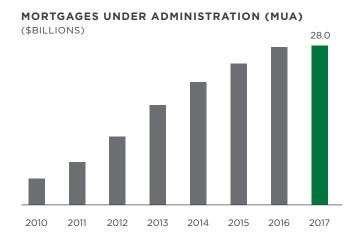
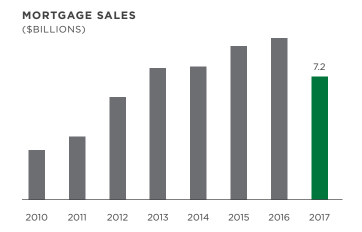


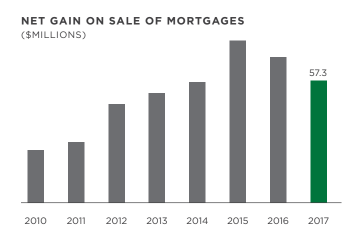
2017 ANNUAL REPORT



FINANCIAL HIGHLIGHTS







\$204M

STREET SOLUTIONS ORIGINATIONS

~75%

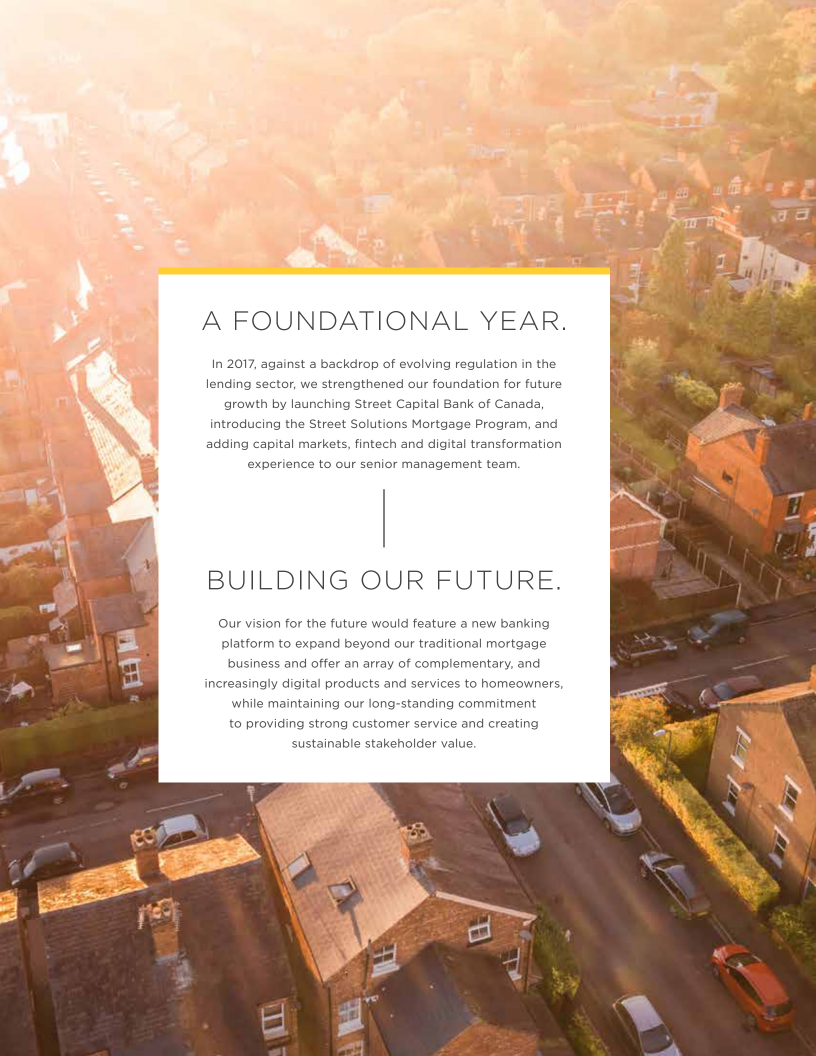
RENEWAL RATE

\$0.06

ADJUSTED EPS

7.7%

ADJUSTED RETURN ON TANGIBLE EQUITY



LETTER FROM THE CEO

FELLOW SHAREHOLDERS,

Fiscal 2017 was a challenging period for small and mid-cap Canadian mortgage lenders. Pervasive regulatory change and market dynamics impacted the competitive landscape, which in turn pressured operating results and share prices.

