# Edgar Filing: MUNICIPAL MORTGAGE \& EQUITY LLC - Form 10-Q 

MUNICIPAL MORTGAGE \& EQUITY LLC
Form 10-Q
May 14, 2002


Registrant's Telephone Number, Including Area Code:(443) 263-2900
Indicate by check mark whether the Registrant: (1) has filed all reports
required to be filed by Section 13 or $15(\mathrm{~d})$ 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 $X \quad$ No

The registrant had $25,227,296$ common shares outstanding as of May 8, 2002.

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MUNICIPAL MORTGAGE & EQUITY, LLC
    INDEX TO FORM 10-Q
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## Edgar Filing: MUNICIPAL MORTGAGE \& EQUITY LLC - Form 10-Q

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MUNICIPAL MORTGAGE \& EQUITY, LLC CONSOLIDATED BALANCE SHEETS
(In thousands, except share data)

```
ASSETS
Cash and cash equivalents
Interest receivable
Investment in tax-exempt bonds, net (Note 2)
Investment in other bond-related investments (Notes 3 and 4)
Investment in derivative financial instruments (Note 5)
Loans receivable, net (Note 6)
Restricted assets
Other assets
Mortgage servicing rights, net
Property and equipment
Goodwill
Total assets
LIABILITIES AND SHAREHOLDERS' EQUITY
Notes payable (Note 7)
Accounts payable, accrued expenses and other liabilities
Investment in other bond-related investments (Notes 3 and 4)
Investment in derivative financial instruments (Note 5)
Distributions payable
Short-term debt
Long-term debt
Total liabilities
Commitments and contingencies
Preferred shareholders' equity in a subsidiary company (Note 8)

\section*{Interest receivable}
```

Investment in tax-exempt bonds, net (Note 2)
Investment in other bond-related investments (Notes 3 and 4)
Investment in derivative financial instruments (Note 5)
Loans receivable, net (Note 6)
Restricted assets
Mortgage servicing rights, net
Property and equipment
Goodwill
Total assets
LIABILITIES AND SHAREHOLDERS' EQUITY
Notes payable (Note 7)
Accounts payable, accrued expenses and other liabilities
Investment in other bond-related investments (Notes 3 and 4)
Investment in derivative financial instruments (Note 5)
ayab1e
Long-term debt
Total liabilities
Commitments and contingencies
Preferred shareholders' equity in a subsidiary company (Note 8)

```
(Unaudite March 31,

```

Shareholders' equity:
Preferred shares:
Series I (0 and 10,995 shares issued and outstanding, respectively)
Series II (0 and 3,176 shares issued and outstanding, respectively)
Preferred capital distribution shares:
Series I (0 and 5,742 shares issued and outstanding, respectively)
Series II (0 and 1,391 shares issued and outstanding, respectively)
Term growth shares (0 and 2,000 shares issued and outstanding, respectively)
Common shares, par value \$0, (27,894,597 shares authorized, 25,249,462 shares issued
and outstanding, and 23,320 deferred shares at March 31, 2002 and 24,594,597
authorized, 21,857,312 shares issued and outstanding, and 22,254 deferred
shares at December 31, 2001)
Less common shares held in treasury at cost (59,330 shares and
59,330 shares, respectively)
Less unearned compensation (deferred shares)
Accumulated other comprehensive income
Total shareholders' equity
Total liabilities and shareholders' equity
The accompanying notes are an integral part of these financial statements.

```

\author{
MUNICIPAL MORTGAGE \& EQUITY, LLC CONSOLIDATED STATEMENTS OF INCOME (In thousands, except share and per share data) (unaudited)
}

INCOME:
Interest on tax-exempt bonds and other bond-related investments \$ 15,593
Interest on loans 7,999
Loan origination and brokerage fees 822
Syndication fees 1,885
Loan servicing fees 1,908
Interest on short-term investments 487
Other income 1,689
Net gain on sales 2,166
Total income 32,549

\section*{EXPENSES:}

Salaries and benefits 4,827
Professional fees 172
Operating expenses 2,191
Amortization 318
Interest expense 8,972
Other-than-temporary impairments related to investments in mortgage

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revenue bonds and other bond-related investments
Total expenses
Net holding gains (losses) on trading securities
Net income before income taxes, income allocated to
preferred shareholders in a subsidiary company,
and cumulative effect of accounting change
Income tax expense
Net income before income allocated to preferred shareholders
\(\quad\) in a subsidiary company and cumulative effect of
accounting change
Income allocable to preferred shareholders in a subsidiary company
Net income before cumulative effect of accounting change
Cumulative effect on prior years of change in
accounting for derivative financial instruments

Net income (loss) allocated to:

Preferred shares:
Series I

Series II

Preferred capital distribution shares:
Series I
\$

Series II

Term growth shares

Common shares

Basic net income (loss) per share:
Preferred shares:
Series I

Series II

Preferred capital distribution shares: Series I

Series II

Common shares:

Income before cumulative effect of accounting change \$ 0.63
Cumulative effect on prior years of change in

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```

            accounting for derivative financial instruments
    Basic net income (loss) per common share
    Weighted average common shares outstanding
    Diluted net income (loss) per share:
Common shares:
Income before cumulative effect of accounting change \$ 0.62
Cumulative effect on prior years of change in
accounting for derivative financial instruments
Diluted net income (loss) per common share
Weighted average common shares outstanding
\$ 0.62
The accompanying notes are an integral part of these financial statements.
Net income (loss)
Other comprehensive income (loss):
Unrealized gains (losses) on investments:
Unrealized holding gains (losses) arising during the period
Reclassification adjustment for (gains) losses
included in net income
Other comprehensive income (loss)
Comprehensive income
(4,134)
(956)
-----------
(5,090)
\$ 9,956
===========

```

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

MUNICIPAL MORTGAGE \& EQUITY, LLC CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands) (unaudited)
```

CASH FLOWS FROM OPERATING ACTIVITIES:
Net income (loss)
Adjustments to reconcile net income to net cash provided by operating
activities:
Income allocated to preferred shareholders in a subsidiary company
Cumulative effect of accounting change
Net holding (gains) losses on trading securities
Other-than-temporary impairments related to investments in
mortgage revenue bonds
Net gain on sales
Net amortization of premiums, discounts and fees on investments
Depreciation and amortization
Tax benefit from deferred share benefit
Deferred share compensation expense
Common and deferred shares issued under the Non-Employee Directors' Share Plans
Decrease in interest receivable
Increase in other assets
Decrease in accounts payable, accrued expenses and other liabilities
Net cash provided by operating activities
CASH FLOWS FROM INVESTING ACTIVITIES:
Purchases of tax-exempt bonds and other bond related investments
Loan originations
Purchases of property and equipment
Principal payments received
Net proceeds from sales of investments
Net (reduction) investment in restricted assets
Net cash provided by (used in) investing activities
CASH FLOWS FROM FINANCING ACTIVITIES:
Borrowings from credit facilities
Repayment of credit facilities
Proceeds from short-term debt
Repayment of short-term debt
Proceeds from long-term debt
Repayment of long-term debt
Issuance of common shares
Redemption of preferred shares
Proceeds from stock options exercised
Distributions
Distributions to preferred shares in a subsidiary company
Net cash (used in) provided by financing activities
Net increase(decrease) in cash and cash equivalents
Cash and cash equivalents at beginning of period
Cash and cash equivalents at end of period
SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION:

```

Interest paid
Income taxes paid
The accompanying notes are an integral part of these financial statements.


\author{
MUNICIPAL MORTGAGE \& EQUITY, LLC NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)
}

NOTE 1 - BASIS OF PRESENTATION

Municipal Mortgage \& Equity, LLC ("MuniMae") and its subsidiaries (together with MuniMae, the "Company") are principally engaged in originating, investing in and servicing investments related to multifamily housing and other real estate financings. A significant portion of the Company's investments are tax-exempt bonds, or interests in bonds, issued by state and local governments or their agencies or authorities to finance multifamily housing developments. Interest income from the majority of these investments is exempt for federal income tax purposes. Multifamily housing developments, as well as the rents paid by the tenants, secure these investments. Midland Financial Holdings, Inc. ("Midland"), a wholly owned corporate subsidiary, is a fully integrated real estate investment firm that specializes in originating, investing in and servicing investments in the affordable multifamily housing industry. These investments generate taxable, not tax-exempt, income.

The assets of MuniMae TE Bond Subsidiary, LLC and its subsidiaries (collectively, "TE Bond Sub"), are solely those of TE Bond sub and are not available to creditors of MuniMae. Because MuniMae indirectly owns all of the common equity interests of \(T E\) Bond Sub, TE Bond Sub's assets are consolidated on MuniMae's financial statements. The equity interest in TE Bond Sub held by Munimae is subject to the claims of creditors of the company and in certain circumstances could be foreclosed upon.

