UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

(Mark One) QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended June 30, 2017 OR П TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the transition period from _____ to __ Commission File Number: 1-12378 **NVR**, Inc. (Exact name of registrant as specified in its charter) Virginia 54-1394360 (State or other jurisdiction of (I.R.S. Employer incorporation or organization) Identification No.) 11700 Plaza America Drive, Suite 500 Reston, Virginia 20190 (703) 956-4000 (Address, including zip code, and telephone number, including area code, of registrant's principal executive offices) (Not Applicable) (Former name, former address, and former fiscal year if changed since last report) Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes \boxtimes No \square Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \boxtimes No \square Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act. Large accelerated filer Accelerated filer Non-accelerated filer ☐ (Do not check if smaller reporting company) Smaller reporting company Emerging growth company If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for companying with any new or

revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \square

As of July 24, 2017 there were 3,743,620 total shares of common stock outstanding.

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

NVR, Inc. Form 10-Q

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

NVR, Inc.

Condensed Consolidated Balance Sheets (in thousands, except share and per share data) (unaudited)

		June 30, 2017	December 31, 2016		
ASSETS					
Homebuilding:					
Cash and cash equivalents	\$	518,482	\$	375,748	
Restricted cash		15,963		17,561	
Receivables		22,110		18,937	
Inventory:					
Lots and housing units, covered under sales agreements with customers		1,155,047		883,868	
Unsold lots and housing units		147,195		145,065	
Land under development		46,685		46,999	
Building materials and other		16,024		16,168	
ū		1,364,951		1,092,100	
		1,001,001		1,002,100	
Assets related to consolidated variable interest entity		1,243		1,251	
Contract land deposits, net		358,405		379.844	
Property, plant and equipment, net		43,995		45,915	
Reorganization value in excess of amounts allocable to identifiable assets, net		41,580		41,580	
Goodwill and finite-lived intangible assets, net		1,908		2,599	
Goodwin and mine-rived intaligible assets, net Other assets		265,539		2,599	
Office assets					
		2,634,176		2,233,346	
Mortgage Banking:					
Cash and cash equivalents		9.632		19,657	
Restricted cash		2,900		1,857	
Mortgage loans held for sale, net		241,398		351,958	
Property and equipment, net		5,530		4,903	
		7,347		7,347	
Reorganization value in excess of amounts allocable to identifiable assets, net		7,347 17,104		7,347 24,875	
Other assets	_		_		
m.l	Φ.	283,911	Φ.	410,597	
Total assets	\$	2,918,087	\$	2,643,943	
I IABH ITIES AND SHADEHAI DEDS' FOIHTV					
LIABILITIES AND SHAREHOLDERS' EQUITY Homebuilding:					
Accounts payable	\$	271,899	\$	251,212	
Accrued expenses and other liabilities	J	317.168	Ф	336,318	
		317,108 874		330,318	
Liabilities related to consolidated variable interest entity					
Customer deposits		165,684		122,236	
Senior notes		596,760		596,455	
		1,352,385		1,307,103	
Mortgage Banking:					
Accounts payable and other liabilities		29,925		32,399	
		29,925		32,399	
Total liabilities		1,382,310		1,339,502	
Commitments and contingencies					
Shareholders' equity:					
Common stock, \$0.01 par value; 60,000,000 shares authorized; 20,555,330 shares issued as of both June 30, 2017 and					
December 31, 2016		206		206	
Additional paid-in capital		1,607,958		1,515,828	
Deferred compensation trust – 108,636 and 108,640 shares of NVR, Inc. common stock as of June 30, 2017 and December 31,		1,007,330		1,313,020	
		(17 271)		(17 275)	
2016, respectively Deferred compensation liability		(17,371) 17,371		(17,375) 17,375	
Retained earnings		5,945,219		5,695,376	
Less treasury stock at cost $-16,807,724$ and $16,862,327$ shares as of June 30, 2017 and December 31, 2016, respectively		(6,017,606)		(5,906,969)	
Total shareholders' equity		1,535,777		1,304,441	
Total liabilities and shareholders' equity	\$	2,918,087	\$	2,643,943	

See notes to condensed consolidated financial statements.

Condensed Consolidated Statements of Income (in thousands, except per share data) (unaudited)

		Three Months Ended June 30,					Six Months Ended June 30,					
		2017		2016		2017		2016				
Homebuilding:												
Revenues	\$	1,512,714	\$	1,361,741	\$	2,760,301	\$	2,483,245				
Other income		1,447		753		2,549		1,520				
Cost of sales		(1,218,083)		(1,126,369)		(2,244,100)		(2,052,129)				
Selling, general and administrative		(99,100)		(100,043)		(199,004)		(198,058)				
Operating income	·	196,978		136,082		319,746		234,578				
Interest expense		(5,641)		(4,554)		(11,219)		(9,396)				
Homebuilding income		191,337		131,528		308,527		225,182				
Mortgage Banking:												
Mortgage banking fees		31,778		26,442		61,283		48,964				
Interest income		1,554		1,437		3,215		3,111				
Other income		506		409		815		667				
General and administrative		(15,934)		(14,836)		(32,180)		(29,386)				
Interest expense		(273)		(260)		(531)		(506)				
Mortgage banking income		17,631		13,192		32,602		22,850				
Income before taxes		208,968		144,720		341,129		248,032				
Income tax expense		(61,091)		(53,044)	_	(90,329)		(91,053)				
Net income	<u>\$</u>	147,877	\$	91,676	\$	250,800	\$	156,979				
Basic earnings per share	\$	39.46	\$	23.51	\$	67.30	\$	40.34				
Diluted earnings per share	<u>\$</u>	35.19	\$	22.01	\$	60.36	\$	37.82				
Basic weighted average shares outstanding		3,748		3,900	_	3,726		3,892				
Diluted weighted average shares outstanding		4,202		4,165		4,155		4,151				

See notes to condensed consolidated financial statements.

Condensed Consolidated Statements of Cash Flows (in thousands) (unaudited)

		Six Months Ended June 30,						
		2017		2016				
Cash flows from operating activities:								
Net income	\$	250,800	\$	156,979				
Adjustments to reconcile net income to net cash provided by operating activities:								
Depreciation and amortization		11,494		10,934				
Equity-based compensation expense		21,467		21,378				
Contract land deposit impairments (recoveries), net		3,567		(1,436)				
Gain on sale of loans, net		(47,474)		(36,687)				
Mortgage loans closed		(1,772,432)		(1,558,775)				
Mortgage loans sold and principal payments on mortgage loans held for sale		1,936,118		1,644,385				
Distribution of earnings from unconsolidated joint ventures		3,611		6,135				
Net change in assets and liabilities:								
Increase in inventory		(272,851)		(240,708)				
Decrease (increase) in contract land deposits		17,872		(30,340)				
Increase in receivables		(2,888)		(7,406)				
(Decrease) increase in accounts payable and accrued expenses		(3,013)		35,357				
Increase in customer deposits		43,448		30,781				
Other, net		(9,988)		(18,025)				
Net cash provided by operating activities		179,731	_	12,572				
rece cash provided by operating activities		170,701		12,072				
Cash flows from investing activities:								
Investments in and advances to unconsolidated joint ventures		(455)		(321)				
Distribution of capital from unconsolidated joint ventures		4,270		7,003				
Purchase of property, plant and equipment		(9,784)		(11,773)				
Proceeds from the sale of property, plant and equipment		472		446				
Net cash used in investing activities		(5,497)	-	(4,645)				
Net cash used in investing activities		(3,437)		(4,043)				
Cash flows from financing activities:								
Purchase of treasury stock		(159,506)		(96,508)				
Distributions to partner in consolidated variable interest entity		(155,500)		(150)				
Proceeds from the exercise of stock options		117,966		27,909				
Net cash used in financing activities		(41,540)		(68,749)				
Net cash used in inhalicing activities		(41,540)	_	(00,749)				
Net increase (decrease) in cash and cash equivalents		132,694		(60,822)				
Cash and cash equivalents, beginning of the period		396,619		425,316				
Cash and Cash equivalents, beginning of the period		330,013		423,310				
Cash and cash equivalents, end of the period	¢	529,313	¢	364,494				
Cash and Cash equivalents, end of the period	<u> </u>	323,313	Ψ	304,434				
Supplemental disclosures of cash flow information:								
Interest paid during the period, net of interest capitalized	¢	11,293	•	9,566				
	<u>\$</u>		<u>a</u>					
Income taxes paid during the period, net of refunds	<u>\$</u>	99,370	\$	90,078				

See notes to condensed consolidated financial statements.

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

1. Basis of Presentation

The accompanying unaudited, condensed consolidated financial statements include the accounts of NVR, Inc. ("NVR" or the "Company") and its subsidiaries and certain other entities in which the Company is deemed to be the primary beneficiary (see Notes 2 and 3 to the accompanying condensed consolidated financial statements). Intercompany accounts and transactions have been eliminated in consolidation. The statements have been prepared in conformity with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information and with the instructions to Form 10-Q and Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP, they should be read in conjunction with the financial statements do not include all of the information and footnotes required by GAAP, they should be read in conjunction with the financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2016. In the opinion of management, all adjustments (consisting only of normal recurring accruals except as otherwise noted herein) considered necessary for a fair presentation have been included. Operating results for the three and six months ended June 30, 2017 are not necessarily indicative of the results that may be expected for the year ending December 31, 2017.

The preparation of financial statements in conformity with GAAP requires management to make estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Actual results could differ from those estimates.

On January 1, 2017, the Company adopted Accounting Standards Update ("ASU") 2016-09, *Compensation – Stock Compensation: Improvements to Employee Share-Based Payment Accounting.* In connection with the adoption of ASU 2016-09, the Company:

- Recorded the excess tax benefit from stock option exercises as a reduction to income tax expense prospectively beginning January 1, 2017. In the prior year, the excess tax benefit was recorded to additional paid-in capital within shareholders' equity. The excess tax benefit recognized during the three months ended June 30, 2017 and 2016 was \$16,464 and \$2,394, respectively. The excess tax benefit recognized during the six months ended June 30, 2017 and 2016 was \$36,364 and \$8,678, respectively.
- Presented the aforementioned excess tax benefit recognized as an operating activity on the statement of cash flows and retrospectively adjusted the prior year Statement of Cash Flows accordingly. In the prior year, the excess tax benefit was recognized as a cash inflow from financing activities and a corresponding cash outflow from operating activities. The retrospective adjustment resulted in an \$8,678 increase to net cash provided by operating activities and an \$8,678 increase to net cash used in financing activities in the Consolidated Statement of Cash Flows for the six months ended June 30, 2016.
- Made the election to recognize forfeitures of equity-based awards in the period in which they occur. This election was applied using the modified retrospective transition method, which resulted in the Company recording a cumulative-effect adjustment, net of tax, to reduce beginning retained earnings by \$957. In the prior year, the Company estimated forfeitures based on its historical forfeiture rate.

No other adjustments were made as a result of the adoption of ASU 2016-09.

The Company also adopted ASU 2015-11, *Inventory – Simplifying the Measurement of Inventory* effective January 1, 2017. The standard requires inventory to be measured at the lower of cost or net realizable value. Under prior GAAP, impaired inventory was written down to net realizable value less a normal profit margin. Under the new standard, impaired inventory will only be written down to the net realizable value. ASU 2015-11 was adopted prospectively and did not have a material effect on the Company's consolidated financial statements.

For the three and six months ended June 30, 2017 and 2016, comprehensive income equaled net income; therefore, a separate statement of comprehensive income is not included in the accompanying condensed consolidated financial statements.

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

2. Variable Interest Entities

Fixed Price Finished Lot Purchase Agreements ("Lot Purchase Agreements")

NVR generally does not engage in the land development business. Instead, the Company typically acquires finished building lots at market prices from various development entities under Lot Purchase Agreements. The Lot Purchase Agreements require deposits that may be forfeited if NVR fails to perform under the Lot Purchase Agreements. The deposits required under the Lot Purchase Agreements are in the form of cash or letters of credit in varying amounts, and typically range up to 10% of the aggregate purchase price of the finished lots.

NVR believes this lot acquisition strategy reduces the financial requirements and risks associated with direct land ownership and land development. NVR may, at its option, choose for any reason and at any time not to perform under these Lot Purchase Agreements by delivering notice of its intent not to acquire the finished lots under contract. NVR's sole legal obligation and economic loss for failure to perform under these Lot Purchase Agreements is limited to the amount of the deposit pursuant to the liquidated damage provisions contained within the Lot Purchase Agreements. In other words, if NVR does not perform under a Lot Purchase Agreement, NVR loses only its deposit. None of the creditors of any of the development entities with which NVR enters Lot Purchase Agreements have recourse to the general credit of NVR. NVR generally does not have any specific performance obligations to purchase a certain number or any of the lots, nor does NVR guarantee completion of the development by the developer or guarantee any of the developers' financial or other liabilities.

NVR is not involved in the design or creation of the development entities from which the Company purchases lots under Lot Purchase Agreements. The developer's equity holders have the power to direct 100% of the operating activities of the development entity. NVR has no voting rights in any of the development entities. The sole purpose of the development entity's activities is to generate positive cash flow returns for the equity holders. Further, NVR does not share in any of the profit or loss generated by the project's development. The profits and losses are passed directly to the developer's equity holders.