Despite these headwinds, 2017 was a year of substantial progress for Street Capital. On February 1, 2017, we launched Street Capital Bank of Canada as Canada's newest Schedule I bank and subsequently introduced the Street Solutions Program - our mortgage program targeting the uninsured segment of the market. This program was a solid early success in 2017, growing from a standing start to over \$200 million in originations for the year, slightly above our plan. We also generated significant growth in insurable mortgage renewals in 2017, which contributed significantly to our bottom line.

Street Capital Bank is in the midst of an important and exciting transition, from a mono-line prime insurable mortgage lender to a diversified, modern, digitally enabled banking platform. Over the mid and long-term, this will enable us to expand our addressable markets and share of the customer wallet and, in so doing, expand our recurring revenue base.

In the fourth quarter of 2017, in concert with our Board of Directors, we have established our mid and long-term strategy and made key additions to the executive team to support this objective. We remain focused on five key opportunity spaces over the next three years:

- 1. Diversifying and deepening on and off-balance sheet funding sources;
- 2. Unlocking addressable markets and focusing on growing higher margin products;
- **3.** Improving the end-to-end experience for both consumers and our broker partners;
- **4.** Modernizing our operating platform towards a lean, scalable operation; and
- **5.** Driving higher customer renewal and retention rates.

I'd like to emphasize that this is a long-term strategic journey. The price of our common shares has suffered over the past 12 months due to a combination of regulatory, market and other factors. In the short term, we anticipate continued volatility in the mortgage market as lenders and borrowers adjust to regulatory changes and the impact on the new competitive dynamic. We are not immune to these transitory challenges; however, for fundamental investors, we see this as an outstanding opportunity to align with a heavily invested management team with a track record of success.

I would like to thank our highly committed staff, our Board of Directors and all of our stakeholders including shareholders and our valued partners, for their loyalty and support. I look forward to working with our management team as we build on the Company's impressive foundation to grow Street Capital Bank into a leading Canadian banking platform in the coming years.

Kind regards,

DUNCAN HANNAY PRESIDENT AND CEO

STREET CAPITAL GROUP INC.
AND STREET CAPITAL BANK OF CANADA



2017 WAS A YEAR OF SUBSTANTIAL PROGRESS FOR STREET CAPITAL.

ON FEBRUARY 1, 2017, WE LAUNCHED STREET CAPITAL BANK OF CANADA AS CANADA'S NEWEST SCHEDULE I BANK AND SUBSEQUENTLY INTRODUCED THE STREET SOLUTIONS PROGRAM - OUR MORTGAGE PROGRAM TARGETING THE UNINSURED SEGMENT OF THE MARKET.

LETTER FROM THE CHAIR

FELLOW SHAREHOLDERS,

2017 was a year of change for Street Capital and the broader lending sector in Canada. Our team executed against a number of strategic priorities, most notably the launch of Street Capital Bank of Canada that in turn supported the rapid introduction of our Street Solutions Mortgage program. At the same time, the industry faced a series of challenges including evolving regulations and shifting conditions in key housing markets. Each of these factors created growing uncertainty about the nearterm operating environment for virtually all sector participants and, as a group, we are still working through this market uncertainty as some of the more recent regulatory developments take effect.

While some of these "environmental" challenges will continue to test our mettle in the near-term. we are undaunted, and our focus remains on creating enduring shareholder value by realizing the long-term strategic vision for the Company. To that end, during the year we added meaningful bench strength to an already industry-leading team that will be responsible for executing that vision. Duncan Hannay joined us as President and CEO of Street Capital and CEO of Street Capital Bank of Canada, taking over for the retiring Ed Gettings. We also welcomed Jeff Marshall as Chief Product and Marketing Officer and Greg Parker as Executive Vice President, Capital Markets and Treasury to the bank. These appointments add valuable and extensive fintech, capital markets, regulatory, and digital transformation and product experience at the most senior levels of the organization. They also provide enhanced support for the future-oriented vision we have put in place.

