AMERICAN MORTGAGE ACCEPTANCE CO Form 10-Q August 08, 2005

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > FORM 10-Q

(Mark One)

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

FOR THE QUARTERLY PERIOD ENDED JUNE 30, 2005

OR

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

Commission File Number 0-23972

AMERICAN MORTGAGE ACCEPTANCE COMPANY

(EXACT NAME OF REGISTRANT AS SPECIFIED IN ITS CHARTER)

Massachusetts	13-6972380
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification No.)
625 Madison Avenue, New York, New York	10022
(Address of principal executive offices)	(Zip Code)

Registrant's telephone number, including area code (212) 317-5700

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 X No

Indicate by check mark whether the Registrant is an accelerated filer (as defined in Exchange Act Rule 12b-2). Yes $\,$ X $\,$ No $\,$

As of July 31, 2005, 8,311,226 shares of the Registrant's shares of beneficial interest, \$0.10 par value, were outstanding.

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Condensed Consolidated Balance Sheets (In thousands, except per share amounts)

ASSETS

Investments in debt securities Investments in mortgage loans, net Notes receivable, net	\$ 230,308 42,458 15,424	\$ 194 21 23
Investments in revenue bonds	6,656	6
Investment in ARCap	20,240	20
Real estate owned - held and used, net	51,317	60
Real estate owned - held for sale	19,175	17
Cash and cash equivalents	8,849	2
Other assets	3,720	2
Total assets	\$ 398,147	\$ 349 =====
LIABILITIES AND SHAREHOLDERS' EQUITY		
Liabilities:		
Repurchase facilities payable	\$ 201,140	\$ 157
Warehouse facility payable	4,070	3
Line of credit - due to related party		4
Mortgages payable on real estate owned	40,748	56
Preferred shares of subsidiary (subject to mandatory repurchase)	25,000	
Accounts payable and accrued expenses	1,158	1
Due to Advisor and affiliates	1,231	2
Distributions payable	3,335	د
Total liabilities	276,682	228
Commitments and contingencies		
Shareholders' equity:		
Shares of beneficial interest; \$.10 par value; 25,000 shares authorized; 8,717 issued and 8,311 outstanding in 2005 and 8,716 issued and 8,337 outstanding in 2004	872	
Treasury shares of beneficial interest at par; 406 shares in 2005 and 379		
shares in 2004	(41)	100
Additional paid-in capital	126,433	126
Share – based compensation Distributions in excess of net income	(17,977)	(17
Accumulated other comprehensive income	12,178	10
Total shareholders' equity	121,465	120
Total liabilities and shareholders' equity	\$ 398,147	\$ 349

See accompanying notes to condensed consolidated financial statements.

AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Condensed Consolidated Statements of Income (In thousands except per share amounts) (Unaudited)

	Three Months Ended June 30,		Six Months June	
	2005	2004	2005	
Revenues:				
Interest income:				
Debt securities	\$ 3,339	\$ 2,406	\$ 6 , 371	
Mortgage loans	1,148	377	1,763	
Notes receivable	378	599	857	
Revenue bonds	146		293	
Temporary investments	67	8	84	
Rental income of real estate owned - held and used	1,699	1,804	3,505	
Other revenues	499	34	657	
Total revenues	7,276	5,396	13,530	
Expenses:	1 725	026	2 017	
Interest Interest - distributions to proferred shareholders of	1,/35	836	2,917	
Interest – distributions to preferred shareholders of subsidiary (subject to mandatory repurchase)	432		500	
General and administrative	452			
Fees to Advisor	680		1,374	
Property operations of real estate	000	002	1,0,1	
owned-held and used	837	617	1,625	
Mortgage interest for real estate owned - held and used			1,208	
Depreciation	336		702	
Amortization and other	91	64	224	
Total expenses	5,182	2,645	9,455	
Other income:				
Equity in earnings of ARCap	600	600	1,200	
Income from real estate owned - held for sale	375		621	
Total other income	975	600	1,821	
Net income	\$ 3,069 ======	\$ 3,351	\$ 5,896	
Net income per share (basic and diluted)	\$ 0.37	======= \$ 0.40	\$ 0.71	
Dividends per share	\$ 0.40 ======	\$ 0.40 ======	\$ 0.80 ======	

Weighted average shares outstanding:			
Basic	8,311	8,336	8,324
	======		=======
Diluted	8,311	8,336	8,327
	======		

See accompanying notes to condensed consolidated financial statements.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Condensed Consolidated Statements of Cash Flows (In thousands) (Unaudited)

	Six Months Ended June 30,	
	2005	2004
Cash flows from operating activities:		
Net income	\$ 5 , 896	\$ 6 , 676
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation expense	702	308
Amortization and accretion	176	52
Other non-cash expense	20	20
Changes in operating assets and liabilities:		
Accrued interest receivable	(461)	774
Other assets	(250)	(548
Due to Advisor and affiliates	462	347
Accounts payable and accrued expenses	(122)	(458
Accrued interest payable	81	(587
Net cash provided by operating activities	6,504	6 , 584
Cash flows from investing activities:		
Investment in debt securities	(40,443)	(6,600
Principal repayments of debt securities	6,384	15,018
Purchase of mortgage on real estate owned	(17,150)	
Proceeds from sale of real estate owned	7,474	
Funding of notes receivable	(472)	(3,722
Repayment of notes receivable	8,177	2,852
Paydown on property classified as real estate owned - held and used	480	
Additions to real estate owned	(14)	
Principal repayments on revenue bonds	104	793
Funding of mortgage loans	(21,178)	(189

Repayments of mortgage loans		531
Net cash (used in) provided by investing activities	(56,638)	8,683

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Condensed Consolidated Statements of Cash Flows (In thousands) (Unaudited)

	Six Months Ended June 30,	
	2005	2004
Cash flows from financing activities:		
Proceeds from repurchase facilities	63,548	9,653
Repayments of repurchase facilities	•	(16,814)
Proceeds from warehouse facility	243	484
Repayments of warehouse facility		(4,561)
Proceeds from line of credit - due to related party		
Repayment of line of credit - due to related party	(19,361)	
Distribution paid to shareholders	(6,671)	(6,671)
Deferred financing costs	(802)	
Treasury stock purchases	(368)	(52)
Issuance of preferred shares of subsidiary	25,000	
Net cash provided by (used in) financing activities	56,309	(14,839)
Net increase in cash and cash equivalents	6,175	428
Cash and cash equivalents at the beginning of the year	2,674	2,028
Cash and cash equivalents at the end of the period	\$ 8,849 =======	\$ 2,456

See accompanying notes to condensed consolidated financial statements.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

NOTE 1 - BASIS OF PRESENTATION

The condensed consolidated financial statements include the accounts of American Mortgage Acceptance Company and its wholly owned subsidiaries. All intercompany accounts and transactions have been eliminated in consolidation. Unless otherwise indicated, we herein refer to American Mortgage Acceptance Company and its subsidiaries as "AMAC", "we", "us", "our", and "our Company". We are externally managed by Related AMI Associates, Inc., which acts as our Advisor. We operate in one business segment.