The accompanying unaudited consolidated financial statements have been prepared in accordance with the rules and regulations of the Securities and Exchange Commission and in the opinion of management contain all adjustments (consisting of only normal recurring accruals) necessary to present a fair statement of the results for the periods presented. These results have been determined on the basis of accounting principles and policies discussed in Note 1 to the Company's Annual Report on Form \(10-\mathrm{K}\) for the year ended December 31, 2001 (the "Company's 2001 Form 10-K"). Certain information and footnote disclosures normally included in financial statements presented in accordance with generally accepted accounting principles have been condensed or omitted. The accompanying financial statements should be read in conjunction with the financial statements and notes thereto included in the Company's 2001 Form 10-K. Certain 2001 amounts have been reclassified to conform to the 2002 presentation.

New Accounting Pronouncements

In June 2001, the Financial Accounting Standards Board approved Statements of Financial Accounting Standards No. 141 "Business Combinations" ("FAS 141") and No. 142 "Goodwill and Other Intangible Assets," ("FAS 142") which are effective July 1, 2001 and January 1, 2002, respectively, for the Company. FAS 141 requires that the purchase method of accounting be used for all business combinations consummated after June 30, 2001. FAS 141 did not have an impact on the Company for the year ended December 31, 2001. The Company adopted FAS 142 on

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January 1, 2002. Upon adoption of FAS 142, amortization of goodwill, including goodwill recorded in past business combinations, was discontinued. For the year ended December 31, 2001, the Company recorded amortization expense of \(\$ 1.6\) million. Application of the nonamortization provision is expected to result in additional net income of \(\$ 1.6 \mathrm{million}\) for the year ended December 31, 2002 . All goodwill will be tested for impairment in accordance with the provisions of the FAS 142 prior to June 30, 2002.

FAS 142 requires that goodwill be tested for impairment using a two-step process. Step one is to identify potential impairment. MuniMae will complete this step in the first half of 2002. Step two measures the amount of any identified impairment loss. This step will be completed by the end of 2002 .

The Company's goodwill at March 31, 2002 and December 31, 2001, represents the excess of cost over market value of the net assets acquired from the acquisition of businesses in the Company's operating segment. For the three months ended March 31, 2002, there was no change in the carrying value of the Company's goodwill. The following table shows the effect of the goodwill amortization on net income and earnings per share for the periods presented:
\begin{tabular}{|c|c|c|}
\hline & Three Months Ended March 31, 2002 & \begin{tabular}{l}
ee Months Ended \\
March 31, 2001
\end{tabular} \\
\hline Reported net income (loss) to common shares & \$ 14,893 & \$ (9,064) \\
\hline Add back: goodwill amortization & - & 485 \\
\hline Adjusted net income (loss) to common shares & \$ 14,893 & \$ (8,579) \\
\hline Basic net income (loss) per share: & & \\
\hline Reported net income (loss) per share & \$ 0.63 & \$ (0.45) \\
\hline Goodwill amortization & - & 0.02 \\
\hline Adjusted net income (loss) per share & \$ 0.63 & \$ (0.43) \\
\hline Diluted net income (loss) per share: & & \\
\hline Reported net income (loss) per share & \$ 0.62 & \$ (0.44) \\
\hline Goodwill amortization & - & 0.02 \\
\hline Adjusted net income (loss) per share & \$ 0.62 & \$ (0.42) \\
\hline
\end{tabular}

NOTE 2 - INVESTMENTS IN TAX-EXEMPT BONDS

The Company holds a portfolio of tax-exempt bonds and certificates of participation in grantor trusts holding tax-exempt bonds ("COPs"). The tax-exempt bonds are issued by state and local government authorities to finance multifamily housing developments or other real estate financings. The bonds are typically secured by non-recourse mortgage loans on the underlying properties. The COPs represent a pro rata interest in a trust that holds a tax-exempt bond. The Company's rights and the specific terms of the bonds and COPs are defined by the various loan and trust documents, which were negotiated at the time of settlement. See further discussion of the general mortgage loan terms in Note 4
to the Company's 2001 Form 10-K.
During the first quarter, the Company funded \(\$ 806,000\) in tax-exempt bonds collateralized by five multifamily apartment communities. Of this amount, \$153,000 was an initial funding of six bonds; the approximately \(\$ 16.8\) million balance of the bonds is expected to be funded by the Company in the second and third quarters of 2002. These six investments were non-participating bonds and have a weighted average interest rate of \(7.22 \%\). The bonds' maturities range form July 2034 to July 2044. All six investments relate to to-be-built communities. The remaining investment of \(\$ 653,000\) was an investment in a subordinate non-participating bond collateralized by the properties known as Oakmont and Towne Oaks. This investment has an interest rate of \(7.2 \%\) and a maturity of January 2034. The Company recognized an other-than-temporary impairment of \(\$ 110,000\) on this investment as a result of the interest rate on this investment being below market.

From time to time, the Company may purchase or sell in the open market interests in bonds that it has securitized depending on the Company's capital position and needs. During the first quarter, the Company repurchased all the P-FLOATssm outstanding in the Sonterra (\$10.1 million face amount), Rancho Mirage ( \(\$ 12.8\) million face amount), Gannon-Dade ( \(\$ 29.0\) million face amount) and Riverset II ( \(\$ 7.5\) million face amount) securitization trusts.

In order to facilitate the securitization (see Note 3) of certain assets at higher leverage ratios than otherwise available to the Company without the posting of additional collateral, the Company has pledged additional bonds to a pool that acts as collateral for senior interests in certain securitization trusts. At March 31, 2002 and December 31, 2001, the total carrying amount of the tax-exempt bonds pledged as collateral was \(\$ 424.2\) million and \(\$ 358.4\) million, respectively.

The table below provides certain information with respect to the bonds held by the Company at March 31, 2002 and December 31, 2001.

Investment in Tax-Exempt Bonds

Participating Bonds(1):
Arlington
Cobblestone
Cool Springs
Crossings
Jefferson Commons
Palisades Park
Timber Ridge
Villas at LaRiveria

Subtotal participating bonds
Non-participating Bonds:
Alban Place (2),(4),(5),(8) 1986
(4),(10) 2000

Baytown
\begin{tabular}{ccc} 
& Base & \\
Year & Interest & Maturity \\
Acquired & Rate (12) & Date
\end{tabular}
\begin{tabular}{ccc}
\((9),(10)\) & 2000 & 8.100 \\
\((9)\) & 1999 & 7.125 \\
\((4),(10)\) & 2000 & 7.750 \\
\((4),(19)\) & 1997 & 8.000 \\
\((15)\) & 2000 & 8.200 \\
\((9)\) & 2001 & 7.125 \\
\((4),(10)\) & 2000 & 7.950 \\
\((4),(10)\) & 1999 & 7.125
\end{tabular}
(4), (10)
Maturity
Date

Jan. 20
Jan. 2031
Aug. 2039
Aug. 2030
Jul. 2007
Jan. 2031
Aug. 2028
Jan. 2036
Jun. 2034
\begin{tabular}{rr}
\(\$ 12,625\) & \(\$ 12,562\) \\
6,800 & 6,732 \\
14,472 & 14,313 \\
6,795 & 6,708 \\
19,826 & 19,528 \\
8,471 & 8,458 \\
5,215 & 5,119 \\
8,841 & 8,734 \\
-----1 & ----154 \\
83,045 & 82,154 \\
\hline
\end{tabular}
\begin{tabular}{llrr}
8.150 & Oct. 2008 & 10,065 & 10,065 \\
7.750 & Jun. 2030 & 4,995 & 4,945
\end{tabular}