The launch of Street Capital Bank marked the culmination of many years of work by our entire team to secure a Schedule I bank licence. We expect our new banking platform will be a key driver of near-, mid- and longer-term growth. It has already enabled us to launch a product targeted at the near-prime segment of the market, where we originated more than \$200 million in mortgages during 2017. Even with our plans for robust growth in this segment in the years ahead, we recognize that this remains a largely untapped market, and a great opportunity for us.

Beyond our near-prime beachhead, our banking platform will enable us to expand beyond our traditional mortgage business to offer adjacent lending opportunities as well as a variety of complementary products and services. Recognizing that financial services are increasingly being provided online, our platform includes the development of a digital offering designed to generate greater utility and convenience for customers. Each of these initiatives will be aimed at reinforcing our reputation for strong customer-oriented solutions, but also deepening our relationships with existing clients, as well as targeting new ones.

As we move forward, we intend to bring the same disciplined, measured and responsible approach to growth, underpinned by the strong relationships and high credit quality that has served us well for the past decade. Building a unique, dynamic and customer-centric financial services firm in Canada is a multi-year process that requires passion, perseverance and patience. We took major steps forward in 2017 and remain focused on our longer-term goal of becoming a diversified, modern, digitally enabled banking platform.

The Board and Management team collectively own over 20% of the outstanding shares of the Company, which clearly and directly aligns our interests with those of other shareholders. As significant investors, we were disappointed that the changing regulatory environment experienced over the last 18 months caused our results in 2017 to come in below our original expectations. That said, we were also pleased with the meaningful overall progress we made in shaping and fulfilling our longer-term vision for Street Capital, and what that progress means for the future of this platform.

I want to thank our expanding base of customers and recognize the support of our large network of broker partners, all of whom are critical to the ongoing success of Street Capital. I want to further recognize the important contributions of our entire Street Capital team, who will advance the Company through its next stage of growth. I also want to thank my fellow board members for their sage counsel and shared commitment to the long-term vision.

Finally, I want to thank all of our shareholders for their continued support. We have passed major milestones in the last year, but our journey continues. Know that we remain committed to generating significant value for all stakeholders and remain excited by the growing potential of Street Capital.

ALLAN SILBER CHAIR OF THE BOARD



AS WE MOVE FORWARD, WE
INTEND TO BRING THE SAME
DISCIPLINED, MEASURED AND
RESPONSIBLE APPROACH TO
GROWTH, UNDERPINNED BY THE
STRONG RELATIONSHIPS AND HIGH
CREDIT QUALITY THAT HAS SERVED
US WELL FOR THE PAST DECADE.



MANAGEMENT'S DISCUSSION AND ANALYSIS

FOR THE FOURTH QUARTER AND YEAR ENDED DECEMBER 31, 2017

STREET CAPITAL GROUP INC. MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE YEAR ENDED DECEMBER 31, 2017

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STREET CAPITAL GROUP INC. MANAGEMENT'S DISCUSSION AND ANALYSIS FOR THE YEAR ENDED DECEMBER 31, 2017

INTRODUCTION

This Management's Discussion and Analysis ("MD&A") of the results of operations of Street Capital Group Inc. ("Street Capital" or "the Company") for the three months and year ended December 31, 2017, and its financial condition as at December 31, 2017, is based on the Company's audited consolidated financial statements prepared in accordance with accounting principles generally accepted in Canada ("GAAP"), which incorporate International Financial Reporting Standards ("IFRS"). This MD&A should be read in conjunction with the audited consolidated financial statements and accompanying notes for the year ended December 31, 2017. The effective date of this MD&A is February 27, 2018.