In March 2005, we formed AMAC Capital Financing I ("ACFI"), a wholly owned trust, for the purpose of issuing trust preferred securities, which are subject to mandatory repurchase in March 2035 and are callable in March 2010 (see Note 7).

The condensed consolidated financial statements have been prepared without audit. In the opinion of management, the financial statements contain all adjustments (consisting of only normal recurring adjustments) necessary to present fairly our financial position as of June 30, 2005, and the results of our operations and our cash flows. However, the operating results for interim periods may not be indicative of the results for the full year.

Certain information and footnote disclosures normally included in annual consolidated financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") have been condensed or omitted. It is suggested that these financial statements should be read in conjunction with the consolidated financial statements and notes thereto included in our Form 10-K for the year ended December 31, 2004.

Our annual report on Form 10-K for the year ended December 31, 2004, contains a summary of our significant accounting policies. There have been no material changes to these items since December 31, 2004; however, we have entered into a transaction during 2005 which involves a new significant accounting policy (see Note 7).

The preparation of the consolidated financial statements in conformity with GAAP requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities as of the date of the financial statements as well as the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Certain prior year amounts have been reclassified to conform to the current year presentation, in particular, the reclassification of results of operations of our real estate owned - held and used portfolio.

NOTE 2 - INVESTMENTS IN DEBT SECURITIES - AVAILABLE FOR SALE

During the first quarter of 2005, we purchased six Fannie Mae ("FNMA")

certificates with principal amounts totaling approximately \$34.3 million. The certificates were purchased at premiums totaling approximately \$96,000 with a weighted average maturity date of January 2033 and bear interest at rates ranging from 4.90% per year to 6.65% per year.

During the second quarter of 2005, we purchased an additional FNMA certificate with a principal amount of \$3.9 million. The certificate, which matures May 2023, was purchased at a premium of approximately \$23,000 and bears interest at a rate of 5.60% per year.

During January 2005, one Ginnie Mae ("GNMA") certificate was repaid at par. We received approximately \$2.4 million in proceeds.

During February 2005, one FNMA certificate was repaid. We received approximately \$3.2 million in proceeds, resulting in a write off of an unamortized discount of approximately \$47,000, which is included in other revenues in the condensed consolidated statements of income.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

Information regarding our investments in debt securities is as follows:

	(In thousands)		
	June 30,	December 31,	
	2005	2004	
Amortized cost	\$ 218,560	\$ 184,576	
Unrealized gains	12,125	11,370	
Unrealized losses	(377)	(1,359)	
Net unrealized gain	11,748	10,011	
Fair value	\$ 230,308	\$ 194 , 587	

The fair value and gross unrealized losses of our debt securities aggregated by length of time that these individual debt securities have been in a continuous unrealized loss position, at June 30, 2005, and December 31, 2004, is summarized in the table below:

(Dollars in thousands)

	June 30, 2005		December 31, 2004			
	Fewer than 12 Months 	12 Months or More	Total	Fewer than 12 Months 	12 Months or More	Total
Number of securities Fair value Gross unrealized loss	1 \$13,775 \$ 141	5 \$12,333 \$ 236	6 \$26,108 \$ 377	11 \$46,055 \$ 515	7 \$16,832 \$ 844	18 \$62,887 \$ 1,359

These unrealized losses are as a result of increases in interest rates subsequent to the acquisition of the securities. All of the debt securities are performing according to their terms. Furthermore, we have the intent and ability to hold these securities to maturity, or at least until interest rates change such that the fair value is no longer less than book value. Accordingly, we have concluded that these impairments are temporary.

At June 30, 2005, debt securities with a fair value of approximately \$229.0 million were partially or wholly pledged as collateral under our repurchase facilities. At June 30, 2005, we had approximately \$16.4 million, available to borrow off of partially or unpledged debt securities.

NOTE 3 - INVESTMENTS IN MORTGAGE LOANS

During May 2005, we were called upon to fund a \$7.5 million first mortgage in connection with a loan stabilization guarantee (see Note 11). The loan, which we expect to be repaid when permanent financing is arranged, bears interest at a rate of 6.82% per year.

During May 2005, we funded approximately \$3.1 million of a \$7.3 million mezzanine loan secured by a land parcel, which matures April 2007 and bears interest at a rate of 20% per year. We also received a loan origination fee of \$146,000, which is deferred and will be recorded as income ratably over the life of the loan.

During May 2005, we funded approximately \$6.9 million of an approximate \$8.4 million mezzanine loan secured by multifamily housing, which matures December 2007 and bears interest at a rate of LIBOR + 12.75% per year.

During June 2005, we funded approximately 3.3 million for a mezzanine loan secured by a shopping center, which matures June 2015 and bears interest at a rate of 10.25% per year.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

NOTE 4 - NOTES RECEIVABLE

During the six months ended June 30, 2005, several notes receivable have

partially or fully repaid. We have received a total of approximately \$8.2 million in proceeds relating to repayments of these notes.