The deposit placed by NVR pursuant to the Lot Purchase Agreement is deemed to be a variable interest in the respective development entities. Those development entities are deemed to be variable interest entities ("VIE"). Therefore, the development entities with which NVR enters into Lot Purchase Agreements, including the joint venture limited liability corporations discussed below, are evaluated for possible consolidation by NVR. An enterprise must consolidate a VIE when that enterprise has a controlling financial interest in the VIE. An enterprise is deemed to have a controlling financial interest if it has (i) the power to direct the activities of a VIE that most significantly impact the entity's economic performance, and (ii) the obligation to absorb losses of the VIE that could be significant to the VIE or the rights to receive benefits from the VIE that could be significant to the VIE.

NVR believes the activities that most significantly impact a development entity's economic performance are the operating activities of the entity. The development entity's equity investors bear the full risk during the development process. Unless and until a development entity completes finished building lots through the development process, the entity does not earn any revenues. The operating development activities are managed solely by the development entity's equity investors.

The development entities with which NVR contracts to buy finished lots typically select the respective projects, obtain the necessary zoning approvals, obtain the financing required with no support or guarantees from NVR, select who will purchase the finished lots and at what price, and manage the completion of the infrastructure improvements, all for the purpose of generating a cash flow return to the development entity's equity holders and all independent of NVR. The Company possesses no more than limited protective legal rights through the Lot Purchase Agreement in the specific finished lots that it is purchasing, and NVR possesses no participative rights in the development entities. Accordingly, NVR does not have the power to direct the activities of a developer that most significantly impact the developer's economic performance. For this reason, NVR has concluded that it is not the primary beneficiary of the development entities with which the Company enters into Lot Purchase Agreements, and therefore, NVR does not consolidate any of these VIEs.

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

As of June 30, 2017, NVR controlled approximately 79,100 lots under Lot Purchase Agreements with third parties through deposits in cash and letters of credit totaling approximately \$380,900 and \$2,400, respectively. As noted above, NVR's sole legal obligation and economic loss for failure to perform under these Lot Purchase Agreements is limited to the amount of the deposit pursuant to the liquidated damage provisions contained in the Lot Purchase Agreements.

In addition, NVR has certain properties under contract with land owners that are expected to yield approximately 8,400 lots, which are not included in the number of total lots controlled. Some of these properties may require rezoning or other approvals to achieve the expected yield. These properties are controlled with deposits in cash and letters of credit totaling approximately \$11,600 and \$200, respectively, as of June 30, 2017, of which approximately \$5,500 is refundable if certain contractual conditions are not met. NVR generally expects to assign the raw land contracts to a land developer and simultaneously enter into a Lot Purchase Agreement with the assignee if the project is determined to be feasible.

NVR's total risk of loss related to contract land deposits as of June 30, 2017 and December 31, 2016 was as follows:

	J	June 30, 2017	D	ecember 31, 2016
Contract land deposits	\$	392,503	\$	411,150
Loss reserve on contract land deposits		(34,098)		(31,306)
Contract land deposits, net		358,405		379,844
Contingent obligations in the form of letters of credit		2,575		2,379
Specific performance obligations (1)		1,505		1,505
Total risk of loss	\$	362,485	\$	383,728

(1) As of both June 30, 2017 and December 31, 2016, the Company was committed to purchase 10 finished lots under specific performance obligations.

3. Joint Ventures

On a limited basis, NVR obtains finished lots using joint venture limited liability corporations ("JVs"). The JVs are typically structured such that NVR is a non-controlling member and is at risk only for the amount the Company has invested, or has committed to invest, in addition to any deposits placed under Lot Purchase Agreements with the joint venture. NVR is not a borrower, guarantor or obligor on any debt of the JVs, as applicable. The Company enters into Lot Purchase Agreements to purchase lots from these JVs, and as a result has a variable interest in these JVs.

At June 30, 2017, the Company had an aggregate investment totaling approximately \$44,000 in six JVs that are expected to produce approximately 7,350 finished lots, of which approximately 4,050 lots were controlled by the Company and the remaining approximately 3,300 lots were either under contract with unrelated parties or not currently under contract. In addition, NVR had additional funding commitments totaling approximately \$5,800 in the aggregate to three of the JVs at June 30, 2017. The Company has determined that it is not the primary beneficiary of five of the JVs because either NVR and the other JV partner share power or the other JV partner has the controlling financial interest. The aggregate investment in unconsolidated JVs was approximately \$43,600 and \$49,000 at June 30, 2017 and December 31, 2016, respectively, and is reported in the "Other assets" line item on the accompanying condensed consolidated balance sheets. For the remaining JV, NVR has concluded that it is the primary beneficiary because the Company has the controlling financial interest in the JV.

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

The condensed balance sheets as of June 30, 2017 and December 31, 2016 of the consolidated JV were as follows:

	Ju	ne 30, 2017	December 31, 2016		
Assets:					
Cash	\$	1,199	\$	1,214	
Other assets		44		37	
Total assets	\$	1,243	\$	1,251	
			-		
Liabilities and equity:					
Accrued expenses	\$	542	\$	550	
Equity		701		701	
Total liabilities and equity	\$	1,243	\$	1,251	

The Company recognizes income from the JVs as a reduction to the lot cost of the lots purchased from the respective JVs when the homes are settled and is based on the expected total profitability and the total number of lots expected to be produced by the respective JVs. Distributions received from the unconsolidated JVs are allocated between return of capital and distributions of earnings based on the ratio of capital contributed by NVR to the total expected returns for the respective JVs, and are classified within the accompanying condensed consolidated statements of cash flows as cash flows from investing activities and operating activities, respectively.

4. Land Under Development

On a limited basis, NVR directly acquires raw land parcels already zoned for its intended use to develop into finished lots. Land under development includes the land acquisition costs, direct improvement costs, capitalized interest where applicable, and real estate taxes.

In January 2017, the Company purchased a raw land parcel for approximately \$14,400. The parcel is expected to produce approximately 90 lots.

As of June 30, 2017, NVR directly owned a total of four separate raw land parcels with a carrying value of \$46,685 that are expected to produce approximately 550 finished lots. The Company also has additional funding commitments of approximately \$10,000 under a joint development agreement related to one parcel, a portion of which the Company expects will be offset by development credits of approximately \$5,400.

None of the raw parcels had any indicators of impairment as of June 30, 2017. Based on market conditions, NVR may on a limited basis continue to directly acquire additional raw parcels to develop into finished lots.

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

5. Capitalized Interest

The Company capitalizes interest costs to land under development during the active development of finished lots. In addition, the Company capitalizes interest costs to its joint venture investments while the investments are considered qualified assets pursuant to Accounting Standards Codification 835-20, *Interest*. Capitalized interest is transferred to sold or unsold inventory as the development of finished lots is completed, then charged to cost of sales upon the Company's settlement of homes and the respective lots. Interest incurred in excess of the interest capitalizable based on the level of qualified assets is expensed in the period incurred. NVR's interest costs incurred, capitalized, expensed and charged to cost of sales during the three and six months ended June 30, 2017 and 2016 was as follows:

	 Three Months l	Ended	June 30,	Six Months Ended June 30,				
	2017		2016	2017			2016	
Interest capitalized, beginning of period	\$ 5,564	\$	5,358	\$	5,106	\$	4,434	
Interest incurred	6,580		6,397		13,139		12,785	
Interest charged to interest expense	(5,914)		(4,814)		(11,750)		(9,902)	
Interest charged to cost of sales	(278)		(2,365)		(543)		(2,741)	
Interest capitalized, end of period	\$ 5,952	\$	4,576	\$	5,952	\$	4,576	

6. Earnings per Share

The following weighted average shares and share equivalents were used to calculate basic and diluted earnings per share for the three and six months ended June 30, 2017 and 2016:

	Three Months E	nded June 30,	Six Months En	ided June 30,
	2017	2016	2017	2016
Weighted average number of shares outstanding used to				
calculate basic EPS	3,748	3,900	3,726	3,892
Dilutive securities:				
Stock options and restricted share units	454	265	429	259
Weighted average number of shares and share				
equivalents outstanding used to calculate diluted EPS	4,202	4,165	4,155	4,151

The following stock options and restricted share units issued under equity incentive plans were outstanding during the three and six months ended June 30, 2017 and 2016, but were not included in the computation of diluted earnings per share because the effect would have been anti-dilutive.

	Three Months En	nded June 30,	Six Months Ended June 30,				
	2017	2016	2017	2016			
Anti-dilutive securities	9	78	15	78			

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

7. Shareholders' Equity

A summary of changes in shareholders' equity is presented below:

	 mmon		Additional Paid-In Capital	Retained Treasury Earnings Stock		Deferred Compensation Trust		Deferred Compensation Liability		Total	
Balance, December 31, 2016	\$ 206	\$	1,515,828	\$ 5,695,376	\$	(5,906,969)	\$	(17,375)	\$	17,375	\$ 1,304,441
Cumulative-effect adjustment from											
adoption of ASU 2016-09, net of tax	_		1,566	(957)		_		_		_	609
Net income	_		_	250,800		_		_		_	250,800
Deferred compensation activity	_		_	_		_		4		(4)	_
Purchase of common stock for treasury	_		_	_		(159,506)		_		_	(159,506)
Equity-based compensation	_		21,467	_		_		_		_	21,467
Proceeds from stock options exercised	_		117,966	_		_		_		_	117,966
Treasury stock issued upon option											
exercise and restricted share vesting	_		(48,869)	_		48,869		_		_	_
Balance, June 30, 2017	\$ 206	\$	1,607,958	\$ 5,945,219	\$	(6,017,606)	\$	(17,371)	\$	17,371	\$ 1,535,777

The Company repurchased 84 shares of its common stock during the six months ended June 30, 2017. The Company settles stock option exercises and vesting of restricted share units by issuing shares of treasury stock. Approximately 138 shares were issued from the treasury account during the six months ended June 30, 2017 in settlement of stock option exercises and vesting of restricted share units. Shares are relieved from the treasury account based on the weighted average cost basis of treasury shares acquired.

8. Product Warranties

The Company establishes warranty and product liability reserves ("Warranty Reserve") to provide for estimated future expenses as a result of construction and product defects, product recalls and litigation incidental to NVR's homebuilding business. Liability estimates are determined based on management's judgment, considering such factors as historical experience, the likely current cost of corrective action, manufacturers' and subcontractors' participation in sharing the cost of corrective action, consultations with third party experts such as engineers, and discussions with the Company's general counsel and outside counsel retained to handle specific product liability cases. The following table reflects the changes in the Company's Warranty Reserve during the three and six months ended June 30, 2017 and 2016:

	Three Months l	Ended	June 30,		Six Months Ended June 30,			
	2017 201			2017			2016	
Warranty reserve, beginning of period	\$ 93,503	\$	86,692	\$	93,895	\$	87,407	
Provision	13,206		12,867		22,167		21,709	
Payments	(11,315)		(11,606)		(20,668)		(21,163)	
Warranty reserve, end of period	\$ 95,394	\$	87,953	\$	95,394	\$	87,953	

9. Segment Disclosures

The following disclosure includes four homebuilding reportable segments that aggregate geographically the Company's homebuilding operating segments, and the mortgage banking operations presented as a single reportable segment. The homebuilding reportable segments are comprised of operating divisions in the following geographic areas:

Mid Atlantic: Maryland, Virginia, West Virginia, Delaware and Washington, D.C.

North East: New Jersey and Eastern Pennsylvania

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

Mid East: New York, Ohio, Western Pennsylvania, Indiana and Illinois South East: North Carolina, South Carolina, Florida and Tennessee

Homebuilding profit before tax includes all revenues and income generated from the sale of homes, less the cost of homes sold, selling, general and administrative expenses and a corporate capital allocation charge. The corporate capital allocation charge is eliminated in consolidation and is based on the segment's average net assets employed. The corporate capital allocation charged to the operating segment allows the Chief Operating Decision Maker ("CODM") to determine whether the operating segment's results are providing the desired rate of return after covering the Company's cost of capital. In addition, certain assets, including goodwill and intangible assets and consolidation adjustments as discussed further below, are not allocated to the operating segments as those assets are neither included in the operating segment's corporate capital allocation charge, nor in the CODM's evaluation of the operating segment's performance. The Company records charges on contract land deposits when it is determined that it is probable that recovery of the deposit is impaired. For segment reporting purposes, impairments on contract land deposits are charged to the operating segment upon the determination to terminate a Lot Purchase Agreement with the developer, or to restructure a Lot Purchase Agreement resulting in the forfeiture of the deposit. Mortgage banking profit before tax consists of revenues generated from mortgage financing, title insurance and closing services, less the costs of such services and general and administrative costs. Mortgage banking operations are not charged a corporate capital allocation charge.

In addition to the corporate capital allocation and contract land deposit impairments discussed above, the other reconciling items between segment profit and consolidated profit before tax include unallocated corporate overhead (including all management incentive compensation), equity-based compensation expense, consolidation adjustments and external corporate interest expense. NVR's overhead functions, such as accounting, treasury and human resources, are centrally performed and the costs are not allocated to the Company's operating segments. Consolidation adjustments consist of such items necessary to convert the reportable segments' results, which are predominantly maintained on a cash basis, to a full accrual basis for external financial statement presentation purposes, and are not allocated to the Company's operating segments. External corporate interest expense primarily consists of interest charges on the Company's 3.95% Senior Notes due 2022 (the "Senior Notes") and is not charged to the operating segments because the charges are included in the corporate capital allocation discussed above.