Oct. 2008
4,995
4,945
\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Bedford Park & (9) & 2000 & 8.000 & Nov. 2032 & 9,325 & 9,232 \\
\hline Buchanan Bay & (9) & 2001 & 5.830 & Dec. 2031 & 10,725 & 9,098 \\
\hline Canterberry Crossing A & (4) & 2001 & 6.700 & Dec. 2031 & 10,430 & 10,222 \\
\hline Canterberry Crossing B & (4) & 2001 & 6.700 & Dec. 2021 & 2,000 & 1,960 \\
\hline Chancellor & (4), (10) & 2001 & 7.200 & Jul. 2043 & 5,610 & 5,554 \\
\hline Chancellor II & (10), (21) & 2002 & (21) & (21) & 51 & 51 \\
\hline Charter House & & 1996 & 7.450 & Jul. 2026 & 25 & 25 \\
\hline Cielo Vista & (4), (10) & 1999 & 7.125 & Sep. 2034 & 9,443 & 9,374 \\
\hline Club West & (9) & 2001 & 6.580 & (17) & 7,960 & 7,910 \\
\hline Country Club & (10) & 1999 & 7.250 & Aug. 2029 & 2,468 & 2,437 \\
\hline Creekside Village & (2), (4), (6) & 1987 & 7.750 & Nov. 2009 & 11,760 & 7,396 \\
\hline Delta Village & (10) & 1999 & 7.125 & Jun. 2035 & 2,011 & 1,977 \\
\hline Elmbrook-Golden & (4), (10) & 2000 & 7.800 & May. 2035 & 2,793 & 2,739 \\
\hline Gannon - Cedar Run & (4), (10) & 1998 & 7.125 & Dec. 2025 & 13,200 & 13,238 \\
\hline Gannon - Dade & (4), (10) & 1998 & 7.125 & Dec. 2029 & 54,814 & 55,127 \\
\hline Gannon - Whispering Palms & (4), (10) & 1998 & 7.125 & Dec. 2029 & 12,437 & 12,497 \\
\hline Gannon Bond & (4), (10) & 1998 & 7.125 & Dec. 2029 & 3,500 & 3,500 \\
\hline Harmony Hills Series 2000 & & 2001 & 6.750 & May. 2003 & 100 & 100 \\
\hline Harmony Hills Series 2001 & (4) & 2001 & 7.250 & May. 2032 & 17,700 & 17,346 \\
\hline Hidden Valley & (4), (10) & 1996 & 8.250 & Jan. 2026 & 1,620 & 1,620 \\
\hline Honey Creek & (9) & 2000 & 7.625 & Jul. 2035 & 20,485 & 20,276 \\
\hline Hunter's Glen & (20) & 2001 & 6.350 & Dec. 2029 & 10,740 & 9,111 \\
\hline La Paloma & (9) & 2001 & 6.710 & May. 2030 & 4,378 & 4,378 \\
\hline Lakeview Garden & (2), (4), (6), (8) & 1987 & 7.750 & Aug. 2007 & 9,003 & 4,918 \\
\hline Lake Piedmont & (4), (6), (10) & 1998 & 7.725 & Apr. 2034 & 19,118 & 18,016 \\
\hline Las Trojas & (10), (21) & 2002 & (21) & (21) & 51 & 51 \\
\hline Mountain View (Willowgreen) & (2), (9) & 2000 & 8.000 & Dec. 2010 & 9,275 & 6,770 \\
\hline North Pointe & (2), (4), (6), (8) & 1986 & 7.300 & Aug. 2006 & 25,185 & 12,739 \\
\hline Northridge Park & (2), (4), (8) & 1987 & 7.500 & Jun. 2012 & 8,815 & 8,815 \\
\hline Oakbrook & (9) & 1996 & 8.200 & Jul. 2026 & 3,045 & 3,074 \\
\hline Oakgrove & (4), (10), (22) & 2001 & 7.000 & Dec. 2041 & 7,000 & 6,913 \\
\hline Oaklahoma & (4) & 2001 & 7.125 & Jul. 2028 & 19,500 & 19,538 \\
\hline Oakmont/Towne Oaks & (9) & 1998 & 7.200 & Jan. 2034 & 11,208 & 11,186 \\
\hline Orangevale & (4), (10) & 1998 & 7.000 & Oct. 2013 & 2,213 & 2,213 \\
\hline Paola & (10) & 1999 & 7.250 & Aug. 2029 & 1,041 & 1,028 \\
\hline Parkwood & (9) & 1999 & 7.125 & Jun. 2035 & 3,910 & 3,842 \\
\hline Pavilion & (9) & 2001 & 6.710 & May. 2030 & 5,100 & 5,100 \\
\hline Penn Valley & (10) & 2001 & (23) & (23) & 2,360 & 2,338 \\
\hline Queen Anne & (9) & 2001 & 7.088 & Aug. 2013 & 6,168 & 6,167 \\
\hline Rancho Mirage & (4), (10) & 2000 & 8.500 & Jun. 2040 & 12,780 & 12,780 \\
\hline Riverset Phase II & (4) & 1999 & 9.500 & Oct. 2019 & 7,610 & 7,716 \\
\hline Sahuarita & (4), (10) & 1999 & 7.125 & Jun. 2029 & 2,111 & 2,099 \\
\hline Santa Fe Springs & (4) & 2000 & (14) & Jun. 2025 & 11,700 & 11,455 \\
\hline Shadowbrook & (4), (10) & 1999 & 6.850 & Jun. 2029 & 5,780 & 5,768 \\
\hline Silver Spring & (9) & 2001 & 7.375 & Dec. 2029 & 10,270 & 10,298 \\
\hline Sonterra & (4), (10) & 1998 & 7.000 & Jun. 2035 & 10,074 & 10,100 \\
\hline Southwinds & (4), (10) & 2000 & 8.000 & Sept. 2030 & 4,340 & 4,253 \\
\hline Stone Mountain & (4), (10) & 1997 & 7.875 & Oct. 2027 & 33,900 & 34,056 \\
\hline Torries Chase & (9) & 1996 & 8.150 & Jan. 2026 & 1,970 & 1,970 \\
\hline University Courtyard & (9) & 2000 & 7.250 & Mar. 2040 & 9,850 & 9,750 \\
\hline Village Green & (9) & 2001 & 7.625 & Feb. 2035 & 6,420 & 6,439 \\
\hline Villa Hialeah - refunded & (2), (4), (10) & 1999 & 6.000 & Aug. 2019 & 10,250 & 8,005 \\
\hline Walnut Tree & (10), (21) & 2002 & (21) & (21) & 51 & 51 \\
\hline Western Hills & (4), (10) & 1998 & 7.000 & Dec. 2029 & 3,017 & 3,018 \\
\hline Willow Key & (9) & 2001 & 6.717 & (18) & 17,440 & 17,440 \\
\hline Woodmark & (4), (10) & 1999 & 7.125 & Jun. 2039 & 10,200 & 10,073 \\
\hline Subtotal non-participating & nds & & & & 519,390 & 488,157 \\
\hline
\end{tabular}

Participating Subordinate Bonds(1):
\begin{tabular}{lllrl} 
Barkley Place & \((3),(4),(6),(10)\) & 1995 & 16.000 & Jan. 2030 \\
Gilman Meadows & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Hamilton Chase & \((3),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Mallard Cove I & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Mallard Cove II & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Meadows & \((3),(4),(6),(10)\) & 1995 & 16.000 & Jan. 2030 \\
Montclair & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Newport Village & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Nicollet Ridge & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030 \\
Riverset Phase II & \((3),(4),(6),(10)\) & 1995 & 16.000 & Jan. 2030 \\
Steeplechase & \((3),(4),(6),(10)\) & 1995 & 3.000 & Jan. 2030
\end{tabular}

Subtotal participating subordinate bonds

Non-Participating Subordinate Bonds:
Cinnamon Ridge
Farmington Meadows
Independence Ridge Locarno
Oakmont/Towne Oaks
Olde English Manor
\begin{tabular}{crrl} 
& 1999 & 5.000 & Jan. 2015 \\
\((10)\) & 1999 & 8.000 & Aug. 2039 \\
\((10)\) & 1996 & 12.500 & Dec. 2015 \\
\((10)\) & 1996 & 12.500 & Dec. 2015 \\
\((10)\) & 2002 & 7.200 & Jan. 2034 \\
\((6),(11)\) & 1998 & 10.570 & Nov. 2033 \\
& 2001 & 9.125 & May. 2039 \\
\((13)\) & 2001 & 8.200 & Apr. 2003 \\
\((6),(7)\) & 2000 & 13.000 & Dec. 2033 \\
\((6),(10)\) & 1999 & 7.500 & Jul. 2022 \\
\((6),(10)\) & 1999 & 10.000 & Jul. 2022
\end{tabular}
\begin{tabular}{|c|c|}
\hline Face & Amortized \\
\hline Amount & Cost \\
\hline (000s) & (000s) \\
\hline
\end{tabular}

Oxford C Bond
Penn Valley B Bond
Rillito B Series
Winter Oaks B Bond
Winter Oaks C Bond
(6), (10)

1999
Jul. 2022

Subtotal non-participating subordinate bonds

Total investment in tax-exempt bonds
\begin{tabular}{rr}
3,480 & 2,444 \\
2,875 & 2,530 \\
6,250 & 4,140 \\
1,670 & 799 \\
3,750 & 2,429 \\
3,635 & 3,716 \\
6,840 & 1,691 \\
4,175 & 2,973 \\
12,415 & 6,075 \\
1,489 & - \\
5,300 & 4,223 \\
8,500 & 4,779 \\
----1
\end{tabular}
\begin{tabular}{|c|c|}
\hline 1,832 & 1,218 \\
\hline 1,981 & 1,936 \\
\hline 1,045 & 1,045 \\
\hline 675 & 675 \\
\hline 653 & 496 \\
\hline 1,273 & 1,268 \\
\hline 5,420 & 5,250 \\
\hline 800 & 792 \\
\hline 1,054 & 1,241 \\
\hline 2,184 & 2,133 \\
\hline 2,141 & 1,654 \\
\hline 19,058 & 17,708 \\
\hline \$681,872 & \$623, 818 \\
\hline
\end{tabular}
\begin{tabular}{|c|c|c|c|c|}
\hline \begin{tabular}{l}
Year \\
Acquired
\end{tabular} & \begin{tabular}{l}
Base \\
Interest \\
Rate (12)
\end{tabular} & \begin{tabular}{l}
Maturity \\
Date
\end{tabular} & \begin{tabular}{l}
Face \\
Amount
(000s)
\end{tabular} & Amortize Cost (000s) \\
\hline 2000 & 8.100 & Jan. 2031 & \$12,625 & \$12,562 \\
\hline 1999 & 7.125 & Aug. 2039 & 6,800 & 6,732 \\
\hline 2000 & 7.750 & Aug. 2030 & 14,472 & 14,313 \\
\hline 1997 & 8.000 & Jul. 2007 & 6,795 & 6,709 \\
\hline
\end{tabular}
Jefferson Commons
Palisades Park
Timber Ridge
Villas at LaRiveria