NOTE 5 - REAL ESTATE OWNED

Our real estate owned at June 30, 2005, and December 31, 2004, consisted of the following:

(dollars in thousands)

	Number of Units	Location	Carrying Value as of June 30, 2005
Real Estate Owned - Held and Used			
Plaza at San Jacinto (1) Less: accumulated depreciation		La Porte, TX	\$
Total Plaza at San Jacinto, net			
Concord Portfolio Less: accumulated depreciation	852	Houston, TX	53,707 (2,390)
Total Concord Portfolio, net	852		51,317
Total Real Estate Owned - Held and Used, net	852		\$ 51,317 =======
Real Estate Owned - Held for Sale			
Reserve at Autumn Creek (2)	212	Friendswood, TX	\$ 19,175 ======
Mortgages Payable on Real Estate Owned			
Concord Portfolio Reserve at Autumn Creek (2)			\$ 40,748
Total Mortgages Payable on Real Estate Owned			\$ 40,748

- (1) During February 2005, the Plaza at San Jacinto property was sold to an unaffiliated third party. We received approximately \$7.4 million in proceeds from the sale, which approximated the property's carrying value. Accordingly, no gain or loss was recorded.
- (2) During February 2005, we purchased the first mortgage on the Reserve at Autumn Creek property at a foreclosure auction for approximately \$17.2 million.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

NOTE 6 - REPURCHASE FACILITIES

During June 2005, we executed a new repurchase agreement with UBS Financial Services, which offers us an advance rate of 97% and a borrowing rate set at 30-day LIBOR. The borrowings are subject to 30-day settlement terms. We transferred ten FNMA and GNMA certificates previously held as collateral on our RBC repurchase facility to this facility, and the amount outstanding under this facility at June 30, 2005, was approximately \$51.1 million with a weighted average interest rate of 3.26%.

NOTE 7 - SUBSIDIARY EQUITY

During March 2005, ACFI issued 25,000 Floating Rate Preferred Securities, having a stated liquidation amount of \$1,000 per security. We received approximately \$24.2 million in proceeds, net of closing costs, which are deferred and will be amortized ratably over a 30-year period to the redemption date. The securities are callable in March 2010 and bear interest, re-set quarterly, equal to 30-day LIBOR plus 3.75%. At June 30, 2005, the rate was 7.09%.

SFAS No. 150, ACCOUNTING FOR CERTAIN FINANCIAL INSTRUMENTS WITH CHARACTERISTICS OF BOTH LIABILITIES AND EQUITY, requires that mandatorily redeemable financial instruments be classified as liabilities in the consolidated financial statements and the payments or accruals of dividends and other amounts to be paid to the holders of these securities be reported as interest costs. Due to the mandatory redemption feature, we have classified these securities as liabilities and recorded and carry them at fair value.

NOTE 8 - RELATED PARTY TRANSACTIONS

The costs paid or payable to our Advisor for the three and six months ended June 30, 2005 and 2004, were as follows:

	Three Mon June		Six Months Ended June 30,		
	2005	2004	2005	2004	
Shared services expenses Asset management fees Incentive management fee*	\$ 210 382 88	\$ 187 305 190	\$ 456 710 208	\$ 356 618 190	

Ş 680	Ş 682	\$1 , 374	\$1 , 164

* Accrual based on our estimates of 2005 full-year results.

In June 2004, we entered into a revolving credit facility (the "Revolving Facility") with CharterMac, an affiliated company and parent of our Advisor. The Revolving Facility, which is unsecured, provides up to \$20.0 million in borrowings to purchase new investments. As of June 30, 2005, we had no outstanding borrowings on this facility. At December 31, 2004, we had \$4.6 million in borrowings outstanding on this facility at an interest rate of 5.42%. This facility expires in June 2006, pursuant to a one year extension.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

NOTE 9 - COMPREHENSIVE INCOME

Comprehensive income for the six months ended June 30, 2005 and 2004, was as follows:

(In thousands)	Six Months Ended June 30,		
	2005	2004	
Net income Net unrealized gain (loss) on interest rate derivatives	\$ 5 , 896	\$ 6 , 676	
arising during the period	237	(54)	
Unrealized holding gain (loss) on investments arising during the period	1,824	(2,679)	
Total comprehensive income	\$ 7,957 ======	\$ 3,943	

NOTE 10 - EARNINGS PER SHARE

Diluted net income per share is calculated using the weighted average number of shares outstanding during the period plus the additional dilutive effect of common share equivalents. The dilutive effect of outstanding share options is calculated using the treasury stock method.

(In thousands, except per share amounts)

Three Months Ended June 30, 2005:	Income	Shares	Per Share
Basic EPS Effect of dilutive securities		8,311	
Diluted EPS	\$3,069 ======	8,311 =====	\$0.37 =====
Three Months Ended June 30, 2004:			
Basic EPS Effect of dilutive securities	\$3,351 	8,336 	\$0.40
Diluted EPS		8,336	
Six Months Ended June 30, 2005:			
Basic EPS Effect of dilutive securities	\$5,896 	8,324 3	\$0.71
Diluted EPS		8,327	
Six Months Ended June 30, 2004:			
Basic EPS Effect of dilutive securities	\$6,676 	8,337 8	\$0.80
Diluted EPS	\$6,676 ======	8,345 ======	\$0.80 =====

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

NOTE 11 - COMMITMENTS AND CONTINGENCIES

a) Legal

On October 27, 2003, prior to taking possession of the real estate collateral supporting a loan investment, we were named in a lawsuit, Concord Gulfgate, Ltd. vs. Robert Parker, Sunrise Housing Ltd., and American Mortgage Acceptance Company, Cause No. 2003-59290 in the 133rd Judicial District Court of Harris

County, Texas. The suit alleges that the loan transaction was not properly authorized by the partnership and was not for a legitimate partnership purpose. The suit claims, among other causes of action against the respective defendants, wrongful foreclosure of the real estate collateral, tortious interference with contract and civil conspiracy. The suit seeks, among other relief, actual, consequential, and exemplary damages, and a declaration that the loan documents are unenforceable and constitute a cloud on title. The discovery phase of this suit has been completed. A summary judgment was filed by us, but was denied on July 25, 2005. It is not known when the case will be called to trial.