The following tables present segment revenues, profit and assets, with reconciliations to the amounts reported for the consolidated enterprise, where applicable:

	 Three Months	Ended	June 30,	Six Months Ended June 30,			
	2017		2016		2017		2016
Revenues:							
Homebuilding Mid Atlantic	\$ 872,148	\$	772,147	\$	1,594,416	\$	1,405,718
Homebuilding North East	127,541		108,766		233,771		205,919
Homebuilding Mid East	313,237		306,257		556,268		550,534
Homebuilding South East	199,788		174,571		375,846		321,074
Mortgage Banking	31,778		26,442		61,283		48,964
Total consolidated revenues	\$ 1,544,492	\$	1,388,183	\$	2,821,584	\$	2,532,209

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

	Three Months Ended June 30,					Six Months Ended June 30,			
		2017		2016	2017			2016	
Profit before taxes:									
Homebuilding Mid Atlantic	\$	100,621	\$	63,730	\$	165,109	\$	110,339	
Homebuilding North East		14,112		5,578		23,218		9,643	
Homebuilding Mid East		35,986		30,056		58,145		52,789	
Homebuilding South East		22,911		15,825		37,481		28,611	
Mortgage Banking		18,004		13,973		33,957		24,348	
Total segment profit before taxes		191,634		129,162		317,910		225,730	
Reconciling items:				_					
Contract land deposit reserve adjustment (1)		(2,064)		1,307		(2,792)		2,636	
Equity-based compensation expense		(10,878)		(10,829)		(21,467)		(21,378)	
Corporate capital allocation (2)		49,646		46,259		95,833		90,574	
Unallocated corporate overhead		(23,360)		(26,517)		(50,594)		(56,026)	
Consolidation adjustments and other		9,614		9,877		13,427		15,862	
Corporate interest expense		(5,624)		(4,539)		(11,188)		(9,366)	
Reconciling items sub-total		17,334		15,558		23,219		22,302	
Consolidated profit before taxes	\$	208,968	\$	144,720	\$	341,129	\$	248,032	

Homebuilding North East 148,272 1 Homebuilding Mid East 274,846 2 Homebuilding South East 263,780 2 Mortgage Banking 276,564 2 Total segment assets 2,140,609 2,0 Reconciling items: 2 3 Consolidated variable interest entity 1,243 3 Cash and cash equivalents 518,482 3 Deferred taxes 176,401 3 Intangible assets and goodwill 50,835	
Homebuilding North East 148,272 1 Homebuilding Mid East 274,846 2 Homebuilding South East 263,780 2 Mortgage Banking 276,564 2 Total segment assets 2,140,609 2,0 Reconciling items: 2 3 Consolidated variable interest entity 1,243 3 Cash and cash equivalents 518,482 3 Deferred taxes 176,401 3 Intangible assets and goodwill 50,835	
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Homebuilding South East 263,780 2 Mortgage Banking 276,564 2 Total segment assets 2,140,609 2,0 Reconciling items: 3 Consolidated variable interest entity 1,243 3 Cash and cash equivalents 518,482 3 Deferred taxes 176,401 3 Intangible assets and goodwill 50,835	26,720
Mortgage Banking 276,564 4 Total segment assets 2,140,609 2,0 Reconciling items: Consolidated variable interest entity 1,243 Cash and cash equivalents 518,482 3 Deferred taxes 176,401 3 Intangible assets and goodwill 50,835	22,736
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Cash and cash equivalents518,4823Deferred taxes176,4011Intangible assets and goodwill50,835	
Deferred taxes 176,401 Intangible assets and goodwill 50,835	1,251
Intangible assets and goodwill 50,835	75,748
	70,652
Contract land deposit reserve (34,098)	51,526
	31,306)
Consolidation adjustments and other 64,615	54,362
Reconciling items sub-total 777,478	22,233
Consolidated assets \$ 2,918,087 \$ 2,6	43,943

- (1) This item represents changes to the contract land deposit impairment reserve, which are not allocated to the reportable segments.
- (2) This item represents the elimination of the corporate capital allocation charge included in the respective homebuilding reportable segments. The corporate capital allocation charge is based on the segment's monthly average asset balance, and was as follows for the periods presented:

	Three Months Ended June 30,					Six Months Ended June 30,			
	2017			2016		2017		2016	
Corporate capital allocation charge:									
Homebuilding Mid Atlantic	\$	31,005	\$	28,766	\$	60,130	\$	55,951	
Homebuilding North East		4,133		4,447		7,947		9,400	
Homebuilding Mid East		7,535		7,458		14,277		14,157	
Homebuilding South East		6,973		5,588		13,479		11,066	
Total	\$	49,646	\$	46,259	\$	95,833	\$	90,574	

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

10. Fair Value

GAAP assigns a fair value hierarchy to the inputs used to measure fair value. Level 1 inputs are quoted prices in active markets for identical assets and liabilities. Level 2 inputs are inputs other than quoted market prices that are observable for the asset or liability, either directly or indirectly. Level 3 inputs are unobservable inputs.

Financial Instruments

The estimated fair value of NVR's Senior Notes as of June 30, 2017 was \$630,000. The estimated fair value is based on recent market prices of similar transactions, which is classified as Level 2 within the fair value hierarchy. The carrying value of the Senior Notes was \$596,760 at June 30, 2017. Except as otherwise noted below, NVR believes that insignificant differences exist between the carrying value and the fair value of its financial instruments, which consist of cash equivalents, due to their short term nature.

Derivative Instruments and Mortgage Loans Held for Sale

In the normal course of business, NVR's wholly-owned mortgage subsidiary, NVR Mortgage Finance, Inc. ("NVRM"), enters into contractual commitments to extend credit to NVR's homebuyers with fixed expiration dates. The commitments become effective when the borrowers "lock-in" a specified interest rate within time frames established by NVRM. All mortgagors are evaluated for credit worthiness prior to the extension of the commitment. Market risk arises if interest rates move adversely between the time of the "lock-in" of rates by the borrower and the sale date of the loan to a broker/dealer. To mitigate the effect of the interest rate risk inherent in providing rate lock commitments to borrowers, NVRM enters into optional or mandatory delivery forward sale contracts to sell whole loans and mortgage-backed securities to broker/dealers. The forward sales contracts lock in an interest rate and price for the sale of loans similar to the specific rate lock commitments. NVRM does not engage in speculative or trading derivative activities. Both the rate lock commitments to borrowers and the forward sale contracts to broker/dealers are undesignated derivatives and, accordingly, are marked to fair value through earnings. At June 30, 2017, there were contractual commitments to extend credit to borrowers aggregating \$655,409 and open forward delivery contracts aggregating \$777,148, which hedge both the rate lock loan commitments and closed loans held for sale.

The fair value of NVRM's rate lock commitments to borrowers and the related input levels include, as applicable:

- i) the assumed gain/loss of the expected resultant loan sale (Level 2);
- ii) the effects of interest rate movements between the date of the rate lock and the balance sheet date (Level 2); and
- iii) the value of the servicing rights associated with the loan (Level 2).

The assumed gain/loss considers the excess servicing to be received or buydown fees to be paid upon securitization of the loan. The excess servicing and buydown fees are calculated pursuant to contractual terms with investors. To calculate the effects of interest rate movements, NVRM utilizes applicable published mortgage-backed security prices, and multiplies the price movement between the rate lock date and the balance sheet date by the notional loan commitment amount. NVRM sells all of its loans on a servicing released basis, and receives a servicing released premium upon sale. Thus, the value of the servicing rights, which averaged 111 basis points of the loan amount as of June 30, 2017, is included in the fair value measurement and is based upon contractual terms with investors and varies depending on the loan type. NVRM assumes an approximate 15% fallout rate when measuring the fair value of rate lock commitments. Fallout is defined as locked loan commitments for which NVRM does not close a mortgage loan and is based on historical experience.

The fair value of NVRM's forward sales contracts to broker/dealers solely considers the market price movement of the same type of security between the trade date and the balance sheet date (Level 2). The market price changes are multiplied by the notional amount of the forward sales contracts to measure the fair value.

Mortgage loans held for sale are recorded at fair value when closed, and thereafter are carried at the lower of cost or fair value, net of deferred origination costs, until sold. Fair value is measured using Level 2 inputs. The fair value of

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

loans held for sale of \$241,398 included on the accompanying condensed consolidated balance sheet has been increased by \$1,057 from the aggregate principal balance of \$240,341.

The undesignated derivative instruments are included on the accompanying condensed consolidated balance sheet, as of June 30, 2017, as follows:

	F	air Value	Balance Sheet Location
Rate lock commitments:			
Gross assets	\$	6,559	
Gross liabilities		5,048	
Net rate lock commitments	\$	1,511	NVRM - Other assets
Forward sales contracts:			
Gross assets	\$	3,003	
Gross liabilities		26	
Net forward sales contracts	\$	2,977	NVRM - Other assets

The fair value measurement as of June 30, 2017 was as follows:

		Notional or Principal Amount	G	Assumed ain/(Loss) rom Loan Sale	Interest Rate Movement Effect	Servicing Rights Value	Security Price Change	_	Total Fair Value /Ieasurement Gain/(Loss)
Rate lock commitments	\$	655,409	\$	(2,645)	\$ (2,111)	\$ 6,267	\$ _	\$	1,511
Forward sales contracts	\$	777,148		_	_	_	2,977		2,977
Mortgages held for sale	\$	240,341		(997)	(549)	2,603	_		1,057
Total fair value measuremen	t		\$	(3,642)	\$ (2,660)	\$ 8,870	\$ 2,977	\$	5,545

For the three and six months ended June 30, 2017, NVRM recorded a fair value adjustment to income of \$3,376 and \$1,359, respectively. For the three and six months ended June 30, 2016, NVRM recorded a fair value adjustment to income of \$589 and a fair value adjustment to expense of \$67, respectively. Unrealized gains/losses from the change in the fair value measurements are included in earnings as a component of mortgage banking fees in the accompanying condensed consolidated statements of income. The fair value measurement will be impacted in the future by the change in the value of the servicing rights, interest rate movements, security price fluctuations, and the volume and product mix of NVRM's closed loans and locked loan commitments.

11. Debt

Senior Notes

As of June 30, 2017, the Company had Senior Notes outstanding with a principal balance of \$600,000. The Senior Notes mature on September 15, 2022 and bear interest at 3.95%, payable semi-annually in arrears on March 15 and September 15. The Senior Notes were issued at a discount to yield 3.97% and have been reflected net of the unamortized discount and unamortized debt issuance costs in the accompanying condensed consolidated balance sheet.

Credit Agreement

NVR has an unsecured Credit Agreement (the "Credit Agreement"), which provides for aggregate revolving loan commitments of \$200,000 (the "Facility"). Under the Credit Agreement, the Company may request increases of up to \$300,000 to the Facility in the form of revolving loan commitments or term loans to the extent that new or existing lenders agree to provide additional revolving loan or term loan commitments. The Credit Agreement provides for a \$100,000 sublimit for the issuance of letters of credit, of which approximately \$8,600 was outstanding at June 30, 2017, and a \$25,000 sublimit for a swing line commitment. The Credit Agreement termination date is July 15, 2021. There was no debt outstanding under the Facility at June 30, 2017.

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

Repurchase Agreement

NVRM provides for its mortgage origination and other operating activities using cash generated from its operations, borrowings from its parent company, NVR, as well as a revolving mortgage repurchase agreement (the "Repurchase Agreement"), which is non-recourse to NVR. The Repurchase Agreement provides for loan purchases up to \$150,000, subject to certain sub-limits, and provides for an incremental commitment pursuant to which NVRM may from time to time request increases in the total commitment available under the Repurchase Agreement by up to \$50,000 in the aggregate. Amounts outstanding under the Repurchase Agreement are collateralized by the Company's mortgage loans held for sale. The Repurchase Agreement was renewed in July 2017 with materially consistent terms and conditions and expires on July 25, 2018. At June 30, 2017, there were no borrowing base limitations reducing the amount available under the Repurchase Agreement. There was no debt outstanding under the Repurchase Agreement at June 30, 2017.

12. Commitments and Contingencies

In June 2010, the Company received a Request for Information from the United States Environmental Protection Agency ("EPA") pursuant to Section 308 of the Clean Water Act. The request sought information about storm water discharge practices in connection with homebuilding projects completed or underway by the Company in New York and New Jersey. The Company cooperated with this request, and provided information to the EPA. The Company was subsequently informed by the United States Department of Justice ("DOJ") that the EPA forwarded the information on the matter to the DOJ. The Company has entered a consent decree with the EPA and DOJ to settle this matter. The consent decree includes injunctive relief and payment of a civil penalty, which was accrued as of June 30, 2017. The consent decree has been submitted for approval in the U.S. District Court for the District of New Jersey. The Company believes the disposition of this matter will not have a material adverse effect on its results of operations and liquidity or on its financial condition.

The Company and its subsidiaries are also involved in various other litigation arising in the ordinary course of business. In the opinion of management, and based on advice of legal counsel, this litigation is not expected to have a material adverse effect on the financial position, results of operations or cash flows of the Company. Legal costs incurred in connection with outstanding litigation are expensed as incurred.

13. Income Taxes

The Company's effective tax rate for the three and six months ended June 30, 2017 was 29.2% and 26.5%, respectively. For both the three and six months ended June 30, 2016, the Company's effective tax rate was 36.7%. The 2017 effective tax rate was reduced as a result of the Company's adoption of ASU 2016-09, which requires the excess tax benefit from stock option exercises to be recorded as a reduction to income tax expense in the period stock options are exercised. During the three and six months ended June 30, 2017, the Company recognized \$16,464 and \$36,364, respectively, in excess tax benefits. During the three and six months ended June 30, 2016, excess tax benefits of \$2,394 and \$8,678, respectively, were recorded to additional paid-in capital within shareholders' equity.

