing rights, transaction related expenses, and other asset impairments, net of related tax expense or benefit, for the three months ended September 30, 2025. Additionally, \$1.3 million of unrealized changes in the fair value of our investment in Arc Home are excluded from EAD.

(d) TBA dollar roll income/(loss) is the economic equivalent of net interest carry income or loss on the underlying Agency RMBS TBAs over the roll period (interest income less implied financing cost).

Appendix

Economic Leverage³

Reconciliation of GAAP Leverage Ratio to Economic Leverage Ratio as of September 30, 2025 (\$ in thousands)^(a)

Securitized debt, at fair value ^(b)	\$	7,428,111
Financing arrangements ^(c)		838,245
Senior unsecured notes ^(c)		96,267
Restricted cash posted on financing arrangements		(4,427)
GAAP Leverage	\$	8,358,196
Non-recourse financing arrangements ^(b)		(7,428,111)
Net TBA (receivable)/payable adjustment		868
Economic Leverage	\$	930,953
GAAP Stockholders' Equity	\$	559,843
GAAP Leverage Ratio ^(a)		14.9x
Economic Leverage Ratio ^(a)		1.7x

(a) The calculation in the table above divides GAAP Leverage and Economic Leverage by our GAAP stockholders' equity to derive our leverage ratio.

(b) Securitized debt, at fair value is non-recourse to the Company.

(c) Financing arrangements and senior unsecured notes are recourse to the Company.

Condensed Consolidated Balance Sheets

(in thousands)	September 30, 2025		December 31, 2024		September 30, 2025		December 31, 2024	
	(unaudited)				(unaudited)			
Assets								
Securitized residential mortgage loans, at fair value	\$ 8,288,983		\$ 6,197,678		Securitized debt, at fair value	\$ 7,428,111	\$ 5,491,967	
Residential mortgage loans, at fair value	226,504		220,217		Financing arrangements	838,245	742,108	
Commercial loans, at fair value	57,738		67,005		Senior unsecured notes	96,267	95,721	
Real estate securities, at fair value	206,944		201,360		Dividend payable	6,664	5,632	
Investments in debt and equity of affiliates	61,344		46,841		Other liabilities	47,173	34,758	
Cash and cash equivalents	59,000		118,662		Total Liabilities	8,416,460	6,370,186	
Restricted cash	17,808		19,906					
Other assets	57,982		41,940		Commitments and Contingencies			
Total Assets	\$ 8,976,303		\$ 6,913,609		Stockholders' Equity			
					Preferred stock	220,472	220,472	
					Common stock	317	296	
					Additional paid-in capital	840,237	824,380	
					Retained earnings (deficit)	(501,183)	(501,725)	
					Total Stockholders' Equity	559,843	543,423	
					Total Liabilities & Stockholders' Equity	\$ 8,976,303	\$ 6,913,609	

Condensed Consolidated Statement of Operations (unaudited)

(in thousands, except per share data)	Three Months Ended		Three Months Ended	
	September 30, 2025	September 30, 2024	September 30, 2025	September 30, 2024
Net Interest Income				
Interest income	\$ 124,714	\$ 107,456		
Interest expense	105,232	92,506		
Total Net Interest Income	19,482	14,950		
Other Income/(Loss)				
Net interest component of interest rate swaps	1,108	2,180		
Net realized gain/(loss)	(3,578)	(10,788)		
Net unrealized gain/(loss)	13,199	19,700		
Total Other Income/(Loss)	10,729	11,092		
Expenses				
Management fee to affiliate	2,319	1,708		
Non-investment related expenses	2,603	2,734		
Investment related expenses	4,322	3,411		
Transaction related expenses	1,962	684		
Total Expenses	11,206	8,537		
Income/(loss) before equity in earnings/(loss) from affiliates	19,005	17,505		
Equity in earnings/(loss) from affiliates	1,645	(849)		
Income/(Loss) before Income Taxes	20,650	16,656		
Income tax expense	689	16		
Net Income/(Loss)	19,961	16,640		
Dividends on preferred stock ^(a)	5,344	4,716		
Net Income/(Loss) Available to Common Stockholders	\$ 14,617	\$ 11,924		

(a) On and after September 17, 2024, dividends on the Company's Series C Preferred Stock accumulate at an annual floating rate of three-month CME Term SOFR (plus a tenor spread adjustment of 0.26161%) plus a spread of 6.476%.