We filed a countersuit on November 25, 2003, against Concord Gulfgate, Ltd., as guarantor, seeking a deficiency on the loan, and recovery of unpaid taxes and certain property receipts. We are currently unable to determine the possible outcome of the litigation.

b) Guarantees

In June and October of 2000, we originated two loans totaling \$3.3 million under an agreement with Fannie Mae that provided for our guaranteeing a first-loss position on the loans. In September 2003, we transferred and assigned all of our obligations with respect to the two loans we originated under this program to CharterMac Mortgage Capital Corp. ("CMC"), a subsidiary of CharterMac, both of which are affiliates of our Advisor. Pursuant to the agreement with CMC, CharterMac guaranteed CMC's obligations under the loans, and we agreed to indemnify both CMC and CharterMac for any losses incurred in exchange for retaining all fees which we were otherwise entitled to receive under the program. While provisions of this agreement could potentially result in exposure of up to \$7.5 million, the maximum exposure at June 30, 2005 was \$3.2 million, and we expect that we will not be called upon to fund these guarantees.

In the first quarter of 2003, we discontinued our loan program with Fannie Mae and will issue no further guarantees pursuant to such program.

For these guarantees, we monitor the status of the underlying properties and evaluate our exposure under the guarantees. To date, we have concluded that no accrual for probable losses is required under SFAS No. 5, ACCOUNTING FOR CONTINGENCIES.

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AMERICAN MORTGAGE ACCEPTANCE COMPANY AND SUBSIDIARIES Notes to Condensed Consolidated Financial Statements June 30, 2005 (Unaudited)

Standby and Forward Loan Commitments

We issued the following standby and forward bridge and permanent loan commitments for the purpose of funding construction/rehabilitation of certain multifamily apartment complexes in various locations.

STANDBY AND FORWARD BRIDGE LOAN COMMITMENTS

				(In tho MAXIMUM AMOUNT	
ISSUE DATE	PROJECT	LOCATION	NO. OF APT. UNITS	LESS THAN 1 YEAR	1-3
May-04 Jun-04 Dec-03	Oak Village Woods of Mandarin Reserve at Thornton	Oakland, CA Jacksonville, FL Thornton, CO	117 401 216	\$ 967 428 183	\$
TOTAL STANI	DBY AND FORWARD BRIDGE LOAN	COMMITMENTS	734	\$1,578	\$ ======

STANDBY AND FORWARD MEZZANINE LOAN COMMITMENTS

				MAXIMUM AMOUNT	OF CO
ISSUE DATE	PROJECT	LOCATION	NO. OF APT. UNITS	LESS THAN 1 YEAR	1-3
May-05 Apr-05	Pasadena Atlantic Hearthstone	Pasadena, FL Hillsborough, NJ	 198	\$2,290 1,500	\$1,
TOTAL STANDBY	AND FORWARD MEZZANINE LOAN (COMMITMENTS	198	\$3,790	\$1, ======
TOTAL STANDBY	AND FORWARD LOAN COMMITMENTS	5		\$5,368	\$1,

Mezzanine Loan/Preferred Stock Commitment

In November 2004, we provided a commitment to fund up to \$74.5 million in connection with the borrower's financing of an acquisition. The commitment expired unused in April 2005, and we recognized a commitment fee of approximately \$412,000, net of related legal expenses, upon the expiration.

Loan Stabilization Guarantees

In accordance with an agreement entered into in 2002 with Wachovia Bank ("Wachovia") to provide stabilization guarantees for new construction of multifamily properties, we were called upon to fund the last guarantee made under the program. In May 2005, we funded a \$7.5 million loan secured by multifamily housing (see Note 3).

NOTE 12 - SUBSEQUENT EVENTS

In July 2005, we funded approximately \$6.2 million of an approximate \$7.5 million mezzanine loan secured by multifamily housing. The loan, which matures

January 2008, bears interest at a rate of 30-day LIBOR + 11.50% per year.

In July 2005, we received an executed letter of intent to purchase a defaulted GNMA certificate and mezzanine loan at par plus any accrued unpaid interest. As such, we have recognized approximately \$201,000 in previously unrecorded, unpaid interest relating to the mezzanine loan for the period April 2004 through June 2005.

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

Forward-Looking Statements

Certain statements made in this report may constitute "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended and Section 21E of the Securities Exchange Act of 1934, as amended. Such forward-looking statements include statements regarding the intent, belief or current expectations of us and our management (which includes our Advisor) and involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements to be materially different from any future results, performance or achievements expressed or implied by such forward-looking statements. These factors, which are outlined in detail in our annual report on Form 10-K for the year ended December 31, 2004, include the following:

- Risks of investing in uninsured and non-investment grade mortgage assets and subordinated CMBS;
- Competition in acquiring desirable investments;
- Interest rate fluctuations and changes in prepayment rates which may affect the value of our assets;
- Risks associated with investments in real estate generally and the properties which secure many of our investments;
- General economic conditions, particularly as they affect the value of our assets and the credit status of our borrowers;
- Dependence on our external Advisor for all services vital to our operations;
- o Conflicts which may arise among us and other entities affiliated with our Advisor which have similar investment policies to ours; and
- Risks associated with the repurchase agreements we utilize to finance our investments and the availability of financing generally.

Readers are cautioned not to place undue reliance on these forward-looking statements, which speak only as of the date of this quarterly report.

Factors Affecting Comparability

During 2004, we owned several properties through foreclosure, classified as Real Estate Owned - Held and Used, -Subject to Sales Contracts and - Held for Sale. As a result of certain circumstances during 2004, we reclassified some of these assets from Held for Sale to Held and Used, resulting in greater depreciation expenses in the current year (see "Real Estate Owned" below).

During March 2005, we issued \$25.0 million of Floating Rate Preferred Securities through a subsidiary. Due to the mandatory redemption feature of these securities, the payments or accruals of dividends and other amounts to be paid to the holders of these securities are reported as interest costs. As a result, these interest costs are classified as Interest – Distributions to Preferred Shareholders of Subsidiary (Subject to Mandatory Repurchase). There were no such interest costs in prior, comparable periods.