14. Recent Accounting Pronouncements

In May 2014, the Financial Accounting Standards Board ("FASB") issued ASU 2014-09, *Revenue from Contracts with Customers*, which requires an entity to recognize the amount of revenue to which it expects to be entitled for the transfer of promised goods or services to customers. The standard will replace most existing revenue recognition guidance in GAAP when it becomes effective. The standard is effective for the Company as of January 1, 2018. The Company plans to adopt the standard using the cumulative effect transition method. The Company does not believe that the adoption of this standard will have a material effect on its consolidated financial statements and related disclosures.

In February 2016, FASB issued ASU 2016-02, *Leases (Topic 842)*, which requires lessees to recognize most leases on-balance sheet with a liability equal to the present value of lease payments over the lease term and a right-of-use asset for the right to use the underlying asset over the lease term. Lessees will recognize expenses on their income statements in

Notes to Condensed Consolidated Financial Statements (dollars and shares in thousands) (unaudited)

a manner similar to current GAAP. The standard also requires additional disclosures of key information about leasing arrangements. The standard is effective for the Company as of January 1, 2019. The Company believes that the adoption of this standard will have a material effect on both assets and liabilities presented on the balance sheet, and is further evaluating the impact of its adoption.

In June 2016, FASB issued ASU 2016-13, *Financial Instruments — Credit Losses (Topic 326)*, which significantly changes the way impairment of financial assets is recognized. The standard will require immediate recognition of estimated credit losses expected to occur over the remaining life of many financial assets, which will generally result in earlier recognition of allowances for credit losses on loans and other financial instruments. The standard's provisions will be applied as a cumulative-effect adjustment to beginning retained earnings as of the effective date. The standard is effective for the Company as of January 1, 2020. Early adoption is permitted for annual and interim periods beginning January 1, 2019. The Company is currently evaluating the effect that the standard will have on its consolidated financial statements and related disclosures.

In August 2016, FASB issued ASU 2016-15, *Classification of Certain Cash Receipts and Cash Payments*. The objective of the standard is to address the diversity in practice of how certain cash receipts and payments are presented on the statement of cash flows. The standard requires that the guidance be applied retrospectively in the first interim and annual periods in which an entity adopts the guidance. The standard is effective for the Company as of January 1, 2018. The Company expects the standard to affect the presentation of the distributions from joint ventures in the consolidated statement of cash flows.

In November 2016, FASB issued ASU 2016-18, *Statement of Cash Flows (Topic 230)*, *Restricted Cash*. The amendments in the standard require that the statement of cash flows explain the change during the period in the total of cash, cash equivalents and restricted cash or restricted cash equivalents. As a result, restricted cash and restricted cash equivalents should be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period total cash amounts shown on the statement of cash flows. The standard is effective for the Company as of January 1, 2018. The Company does not believe that the adoption of this standard will have a material effect on its consolidated statements of cash flows and related disclosures.

In January 2017, FASB issued ASU 2017-04, *Intangibles – Goodwill and Other (Topic 350)*, *Simplifying the Test for Goodwill Impairment*. The standard's objective is to simplify the subsequent measurement of goodwill by eliminating the second step from the goodwill impairment test. Under the amendments in the standard, an entity would perform its annual, or interim, goodwill impairment test by comparing the fair value of a reporting unit with its carrying amount. If the carrying amount of a reporting unit exceeds its fair value, an impairment charge would then be recognized, not to exceed the amount of goodwill allocated to that reporting unit. The standard is effective for the Company on January 1, 2020, and early adoption is permitted. The Company does not believe that the adoption of this standard will have a material effect on its consolidated financial statements and related disclosures.

In May 2017, FASB issued ASU 2017-09, *Compensation – Stock Compensation (Topic 718)*, *Scope of Modification Accounting*. The amendments in the standard clarify when changes in a share-based payment award must be accounted for as a modification, and will allow entities to make certain changes to share-based payment awards without accounting for them as modifications. Under the new guidance, entities will only apply modification accounting if there are substantive changes made to share-based payment awards. If a change made to a share-based payment award does not affect the fair value, vesting conditions and classification as either an equity or liability instrument, modification accounting will not need to be applied. The standard is effective for the Company on January 1, 2018, and early adoption is permitted. The Company does not believe that the adoption of this standard will have a material effect on its consolidated financial statements and related disclosures.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations (dollars in thousands)

Forward-Looking Statements

Some of the statements in this Quarterly Report on Form 10-Q, as well as statements made by us in periodic press releases or other public communications, constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Certain, but not necessarily all, of such forward-looking statements can be identified by the use of forward-looking terminology, such as "believes," "expects," "may," "will," "should," or "anticipates" or the negative thereof or other comparable terminology. All statements other than of historical facts are forward-looking statements. Forward-looking statements contained in this document may include those regarding market trends, NVR's financial position, business strategy, the outcome of pending litigation, investigations or similar contingencies, projected plans and objectives of management for future operations. Such forward-looking statements involve known and unknown risks, uncertainties and other factors that may cause the actual results or performance of NVR to be materially different from future results, performance or achievements expressed or implied by the forward-looking statements. Such risk factors include, but are not limited to the following: general economic and business conditions (on both a national and regional level); interest rate changes; access to suitable financing by NVR and NVR's customers; increased regulation in the mortgage banking industry; the ability of our mortgage banking subsidiary to sell loans it originates into the secondary market; competition; the availability and cost of land and other raw materials used by NVR in its homebuilding operations; shortages of labor; weather related slow-downs; building moratoriums; governmental regulation; fluctuation and volatility of stock and other financial markets; mortgage financing availability; and other factors over which NVR has little or no control. NVR undertakes no obligation to update such forwardlooking statements except as required by law. For additional information regarding risk factors, see Part II, Item 1A of this Quarterly Report on Form 10-Q and Part I, Item 1A of NVR's Annual Report on Form 10-K for the fiscal year ended December 31, 2016.

Unless the context otherwise requires, references to "NVR," "we," "us," or "our" include NVR and its consolidated subsidiaries.

Results of Operations for the Three and Six Months Ended June 30, 2017 and 2016

Overview

Business

Our primary business is the construction and sale of single-family detached homes, townhomes and condominiums, all of which are primarily constructed on a pre-sold basis. To fully serve customers of our homebuilding operations, we also operate a mortgage banking and title services business. We primarily conduct our operations in mature markets. Additionally, we generally grow our business through market share gains in our existing markets and by expanding into markets contiguous to our current active markets. Our four homebuilding reportable segments consist of the following regions:

Mid Atlantic: Maryland, Virginia, West Virginia, Delaware and Washington, D.C.

North East: New Jersey and Eastern Pennsylvania

Mid East: New York, Ohio, Western Pennsylvania, Indiana and Illinois South East: North Carolina, South Carolina, Florida and Tennessee

Our lot acquisition strategy is predicated upon avoiding the financial requirements and risks associated with direct land ownership and development. We generally do not engage in land development (see discussion below of our land development activities). Instead, we typically acquire finished lots at market prices from various third party land developers pursuant to fixed price finished lot purchase agreements ("Lot Purchase Agreements"). These Lot Purchase Agreements require deposits, typically ranging up to 10% of the aggregate purchase price of the finished lots, in the form of cash or letters of credit that may be forfeited if we fail to perform under the Lot Purchase Agreement. This strategy has allowed us to maximize inventory turnover, which we believe enables us to minimize market risk and to operate with less capital, thereby enhancing rates of return on equity and total capital.

In addition to constructing homes primarily on a pre-sold basis and utilizing what we believe is a conservative lot acquisition strategy, we focus on obtaining and maintaining a leading market position in each market we serve. This strategy allows us to gain valuable efficiencies and competitive advantages in our markets, which we believe contributes to minimizing the adverse effects of regional economic cycles and provides growth opportunities within these markets. Our continued success is contingent upon our ability to control an adequate supply of finished lots on which to build.

In certain specific strategic circumstances, we deviate from our historical lot acquisition strategy and engage in joint venture arrangements with land developers or directly acquire raw ground already zoned for its intended use for development. Once we acquire control of raw ground, we determine whether to sell the raw parcel to a developer and enter into a Lot Purchase Agreement with the developer to purchase the finished lots or to hire a developer to develop the land on our behalf. While joint venture arrangements and direct land development activity are not our preferred method of acquiring finished building lots, we may enter into additional transactions in the future on a limited basis where there exists a compelling strategic or prudent financial reason to do so. We expect, however, to continue to acquire substantially all our finished lot inventory using Lot Purchase Agreements with forfeitable deposits.

As of June 30, 2017, we controlled lots as described below.

Lot Purchase Agreements

We controlled approximately 79,100 lots under Lot Purchase Agreements with third parties through deposits in cash and letters of credit totaling approximately \$380,900 and \$2,400, respectively. Included in the number of controlled lots are approximately 3,900 lots for which we have recorded a contract land deposit impairment reserve of approximately \$34,100 as of June 30, 2017.

Joint Venture Limited Liability Corporations ("JVs")

We had an aggregate investment totaling approximately \$44,000 in six JVs, expected to produce approximately 7,350 lots. Of the lots to be produced by the JVs, approximately 4,050 lots were controlled by us and approximately 3,300 were either under contract with unrelated parties or currently not under contract.

Land Under Development

We directly owned four separate raw land parcels, zoned for their intended use, with a current cost basis, including development costs, of approximately \$46,700 that we intend to develop into approximately 550 finished lots. We had additional funding commitments of approximately \$10,000 under a joint development agreement related to one parcel, a portion of which we expect will be offset by development credits of approximately \$5,400. During January 2017, we purchased one land parcel under development for approximately \$14,400. The parcel is expected to produce approximately 90 lots.

See Notes 2, 3 and 4 to the condensed consolidated financial statements included herein for additional information regarding Lot Purchase Agreements, JVs and land under development, respectively.

Raw Land Purchase Agreements

In addition to the lots we currently control as discussed above, we have certain properties under contract with land owners that are expected to yield approximately 8,400 lots. Some of these properties may require rezoning or other approvals to achieve the expected yield. These properties are controlled with deposits in cash and letters of credit totaling approximately \$11,600 and \$200, respectively, as of June 30, 2017, of which approximately \$5,500 is refundable if certain contractual conditions are not met. We generally expect to assign the raw land contracts to a land developer and simultaneously enter into a Lot Purchase Agreement with the assignee if the project is determined to be feasible.

Current Business Environment and Key Financial Results

During the first six months of 2017 we continued to experience steady new home demand, consistent with that seen during 2016. However, new home prices continued to be constrained due to the competitive market environment.

Our consolidated revenues for the second quarter of 2017 totaled \$1,544,492, an 11% increase from the second quarter of 2016. Net income for the second quarter ended June 30, 2017 was \$147,877, or \$35.19 per diluted share, increases of 61% and 60% when compared to net income and diluted earnings per share in the second quarter of 2016, respectively. Our homebuilding gross profit margin percentage increased to 19.5% in the second quarter of 2017 from 17.3% in the second quarter of 2016. New orders, net of cancellations ("New Orders") increased 8% in the second quarter

of 2017 compared to the second quarter of 2016. The average sales price for New Orders in the second quarter of 2017 of \$377.0 decreased 2% compared to the second quarter of 2016.

Net income and diluted earnings per share were favorably impacted by the reduction in our effective tax rate in the second quarter of 2017 to 29.2% from 36.7% in the second quarter of 2016. The reduction in the effective tax rate was primarily due to our January 1, 2017 adoption of Accounting Standard Update ("ASU") 2016-09, *Compensation – Stock Compensation: Improvements to Employee Share-Based Payment Accounting.* See additional discussion regarding the income tax impact of the adoption of ASU 2016-09 in the "Effective Tax Rate" section below.

We believe that a continuation of the housing market recovery is dependent upon a sustained overall economic recovery, driven by continued improvements in job and wage growth and household formation. We expect to continue to face gross margin pressure currently impacted by modest pricing power and our ability to manage higher land and construction costs. We also expect to face pressure on mortgage banking profit due to the competitive pricing pressures in the mortgage market. We believe that we are well positioned to take advantage of opportunities that may arise from future economic and homebuilding market volatility due to the strength of our balance sheet.

Homebuilding Operations

The following table summarizes the results of operations and other data for the consolidated homebuilding operations:

	 Three Months 2017	Ended	June 30, 2016		Six Months E	nded J	une 30, 2016
Financial Data:	 2017		2010	-	2017		2010
Revenues	\$ 1,512,714	\$	1,361,741	\$	2,760,301	\$	2,483,245
Cost of sales	\$ 1,218,083	\$	1,126,369	\$	2,244,100	\$	2,052,129
Gross profit margin percentage	19.5%		17.3%		18.7%		17.4%
Selling, general and administrative expenses	\$ 99,100	\$	100,043	\$	199,004	\$	198,058
Operating Data:							
Settlements (units)	3,917		3,581		7,173		6,587
Average settlement price	\$ 386.1	\$	378.5	\$	384.8	\$	374.4
New orders (units)	4,678		4,324		9,102		8,461
Average new order price	\$ 377.0	\$	383.9	\$	384.6	\$	379.9
Backlog (units)					8,813		8,103
Average backlog price				\$	390.9	\$	385.4
New order cancellation rate	12.9%		12.7%		14.2%		14.0%

Consolidated Homebuilding - Three Months Ended June 30, 2017 and 2016

Homebuilding revenues increased 11% for the second quarter of 2017 from the same period in 2016, as a result of a 9% increase in the number of units settled and a 2% increase in the average settlement price quarter over quarter. The increases in the number of units settled and the average settlement price were primarily attributable to a 9% higher backlog unit balance and a 4% higher average sales price of units in backlog, respectively, entering the second quarter of 2017 compared to the same period in 2016.