Subtotal participating bonds

Non-Participating Bonds:
Alban Place
Baytown
Bedford Park
Buchanan Bay
Canterberry Crossing A
Canterberry Crossing B
Chancellor
Chancellor II
Charter House
Cielo Vista
Club West
Country Club
Creekside Village
Delta Village
Elmbrook-Golden
Gannon - Cedar Run
Gannon - Dade
Gannon - Whispering Palms
Gannon Bond
Harmony Hills Series 2000
Harmony Hills Series 2001
Hidden Valley
Honey Creek
Hunter's Glen
La Paloma
Lakeview Garden
Lake Piedmont
Las Trojas
Mountain View (Willowgreen)
North Pointe
Northridge Park
Oakbrook
Oakgrove
Oaklahoma
Oakmont/Towne Oaks
Orangevale
Paola
Parkwood
Pavilion
Penn Valley
Queen Anne
Rancho Mirage
Riverset Phase II
Sahuarita
Santa Fe Springs
Shadowbrook
Silver Spring
Sonterra
Southwinds
Stone Mountain
Torries Chase
University Courtyard
Village Green
Villa Hialeah - refunded
\((15)\)
\((9)\)
(4), (10)
(4), (10)

2000
2001
2000
1999
8.200
7.125
7.950
7.125

Jan. 2031
Aug. 2028
Jan. 2036
Jun. 2034
\begin{tabular}{rr}
19,857 & 19,559 \\
8,470 & 8,458 \\
5,215 & 5,119 \\
8,844 & 8,738 \\
------- & -------1 \\
83,078 & 82,190
\end{tabular}
\begin{tabular}{cc}
\((2),(4),(5),(8)\) & 1986 \\
\((4),(10)\) & 2000 \\
\((9)\) & 2000 \\
\((9)\) & 2001 \\
\((4)\) & 2001 \\
\((4)\) & 2001 \\
\((4),(10)\) & 2001 \\
\((10),(21)\) & 2002 \\
\((4),(10)\) & 1996 \\
\((9)\) & 1999 \\
\((10)\) & 2001 \\
\((2),(4),(6)\) & 19997 \\
\((10)\) & 1999 \\
\((4),(10)\) & 2000 \\
\((4),(10)\) & 1998 \\
\((4),(10)\) & 1998 \\
\((4),(10)\) & 1998 \\
\((4),(10)\) & 1998 \\
\((4)\) & 2001 \\
\((4),(10)\) & 2001 \\
\((9)\) & 1996 \\
\((20)\) & 2000 \\
\((9)\) & 2001 \\
\((4)\), & 2001
\end{tabular}
\((2),(4),(6),(8) 1987\) (4), (6), (10) 1998
\((10),(21)\)
\((2),(9)\)
(2), (4), (6), (8) 1986
\((2),(4),(8) 1987\)
\begin{tabular}{rl}
\((4)\), & \((10),(22)\) \\
& \((4)\) \\
\((9)\)
\end{tabular}

\section*{2001}

2001
1998
1998
1999
1999
2001
2001
2001
2000
1999
1999
2000
1999
2001
1998
2000
1997
1996
2000
2001
(2), (4), (10) 1999
8.150
7.750
8.000
5.830
6.700
6.700
7.200
\((21)\)
7.450
7.125
6.580
7.250
7.750
7.125
7.800
7.125
7.125
7.125
7.125
6.750
7.250
8.250
7.625
6.350
6.710
7.750
\[
\begin{aligned}
& 7.75 \\
& 8.00 \\
& 5.83 \\
& 6.70 \\
& 6.70 \\
& 7.20 \\
& (21) \\
& 7.45
\end{aligned}
\]
\[
7.125
\]
\[
6.580
\]
\[
7.250
\]
\[
7.750
\]
\[
7.125
\]
\[
\begin{aligned}
& 7.800 \\
& 7
\end{aligned}
\]
\[
7.125
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7.125
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7.125
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6.750
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7.250
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\[
8.250
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7.625
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6.350
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6.710
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7.750
\]
\[
7.725
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(21)
\]
\[
8.000
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\[
7.300
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\[
7.500
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\[
8.200
\]
\[
7.000
\]
\[
\text { Dec. } 2041
\]
\[
7.125 \quad \text { Jul. } 2028
\]
\[
7.200 \text { Jan. } 2034
\]
\[
7.000 \quad \text { Oct. } 2013
\]
\[
7.250 \text { Aug. } 2029
\]
\[
7.125 \text { Jun. } 2035
\]
\[
6.710 \quad \text { May. } 2030
\]
\[
7.088
\]
(23)
\[
8.500
\]
\[
9.500
\]
\[
7.125
\]
\[
(14)
\]
\[
6.850
\]
\[
7.375
\]
\[
7.000
\]
\[
8.000 \quad \text { Sept. } 2030
\]
\[
7.875 \text { Oct. } 2027
\]
\[
8.150 \quad \text { Jan. } 2026
\]
\[
7.250 \quad \text { Mar. } 2040
\]
\[
7.625 \quad \text { Feb. } 2035
\]
\[
6.000 \text { Aug. } 2019
\]
10,
5
9
10
10,
2,
5,
\[
\begin{array}{rr}
10,065 & 1 \\
5,000 & \\
9,325 & \\
10,725 & \\
10,430 & 1 \\
2,000 & \\
5,610 &
\end{array}
\]
\[
10,065
\]
\[
\begin{array}{ll}
, 000 & 4,950 \\
, 325 & 9,232
\end{array}
\]
\[
\begin{aligned}
& 9,232
\end{aligned}
\]
9,098
\[
10,222
\]
\[
1,960
\]
\[
5,554
\]
\[
25
\]
\begin{tabular}{rr}
25 & 25 \\
9,458 & 9,385 \\
7,960 & 7,910
\end{tabular}
\[
\begin{aligned}
& 7,910 \\
& 2.440
\end{aligned}
\]
\[
2,440
\]
\[
7,396
\]
\[
1,976
\]
\[
2,740
\]
\[
13,238
\]
\[
\begin{aligned}
& 13,238 \\
& 55,111
\end{aligned}
\]
\[
12,534
\]
\[
\begin{array}{r}
3,500 \\
100
\end{array}
\]

100
\[
17,346
\]
1,620
\[
20,277
\]
\[
9,111
\]
\[
4,378
\]
4,918
\[
18,017
\]
\[
6,769
\]
\[
12,739
\]
8,815
\[
3,094
\]
\[
6,913
\]
\[
19,538
\]
\[
11,186
\]
\[
2,212
\]
\[
1,029
\]
\[
3,842
\]
\[
5,100
\]
\[
2,338
\]
\[
6,168
\]

105
2,102
11, 455
5,767
10,298
4,258
34,061
1,985
9,750
6,460
8,005

\title{
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}
\begin{tabular}{lccccr} 
Walnut Tree & \((10),(21)\) & 2002 & \((21)\) & \((21)\) & - \\
Western Hills & \((4),(10)\) & 1998 & 7.000 & Dec. 2029 & 3,021
\end{tabular}
\begin{tabular}{ccc} 
& Base & \\
Year & Interest & Maturity \\
Acquired Rate (12) & Date
\end{tabular}
\begin{tabular}{|c|c|}
\hline Face & Amorti \\
\hline Amount & Cost \\
\hline (000s) & (000s \\
\hline
\end{tabular}