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Results of Operations

The following is a summary of our operations for the three and six months ended June 30, 2005 and 2004:

(In thousands)

	Three Mo	Three Months Ended June 30,			Six Months Ended June 30,		
	2005	2004	Change	2005	2004	Change	
Total revenues	\$ 7,276	\$ 5 , 396	34.8 %	\$13 , 530	\$10,918	23.9 %	
Total expenses	5,182	2,645	95.9	9,455	5,442	73.7	
Total other income	975	600	62.5	1,821	1,200	51.8	
Net income	\$ 3,069	\$ 3 , 351	(8.4)%	\$ 5 , 896	\$ 6,676	(11.7)%	
		=======	====	======	=======		

In both the three and six month periods ended June 30, 2005, as compared to the same periods in 2004, revenues increased mainly due to the purchases of new FNMA certificates and the funding of several new mezzanine loans. Expenses have also increased for these periods due to mortgage interest costs for Real Estate Owned - Held and Used following the December 2004 refinancing of the Concord Portfolio, as well as an increase in advisory, administrative, depreciation and financing costs (particularly higher interest rates). Other income has increased due to the recognition of income relating to the purchase of the Autumn Creek property in Real Estate Owned - Held For Sale.

REVENUES

	Ended June 30, 2005 % Change from Prior Year	Ended June 30, 2005 % Change from Prior Year
Interest income:		
Debt securities	38.8 %	34.3 %
Mortgage loans	204.5	121.8
Notes receivable	(36.9)	(32.3)
Revenue bonds	(13.1)	(12.8)
Temporary investments	737.5	320.0
Other revenues	1,367.6	1,268.8
Subtotal	55.3 %	39.1 %
Rental income	(5.8)	(5.5)
Total revenues	34.8 %	23.9 %

At June 30, 2005, and December 31, 2004, we had the following investments:

		As of June 30, 2005			As of December 31, 2004		
	Carry Amou	2	Weighted Average Interest Rate		arrying Amount	Weighted Average Interest Rate	
Debt securities Mortgage loans Notes receivable Revenue bonds	\$ 4 \$ 1	0,308 2,458 5,424 6,656	6.32% 12.90% 9.45% 8.69%	\$ \$ \$ \$	194,587 21,376 23,111 6,672	6.47% 11.68% 9.43% 8.69%	

Interest income from debt securities increased, primarily due to the continued advances on an existing GNMA certificate and the purchase of eight new FNMA certificates during the fourth quarter of 2004 and seven new FNMA certificates during 2005, partially offset by the repayment of two GNMA certificates. The

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decrease in the weighted average interest rate on debt securities as of June 30, 2005 as compared to December 31, 2004 was primarily due to the rising interest rates on mortgage loans, which fluctuate inversely with interest rates on our debt securities.

Interest income from mortgage loans increased for the three and six months ended

June 30, 2005, as compared to 2004, primarily due to the funding of three mezzanine loans during the second half of 2004 and the funding of three mezzanine loans during the second quarter of 2005. We have also funded a loan pursuant to a guarantee during the second quarter of 2005 (see Note 11). The increase can also be attributed to the recognition of unpaid interest on a previously defaulted loan (see Note 12). The increase in the weighted average interest rates on mortgage loans as of June 30, 2005 as compared to December 31, 2004 primarily due to the increase in interest rates in the market.

Interest income from notes receivable decreased for the three and six months ended June 30, 2005, as compared to 2004, primarily due to the payoff of several notes in 2004, partially offset by the funding of a new note receivable.

Other revenues increased for the three and six months ended June 30, 2005, as compared to 2004, primarily due to the recognition of a commitment fee in the second quarter of 2005, the write off of an unamortized discount relating to the paydown of a FNMA certificate, and the recognition of a non-refundable due diligence fee in 2005. No such fees were recorded in 2004.

Rental income decreased for the three and six months ended June 30, 2005, as compared to 2004, due to the Plaza at San Jacinto sale in February 2005.

EXPENSES

	Three Months Ended June 30, 2005 % Change from Prior Year	Ended June 30, 2005 % Change from
Interest	107.5%	68.8%
Distributions to preferred shareholders	100.0	100.0
General and administrative	20.9	40.7
Fees to Advisor	(0.3)	18.0
Depreciation	469.5	127.9
Amortization and other	42.2	10.3
Subtotal	84.5 %	63.7%
Property operations	35.7	16.4
Mortgage interest for real estate owned – held and used	100.0	100.0
Total expenses	95.9%	73.7%
-	=====	=====

At June 30, 2005, excluding mortgages on real estate owned, we had total debt of approximately \$230.2 million with a weighted average interest rate of 3.73% per year, including the effect of our swap agreement. At June 30, 2004, we had a comparable balance of approximately \$176.3 million with a weighted average interest rate of 2.00% per year. The increase in the weighted average interest rate is due to steady increases in interest rates during 2004 and 2005.

Interest expense increased for the three and six months ended June 30, 2005, as compared to 2004, primarily due to the increased borrowings on the repurchase facilities stemming from an increased investment base and the increase in

interest rates during 2004 and 2005.

Distributions to preferred shareholders were recorded following the issuance of the securities in March 2005. There were no such securities outstanding during 2004.

General and administrative expenses increased for the three and six months ended June 30, 2005, as compared to 2004, primarily due to an increase in legal fees related to foreclosed properties, an increase in accounting fees related to

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Sarbanes-Oxley compliance, and an increase in tax expense due to an accrual for excise taxes relating to the 2004 tax year.

Fees to Advisor remained in line for the three months ended June 30, 2005, as compared to 2004, due to an increase in overhead allocations and an increase in asset management fees paid to our Advisor because of an increased asset base, partially offset by a decrease in incentive management fee accrual, which is based on income projections. Fees to Advisor increased for the six months ended June 30, 2005, as compared to 2004, primarily due to an increase in the overhead allocations and the asset management fees paid to our Advisor.

Property operations represents all costs at the property level on all of our Real Estate Owned - Held and Used properties.

Mortgage interest for Real Estate Owned - Held and Used increased for the three and six months ended June 30, 2005, as compared to 2004, due to debt service costs associated with a \$41.0 million mortgage on the Concord Portfolio (see "Real Estate Owned" below).

Depreciation expense increased for the three and six months ended June 30, 2005, as compared to 2004, due to a higher base of depreciable real estate owned in 2005 as compared to the 2004 period. In 2004, only the Plaza at San Jacinto property was depreciated. In 2005, the Concord Portfolio is depreciating, partially offset by the removal of Plaza at San Jacinto upon its sale.