Gross profit margin percentage in the second quarter of 2017 increased 220 basis points to 19.5% compared to the second quarter of 2016, due to the modest improvement in pricing, moderating construction costs, and the increase in the number of units settled, which allowed us to better leverage certain operating costs.

The number of New Orders increased 8% while the average sales price of New Orders decreased 2% in the second quarter of 2017 compared to the second quarter of 2016. The number of New Orders increased in each of our market segments due to more favorable market conditions in the second quarter of 2017 compared to the same period in 2016. Additionally, the increase in New Orders was favorably impacted by a 2% increase in the average number of active communities quarter over quarter. The decrease in the average sales price of New Orders was primarily attributable to a shift in New Orders to lower priced markets.

Selling, general and administrative ("SG&A") expenses in the second quarter of 2017 were relatively flat compared to the same period in 2016, but as a percentage of revenue decreased to 6.6% in the second quarter of 2017 from 7.3% in

the second quarter of 2016. SG&A as a percentage of revenue were favorably impacted by the 11% increase in homebuilding revenues coupled with relatively flat headcount quarter over quarter.

Consolidated Homebuilding - Six Months Ended June 30, 2017 and 2016

Homebuilding revenues increased 11% for the six months ended June 30, 2017 from the same period in 2016, as a result of a 9% increase in the number of units settled and a 3% increase in the average settlement price year over year. The increases in the number of units settled and the average settlement price were primarily attributable to an 11% higher backlog unit balance and a 3% higher average sales price of units in backlog, respectively, entering 2017 compared to backlog entering 2016.

Gross profit margin percentage in the first six months of 2017 increased 134 basis points to 18.7% compared to 17.4% in 2016, due primarily to the modest improvement in pricing and the increase in the number of units settled, which allowed us to better leverage certain operating costs. These favorable impacts on gross profit margin and segment profit were partially offset by slightly higher construction costs year over year.

The number of New Orders and the average sales price of New Orders increased 8% and 1%, respectively, in the first six months of 2017 when compared to the first six months of 2016. New Orders increased in each of our market segments due to more favorable market conditions in the first six months of 2017 compared to the first six months of 2016. Additionally, the increase in New Orders was favorably impacted by a 2% increase in the average number of active communities year over year.

SG&A expenses in the first six months of 2017 were relatively flat compared to the first six months of 2016, but as a percentage of revenue decreased to 7.2% in the first half of 2017 from 8.0% in the first half of 2016. SG&A expenses as a percentage of revenue were favorably impacted by the 11% increase in revenues coupled with relatively flat headcount year over year.

Backlog units and dollars were 8,813 units and \$3,444,964, respectively, as of June 30, 2017 compared to 8,103 units and \$3,122,534, respectively, as of June 30, 2016. The 9% increase in backlog units was primarily attributable to the aforementioned 8% increase in New Orders. Backlog dollars were favorably impacted by the increase in backlog units.

Backlog, which represents homes sold but not yet settled with the customer, may be impacted by customer cancellations for various reasons that are beyond our control, such as failure to obtain mortgage financing, inability to sell an existing home, job loss, or a variety of other reasons. In any period, a portion of the cancellations that we experience are related to new sales that occurred during the same period, and a portion are related to sales that occurred in prior periods and therefore appeared in the opening backlog for the current period. Expressed as the total of all cancellations during the period as a percentage of gross sales during the period, our cancellation rate was approximately 14.2% and 14.0% in the first six months of 2017 and 2016, respectively. During the most recent four quarters, approximately 6% of a reporting quarter's opening backlog cancelled during the fiscal quarter. We can provide no assurance that our historical cancellation rates are indicative of the actual cancellation rate that may occur during the remainder of 2017 or future years.

The backlog turnover rate is impacted by various factors, including, but not limited to, changes in New Order activity, internal production capacity, external subcontractor capacity and other external factors over which we do not exercise control.

Reportable Segments

Homebuilding profit before tax includes all revenues and income generated from the sale of homes, less the cost of homes sold, SG&A expenses, and a corporate capital allocation charge determined at the corporate headquarters. The corporate capital allocation charge eliminates in consolidation and is based on the segment's average net assets employed. The corporate capital allocation charged to the operating segment allows the Chief Operating Decision Maker to determine whether the operating segment's results are providing the desired rate of return after covering our cost of capital.

We record charges on contract land deposits when we determine that it is probable that recovery of the deposit is impaired. For segment reporting purposes, impairments on contract land deposits are generally charged to the operating segment upon the determination to terminate a Lot Purchase Agreement with the developer or to restructure a Lot

Purchase Agreement resulting in the forfeiture of the deposit. We evaluate our entire net contract land deposit portfolio for impairment each quarter. For presentation purposes below, the contract land deposit reserve at June 30, 2017 and December 31, 2016 has been allocated to the respective year's reportable segments to show contract land deposits on a net basis. The net contract land deposit balances below also include approximately \$2,600 and \$2,400 at June 30, 2017 and December 31, 2016, respectively, of letters of credit issued as deposits in lieu of cash.

The following tables summarize certain homebuilding operating activity by reportable segment for the three and six months ended June 30, 2017 and 2016.

Selected Segment Financial Data:

	<u>-</u>	Three Months	Ended		 Six Months E	nded J	
		2017		2016	 2017		2016
Revenues:							
Mid Atlantic	(872,148	\$	772,147	\$ 1,594,416	\$	1,405,718
North East		127,541		108,766	233,771		205,919
Mid East		313,237		306,257	556,268		550,534
South East		199,788		174,571	375,846		321,074
		Three Months	Ended	June 30,	Six Months E	nded J	une 30,
		2017		2016	2017		2016
Gross profit margin:							
Mid Atlantic	9	166,422	\$	128,005	\$ 294,328	\$	234,814
North East		25,187		17,031	45,234		32,877
Mid East		59,879		54,408	104,265		99,061
South East		41,364		32,151	73,381		59,843
	_	Three Months	Ended	June 30,	Six Months E	nded J	une 30,
	-	2017		2016	 2017		2016
Segment profit:							
Mid Atlantic		100,621	\$	63,730	\$ 165,109	\$	110,339
North East		14,112		5,578	23,218		9,643
Mid East		35,986		30,056	58,145		52,789
South East		22,911		15,825	37,481		28,611
		Three Months E	nded Ji	ıne 30,	Six Months Er	ded Ju	ine 30,
C	_	2017		2016	 2017		2016
Gross profit margin percentage:		10.10/		10.00/	10.50/		16.70/
Mid Atlantic		19.1%		16.6%	18.5%		16.7% 16.0%
NI. al. II. a							
North East		19.7%		15.7%	19.3%		
North East Mid East South East		19.7% 19.1% 20.7%		15./% 17.8% 18.4%	19.5% 18.7% 19.5%		18.0% 18.6%

Operating Activity:

		Th	ree Months	Ended June 30,				9	ix Months E	Ended June 30,		
	20	17		20	2016			17		2016		
	Units		lverage Price	Units	A	Average Price	Units		verage Price	Units		Average Price
Settlements:												
Mid Atlantic	1,976	\$	441.3	1,762	\$	434.6	3,634	\$	438.7	3,217	\$	431.7
North East	329	\$	387.7	289	\$	376.4	597	\$	391.6	566	\$	363.8
Mid East	947	\$	330.7	934	\$	327.9	1,672	\$	332.6	1,695	\$	324.8
South East	665	\$	300.4	596	\$	292.9	1,270	\$	295.9	1,109	\$	289.5
Total	3,917	\$	386.1	3,581	\$	378.5	7,173	\$	384.8	6,587	\$	374.4

		Th	ree Months	Ended June 30,				S	ix Months E	nded June 30,		
	20	2017			2016			17		2016		
	Units		lverage Price	Units	A	Average Price	Units	Α	verage Price	Units		lverage Price
New orders, net of cancellation	s:											
Mid Atlantic	2,263	\$	433.1	2,242	\$	443.9	4,388	\$	444.1	4,271	\$	439.4
North East	361	\$	396.4	314	\$	380.6	720	\$	410.3	655	\$	372.8
Mid East	1,145	\$	326.7	1,003	\$	321.5	2,279	\$	327.9	2,060	\$	320.3
South East	909	\$	293.1	765	\$	290.8	1,715	\$	296.9	1,475	\$	293.8
Total	4,678	\$	377.0	4,324	\$	383.9	9,102	\$	384.6	8,461	\$	379.9

			As of June	2 30,		
	20	2017				
	Units		Average Price	Units		Average Price
Backlog:		· ·				
Mid Atlantic	4,295	\$	448.1	4,191	\$	442.1
North East	731	\$	424.3	629	\$	382.5
Mid East	2,106	\$	332.8	1,863	\$	325.3
South East	1,681	\$	303.0	1,420	\$	297.8
Total	8,813	\$	390.9	8,103	\$	385.4

	Three Months En	ded June 30,	Six Months Ende	d June 30,
	2017	2016	2017	2016
New order cancellation rate:				
Mid Atlantic	14.3%	12.7%	15.5%	14.2%
North East	12.6%	16.7%	13.0%	16.1%
Mid East	11.1%	12.2%	11.8%	13.3%
South East	11.9%	11.9%	14.5%	13.4%

	Three Months l	Ended June 30,	Six Months E	nded June 30,
	2017	2016	2017	2016
Average active communities:				
Mid Atlantic	244	238	241	234
North East	45	43	44	41
Mid East	118	128	119	131
South East	84	74	84	75
Total	491	483	488	481

Homebuilding Inventory:

South East Total (1)

	 June 30, 2017	December 31, 2016
Sold inventory:		
Mid Atlantic	\$ 693,332	\$ 544,840
North East	105,550	79,751
Mid East	191,056	141,033
South East	146,008	107,967
Total (1)	\$ 1,135,946	\$ 873,591
	June 30, 2017	December 31, 2016
Unsold lots and housing units inventory:	 	
Mid Atlantic	\$ 119,762	\$ 117,920
North East	4,744	6,370
Mid East	6,115	7,218

143,378

(1) The reconciling items between segment inventory and consolidated inventory include certain consolidation adjustments necessary to convert the reportable segments' results, which are predominantly maintained on a cash basis, to a full accrual basis for external financial statement presentation purposes and are not allocated to our operating segments.

Three Months Ended June 30,					Six Months Ended June 30,			
2017		2016		2017			2016	
\$	99	\$	53	\$	108	\$	106	
	7		_		7		_	
	_		_		_		_	
	_		153		_		153	
\$	106	\$	206	\$	115	\$	259	
		2017 \$ 99 7 —	\$ 99 \$ 7 ————	2017 2016 \$ 99 \$ 53 7 — — — 153	\$ 99 \$ 53 \$ 7 — — — — — — — — — — — — — — — — — — —	2017 2016 2017 \$ 99 \$ 53 \$ 108 7 — 7 — — — 153 —	2017 2016 2017 \$ 99 \$ 53 \$ 108 \$ 7 — 7 — — — — — — — 153	

Lots Controlled and Land Deposits:

	Jı	me 30, 2017	Dece	mber 31, 2016
Total lots controlled:				
Mid Atlantic		36,800		35,350
North East		6,550		6,200
Mid East		19,750		19,050
South East		20,600		17,400
Total		83,700		78,000
	Jı	ıne 30, 2017	Dece	mber 31, 2016
Lots included in impairment reserve:				
Mid Atlantic		1,950		1,950
North East		500		550
Mid East		950		1,100
South East		500		400
Total		3,900		4,000
	Ju	ne 30, 2017	Dece	mber 31, 2016
Contract land deposits, net:				
Mid Atlantic	\$	213,501	\$	239,588
North East		25,636		27,648
Mid East		45,442		44,394
South East		76,401		70,593
	\$	360,980	\$	382,223

	Three Months Ended June 30,					Six Months Ended June 30,		
	2017		2016		2017			2016
Contract land deposit impairments (recoveries), net:								
Mid Atlantic	\$	(16)	\$	975	\$	970	\$	960
North East		_		_		_		_
Mid East		2		5		5		51
South East		_		194		_		189
Total	\$	(14)	\$	1,174	\$	975	\$	1,200

Mid Atlantic

Three Months Ended June 30, 2017 and 2016

The Mid Atlantic segment had an approximate \$36,900, or 58%, increase in segment profit in the second quarter of 2017 compared to the second quarter of 2016. The increase in segment profit was driven by an increase of approximately \$100,000, or 13%, in revenues and improved gross profit margins quarter over quarter. Segment revenues increased primarily due to a 12% increase in the number of units settled. The increase in the number of units settled was favorably

impacted by an 8% higher backlog unit balance entering the second quarter of 2017 compared to the same period in 2016, coupled with a higher backlog turnover rate quarter over quarter. The Mid Atlantic segment's gross profit margin percentage increased to 19.1% in the second quarter of 2017 from 16.6% in the second quarter of 2016, due primarily to the modest improvement in pricing, moderating construction costs, and the increase in the number of units settled, which allowed us to better leverage certain operating costs.