(1) These bonds also contain additional interest features contingent on
available cash flow.
(2) One of the original 22 bonds.
(3) Series B Bonds derived from original 22 bonds.
(4) These assets were pledged as collateral as of March 31, 2002.
(5) TE Bond Sub or its subsidiaries own an \(87 \%\) interest in these investments.
(6) At December 31, 2001 these bonds were on non-accrual status.
(7) The underlying bonds are held in a trust; TE Bond Sub owns an 18\% subordinate interest in the trust.
(8) These bonds were reissued or refunded during 2001. Prior to the reissuance or refunding the bonds were participating. Following the transaction, the new bonds are non-participating.
(9) The underlying bonds are held in a trust; TE Bond Sub owns a certificate in the trust which represents the residual cash flows generated on the underlying bonds.
(10) Investments held by TE Bond Sub or its subsidiaries.
(11) The underlying bonds are held in a trust; TE Bond Sub owns an 81\% senior interest in the trust.
(12) The base interest rate represents the permanent base interest rate on the investment.
(13) The bond has a face value of \(\$ 800,000\) with an interest rate of \(8.20 \%\) and matures April 1, 2003.
(14) The interest rate on the Santa Fe bond will reset in May 2002. At that time the bond will be remarketed at par or a rate not exceeding a rate that will allow the property to perform at a 1.05 debt service coverage on the bond.
(15) The underlying bonds are held in a trust; TE Bond Sub owns a certificate in the trust which represents the residual cash flows generated on \(81 \%\) of underlying bond. TE Bond Sub also owns the \(19 \%\) certificate which is pledged as collateral at March 31, 2002.
(16) This bond was paid off during 2001.
(17) This investment is comprised of two bonds. The Series A-1 bond has a face amount of \(\$ 725,000\) and a maturity date of July 2009 . The Series A-2 bond has a face amount of \(\$ 7,235,000\) and a maturity date of July 2033 .
(18) This investment is comprised of two bonds. The 1998 Series I-1 bond has a face amount of \(\$ 1,565\) and a maturity date of June 11, 2009. The 1998 Series I-2 bond has a face amount of \(\$ 15,875\) and a maturity date of June 11, 2033.
(19) The underlying bond is held in a trust; TE Bond Sub owns the principal and base interest trust certificate.
(20) The underlying bonds are held in a trust; the Company owns a certificate in the trust which represents the residual cash flows generated on the underlying bonds.
(21) This investment is comprised of two bonds. The Series 2002-1 bond has a face amount of \(\$ 41,000\) with an interest rate of \(6.973 \%\) and matures on July 1, 2034. The Series 2002-2 bond has a face amount of \(\$ 10,000\) with an interest rate of \(8.232 \%\) and matures on July 1, 2044.
(22) This investment is comprised of two bonds. The Series 2001 A-1 bond has a face amount of \(\$ 5,600,000\) with an interest rate of \(7.000 \%\) and matures on December 1, 2041. The Series 2001 A-2 bond has a face amount of \(\$ 1,400,000\) with an interest rate of \(7.000 \%\) and matures on December \(1,2041\).
(23) This investment is comprised of two bonds. The Series \(2001 \mathrm{FF}-1\) bond has a face amount of \(\$ 1,888,000\) with an interest rate of \(6.816 \%\) and matures on August 1, 2033. The Series \(2001 \mathrm{FF}-2\) bond has a face amount of \(\$ 472,000\) with an interest rate of \(8.537 \%\) and matures on August 1, 2043.

\section*{NOTE 3 - SECURITIZATION TRANSACTIONS}

Through securitizations, the Company seeks to enhance its overall return on its investments and to generate proceeds that, along with equity offering proceeds, facilitate the acquisition of additional investments. The Company uses
various programs to facilitate the securitization and credit enhancement of its bond investments. See further discussion of the Company's various credit enhancement and securitization investment vehicles in Note 5 to the Company's 2001 Form 10-K.

In order to facilitate the securitization of certain assets at higher leverage ratios than otherwise available to the Company without the posting of additional collateral, the Company has pledged additional bonds and taxable loans to a pool that acts as collateral for senior interests in certain securitization trusts and credit enhancement facilities. At March 31, 2002 and December 31, 2001, the total carrying amount of the bonds and taxable loans pledged as collateral was \(\$ 428.0\) million and \(\$ 361.8\) million, respectively.

In the first quarter, the Company securitized one bond with a face amount of \(\$ 3.9\) million through the Merrill Lynch Puttable Floating Option Tax-Exempt Receipts ("P-FLOATssm") program. This transaction was accounted for as a borrowing. Accordingly, the Company recorded \(\$ 3.9\) million as short-term debt and the related bond (Parkwood) remained in investments in mortgage revenue bonds.

In the first quarter, the Company sold its investment in the Indian Lakes Residual Interest Tax-Exempt Securities Receipts ("RITESsm") for \(\$ 4.2\) million. The Company recognized a \(\$ 1.0\) million gain on this transaction. The Indian Lakes bond was subsequently deposited into a new P-FLOATssm trust by the purchaser and the Company purchased a \(\$ 5,000\) RITESsm interest in the new trust for \(\$ 1.1\) million.

\section*{NOTE 4 - OTHER BOND-RELATED INVESTMENTS}

At March 31, 2002 and December 31, 2001, the Company's other bond-related investments are investments in RITESsm, a security offered by Merrill Lynch through its P-FLOATssm Program. A detailed listing of the other bond-related investments owned by the Company at March 31, 2002 and December 31, 2001 appears in a table at the end of this note.

RITESsm Valuation Analysis
The fair value of a RITESsm investment is derived from the quote on the underlying bond reduced by the outstanding corresponding P-FLOATssm face amount. The Company bases the fair value of the underlying bond, which has a limited market, on quotes from external sources, such as brokers, for these or similar bonds. The RITESsm investments are not subject to prepayment risk as the term of the securitization trusts is only for a period during which the underlying bond cannot be prepaid. Based on historical information, credit losses were estimated to be zero.

At March 31, 2002 and December 31, 2001, a 10\% and 20\% adverse change in key assumptions used to estimate the fair value of the Company's RITESsm would have the following impact:
(In thousands)

Fair value of retained interests
Residual cash flows discount rate (annual rate) Impact on fair value of \(10 \%\) adverse change
Impact on fair value of \(20 \%\) adverse change

March 31, 2002
\[
\begin{array}{rr}
\$ 3,390 & \$ 5,316 \\
5.5 \%-10.5 \% & (\$ 22,5 \% 12.9 \% \\
(\$ 18,124) & (\$ 43,783)
\end{array}
\]

December 31, 2001
-----------------

The sensitivity analysis presented above is hypothetical in nature and presented for information purposes only. The analysis shows the effect on fair

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value of a variation in one assumption and is calculated without considering the effect of changes in any other assumption. In reality, changes in one assumption may affect the others, which may magnify or offset the sensitivities.



Investment in RITES:

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\begin{tabular}{|c|c|c|c|c|c|c|}
\hline Barrington & (1) & 2000 & \$ & 5 & \$ & \$ \\
\hline Briarwood & (1) & 1999 & & 135 & 104 & 164 \\
\hline Charter House & (1) & 1996 & & 80 & 199 & 830 \\
\hline Cinnamon Ridge & (1) & 2000 & & 5 & 327 & 1,681 \\
\hline Fort Branch & (1) & 2000 & & 8 & 8 & 370 \\
\hline Hidden Brooks & (1) & 2001 & & 5 & 65 & \((1,075)\) \\
\hline Indian Lakes & (1) & 2002 & & 3,170 & 3,254 & 641 \\
\hline LeMirador (Coleman Senior) & (1) & 1999 & & 165 & 3 & 227 \\
\hline Lincoln Corner & (1) & 2001 & & 10 & 32 & (470) \\
\hline Meridian at Bridgewater & (1) & 1999 & & 5 & 37 & (316) \\
\hline Museum Towers & & 2001 & & 5 & 5 & 105 \\
\hline North White Road & (1) & 2001 & & 5 & 44 & (39) \\
\hline Olde English Manor & (1) & 1999 & & 76 & 95 & (382) \\
\hline Park at Landmark & & 2000 & & 5 & 12 & 330 \\
\hline Park Center & (1) & 2001 & & 1,270 & 74 & (232) \\
\hline Rancho Mirage/Castle Hills & (1) & 2000 & & 5 & 5 & (255) \\
\hline Rillito Village & (1) & 1999 & & 65 & 63 & (312) \\
\hline Riverset Phase I & (1) & 2000 & & 5 & 1,069 & 1,596 \\
\hline Riverset Phase II & (1) & 1996 & & 5 & 120 & 35 \\
\hline Riverview & (1) & 2000 & & 5 & 5 & 213 \\
\hline Sienna (Italian Gardens) & (1) & 1999 & & 160 & (1) & 106 \\
\hline Sonterra & (1) & 1998 & & 5 & 32 & \((3,062)\) \\
\hline Southgate Crossings & (1) & 1997 & & 71 & 432 & 1,445 \\
\hline Southwood & (1) & 1997 & & 420 & 321 & \((2,497)\) \\
\hline Village at Sun Valley & (1) & 2000 & & 5 & 5 & - \\
\hline Woodglen & (1) & 1999 & & 5 & 32 & (134) \\
\hline \(l\) other bond related investments & & & \$ & & \$6,347 & \$ \((1,031)\) \\
\hline
\end{tabular}

Total other bond related investments
(1) Investment held by TE Bond Sub or its subsidiaries at March 31, 2002.
(2) The aggregate negative fair value of the investments is included in liabilities for financial reporting purposes. The negative fair value of these investments is considered temporary and is not indicative of the future earnings on these investments.

NOTE 5 - INVESTMENT IN DERIVATIVE FINANCIAL INSTRUMENTS

At March 31, 2002 and December 31, 2001, the Company's investments in derivative financial instruments consisted of interest rate swaps and put option contracts. See further discussion of the Company's investment in derivatives in Note 7 to the Company's 2001 Form 10-K. The following table provides certain information with respect to the derivative financial instruments held by the Company at March 31, 2002 and December 31, 2001:


Total investment:

\(\$ 2,452\)
\(\rightarrow=======\)
\$ \((15,074)\)
(1) The Company enters into interest rate swap contracts to offset against interest rate exposure on the Company's investment in RITES. The amounts disclosed represent the net fair values of all the Company's swaps at the reporting date.
(2) The aggregate negative fair value of the investments is included in liabilities for financial reporting purposes. The negative fair value of these investments is considered temporary and is not indicative of the future earnings on these investments.
(3) For the interest rate agreement, notional amount represents total amount of the Company's interest rate swaps contracts less the total amount of the Company's reverse interest rate swap contracts. For put option agreements, the notional amount represents the Company's aggregate obligation under the put option agreements.