OTHER INCOME

Other income increased for the three and six months ended June 30, 2005, as compared to 2004, due to purchase of the Autumn Creek mortgage, resulting in the recording of property operations from Real Estate Owned - Held For Sale (see "Real Estate Owned" below).

REAL ESTATE OWNED

During 2004, we reclassified some of our investments in foreclosed properties as Real Estate Owned - Held for Sale on our balance sheet and recognized income from the operations of these properties. As a result of these circumstances, we have reclassified certain prior year amounts relating to the income recognition of our real estate owned portfolio to conform to current year presentation.

During the time we have owned the real estate, certain circumstances have occurred that warranted the reclassification of most of these assets. The following is the June 30, 2005 classification of our real estate owned portfolio:

O REAL ESTATE OWNED - HELD AND USED

During 2004, we had three properties classified as Real Estate Owned -Subject to Sales Contracts, as the sale of these properties did not constitute a sale in accordance with GAAP. After the properties were refinanced during December 2004, we reclassified these properties on our balance sheet as Real Estate Owned - Held and Used; we recorded depreciation on the properties in 2004, as well as retroactively for the period since foreclosure. We recognized income associated with the properties as income from real estate owned on the income statement up to the date of refinancing. Subsequently, we recognize income associated with a \$12.9 million mezzanine loan (our remaining economic interest in the properties) as rental income, property operations and mortgage interest on Real Estate Owned - Held and Used on the income statement.

During 2005, we sold the Plaza at San Jacinto property to an unaffiliated third party for approximately its carrying value.

O REAL ESTATE OWNED - HELD FOR SALE

One remaining property in our real estate owned portfolio, Reserve at Autumn Creek, will continue to remain as Real Estate Owned - Held for Sale as we continue to market the real estate. We have changed the marketing strategy of this asset in order to reflect marketplace behavior.

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Funds from Operations

Funds from operations ("FFO"), represents net income or loss (computed in accordance with GAAP), excluding gains or losses from sales of property, excluding depreciation and amortization related to real property and including funds from operations for unconsolidated joint ventures calculated on the same basis. FFO is calculated in accordance with the National Association of Real Estate Investment Trusts ("NAREIT") definition. FFO does not represent cash generated from operating activities in accordance with GAAP and is not necessarily indicative of cash available to fund cash needs. FFO should not be considered as an alternative to net income as an indicator of the Company's operating performance or as an alternative to cash flows as a measure of liquidity. Our management considers FFO a supplemental measure of operating performance, and, along with cash flows from operating activities, financing activities, and investing activities, it provides investors with an indication of our ability to incur and service debt, make capital expenditures, and to fund other cash needs.

The following table reconciles net income to FFO:

(In thousands)	Three mon June		Six months ended June 30,		
	2005	2004	2005	2004	

Net income	\$ 3,069	\$ 3,351	\$ 5,896	\$ 6,676
Add back: depreciation of real property	\$ 336 	\$	\$ 702	\$ 308
FFO	\$ 3,405	\$ 3,410	\$ 6,598 ======	\$ 6,984 ======
Cash flows from:				
Operating activities	\$ 2,843	\$ 3,461	\$ 6,504	\$ 6,584
Investing activities	\$(23,261)	\$ (4,002)	\$(56,638)	\$ 8,683
Financing activities	\$ 19 , 139 =======	\$ (7,864) =======	\$ 56,309 =======	\$(14,839) ======
Weighted average shares outstanding:				
Basic	8,311	8,336	8,324	8,337 ======
Diluted	8,311	8,336	8,327	8,345

Since not all companies calculate FFO in a similar fashion, our calculation presented above may not be comparable to similarly titled measures reported by other companies.

Liquidity and Capital Resources

SOURCES OF FUNDS

We expect that cash generated from our investments, as well as our borrowing capacity, will meet our needs for short-term liquidity and will be sufficient to pay all expenses and distributions to our shareholders in amounts sufficient to retain our Real Estate Investment Trust ("REIT") status in the foreseeable future. In order to qualify as a REIT under the Internal Revenue Code (the "Code"), as amended, we must, among other things, distribute at least 90% of our taxable income. We believe that we are in compliance with the REIT-related provisions of the Code.

We finance our investing activity primarily through borrowing from various facilities at short-term rates. At June 30, 2005, we had approximately \$36.4 million available to borrow, contractually, under our debt facilities without exceeding limits imposed by debt covenants and our by-laws.

In August 2005, our warehouse facility will mature. We are currently in negotiations with a financial institution to replace this facility with another one with similar terms, which we expect to occur before 2005 year end.

From time to time, we may also issue common shares or other equity to fund investing activity. During 2005, our subsidiary issued \$25.0 million of Floating Rate Preferred Securities. The proceeds received were used to purchase FNMA certificates.

We have capacity to raise approximately \$170.0 million of additional funds by issuing either common or preferred shares pursuant to a shelf registration statement filed with the SEC in 2002. If market conditions warrant, we may seek to raise additional funds for investment through further offerings, although the timing and amount of such offerings cannot be determined at this time.

SUMMARY OF CASH FLOWS

During the six months ended June 30, 2005, as compared to the six months ended June 30, 2004, the net change in cash and cash equivalents increased approximately \$5.7 million. Operating cash flows decreased by approximately \$80,000 primarily due to lower earnings and the timing of collections of receivables. An increase in net cash used in investing activities (approximately \$65.3 million) offset by an increase in net cash provided by financing activities (approximately \$71.1 million) was due to a higher level of investing activity in debt securities and mortgage loans and the purchase of a mortgage loan on real estate owned during the 2005 period. This investing activity was funded through borrowings from our repurchase facilities and through the issuance of preferred shares.

OTHER

We are currently evaluating the possibility of selling all or part of our investment in ARCap Investors, LLC.

During August 2005, distributions of approximately \$3.3 million (\$0.40 per share) will be paid to common shareholders, which were declared in June 2005, and we expect to purchase approximately \$18.8 million of revenue bonds from CharterMac.

We are not aware of any trends or events, commitments or uncertainties, which have not otherwise been disclosed that will or are likely to impact liquidity in a material way.