Footnotes

1. Book value is calculated using stockholders' equity less the liquidation preference of our cumulative redeemable preferred stock of \$228.0 million.
2. Total liquidity includes \$59.0 million of cash and cash equivalents, \$44.5 million of available committed financing on certain Home Equity Loans, and \$0.7 million of unencumbered Agency RMBS. The \$44.5 million of available committed financing on Home Equity Loans relates to certain financing arrangements in which our counterparty has contractually committed to provide financing at an advance rate of 87.5% of unpaid principal balance pledged as collateral, which was \$50.9 million as of September 30, 2025.
3. The Economic Leverage Ratio, a non-GAAP financial measure, is calculated by dividing total Economic Leverage, including any net TBA position, by our GAAP stockholders' equity at quarter-end. Total Economic Leverage at quarter-end excludes non-recourse financing arrangements and any financing utilized through AG Arc LLC. Non-recourse financing arrangements include securitized debt. Our obligation to repay our non-recourse financing arrangements is limited to the value of the pledged collateral thereunder and does not create a general claim against us as an entity.
4. The economic return on equity represents the change in book value per share during the period, plus the common dividends declared over the period, divided by book value per share from the prior period.
5. The Investment Portfolio consists of Residential Investments, Agency RMBS, and Legacy WMC Commercial Investments, all of which are held at fair value. Financing is inclusive of Securitized Debt, which is held at fair value, Financing Arrangements, and Senior Unsecured Notes. Throughout this presentation where we disclose the Investment Portfolio and the related financing, we have presented this information inclusive of (i) securities owned through investments in affiliates that are accounted for under GAAP using the equity method and, where applicable, (ii) long positions in TBAs, which are accounted for as derivatives under GAAP, but exclusive of our Senior Unsecured Notes. This presentation excludes investments held through AG Arc LLC unless otherwise noted.
6. The yield on our investments represents an effective interest rate, which utilizes all estimates of future cash flows and adjusts for actual prepayment and cash flow activity as of quarter-end. The calculation excludes cash held by the Company and excludes any net TBA position. The weighted average yield is calculated based on the amortized cost of our outstanding investment portfolio at quarter-end.
7. The cost of funds at quarter-end is calculated as the sum of (i) the weighted average funding costs on recourse financing outstanding at quarter end, (ii) the weighted average funding costs on non-recourse financing outstanding at quarter end, and (iii) the weighted average of the net pay or receive rate on our interest rate swaps outstanding at quarter end. The cost of funds is calculated based on the amortized cost of our outstanding financing at quarter-end.
8. Diluted per share figures are calculated using diluted weighted average outstanding shares in accordance with GAAP.
9. We define EAD, a non-GAAP financial measure, as Net Income/(loss) available to common stockholders excluding (i) (a) unrealized gains/(losses) on loans, real estate securities, derivatives and other investments, inclusive of our investment in AG Arc, and (b) net realized gains/(losses) on the sale or termination of such instruments, (ii) any transaction related expenses incurred in connection with the acquisition, disposition, or securitization of our investments as well as transaction related expenses incurred in connection with the WMC acquisition, (iii) accrued deal-related performance fees payable to third party operators to the extent the primary component of the accrual relates to items that are excluded from EAD, such as unrealized and realized gains/(losses), (iv) realized and unrealized changes in the fair value of Arc Home's net mortgage servicing rights and the derivatives intended to offset changes in the fair value of those net mortgage servicing rights, (v) deferred taxes recognized at our taxable REIT subsidiaries, if any, (vi) any bargain purchase gains recognized, and (vii) certain other nonrecurring gains or losses. Items (i) through (vii) above include any amount related to those items held in affiliated entities. Transaction related expenses referenced in (ii) above are primarily comprised of costs incurred prior to or at the time of executing our securitizations and acquiring or disposing of residential mortgage loans. These costs are nonrecurring and may include underwriting fees, legal fees, diligence fees, and other similar transaction related expenses. Recurring expenses, such as servicing fees, custodial fees, trustee fees and other similar ongoing fees are not excluded from earnings available for distribution. Management considers the transaction related expenses to be similar to realized losses incurred at the acquisition, disposition, or securitization of an asset and does not view them as being part of its core operations. Management views the exclusion described in (iv) above to be consistent with how it calculates EAD on the remainder of its portfolio. Management excludes all deferred taxes because it believes deferred taxes are not representative of current operations. EAD includes the net interest income and other income earned on our investments on a yield adjusted basis, including the net interest component of interest rate swaps, TBA dollar roll income/(loss), or any other investment activity that may earn or pay net interest or its economic equivalent. Additionally, EAD includes the net operating income/(loss) from Arc Home.
10. We invest in Arc Home LLC, a licensed mortgage originator, through AG Arc LLC, one of our equity method investees. Our investment in AG Arc LLC is \$49.2 million as of September 30, 2025, representing a 66.0% ownership interest.



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