Segment New Orders increased 1% while the average sales price of New Orders decreased 2% in the second quarter of 2017 compared to the second quarter of 2016. The decrease in the average sales price of New Orders was primarily attributable to a shift in New Orders in the current year quarter to lower priced markets, as well as a shift from our NVHomes product, which typically sells at higher price points within the segment.

Six Months Ended June 30, 2017 and 2016

The Mid Atlantic segment had an approximate \$54,800, or 50%, increase in segment profit in the first six months of 2017 compared to the first six months of 2016. The increase in segment profit was driven by an increase of segment revenues of approximately \$188,700, or 13%, and improved gross profit margins year over year. Segment revenues increased due primarily to a 13% increase in the number of units settled. The increase in the number of units settled was favorably impacted by a 13% higher backlog unit balance entering 2017 compared to the backlog entering 2016. The Mid Atlantic segment's gross profit margin percentage increased to 18.5% in 2017 from 16.7% in 2016, due primarily to the modest improvement in pricing, moderating construction costs, and the increase in the number of units settled, which allowed us to better leverage certain operating costs.

Segment New Orders and the average sales price of New Order increased 3% and 1%, respectively, in the first six months of 2017 compared to the same period in 2016. The increase in New Orders was attributable to a 3% increase in the average number of active communities year over year.

North East

Three Months Ended June 30, 2017 and 2016

The North East segment had an approximate \$8,500, or 153%, increase in segment profit in the second quarter of 2017 compared to the second quarter of 2016 due to an increase in segment revenues of approximately \$18,800, or 17%, and improved gross profit margins, quarter over quarter. The increase in segment revenues was due primarily to a 14% increase in the number of units settled and a 3% increase in the average price of units settled quarter over quarter. The increase in the number of units settled was primarily attributable to a 16% higher backlog unit balance entering the second quarter of 2017 compared to the same period in 2016. The increase in the average settlement price was attributable to an 11% higher average sales price of units in backlog entering the second quarter of 2017 compared to the same period in 2016, partially offset by a shift in units settled to lower priced markets quarter over quarter. The North East segment's gross profit margin percentage increased to 19.7% in the second quarter of 2017 from 15.7% in the second quarter of 2016. Gross profit margin and segment profit were favorably impacted by the modest improvement in pricing, flat construction costs, and the increase in the number of units settled, which allowed us to better leverage certain operating costs. These favorable impacts on gross profit margin and segment profit were partially offset by higher lot costs quarter over quarter.

Segment New Orders and the average sales price of New Orders increased 15% and 4%, respectively, in the second quarter of 2017 compared to the second quarter of 2016. The increase in New Orders was attributable to a 5% increase in the average number of active communities quarter over quarter and more favorable market conditions in the second quarter of 2017 compared to the same period in 2016, which led to higher absorption rates. The increase in the average sales price of New Orders quarter over quarter, was attributable to a shift in New Orders to higher priced markets within the segment and a shift to higher priced communities within certain markets.

Six Months Ended June 30, 2017 and 2016

The North East segment had an approximate \$13,600, or 141%, increase in segment profit in the first six months of 2017 compared to the first six months of 2016 due to an increase in segment revenues of approximately \$27,900, or 14%, and improved gross profit margins, year over year. The increase in segment revenues was due to a 5% increase in the number of units settled and an 8% increase in the average settlement price year over year. The increase in the number of units settled was primarily attributable to a 13% higher backlog unit balance entering 2017 compared to the backlog unit

balance entering 2016, partially offset by a lower backlog turnover rate year over year. The increase in the average settlement price was attributable to a 9% higher average sales price of units in backlog entering 2017 compared to the same period in 2016, driven by a shift to higher priced markets within the segment and a shift to higher priced communities within certain markets. The North East segment's gross profit margin percentage increased to 19.3% in the first six months of 2017 from 16.0% in the first six months of 2016. Gross profit margin and segment profit were favorably impacted by the improvement in pricing and the increase in the number of units settled, which allowed us to better leverage certain operating costs. These favorable impacts on gross profit margin and segment profit were partially offset by higher construction and lot costs year over year.

Segment New Orders and the average sales price of New Orders each increased 10% in the first six months of 2017 compared to the same period in 2016. New Orders were favorably impacted by an 8% increase in the average number of active communities year over year. The increase in the average New Order sales year over year, was attributable to a shift in New Orders to higher priced markets within the segment and a shift to higher priced communities within certain markets.

Mid East

Three Months Ended June 30, 2017 and 2016

The Mid East segment had an approximate \$5,900, or 20%, increase in segment profit in the second quarter of 2017 compared to the second quarter of 2016. The increase in segment profit was driven by an increase of approximately \$7,000, or 2%, in revenues and improved gross profit margins quarter over quarter. The increase in revenues was due to 1% increases in both the number of units settled and the average price of units settled quarter over quarter. The segment's gross profit margin percentage increased to 19.1% in the second quarter of 2017 from 17.8% in the second quarter of 2016. Gross profit margins were favorably impacted by the modest improvements in pricing and construction costs quarter over quarter.

Segment New Orders and the average sales price of New Orders increased 14% and 2%, respectively, in the second quarter of 2017 compared to the same period in 2016. New Orders increased despite an 8% decrease in the average number of active communities quarter over quarter as more favorable market conditions in the second quarter of 2017 led to higher absorption rates within the segment.

Six Months Ended June 30, 2017 and 2016

The Mid East segment had an approximate \$5,400, or 10%, increase in segment profit in the first six months of 2017 compared to the first six months of 2016. The increase in segment profit was driven by an increase of approximately \$5,700, or 1%, in revenues and improved gross profit margins year over year. The increase in revenues was due to a 2% increase in the average price of units settled, which was attributable to a 3% higher average sales price of homes in backlog entering 2017 compared to the same period in 2016. The segment's gross profit margin percentage increased to 18.7% in the first six months of 2017 from 18.0% in the same period of 2016, primarily attributable to the modest improvement in pricing, partially offset by higher construction costs year over year.

Segment New Orders and the average sales price of New Orders increased 11% and 2%, respectively, in the first six months of 2017 compared to the same period in 2016. New Orders increased despite a 9% decrease in the average number of active communities year over year as more favorable market conditions in 2017 led to higher absorption rates within the segment.

South East

Three Months Ended June 30, 2017 and 2016

The South East segment had an approximate \$7,100, or 45%, increase in segment profit in the second quarter of 2017 compared to the second quarter of 2016. The increase in segment profit was primarily driven by an increase of approximately \$25,200, or 14%, in revenues and improved gross profit margins quarter over quarter. The increase in revenues was due to a 12% increase in the number of units settled and a 3% increase in the average settlement price quarter over quarter. The increases in the number of units settled and the average settlement price were primarily attributable to a 15% higher backlog unit balance and a 3% higher average sales price of units in backlog, respectively, entering the second quarter of 2017 compared to the same period in 2016. The South East segment's gross profit margin

percentage increased to 20.7% in the second quarter of 2017 from 18.4% in the second quarter of 2016, primarily due to the modest improvement in pricing, partially offset by higher construction costs.

Segment New Orders and the average sales price of New Orders increased 19% and 1%, respectively, in the second quarter of 2017 compared to the same period in 2016. New Orders were favorably impacted by a 14% increase in the average number of active communities in the second quarter of 2017 compared to the same period in 2016 and more favorable market conditions quarter over quarter.

Six Months Ended June 30, 2017 and 2016

The South East segment had an approximate \$8,900, or 31%, increase in segment profit in the first six months of 2017 compared to the first six months of 2016. The increase in segment profit was primarily driven by an increase of approximately \$54,800, or 17%, in revenues and improved gross profit margins. The increase in revenues was attributable to a 15% increase in the number of units settled and a 2% increase in the average settlement price. The increase in settlements was attributable to a 17% higher backlog unit balance entering 2017 compared to backlog entering 2016. The South East segment's gross profit margin percentage increased to 19.5% in the first six months of 2017 from 18.6% in the first six months of 2016 primarily due to the modest improvement in pricing, partially offset by higher construction costs year over year.

Segment New Orders and the average sales price of New Orders increased 16% and 1%, respectively, in the first six months of 2017 compared to 2016. New Orders were favorably impacted by a 13% increase in the average number of active communities in the first six months of 2017 compared to the same period in 2016 and more favorable market conditions year over year.

Homebuilding Segment Reconciliations to Consolidated Homebuilding Operations

In addition to the corporate capital allocation and contract land deposit impairments discussed above, the other reconciling items between homebuilding segment profit and homebuilding consolidated profit before tax include unallocated corporate overhead (which includes all management incentive compensation), equity-based compensation expense, consolidation adjustments and external corporate interest expense. Our overhead functions, such as accounting, treasury and human resources, are centrally performed and the costs are not allocated to our operating segments. Consolidation adjustments consist of such items to convert the reportable segments' results, which are predominantly maintained on a cash basis, to a full accrual basis for external financial statement presentation purposes, and are not allocated to our operating segments. External corporate interest expense primarily consists of interest charges on our 3.95% Senior Notes due 2022, and is not charged to the operating segments because the charges are included in the corporate capital allocation discussed above.

	Three Months Ended June 30,				Six Months Ended June 30,			
	 2017	2016		2017			2016	
Homebuilding consolidated gross profit:								
Mid Atlantic	\$ 166,422	\$	128,005	\$	294,328	\$	234,814	
North East	25,187		17,031		45,234		32,877	
Mid East	59,879		54,408		104,265		99,061	
South East	41,364		32,151		73,381		59,843	
Consolidation adjustments and other	1,779		3,777		(1,007)		4,521	
Homebuilding consolidated gross profit	\$ 294,631	\$	235,372	\$	516,201	\$	431,116	

		Three Months	ed June 30,	Six Months Ended June 30,			June 30,	
	2017 2016			2017		2016		
Homebuilding consolidated profit before taxes:								
Mid Atlantic	\$	100,621	\$	63,730	\$	165,109	\$	110,339
North East		14,112		5,578		23,218		9,643
Mid East		35,986		30,056		58,145		52,789
South East		22,911		15,825		37,481		28,611
Reconciling items:								
Contract land deposit impairment reserve (1)		(2,064)		1,307		(2,792)		2,636
Equity-based compensation expense		(10,505)		(10,048)		(20,112)		(19,880)
Corporate capital allocation (2)		49,646		46,259		95,833		90,574
Unallocated corporate overhead		(23,360)		(26,517)		(50,594)		(56,026)
Consolidation adjustments and other		9,614		9,877		13,427		15,862
Corporate interest expense		(5,624)		(4,539)		(11,188)		(9,366)
Reconciling items sub-total		17,707		16,339		24,574		23,800
Homebuilding consolidated profit before taxes	\$	191,337	\$	131,528	\$	308,527	\$	225,182

- (1) This item represents changes to the contract land deposit impairment reserve which are not allocated to the reportable segments.
- (2) This item represents the elimination of the corporate capital allocation charge included in the respective homebuilding reportable segments. The corporate capital allocation charge is based on the segment's monthly average asset balance, and is as follows for the periods presented:

	Three Months Ended June 30,					Six Months Ended June 30,			
	2017		2016		2017			2016	
Corporate capital allocation charge:									
Mid Atlantic	\$	31,005	\$	28,766	\$	60,130	\$	55,951	
North East		4,133		4,447		7,947		9,400	
Mid East		7,535		7,458		14,277		14,157	
South East		6,973		5,588		13,479		11,066	
Total	\$	49,646	\$	46,259	\$	95,833	\$	90,574	

Mortgage Banking Segment

Three and Six Months Ended June 30, 2017 and 2016

We conduct our mortgage banking activity through NVR Mortgage Finance, Inc. ("NVRM"), a wholly owned subsidiary. NVRM focuses exclusively on serving the homebuilding segment customer base. NVRM sells all of the mortgage loans it closes to investors in the secondary markets on a servicing-released basis, typically within 30 days from the loan closing. The following table summarizes the results of our mortgage banking operations and certain statistical data for the three and six months ended June 30, 2017 and 2016:

	 Three Months E						
Loan closing volume:	 2017	_	2016	_	2017		2016
Total principal	\$ 1,041,613	\$	942,407	\$	1,884,954	\$	1,696,247
Loan volume mix:							
Adjustable rate mortgages	9%		7%		8%		7%
Fixed-rate mortgages	91%		93%		92%		93%
Operating profit:							
Segment profit	\$ 18,004	\$	13,973	\$	33,957	\$	24,348
Equity-based compensation expense	(373)		(781)		(1,355)		(1,498)
Mortgage banking income before tax	\$ 17,631	\$	13,192	\$	32,602	\$	22,850
Capture rate:	 88%		88%	_	87%		88%
Mortgage banking fees:							
Net gain on sale of loans	\$ 24,243	\$	19,665	\$	47,474	\$	36,687
Title services	7,342		6,607		13,499		11,986
Servicing fees	193		170		310		291
	\$ 31,778	\$	26,442	\$	61,283	\$	48,964

Loan closing volume for the three and six months ended June 30, 2017 increased by approximately \$99,200, or 11%, and \$188,700, or 11%, respectively, from the same periods in 2016. The increase in loan closing volume was primarily attributable to the 9% increase in the homebuilding segment's number of units settled during both the three and six months ended June 30, 2017 when compared to the same periods in 2016.

Segment profit for the three and six months ended June 30, 2017 increased by approximately \$4,000, or 29%, and \$9,600, or 39%, respectively, from the same periods in 2016. The increases were primarily attributable to an increase in mortgage banking fees, partially offset by an increase in general and administrative expenses. Mortgage banking fees increased by approximately \$5,300 and \$12,300 during the three and six months ended June 30, 2017, respectively, resulting from the aforementioned increase in loan closing volume and an increase in secondary marketing gains on sales of loans. General and administrative expenses increased by approximately \$1,500 and \$2,900 during the three and six months ended June 30, 2017, respectively, resulting from an increase in personnel costs.