Distributions

Of the total distributions made (approximately \$6.7 million for both the six months ended June 30, 2005 and 2004), approximately \$773,000 (0.09 per share or 11.6%) represented a return of capital in the 2005 period, determined in accordance with GAAP, while none in the 2004 period were determined to be returns of capital. As of June 30, 2005, the aggregate amount of distributions made since the initial public offering representing returns of capital in accordance with GAAP was approximately \$18.0 million. The portion of the distributions which constituted a return of capital was more significant in our initial years in order to permit us to maintain level distributions to shareholders while we were in the process of investing the proceeds from our initial public offering.

Commitments, Contingencies and Off-Balance Sheet Arrangements

See Note 11 of our condensed consolidated financial statements for a complete summary of our guarantees and commitments and contingencies.

We have no unconsolidated subsidiaries, special purpose off-balance sheet financing entities, or other off-balance sheet arrangements.

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CONTRACTUAL OBLIGATIONS

In conducting business, we enter into various contractual obligations. Details of these obligations, including expected settlement periods, are contained below.

	Payments Due by Period (In thousands)					
	Less than Total 1 Year		1 – 3 Years	3 – 5 Years 		
Debt:						
Lines of credit:						
Repurchase facilities	\$ 201,140	\$ 201,140	\$	\$		
Warehouse facility	4,070	4,070				
Mortgage loan on real estate owned (1)	40,748	483	1,148	1,291		
Preferred shares of subsidiary						
(subject to mandatory repurchase)	25,000					
Funding Commitments:						
Standby and forward bridge loan						
commitments	1,578	1 , 578				
Standby and forward mezzanine loan						
commitments	4,944	3,790	1,154			
Total	\$ 277 , 480	\$ 211,061	\$ 2,302	\$ 1,291		

(1) Represents a first mortgage on properties we report as Real Estate Owned -Held and Used (Concord Portfolio) as a sale of the properties did not meet the criteria for sale recognition in accordance with GAAP. The first mortgage loan is non-recourse with respect to AMAC, the debt service is paid from the cash flows of the properties and we will not be required to satisfy the obligation. (See Note 5).

Inflation

Inflation did not have a material effect on our results for the periods presented.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

Market risk is the exposure to loss resulting from changes in interest rates and equity prices. The primary market risk to which the Company is exposed is interest rate risk, which is highly sensitive to many factors, including governmental monetary and tax policies, domestic and international economic and political considerations and other factors beyond the control of the Company.

INTEREST RATE RISK

Interest rate fluctuations can adversely affect our income in many ways and present a variety of risks, including the risk of mismatch between asset yields and borrowing rates.

Our operating results depend in large part on differences between the income from our assets (net of credit losses) and our borrowing costs. Most of our assets generate fixed returns and have terms in excess of five years. We fund the origination and acquisition of a significant portion of these assets with borrowings which have variable interest rates that reset relatively rapidly, such as monthly or quarterly. In most cases, the income from assets will respond more slowly to interest rate fluctuations than the cost of borrowings, creating a mismatch between asset yields and borrowing rates. Consequently, changes in interest rates, particularly short-term interest rates, may influence our net income. Our borrowings under repurchase, warehouse and revolving facilities bear interest at rates that fluctuate with LIBOR.

Various financial vehicles exist which would allow our management to mitigate the impact of interest rate fluctuations on our cash flows and earnings. During March 2003, upon our management's analysis of the interest rate environment and the costs and risks of such strategies, we entered into an interest rate swap in order to hedge against increases in the floating interest rate on our repurchase facilities. The swap is a five-year agreement with Bank of America ("BOA") whereby we pay BOA a fixed 3.48% on a notional amount of \$30.0 million. In return, BOA pays us a floating rate equivalent to the 30-day LIBOR rate on the same notional amount. A possible risk of such swap agreements is the possible inability of BOA to meet the terms of the contracts with us; however, there is no current indication of such an inability.

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Based on the \$200.2 million unhedged portion of the \$230.2 million of borrowings outstanding at June 30, 2005, a 1% change in LIBOR would impact our annual net income and cash flows by approximately \$2.0 million. However, as the interest income from some of our loans is also based on LIBOR, a 1% increase in LIBOR would increase our annual net income and cash flows from such loans by approximately \$228,000. In addition, an increase in LIBOR could also impede the collections of interest on our variable rate loans. Because the value of our debt securities fluctuates with changes in interest rates, rate fluctuations will also affect the market value of our net assets.

ITEM 4. CONTROLS AND PROCEDURES

(a) EVALUATION OF DISCLOSURE CONTROLS AND PROCEDURES. Our Chief Executive Officer and Chief Financial Officer have evaluated the effectiveness of our disclosure controls and procedures (as defined in Rule 13a-15(e) or Rule 15a-15(e) of the Securities Exchange Act of 1934, as amended (the "Exchange Act")) as of the end of the period covered by this quarterly report. Based on such evaluation, such officers have concluded that our disclosure controls and procedures as of the end of the period covered by this quarterly report were effective to ensure that information required to be disclosed by the Company in the reports that the Company files or submits under the Exchange Act is recorded, processed, summarized and reported, within the time periods specified in the SEC rules and forms, and to ensure that such information is accumulated and communicated to the Company's management, including the Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required

disclosure.

(b) INTERNAL CONTROL OVER FINANCIAL REPORTING. There have not been any significant changes in our internal control over financial reporting during the fiscal quarter to which this report relates that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

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PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

On October 27, 2003, prior to taking possession of the real estate collateral supporting a loan investment, we were named in a lawsuit, Concord Gulfgate, Ltd. vs. Robert Parker, Sunrise Housing Ltd., and American Mortgage Acceptance Company, Cause No. 2003-59290 in the 133rd Judicial District Court of Harris County, Texas. The suit alleges that the loan transaction was not properly authorized by the partnership and was not for a legitimate partnership purpose. The suit claims, among other causes of action against the respective defendants, wrongful foreclosure of the real estate collateral, tortious interference with contract and civil conspiracy. The suit seeks, among other relief, actual, consequential, and exemplary damages, and a declaration that the loan documents are unenforceable and constitute a cloud on title. The discovery phase of this suit has been completed. A summary judgment was filed by us, but was denied on July 25, 2005. It is not known when the case will be called to trial.