NOTE 6 - LOANS RECEIVABLE

The Company's loans receivable primarily consist of construction loans, permanent loans, taxable loans and other loans. The general terms of the loans owned by the Company are discussed in Note 8 to the Company's 2001 Form 10-K. The following table summarizes loans receivable by loan type at March 31,2002 and December 31, 2001.
(in thousands)

Loan Type:
Taxable construction loans
Taxable permanent loans
Taxable loans
Other loans
\begin{tabular}{|c|c|c|}
\hline March 31, 2002 & \multicolumn{2}{|l|}{December 31, 2001} \\
\hline \$ 259,371 & \$ & 271,383 \\
\hline 34,395 & & 86,182 \\
\hline 31,567 & & 30,959 \\
\hline 57,440 & & 52,405 \\
\hline 382,773 & & 440,929 \\
\hline (775) & & (898) \\
\hline \$ 381,998 & \$ & 440,031 \\
\hline
\end{tabular}

NOTE 7 - NOTES PAYABLE AND DEBT

The Company's notes payable primarily consist of notes payable and advances under line of credit arrangements. The notes payable are borrowings by Midland used to finance construction lending and working capital needs. The general terms of the Company's notes payable are discussed in Note 11 to the Company's 2001 Form 10-K. The following table summarizes notes payable at March 31,2002 and December 31, 2001:
(in thousands)
March 31, 2002
December 31, 2001
\begin{tabular}{lrr} 
Notes payable & \(\$ 223,084\) & \(\$ 235,420\) \\
Group Trust warehouse facility and lines of credit & 54,498 & 65,318 \\
Residential Funding warehouse facility & 39,761 & 98,033 \\
Bank lines of credit & 9,409 & 13,521 \\
Midland Multifamily Equity REIT Credit Line & 6,943
\end{tabular}

The Company's short and long-term debt of \(\$ 191.9\) million and \(\$ 213.4\) million at March 31, 2002 and December 31, 2001, respectively, relates to securitization transactions that the Company has recorded as borrowings (see Notes 1 and 5 to the Company's 2001 Form 10-K).

NOTE 8 - PREFERRED SHAREHOLDERS' EQUITY IN A SUBSIDIARY COMPANY

The Company's preferred shareholders' equity in a subsidiary represents four classes of preferred shares issued by TE Bond Sub, Series A, A-1, B and B-1 Preferred Shares (collectively, the "TE Bond Preferred Shares"). The income allocable to the TE Bond Preferred Shares is senior to the Company's ownership interest in \(T E\) Bond Sub. Therefore, only income from TE Bond Sub available after payment of the cumulative distributions of the TE Bond Preferred Shares is allocated to the Company. The following table provides a summary of certain terms of the TE Bond Preferred Shares.
\begin{tabular}{|c|c|c|c|}
\hline & \begin{tabular}{l}
Series A \\
Preferred Shares
\end{tabular} & \begin{tabular}{l}
Series A-1 \\
Preferred Shares
\end{tabular} & Series B Preferred Shares \\
\hline Issue date & May 27, 1999 & October 9, 2001 & June 2, 2000 \\
\hline Number of shares & 42 & 8 & 30 \\
\hline Par amount per share & \$2,000,000 & \$2,000,000 & \$2,000,000 \\
\hline Dividend rate & \(6.875 \%\) & \(6.30 \%\) & \(7.75 \%\) \\
\hline First remarketing date & June 30, 2009 & June 30, 2009 & November 1, 2010 \\
\hline Mandatory tender date & June 30, 2009 & June 30, 2009 & November 1, 2010 \\
\hline Redemption date & June 30, 2049 & June 30, 2049 & June 30, 2050 \\
\hline
\end{tabular}

The following table reflects the composition of the TE Bond Preferred Shareholders' equity in TE Bond Sub.
\begin{tabular}{|c|c|c|c|c|}
\hline (in thousands) & Series A & Series A-1 & Series B & Series B-1 \\
\hline Balance, January 1, 2001 & \$ 80,060 & \$ - & \$ 57,604 & \$ - \\
\hline Offering costs adjustment & - & - & (9) & - \\
\hline Issuance of preferred shares & - & 15,206 & - & 7,604 \\
\hline Income allocable to preferred shares & 5,775 & 230 & 4,650 & 124 \\
\hline Distributions & \((5,775)\) & (230) & \((4,650)\) & (124) \\
\hline Balance, December 31, 2001 & 80,060 & 15,206 & 57,595 & 7,604 \\
\hline Income allocable to preferred shares & 1,444 & 252 & 1,162 & 136 \\
\hline Distributions & \((1,444)\) & (252) & \((1,162)\) & (136) \\
\hline
\end{tabular}
\begin{tabular}{cc}
----------- & ----------- \\
\(\$ 80,060\) & \(\$ 15,206\)
\end{tabular}


The assets of TE Bond Sub and its subsidiaries, while indirectly controlled by Munimae and thus included in the consolidated financial statements of the Company, are legally owned by TE Bond Sub and are not available to the creditors of the Company. The assets owned by TE Bond Sub and its subsidiaries are identified in footnotes to the Investment in Tax-exempt Bonds table in Note 2 and in footnotes to the Other Bond-Related Investments table in Note 4. The fair value of such assets aggregated \(\$ 520.8\) million and \(\$ 501.4\) million at March 31, 2002 and December 31, 2001, respectively. The equity interest in TE Bond Sub held by Munimae is subject to the claims of creditors of MuniMae and in certain circumstances could be foreclosed upon.

NOTE 9 - COMMON SHARE OFFERING
On February 8, 2002, the Company sold to the public 3.0 million common shares at a price of \(\$ 24.70\) per share and granted the underwriters an option to purchase up to an aggregate of 450,000 common shares to cover over-allotments at the same price. Net proceeds on the 3.0 million shares approximated \(\$ 70.5\) million. On February 15, 2002, the underwriters exercised their option to purchase 300,000 additional common shares generating net proceeds of approximately \(\$ 7.1\) million. The net proceeds from this offering will be used for general corporate purposes, including new investments and working capital.

NOTE 10 - EARNINGS PER SHARE
The following table reconciles the numerators and denominators in the basic and diluted EPS calculations for common shares for the three months ended March 31, 2002 and 2001.

For the three months ended March 31, 2002
\begin{tabular}{cccc} 
Income & Shares & Per Share & Income \\
(Numerator) & (Denominator) & Amount & (Numerator)
\end{tabular}
(In thousands, except share and per share data)

Basic EPS
Income allocable to common shares \(\quad \$ 14,893 \quad 23,584,635 \quad \$ \quad 0.63 \quad(9,064\)

Effect of Dilutive Securities
\begin{tabular}{lll} 
Options and deferred shares & - & 482,540 \\
Earnings contingency & - & 132,855
\end{tabular}

Income allocable to common shares plus assumed conversions

For the three months ended March 31, 2002, the effect of all potentially dilutive securities was included in the calculation.

NOTE 11 - DISTRIBUTIONS

On April 18, 2002, the Board of Directors declared a distribution of \(\$ 0.4350\) for the three months ended March 31, 2002 to common shareholders of record on April 29, 2002. The payment date was May 10, 2002.

Preferred Share Redemption

In accordance with the Company's Operating Agreement, the preferred shares and the preferred \(C D\) shares must be partially redeemed when any bond attributable to the shares is sold or repaid or, beginning in the year 2000 , when any bond attributable to the shares reaches par value based on receipt of an appraisal securing the bond. The Company must redeem the preferred shares and preferred CD shares within six months of the occurrence of a redemption event.

In addition to the bonds that reached par value in December 2000, the remaining bonds attributable to the shares were either paid off, sold and/or reached par value during the last four months of 2001 and in January 2002 . As a result, in March 2002, the Company redeemed the remaining Series I and Series II preferred shares and preferred CD shares at an aggregate cost of approximately \(\$ 19.3\) million. The Operating Agreement also requires that the term growth shares be redeemed after the last preferred share is redeemed. As a result, the term growth shares were redeemed in 2002 and the final distribution of \(\$ 153,000\) is included in distributions payable as of March 31, 2002.

\section*{NOTE 12 - BUSINESS SEGMENT REPORTING}

The Company has two reportable business segments: (1) an operating segment consisting of Midland and other subsidiaries that primarily generate taxable fee income by providing loan servicing, loan origination and other related services and (2) an investing segment consisting primarily of subsidiaries holding investments producing tax-exempt interest income. The accounting policies of the segments are the same as those described in the summary of significant accounting policies. A complete description of the Company's reporting segments is described in Note 21 to the Company's 2001 Form 10-K.

The following table reflects the results of the Company's segments for the three months ended March 31, 2002 and 2001.