Effective Tax Rate

Our effective tax rate during the three and six months ended June 30, 2017 was 29.2% and 26.5%, respectively. For both the three and six months ended June 30, 2016, our effective tax rate was 36.7%. The 2017 effective tax rate was reduced as a result of our January 1, 2017 adoption of ASU 2016-09, which requires the excess tax benefit from stock option exercises to be recorded as a reduction to income tax expense in the period stock options are exercised. During the three and six months ended June 30, 2017, we recognized \$16,464, or \$3.92 per diluted share, and \$36,364, or \$8.75 per diluted share, respectively, in excess tax benefits. During the three and six months ended June 30, 2016, excess tax benefits of \$2,394 and \$8,678, respectively, were recorded to additional paid-in capital within shareholders' equity. We expect to experience volatility in our effective tax rate in future quarters as the amount of the excess tax benefit from

equity-based awards is dependent on our stock price when awards are exercised as well as on the timing of exercises, which historically has varied from quarter to quarter.

Liquidity and Capital Resources

Lines of Credit and Notes Payable

Our homebuilding business segment funds its operations from cash flows provided by operating activities, a short-term unsecured working capital revolving credit facility and capital raised in the public debt and equity markets. The unsecured Credit Agreement (the "Credit Agreement") provides for aggregate revolving loan commitments of \$200,000. Under the Credit Agreement, we may request increases of up to \$300,000 to the facility in the form of revolving loan commitments or term loans to the extent that new or existing lenders agree to provide additional revolving loan or term loan commitments. The Credit Agreement provides for a \$100,000 sublimit for the issuance of letters of credit of which there was approximately \$8,600 outstanding at June 30, 2017, and a \$25,000 sublimit for a swing line commitment. The Credit Agreement termination date is July 15, 2021. There was no debt outstanding under the Credit Agreement at June 30, 2017.

Our mortgage banking subsidiary, NVRM, provides for its mortgage origination and other operating activities using cash generated from its operations, borrowings from its parent company, NVR, as well as a \$150,000 revolving mortgage repurchase facility (the "Repurchase Agreement"), which is non-recourse to NVR. The Repurchase Agreement provides for an incremental commitment pursuant to which we may request increases in the total commitment available under the Repurchase Agreement by up to \$50,000 in the aggregate. The Repurchase Agreement was renewed in July 2017 with materially consistent terms and conditions and expires on July 25, 2018. At June 30, 2017, there were no borrowing base limitations reducing the amount available under the Repurchase Agreement. There was no debt outstanding under the Repurchase Agreement at June 30, 2017.

There have been no material changes in our lines of credit and notes payable during the six months ended June 30, 2017. For additional information regarding lines of credit and notes payable, see Part II, Item 7 of our Annual Report on Form 10-K for the year ended December 31, 2016.

Cash Flows

For the six months ended June 30, 2017, cash and cash equivalents increased by \$132,694. Cash provided by operating activities was \$179,731. Cash was provided by earnings for the six months ended June 30, 2017 and net proceeds of \$163,686 from mortgage loan activity. Cash was primarily used to fund the increase in homebuilding inventory of \$272,851 which was primarily attributable to an increase in the number of units under construction at June 30, 2017 compared to December 31, 2016.

Net cash used in investing activities for the six months ended June 30, 2017 of \$5,497 included cash used for purchases of property, plant and equipment of \$9,784, partially offset by the receipt of capital distributions from our unconsolidated JVs totaling \$4,270.

Net cash used in financing activities was \$41,540 for the six months ended June 30, 2017. Cash was used to repurchase 83,762 shares of our common stock at an aggregate purchase price of \$159,506 under our ongoing common stock repurchase program, discussed below. Cash was provided from stock option exercise proceeds totaling \$117,966.

Equity Repurchases

In addition to funding growth in our homebuilding and mortgage banking operations, we historically have used a substantial portion of our excess liquidity to repurchase outstanding shares of our common stock in open market and privately negotiated transactions. This ongoing repurchase activity is conducted pursuant to publicly announced Board authorizations, and is typically executed in accordance with the safe-harbor provisions of Rule 10b-18 promulgated under the Exchange Act. In addition, the Board resolutions authorizing us to repurchase shares of our common stock specifically prohibit us from purchasing shares from our officers, directors, Profit Sharing/401(k) Plan Trust or Employee Stock Ownership Plan Trust. The repurchase program assists us in accomplishing our primary objective of creating increases in shareholder value. See Part II, Item 2, Unregistered Sales of Equity Securities and Use of Proceeds, of this Quarterly Report on Form 10-Q for further discussion of repurchase activity during the second quarter of 2017.

Recent Accounting Pronouncements

See Note 14 to the accompanying condensed consolidated financial statements for discussion of recently issued accounting pronouncements applicable to us.

Critical Accounting Policies

There have been no material changes to our critical accounting policies as previously disclosed in Part II, Item 7, of our Annual Report on Form 10-K for the year ended December 31, 2016.

Item 3. Quantitative and Qualitative Disclosure about Market Risk

There have been no material changes in our market risks during the six months ended June 30, 2017. For additional information regarding our market risks, see Part II, Item 7A of our Annual Report on Form 10-K for the year ended December 31, 2016.

Item 4. Controls and Procedures

As of the end of the period covered by this report, an evaluation was performed under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures, as defined in Exchange Act Rule 13a-15. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that the design and operation of these disclosure controls and procedures were effective. There have been no changes in our internal control over financial reporting in the last fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

In June 2010, we received a Request for Information from the United States Environmental Protection Agency ("EPA") pursuant to Section 308 of the Clean Water Act. The request sought information about storm water discharge practices in connection with homebuilding projects completed or underway by us in New York and New Jersey. We cooperated with this request, and provided information to the EPA. We were subsequently informed by the United States Department of Justice ("DOJ") that the EPA forwarded the information on the matter to the DOJ. We have entered a consent decree with the EPA and DOJ to settle this matter. The consent decree includes injunctive relief and payment of a civil penalty, which was accrued as of June 30, 2017. The consent decree has been submitted for approval in the U.S. District Court for the District of New Jersey. We believe the disposition of this matter will not have a material adverse effect on our results of operations and liquidity or on our financial condition.

We are also involved in various other litigation arising in the ordinary course of business. In the opinion of management, and based on advice of legal counsel, this litigation is not expected to have a material adverse effect on our financial position, results of operations or cash flows. Legal costs incurred in connection with outstanding litigation are expensed as incurred.

Item 1A. Risk Factors

There have been no material changes to the risk factors as previously disclosed in Part I, Item 1A of our Annual Report on Form 10-K for the year ended December 31, 2016.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

(dollars in thousands, except per share data)

We had two share repurchase authorizations outstanding during the quarter ended June 30, 2017. On November 2, 2016, and February 15, 2017, we publicly announced that our Board of Directors authorized the repurchase of our outstanding common stock in one or more open market and/or privately negotiated transactions, up to an aggregate of \$300,000 per authorization. The repurchase authorizations do not have expiration dates. We repurchased the following shares of our common stock during the second quarter of 2017:

Period	Total Number of Shares Purchased	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	(or Do Shar Be P	ximum Number Approximate Alpar Value) of Ses that May Yet urchased Under the Plans or Programs
April 1 - 30, 2017	_	\$ _	_	\$	398,314
May 1 - 31, 2017	18,399	\$ 2,131.41	18,399	\$	359,098
June 1 - 30, 2017	14,441	\$ 2,405.86	14,441	\$	324,355
Total	32,840	\$ 2,252.09	32,840		

Item 6. Exhibits

(a) Exhibits

		Incorporated by Reference			
			File	Exhibit	
Exhibit Number	Exhibit Description	Form	Number	Number	Filing Date
10.1	Ninth Amendment to Amended and Restated Master Repurchase				
	Agreement dated July 26, 2017, between NVR Mortgage				
	Finance, Inc. and U.S. Bank National Association. Filed				
	herewith.				
31.1	Certification of NVR's Chief Executive Officer pursuant to				
	Section 302 of the Sarbanes-Oxley Act of 2002. Filed herewith.				
31.2	Certification of NVR's Chief Financial Officer pursuant to				
	Section 302 of the Sarbanes-Oxley Act of 2002. Filed herewith.				
32	Certification of NVR's Chief Executive Officer and Chief				
	Financial Officer pursuant to Section 906 of the Sarbanes-Oxley				
	Act of 2002. Filed herewith.				
101.INS	XBRL Instance Document				
101.SCH	XBRL Taxonomy Extension Schema Document				
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document				
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document				
101.LAB	XBRL Taxonomy Extension Label Linkbase Document				
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document				

SIGNATURE

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

NVR, Inc.

Date: July 28, 2017 By: /s/ Daniel D. Malzahn

Daniel D. Malzahn

Senior Vice President, Chief Financial Officer and

Treasurer

Exhibit Index

Incorporated by Reference

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101.LAB	XBRL Taxonomy Extension Label Linkbase Document				
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document				

NINTH AMENDMENT TO AMENDED AND RESTATED MASTER REPURCHASE AGREEMENT

THIS NINTH AMENDMENT TO AMENDED AND RESTATED MASTER REPURCHASE AGREEMENT (this "Amendment"), dated as of July 26, 2017 (the "Effective Date"), is made and entered into among NVR MORTGAGE FINANCE, INC., a Virginia corporation (the "Seller"), U.S. BANK NATIONAL ASSOCIATION, as agent (in such capacity, the "Agent") and a Buyer, and the other Buyers (the "Buyers").

RECITALS

- A. The Seller and the Buyers are parties to an Amended and Restated Master Repurchase Agreement dated as of August 2, 2011 as amended by a First Amendment to Amended and Restated Master Repurchase Agreement dated as of November 13, 2012, a Third Amendment to Amended and Restated Master Repurchase Agreement dated as of November 29, 2012, a Fourth Amendment to Amended and Restated Master Repurchase Agreement dated as of July 31, 2013, a Fifth Amendment to Amended and Restated Master Repurchase Agreement dated as of July 30, 2014, a Sixth Amendment to Amended and Restated Master Repurchase Agreement dated as of July 29, 2015, a Seventh Amendment to Amended and Restated Master Purchase Agreement dated as of July 27, 2016 (as further amended, restated or otherwise modified from time to time, the "Repurchase Agreement"); and
- B. The Seller and the Buyers now desire to amend certain provisions of the Repurchase Agreement as set forth herein.

AGREEMENT

In consideration of the premises herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, all parties hereto agree as follows:

- **Section 1. Definitions**. Capitalized terms used and not otherwise defined in this Amendment have the meanings specified in the Repurchase Agreement.
 - **Section 2. Amendments**. The Repurchase Agreement is hereby amended as follows:
 - 2.1 <u>Definitions</u>. Section 1.2 of the Repurchase Agreement is hereby amended by adding or amending and restating, as applicable, the following defined terms to read in their entireties as follows:

"Buyers' Margin Percentage" means:

(a) for all Eligible Loans except Mortgage Loans (USBHM), Jumbo Mortgage Loans, Super Jumbo Mortgage

Loans, High LTV Mortgage Loans, State Housing Bond Mortgage Loans and Rural Development Guaranteed Housing Loans, ninety-eight percent (98%);

- (b) for Mortgage Loans (USBHM), one hundred percent (100%);
- (c) for Jumbo Mortgage Loans other than Mortgage Loans (USBHM), ninety-five percent (95%);
- (d) for Super Jumbo Mortgage Loans other than Mortgage Loans (USBHM), ninety-three percent (93%);
- (e) for High LTV Mortgage Loans and State Housing Bond Mortgage Loans, ninety-seven percent (97%);
- (f) for Rural Development Guaranteed Housing Loans other than Mortgage Loans (USBHM), ninety-two percent (92%); and
- (g) for Wet Loans, the Buyer's Margin Percentage for the underlying type of Purchased Loan that would apply if such Purchased Loan were a Dry Loan.

"Conforming Mortgage Loan" means a conventional first-priority Single-family Loan that is either (i) VA guaranteed, (ii) FHA insured (including FHA insured Mortgage Loans that are high balance Mortgage Loans with required down payment levels and FHA 203k loans), or (iii) a conventional mortgage loan that fully conforms to all Fannie Mae and Freddie Mac underwriting and other requirements, excluding expanded criteria loans as defined under any Agency program.

"LIBOR Margin" means 2.125%.

"Jumbo Mortgage Loan" means a conventional Mortgage Loan that would otherwise be an Agency Conforming Mortgage Loan (and is not an FHA or VA Mortgage Loan) secured by a first Lien Mortgage except that the original principal amount is more than the maximum Agency loan amount but not more than One Million Dollars (\$1,000,000).

"Super Jumbo Mortgage Loan" means a conventional Mortgage Loan that would otherwise be an Agency Conforming Mortgage Loan (and is not an FHA or VA Mortgage Loan) secured by a first Lien Mortgage except that the original principal amount is greater than One Million Dollars (\$1,000,000) but not more than Two Million Dollars (\$2,000,000).

"Termination Date" means the earlier of (i) July 25, 2018, and (ii) the date when the Buyers' Commitments are terminated pursuant to this Agreement, by order of any Governmental Authority or by operation of law.