We filed a countersuit on November 25, 2003, against Concord Gulfgate, Ltd., as guarantor, seeking a deficiency on the loan, and recovery of unpaid taxes and certain property receipts. We are currently unable to determine the possible outcome of the litigation.

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

The following table sets forth information with respect to purchases made by the Company of its common shares during the three months ended June 30, 2005:

Period	Total number of shares purchased	Average price paid per share	Total number of shares purchased as part of publicly announced programs (1)
April 1-30, 2005	24,800	\$13.61	24,800

(1) In August 2003, our Board of Trustees approved a share repurchase plan. The plan enables us to repurchase, from time to time, up to

1,000,000 common shares. The repurchases will be made in the open market, and the timing will be dependent on the availability of shares and other market conditions. This program has no expiration date.

See also Note 7 of our condensed consolidated financial statements for information relating to the issuance of Floating Rate Preferred Securities by ACFI.

- ITEM 3. DEFAULTS UPON SENIOR SECURITIES None
- ITEM 4. SUBMISSION OF MATTERS TO A VOTE OF SECURITY HOLDERS

The Company held its annual meeting of shareholders on June 8, 2005.

The shareholders elected Stuart J. Boesky, Alan P. Hirmes, Scott M. Mannes, Stanley R. Perla and Richard M. Rosan as trustees for one-year terms which will expire in 2006. Common shares of beneficial interest were voted as follows:

or Abstain/Withheld
2,093 239,750
3,868 242,975
234,719
3,159 243,684
242,984

No votes were withheld with respect to the vote on the election of the trustee nominees.

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The shareholders also were asked to authorize an amendment and restatement of the Company's declaration of trust by voting for four proposed amendments to the declaration of trust. The four amendments were identified as Proposals 2a, 2b, 2c and 2d in the proxy statement for the annual meeting and are summarized below:

o Proposal 2a: the transfer of provisions with respect to our investment policy from our declaration of trust to our bylaws.

Proposal 2a was approved by the shareholders. The affirmative vote of the holders of a majority of the issued and outstanding common shares entitled to vote at the annual meeting was required to approve Proposal 2a. Common shares of beneficial interests were voted as follows:

For		4,510,431
Agai	nst	643 , 570
Abst	ain	222,708
0	Proposal	2b: the transfer of provisions with respect to our debt

policy from our declaration of trust to our bylaws.

Proposal 2b was approved by the shareholders. The affirmative vote of the holders of a majority of the issued and outstanding common shares entitled to vote at the annual meeting was required to approve Proposal 2b. Common shares of beneficial interests were voted as follows:

For	4,459,416
Against	685,433
Abstain	231,860

o Proposal 2c: the transfer of provisions with respect to our operating procedures from our declaration of trust to our bylaws.

Proposal 2c was approved by the shareholders. The affirmative vote of the holders of a majority of the issued and outstanding common shares entitled to vote at the annual meeting was required to approve Proposal 2c. Common shares of beneficial interests were voted as follows:

For	4,485,382
Against	668,026
Abstain	223,301

o Proposal 2d: the reduction in the vote required to approve a conversion transaction or a rollup from 80% to a majority vote.

Proposal 2d was not approved by the shareholders. The affirmative vote of the holders of 80% of the issued and outstanding common shares entitled to vote at the annual meeting was required to approve Proposal 2d. Common shares of beneficial interests were voted as follows:

For	4,716,645
Against	420,275
Abstain	239,789

ITEM 5. OTHER INFORMATION - None

ITEM 6. EXHIBITS

Exhibits

3.1 Third Amended and Restated Declaration of Trust of American Mortgage Acceptance Company Dated June 8, 2005.*

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- 3.2 Amended and Restated Bylaws of American Mortgage Acceptance Company.*
- 31.1 Chief Executive Officer certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.*
- 31.2 Chief Financial Officer certification pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.*
- 32.1 Certification pursuant to Section 906 of the Sarbanes-Oxley Act

of 2002.*

* Filed herewith.

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) 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.

AMERICAN MORTGAGE ACCEPTANCE COMPANY (Registrant)

Date: August 8, 2005 By:

Alan P. Hirmes Chief Financial Officer

/s/ Alan P. Hirmes

Exhibit 31.1

CERTIFICATION

- I, Stuart J. Boesky, hereby certify that:
 - I have reviewed this quarterly report on Form 10-Q for the period ending June 30, 2005, of American Mortgage Acceptance Company;
 - Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary in order 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 quarterly report;
 - 3. Based on my knowledge, the financial statements, and other financial

information included in this quarterly 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 quarterly 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 we have:

a) designed such disclosure controls and procedures or caused such disclosure controls and procedures to be designed under our supervision, to ensure the 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 quarterly 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 presented in this quarterly 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 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: August 8, 2005

By: /s/ Stuart J. Boesky Stuart J. Boesky Chief Executive Officer

Exhibit 31.2

CERTIFICATION

- I, Alan P. Hirmes, hereby certify that:
 - I have reviewed this quarterly report on Form 10-Q for the period ending June 30, 2005, of American Mortgage Acceptance Company;
 - Based on my knowledge, this quarterly report does not contain any untrue statement of a material fact or omit to state a material fact necessary in order 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 quarterly report;
 - 3. Based on my knowledge, the financial statements, and other financial information included in this quarterly 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 quarterly 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 we have:

a) designed such disclosure controls and procedures or caused such disclosure controls and procedures to be designed under our supervision, to ensure the 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 quarterly 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 presented in this quarterly 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 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: August 8, 2005

By: /s/ Alan P. Hirmes Alan P. Hirmes Chief Financial Officer

Exhibit 32.1

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 of American Mortgage Acceptance Company (the "Company") on Form 10-Q for the period ending June 30, 2005 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), Stuart J. Boesky, as Chief Executive Officer of the Company, and Alan P. Hirmes, as Chief Financial Officer of the Company each 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 the Company.

By:	/s/ Stuart J. Boesky	By:	/s/ Alan P. Hirmes
	Stuart J. Boesky		Alan P. Hirmes
	Chief Executive Officer		Chief Financial Officer
	August 8, 2005		August 8, 2005

A signed original of this written statement required by Section 906 has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.