Municipal Mortg
Segment Reporting for March 31,
(unau
\begin{tabular}{|c|c|c|}
\hline & Investing & Operating \\
\hline INCOME: & & \\
\hline Interest on tax-exempt bonds and other bond related investments & 14,108 & 1,485 \\
\hline Interest on loans & 848 & 7,151 \\
\hline Loan origination and brokerage fees & - & 1,241 \\
\hline Syndication fees & & 1,885 \\
\hline Loan servicing fees & - & 1,908 \\
\hline Interest on short-term investments & 441 & 46 \\
\hline Other income & 357 & 1,332 \\
\hline Net gain on sales & 956 & 1,210 \\
\hline Total income & 16,710 & 16,258 \\
\hline EXPENSES: & & \\
\hline Salaries and benefits & 1,108 & 3,719 \\
\hline Professional Fees & 100 & 72 \\
\hline Operating expenses & 413 & 1,778 \\
\hline Goodwill and other intangibles amortization & - & 318 \\
\hline Interest expense & 2,389 & 6,583 \\
\hline Other-than-temporary impairments related to investments in tax-exempt bonds and other bond related investments & 110 & \\
\hline Total expenses & 4,120 & 12,470 \\
\hline Net holding gains (losses) on trading securities & 3,112 & \\
\hline Net income before income taxes, income allocated to preferred shareholders in a subsidiary company, and cumulative effect of accounting change & 15,702 & 3,788 \\
\hline Income taxes & - & 1,031 \\
\hline Net income before income allocated to preferred shareholders in a subsidiary company and cumulative effect of accounting change & 15,702 & 2,757 \\
\hline Income allocable to preferred shareholders in a subsidiary company & 2,994 & - \\
\hline Net income before cumulative effect of accounting change & 12,708 & 2,757 \\
\hline Cumulative effect on prior year changes in accounting for derivative financial instruments & - & - \\
\hline Net income & \$12,708 & \$ 2,757 \\
\hline
\end{tabular}

Notes:
(1) Adjustments represent origination fees on purchased investments which are deferred and amortized into income over the life of the investment.
\begin{tabular}{|c|c|}
\hline Investing & Operating \\
\hline
\end{tabular}
\begin{tabular}{|c|c|}
\hline \$ 11,342 & \$ 428 \\
\hline 481 & 7,700 \\
\hline - & 1,240 \\
\hline - & 1,124 \\
\hline - & 1,632 \\
\hline 741 & 261 \\
\hline - & 4,813 \\
\hline - & 166 \\
\hline 12,564 & 17,364 \\
\hline 343 & 4,102 \\
\hline 217 & 474 \\
\hline 206 & 1,325 \\
\hline - & 693 \\
\hline 1,624 & 6,202 \\
\hline - & 3,256 \\
\hline 2,390 & 16,052 \\
\hline \((4,865)\) & - \\
\hline 5,309 & 1,312 \\
\hline - & 3 \\
\hline
\end{tabular}

Income allocable to preferred shareholders in a subsidiary company

Net income before cumulative effect of accounting change

2,703
1,309
Cumulative effect on prior year changes in accounting for derivative financial instruments

Net income
\begin{tabular}{|c|c|}
\hline \[
\begin{aligned}
& 5,309 \\
& 2,606
\end{aligned}
\] & 1,309 \\
\hline 2,703 & 1,309 \\
\hline \((12,277)\) & - \\
\hline \$ (9,574) & \$ 1,309 \\
\hline
\end{tabular}

Item 2. Management's Discussion and Analysis of Financial Condition and

Results of Operations

General Business

The Company is principally engaged in originating, investing in and servicing investments related to multifamily housing and other real estate financings.

Results of Operations
Quarterly Results Analysis

Total income for the first quarter of 2002 increased \(\$ 2.9\) million over the same period last year due primarily to: (1) an increase of \(\$ 3.6\) million in interest income on bonds and other bond related investments, as well as an increase in interest earned on loans; (2) a \(\$ 0.5\) million decrease in interest on short-term investments resulting from the use of equity offering proceeds to repurchase senior interests in current securitization trusts and funding of other operations, as well as a decrease in interest collected on margin call accounts; (3) a decrease in other income of \(\$ 3.1\) million primarily due to other income associated with the assumption of a bond purchase obligation in the first quarter of 2001 ; (4) a \(\$ 2.0\) million increase in gain on sales associated with a \(\$ 1.2\) million gain on the sale of taxable loans and a \(\$ 1.0\) million sale of an investment in RITES; and (5) an increase in loan origination, brokerage and syndication fees of \(\$ 0.6\) million due primarily to an increase in fees associated with tax credit and conventional equity transactions.

Total expenses for the first quarter of 2002 decreased \(\$ 1.9\) million over the same period last year due primarily to: (1) an increase of \(\$ 0.4\) million in salary and related benefits expense associated with 2001 new hires; (2) an increase of \(\$ 0.7\) million in other operating expenses driven primarily by deployment of accounting information systems and other upgrades in technology infrastructure, as well as commissions earned on increased syndication production, which was partially offset by a decrease of \(\$ 0.5\) million in professional fees; (3) an increase of \(\$ 1.1\) million in interest expense primarily associated with increased construction lending production and an increase in financing costs associated with securitizations accounted for as borrowings; (4) a decrease of \(\$ 0.4\) million in amortization expense due to changes in accounting guidelines relating to amortization of goodwill; and (5) a \$3.1 million charge recorded on two investments in the first quarter of 2001.

Income tax expense increased \(\$ 1.0\) million for the first quarter of 2002 over the same period last year due to an increase in taxable income earned at the Company's subsidiaries organized as corporations of \(\$ 1.4\) million. There was no change in the Company's effective tax rate for the periods presented.

Critical Accounting Policies

Since December 31, 2001 there has been no material change to the Company's critical accounting policies, except as noted below.

New Accounting Pronouncement
In June 2001, the Financial Accounting Standards Board approved Statements of Financial Accounting Standards No. 141 "Business Combinations" ("FAS 141") and No. 142 "Goodwill and Other Intangible Assets," ("FAS 142") which are effective July 1, 2001 and January 1, 2002, respectively, for the Company. FAS 141 requires that the purchase method of accounting be used for all business combinations consummated after June 30, 2001. FAS 141 did not have an impact on
the Company for the year ended December 31, 2001. The Company adopted FAS 142 on January 1, 2002. Upon adoption of FAS 142, amortization of goodwill, including goodwill recorded in past business combinations, was discontinued. For the year ended December 31, 2001, the Company recorded amortization expense of \(\$ 1.6\) million. All goodwill and intangible assets will be tested for impairment in accordance with the provisions of the FAS 142 prior to June 30, 2002.

Liquidity and Capital Resources
The Company's primary objective is to maximize shareholder value through increases in Cash Available for Distribution ("CAD") per common share and appreciation in the value of its common shares. The Company seeks to achieve its growth objectives by growing its investing and operating business segments. The Company grows its investment segment by acquiring, servicing and managing diversified portfolios of mortgage bonds and other bond related investments. Growth in the operating segment is derived from increasing levels of fees generated by affordable housing equity syndications, loan servicing and origination and brokerage services. The company's business plan includes structuring \(\$ 1.4\) billion to \(\$ 1.6\) billion in investment transactions in 2002. The Company expects to finance its acquisitions through a financing strategy that (1) takes advantage of attractive financing available in the tax-exempt securities markets, (2) minimizes exposure to fluctuations of interest rates, and (3) maintains adequate flexibility to manage the Company's short-term cash needs. To date, the Company has primarily used two sources, securitizations and equity offerings, to finance its acquisitions. Through Midland's management of capital for others, including Fannie Mae, the Company has expanded its access to capital.

For the three months ended March 31, 2002, the Company structured \(\$ 30.4\) million in tax-exempt bond transactions. Of this amount, \(\$ 0.8\) million represented investments retained by the Company. In addition, MuniMae originated \$153.1 million of construction loans and taxable permanent loans and equity investments totaling \(\$ 30.0\) million.

\section*{Common Share Offerings}

On February 8, 2002, the Company sold to the public 3.0 million common shares at a price of \(\$ 24.70\) per share and granted the underwriters an option to purchase up to an aggregate of 450,000 common shares to cover over-allotments at the same price. Net proceeds on the 3.0 million shares approximated \(\$ 70.5\) million. On February 15, 2002, the underwriters exercised their option to purchase 300,000 additional common shares generating net proceeds of approximately \(\$ 7.1\) million. The net proceeds from this offering will be used for general corporate purposes, including new investments and working capital.

Securitizations
Through securitizations, the Company seeks to enhance its overall return on its investments and to generate proceeds that, along with equity offering proceeds, facilitate the acquisition of additional investments. The Company uses various programs to facilitate the securitization and credit enhancement of its bond investments.

Through the use of securitizations, the Company expects to employ leverage and maintain overall leverage ratios in the \(50 \%\) to \(65 \%\) range, with certain assets at significantly higher ratios, up to approximately 99\%, while not leveraging other assets at all. The company calculates leverage by dividing on-balance sheet debt plus the total amount of third party owned senior interests in its investments, which it considers the equivalent of off-balance sheet financing, by the sum of total assets owned by the Company plus senior interests owned by others adjusted for reserves equal to the net assets of the operating segment. Under this method, the Company's leverage ratio was

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approximately 50\% and 53\% at March 31, 2002 and December 31, 2001, respectively.