- 2.2 <u>Seller Request</u>. Section 3.1(a) of the Repurchase Agreement is amended and restated in its entirety as follows:
 - (a) Any request to enter into a Transaction shall be made by notice to the Agent at the initiation of the Seller. To request a Transaction, the Seller shall deliver to the Agent and the Custodian the Mortgage Loan Transmission File for each of the Eligible Loans subject to the Transaction by electronic transmission. The Seller shall submit no more than six (6) Mortgage Transmission Files on any Business Day, unless otherwise agreed by the Agent.
- 2.3 <u>Transactions Sublimits</u>. Section 4.2 of the Repurchase Agreement is amended and restated in its entirety as follows:

4.2. Transaction Sublimits

The following sublimits shall also be applicable to the Transactions hereunder such that after giving effect to any proposed Transaction and after giving effect to any repurchase, addition or substitution of any Mortgage Loan hereunder, the following shall be true (subject, in each case, to the Agent's discretionary authority under Section 22.5):

- (a) The Aggregate Outstanding Purchase Price of Conforming Mortgage Loans may be as much as one hundred percent (100%) of the Maximum Aggregate Commitment.
- (b) The Aggregate Outstanding Purchase Price of all Purchased Loans that are Wet Loans shall not exceed (x) seventy-five percent (75%) of the Maximum Aggregate Commitment on any of the first five and last five Business Days of any month or (y) forty percent (40%) of the Maximum Aggregate Commitment on any other day (the "Wet Loans Sublimit").
- (c) The Aggregate Outstanding Purchase Price of all Purchased Loans that are of the type listed in the first column of the following table shall not exceed the percentage of the Maximum Aggregate Commitment listed in the second column of the table (the name of the Sublimit is set forth in the third column); provided, that such sublimits shall not apply to any Mortgage Loan (USBHM):

Type of Purchased Loan	Maximum Percentage of Maximum Aggregate Commitment	Name of Sublimit
High LTV Mortgage Loans	15%	"High LTV Mortgage Loans Sublimit"

Super Jumbo Mortgage Loans	10%	"Super Jumbo Mortgage Loans Sublimit"
Jumbo Mortgage Loans and Super Jumbo Mortgage Loans, collectively	25%	"Jumbo Mortgage Loans Sublimit"
Rural Development Guaranteed Housing Loans	50%	"Rural Development Guaranteed Housing Loans Sublimit"
State Housing Bond Mortgage Loan	25%	"State Housing Bond Mortgage Loan Sublimit"

(d) [Intentionally Omitted.].

2.4 <u>Negative Covenants</u>. Section 17 of the Repurchase Agreement is amended by amending and restating the introductory paragraph thereto to read in its entirety as follows:

Except with the prior written consent of the Required Buyers, the Seller shall comply (both directly and indirectly) with the following negative covenants, for so long as the Commitments are outstanding or until all of the Purchased Loans have been repurchased by the Seller and none of the Seller's Obligations remain to be paid or performed under this Agreement or any of the other Repurchase Documents:

2.5 <u>Approved Investors</u>. Schedule AI to the Repurchase Agreement is amended and restated in its entirety to read as set forth on Schedule AI to this Amendment.

Section 3. Representations, Warranties, Authority, No Adverse Claim.

- 3.1 Reassertion of Representations and Warranties, No Default. The Seller hereby represents and warrants that on and as of the date hereof and after giving effect to this Amendment (a) all of the representations and warranties in the Repurchase Agreement are true, correct, and complete in all respects as of the date hereof as though made on and as of such date, except for changes permitted by the terms of the Repurchase Agreement, and (b) there will exist no Default or Event of Default under the Repurchase Agreement, as amended by this Amendment, on such date that the Buyers have not waived.
- 3.2 <u>Authority, No Conflict, No Consent Required</u>. The Seller represents and warrants that it has the power, legal right, and authority to enter into this Amendment and has duly authorized by proper corporate action the execution and delivery of this Amendment and none of the agreements herein contravenes or constitutes a default under any agreement, instrument, or indenture to which the Seller is a party or a signatory, any

provision of the Seller's articles of incorporation or bylaws, or any other agreement or requirement of law or results in the imposition of any Lien on any of its property under any agreement binding on or applicable to the Seller or any of its property except, if any, in favor of the Buyers. The Seller represents and warrants that no consent, approval, or authorization of or registration or declaration with any Person, including but not limited to any governmental authority, is required in connection with the execution and delivery by the Seller of this Amendment or the performance of obligations of the Seller herein described, except for those that the Seller has obtained or provided and as to which the Seller has delivered certified copies of documents evidencing each such action to the Buyers.

- 3.3 <u>No Adverse Claim</u>. The Seller hereby warrants, acknowledges, and agrees that no events have taken place and no circumstances exist at the date hereof that would give the Seller a basis to assert a defense, offset, or counterclaim to any claim of the Agent or the Buyers with respect to the Seller's obligations under the Repurchase Agreement as amended by this Amendment.
- **Section 4. Conditions Precedent**. The effectiveness of the amendments hereunder shall be subject to satisfaction of the following conditions precedent:
 - 4.1 The Agent shall have received the following documents in a quantity sufficient that the Seller and each Buyer may each have a fully executed original of each such document:
 - (a) this Amendment duly executed by the Seller, the Agent, and the Buyers;
 - (b) a certificate of the Secretary or an Assistant Secretary of the Seller certifying (i) that there has been no change to Seller's articles of incorporation or bylaws since copies of the same were delivered to the Agent on August 5, 2008; (ii) as to a copy attached thereto of resolutions authorizing the execution, delivery, and performance of this Amendment, and the other documents and agreements executed and delivered in connection herewith; and (iii) as to the names, incumbency, and specimen signatures of the persons authorized to execute this Amendment on behalf of the Seller; and
 - (c) such other documents as the Agent reasonably requests.
 - 4.2 The Seller shall have paid any outstanding Agent's Fees and any other fees then due under Article 9 of the Repurchase Agreement.

Section 5. <u>Miscellaneous</u>.

5.1 <u>Ratifications</u>. The terms and provisions set forth in this Amendment shall modify and supersede all inconsistent terms and provisions set forth in the Repurchase Agreement and the other Repurchase Documents. Except as expressly modified and superseded by this Amendment, the terms and provisions of the Repurchase Agreement

and each other Repurchase Document are ratified and confirmed and shall continue in full force and effect.

- 5.2 <u>Survival</u>. The representations and warranties made by the Seller in this Amendment shall survive the execution and delivery of this Amendment.
- 5.3 <u>Reference to Repurchase Agreement</u>. Each of the Repurchase Documents, including the Repurchase Agreement and any and all other agreements, documents, or instruments now or hereafter executed and delivered pursuant to the terms hereof or pursuant to the terms of the Repurchase Agreement as amended hereby, is hereby amended so that any reference in such Repurchase Document to the Repurchase Agreement shall refer to the Repurchase Agreement as amended and modified hereby.
- 5.4 <u>Applicable Law</u>. This Amendment shall be governed by and construed in accordance with the laws of the State of New York as applicable to the Repurchase Agreement.
- 5.5 <u>Successors and Assigns</u>. This Amendment is binding upon and shall inure to the benefit of the Agent, the Buyers, the Seller, and their respective successors and assigns, except that the Seller may not assign or transfer any of its rights or obligations hereunder without the prior written consent of each of the Buyers.
- 5.6 <u>Counterparts</u>. This Amendment may be executed in one or more counterparts, each of which when so executed shall be deemed to be an original, but all of which when taken together shall constitute one and the same instrument.
- 5.7 <u>Headings</u>. The headings, captions, and arrangements used in this Amendment are for convenience only and shall not affect the interpretation of this Amendment.
- 5.8 <u>ENTIRE AGREEMENT</u>. THIS AMENDMENT AND THE OTHER REPURCHASE DOCUMENTS REPRESENT THE FINAL AGREEMENT AMONG THE PARTIES HERETO AND THERETO, AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS, OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES HERETO. THERE ARE NO UNWRITTEN ORAL AGREEMENTS AMONG THE PARTIES.

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IN WITNESS WHEREOF, the parties have caused this Amendment to be executed as of the date first written above.

NVR MORTGAGE FINANCE, Inc., as Seller

By: /s/ Robert W. Henley

Name: Robert W. Henley

Title: President

[Signature Page 1 to Ninth Amendment to Amended and Restated Master Repurchase Agreement]

U.S. BANK NATIONAL ASSOCIATION, as Agent and as a Buyer $\,$

By: /s/ Kathleen Connor
Name: Kathleen Connor
Title: Senior Vice President

[Signature Page 2 to Ninth Amendment to Amended and Restated Master Repurchase Agreement]

SCHEDULE AI TO MASTER REPURCHASE AGREEMENT

Approved Investors List					
Investor	S&P CP Rating	Moody's CP Rating	Related Parent Company	Product Approval	
Amerihome Mortgage Company	N/A	N/A		Conforming/Non- conforming	
BB&T	A-1	P-1	Branch Banking and Trust Company	Conforming/Non- conforming	
Caliber Home Loans, Inc.	N/A	N/A		Conforming	
Citimortgage, Inc.	A-1	P-1	Citibank, NA	Conforming/Non- conforming	
Coastal Federal Credit Union of Raleigh	N/A	N/A		Conforming/Non- conforming	
Dollar Bank, FSB	N/A	N/A		Conforming/Non- conforming	
Everbank Financial Corp	N/A	N/A		Conforming/Non- conforming	
Federal Home Loan Mortgage Corp. (Freddie Mac)	N/A	N.A		Conforming	
Federal National Mortgage Assoc. (Fannie Mae)	N/A	N/A		Conforming	
Fifth Third Bank	A-2	P-2		Conforming	
First Guaranty Mortgage Corporation	N/A	N/A		Conforming	
First National Bank of Pennsylvania	N/A	N/A	FNB Corporation	Conforming/Non- conforming	
Government National Mortgage Assoc.	N/A	N/A		Conforming	
Huntington Bank	N/A	N/A		Conforming/Non- conforming	
Impac Mortgage Corp	N/A	N/A		Conforming/Non- conforming	
Lakeview Loan Servicing	N/A	N/A		Conforming/Non- conforming	
JPMorgan Chase Bank	A-1	P-1	JPMorgan Chase Bank, N.A.	Conforming/Non- conforming	
PennyMac Loan Services, LLC	N/A	N/A	PennyMac Mortgage Inv Trust	Conforming/Non- conforming	
Pentagon Federal Credit Union	N/A	N/A		Conforming/Non- conforming	
Redwood Residential Acquisition Corporation	N/A	N/A		Conforming	
Roundpoint Mortgage Servicing Corp	N/A	N/A		Conforming	
Sandy Spring Bank	N/A	N/A		Conforming/Non- conforming	
Flagstar	N/A	N/A		Conforming	
SunTrust Mortgage, Inc.	A-2	P-2	Suntrust Banks, Inc.	Conforming/Non- conforming	
US Bank Home Mortgage	A-1	P-1		Conforming/Non- conforming	
Wells Fargo Home Mortgage	A-1	P-1	Wells Fargo Bank, N.A.	Conforming/Non- conforming	

Housing Agencies						
Investor	S&P CP Rating	Moody's CP	Related Parent Company	Product Approval		
		Rating				
Delaware State Housing Authority	N/A	N/A		Conforming		
District of Columbia Housing Finance Agency	N/A	N/A		Conforming		
Florida Housing Finance Corporation	N/A	N/A		Conforming		
Housing Finance Authority of Hillsborough County, FL	N/A	N/A		Conforming		
Housing Opportunities Commission	N/A	N/A		Conforming		
Illinois Housing Development Authority	N/A	N/A		Conforming		
Indiana Housing & Community Development Authority	N/A	N/A		Conforming		
Kentucky Housing Corp.	N/A	N/A		Conforming		
Maryland Community Development	N/A	N/A		Conforming		
New Jersey Housing Finance	N/A	N/A		Conforming		
North Carolina Housing Finance	N/A	N/A		Conforming		
Ohio Housing Finance Agency	N/A	N/A		Conforming		
Pennsylvania Housing Finance	N/A	N/A		Conforming		
South Carolina Housing Finance	N/A	N/A		Conforming		
State of New York Mortgage Agency	N/A	N/A		Conforming		
Tennessee Housing Finance	N/A	N/A		Conforming		
Virginia Housing Finance	N/A	N/A		Conforming		
West Virginia Housing Finance	N/A	N/A		Conforming		
Port of Greater Cincinnati	N/A	N/A		Conforming		
National Homebuyer Fund	N/A	N/A		Conforming		

SARBANES-OXLEY ACT SECTION 302 CERTIFICATIONS

I, Paul C. Saville, certify that:

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

Date: July 28, 2017 By: /s/ Paul C. Saville

Paul C. Saville

President and Chief Executive Officer

SARBANES-OXLEY ACT SECTION 302 CERTIFICATIONS

I, Daniel D. Malzahn, certify that:

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

Date: July 28, 2017 By: /s/ Daniel D. Malzahn

Daniel D. Malzahn

Senior Vice President, Chief Financial Officer and

Treasurer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report on Form 10-Q of NVR, Inc. for the period ended June 30, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), each of the undersigned officers of NVR, Inc., hereby certifies pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

1. The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

2. The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of NVR, Inc.

Date: July 28, 2017 By: /s/ Paul C. Saville

Paul C. Saville

President and Chief Executive Officer

By: /s/ Daniel D. Malzahn

Daniel D. Malzahn

Senior Vice President, Chief Financial Officer and

Treasurer