In order to facilitate the securitization of certain assets at higher leverage ratios than otherwise available to the Company without the posting of additional collateral, the Company has pledged additional bonds to a pool that acts as collateral for senior interests in certain securitization trusts and credit enhancement facilities. At March 31, 2002 and December 31, 2001, the total carrying amount of the tax-exempt bonds and taxable loans pledged as collateral was \(\$ 428.0\) million and \(\$ 361.8\) million, respectively.

The Company's 2001 Form \(10-K\) contains a complete description of the Company's various credit enhancement and securitization investment vehicles. Since December 31, 2001 there has been no material change to the information relating to these vehicles included in the Company's 2001 Form 10-K.

Factors That Could Affect Future Results

The Company's 2001 Form 10-K contains a complete description of the Company's related party transactions. Since December 31, 2001 there has been no material change to the information related to factors that could affect future results included in the Company's 2001 Form 10-K.

Cash Flow

At March 31, 2002 the Company had cash and cash equivalents of approximately \(\$ 75.8\) million.

Cash flow from operating activities was \(\$ 7.9\) million and \(\$ 8.6\) million for the three months ended March 31, 2002 and 2001, respectively. The decrease in cash flow for 2002 versus 2001 is due primarily to an decrease in accounts payable and accrued expenses due to timing of payments.

The Company uses CAD as the primary measure of its ability to pay distributions. CAD differs from net income because of slight variations between generally accepted accounting principles ("GAAP") income and actual cash received. There are three primary differences between CAD and GAAP income. The first is the treatment of loan origination fees, which for CAD purposes are recognized as income when received but for GAAP purposes are amortized into income over the life of the associated investment. The second difference is the non-cash gain and loss recognized for GAAP associated with valuations, sales of investments and capitalization of mortgage servicing rights net of deferred taxes, which are not included in the calculation of CAD. The third difference is the treatment of certain intangibles, which are amortized into expense for GAAP, but not included in the calculation of CAD.

Until the redemption of the Company's preferred shares in 2002 , the Company was required to distribute to the holders of its preferred shares the cash flow attributable to such shares (as defined in the Company's Amended and Restated Certificate of Formation and Operating Agreement). The Company was also required to distribute \(2.0 \%\) of the Company's net cash flow to the holders of term growth shares until they were redeemed in March 2002. The balance of the Company's net cash flow is available for distribution to the common shares and the Company's current policy is to distribute to common shareholders at least \(80 \%\) of the annual CAD to common shares. For the three months ended March 31, 2002 and 2001, cash available for distribution to common shares was \(\$ 11.8\) million and \(\$ 9.9\) million, respectively. The Company's distribution per common share for the three months ended March 31,2002 of \(\$ 0.4350\) represents a payout ratio of \(92.8 \%\) of CAD. The Company's common share distribution for the three months ended March 31, 2001 of \(\$ 0.4250\) represents a payout ratio of \(91.9 \%\) of CAD.

Regular cash distributions to shareholders, for the three months ended March 31, 2002 and 2001 , were \(\$ 11.1\) million and \(\$ 9.6\) million, respectively.

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The Company expects to meet its cash needs in the short term, which consist primarily of funding new investments, operating expenses and dividends on the common shares and other equity, from cash on hand, operating cash flow, equity proceeds and securitization proceeds.

Related Party Transactions

The Company's 2001 Form \(10-\mathrm{K}\) contains a complete description of the Company's related party transactions. Since December 31, 2001 there has been no material change to the related party transaction information included in the Company's 2001 Form 10-K.

Income Tax Considerations

MuniMae is organized as a limited liability company. This structure allows MuniMae to combine the limited liability, governance and management characteristics of a corporation with the pass-through income features of a partnership. MuniMae does not pay tax at the corporate level. Instead, the distributive share of MuniMae's income, deductions and credits is included in each shareholder's income tax return. In addition, the tax-exempt income derived from certain investments remains tax-exempt when it is passed through to the shareholders. The Company records cash dividends received from subsidiaries organized as corporations as dividend income for tax purposes. Approximately \(100 \%\), \(93 \%\) and \(83 \%\) of MuniMae's tax basis net income for the years ended December 31, 2001, 2000 and 1999, respectively, was tax-exempt for federal income tax purposes.

As a result of the Midland acquisition, in October 1999, the Company restructured its operations into two segments: an operating segment and an investing segment as discussed above. The operating segment consists primarily of entities subject to income taxes. The Company provides for income taxes in accordance with Statement of Financial Accounting Standards No. 109, "Accounting for Income Taxes" ("FAS 109"). FAS 109 requires the recognition of deferred tax assets and liabilities for the expected future tax consequences of temporary differences between the financial statement carrying amounts and the tax basis of assets and liabilities.

The Company has elected under Section 754 of the Internal Revenue Code to adjust the basis of the Company's property on the transfer of shares to reflect the price each shareholder paid for their shares. While the bulk of the Company's recurring income is tax-exempt, from time to time the Company may sell or securitize various assets, which may result in capital gains and losses for tax purposes. Since the Company is taxed as a partnership, these capital gains and losses are passed through to shareholders and are reported on each shareholder's Schedule \(\mathrm{K}-1\). The capital gain and loss allocated from the Company may be different for each shareholder due to the Company's 754 election and is a function of, among other things, the timing of the shareholder's purchase of shares and the timing of transactions, which generate gains or losses for the Company. This means that for assets purchased by the Company prior to a shareholder's purchase of shares, the shareholder's basis in the assets may be significantly different than the Company's basis in those same assets. Although the procedure for allocating the basis adjustment is complex, the result of the election is that each share is homogeneous, while each shareholder's basis in the assets of the Company may be different. Consequently, the capital gains and losses allocated to shareholders may be significantly different than the capital gains and losses recorded by the Company.

A portion of the Company's interest income is derived from private activity bonds that for income tax purposes are considered tax preference items for purposes of alternative minimum tax ("AMT"). AMT is a mechanism within the Internal Revenue Code to ensure that all taxpayers pay at least a minimum amount

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of taxes. All taxpayers are subject to the AMT calculation requirements although the vast majority of taxpayers will not actually pay AMT. As a result of AMT, the percentage of the Company's income that is exempt from federal income tax may be different for each shareholder depending on that shareholder's individual tax situation.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Since December 31, 2001 there has been no material change to the information included in Item 7A of the Company's 2001 Form 10-K.

PART II. OTHER INFORMATION

Item 4. Submission of Matters to a Vote of Security Holders

At the annual meeting of the Company's shareholders held on May 9, 2002, the shareholders voted on one proposal in addition to the election of the Company's directors. The shareholders elected the following directors: Mark K. Joseph (23,013,348 in favor and 213,179 abstaining), Charles C. Baum (23,084,997 in favor and 141,530 abstaining) and Robert J. Banks (23,020,776 in favor and 205,751 abstaining). At this meeting, the shareholders also voted to approve the restatement of the Company's Amended and Restated Certificate of Formation and Operating Agreement in order to eliminate provisions that relate to classes of shares that have been fully redeemed. The votes cast on this proposal were as follows: 22,935,197 in favor; 120,184 opposed; 171,146 abstaining; and no broker non-votes.

Item 6. Exhibits and Reports on Form 8-K

\section*{(a) Exhibits:}
3.1 Amendment No. 1 to the Amended and Restated Certificate of Formation and Operating Agreement of the Company (filed as Item 6 (a) Exhibit 3.1 to the Company's report on Form 10-Q, filed with the Commission on May 14, 1998 and incorporated by reference herein).
3.2 Amended and Restated Certificate of Formation and Operating Agreement of the Company (filed as Exhibit 3.1 to the Company's Annual Report on Form \(10-K / A\) for the fiscal year ended December 31, 1997, filed with the Commission on May 29, 1998 and incorporated by reference herein).
3.3 By-laws of the Company (filed as Exhibit 3.2 to the Company's Annual Report on Form 10-K, filed with the Commission on May 29, 1998 and incorporated by reference herein).
(b) Reports on Form 8-K:

On January 31, 2002, the Company filed a Form 8-K to report the final redemption of all four classes of its preferred shares and term growth shares.

On February 11, 2002 the Company filed a Form 8-K to report the pricing of an underwritten offering of \(3,000,000\) of common shares and that the Company had granted the underwriters an over allotment option of up to 450,000 additional shares.

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\section*{SIGNATURES}

Pursuant to the requirements of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

MUNICIPAL MORTGAGE \& EQUITY, LLC
(Registrant)

By: \(\qquad\) /s/ Mark K. Joseph

Mark K. Joseph
Chairman of the Board, Chief Executive Officer (Principal Executive Officer), and Director

By: /s/William S. Harrison

William S. Harrison
Chief Financial Officer (Principal Financial Officer and Principal Accounting Officer)

DATED: May 13, 2002```