The discussion and analysis are primarily concerned with the Company's wholly owned subsidiary, Street Capital Bank of Canada ("Street Capital Bank" or the "Bank", formerly "Street Capital Financial Corporation"), which carries out the majority of the Company's operations. Effective February 1, 2017, Street Capital Bank of Canada began operations as a federally regulated Schedule I bank.

This MD&A contains non-GAAP measures that the Company uses to isolate the core operations and results of Street Capital Bank. These non-GAAP measures, and a glossary of terms used in this MD&A and the consolidated financial statements, are presented in the last section of this MD&A.

Additional information about the Company, including its continuous disclosure materials consisting of its interim filings, this MD&A, audited consolidated financial statements, Annual Information Form, Notice of Annual Meeting of Shareholders, and Proxy Circular, can be found on the Company's website at streetcapital.ca and on the System for Electronic Document Analysis and Retrieval ("SEDAR") website at sedar.com.

At February 26, 2018 the Company had 122,184,182 common shares issued and outstanding.

FORWARD-LOOKING INFORMATION

This MD&A contains certain forward-looking statements and forward-looking information (collectively, forward-looking statements) that are based on management's exercise of business judgment as well as estimates, projections and assumptions made by, and information available to, management at the time the statement was made. When used in this document, the words "may", "will", "anticipate", "believe", "estimate", "expect", "intend", "forecast", "project" and "plan", and words of similar import, are intended to identify any forward-looking statements. You should not place undue reliance on these forwardlooking statements. These statements reflect management's current view of future events and are subject to certain risks and uncertainties as outlined in this MD&A and in the Company's Annual Information Form and other filings made with securities regulators, which are available on SEDAR (sedar.com). These factors include, without limitation: expansion opportunities, technological changes, regulatory changes or regulatory requirements, changes to mortgage insurance rules and changes to the business and economic environment, including, but not limited to, Canadian housing market conditions and activity, interest rates, mortgage backed securities markets, and employment conditions, which may impact the Company, its mortgage origination volumes, its gain on sale rates and net interest margins earned, launch of new products at planned times, investments and capital expenditures, and competitive factors that may impact revenue and operating costs. Any of these factors, amongst others, could cause actual results to vary materially from current results or from the Company's currently anticipated future results and financial condition. Should one or more of these risks or uncertainties materialize, or should underlying assumptions prove incorrect, the Company's actual results could differ materially from those anticipated in these forward-looking statements. Management undertakes no obligation, and does not intend, to update, revise or otherwise publicly release any revisions to these forward-looking statements to reflect events or circumstances after the date hereof, or to reflect the occurrence of any unanticipated events. Although management believes that its expectations are based on reasonable assumptions, management can give no assurance that its expectations will materialize.

BUSINESS PROFILE

Street Capital (TSX: SCB) was established to create shareholder value by building a substantial, diversified financial services company. The Company's operations are currently concentrated in residential mortgage lending through its wholly owned subsidiary, Street Capital Bank (streetcapital.ca), which was founded in 2007, was approved on December 13, 2016 to commence business operations as a federally regulated Schedule I bank, and began banking operations on February 1, 2017. Prior to obtaining its bank licence, Street Capital Bank established itself as one of the largest non-bank mortgage lenders in Canada.

In prior years, the Company also had operations in other business areas. In the first quarter of 2013, the Company's board of directors (the "Board of Directors") approved a plan to dispose of these non-core operating business segments in order to focus on financial services through Street Capital Bank. The dispositions were completed by the end of the first quarter of 2014. Please see *Legacy Business*, below, for a more detailed discussion.

BUSINESS OVERVIEW

Prime Insurable Residential Lending (\$27.81 B MUA at December 31, 2017)

Since inception, the Bank's primary operations have centered on the origination and subsequent sale of both high ratio and conventional prime insurable residential mortgages at competitive interest rates in all provinces of Canada, with the exception of Quebec. In 10 years this business line has grown to almost \$28 billion in mortgages under administration ("MUA"). Prime insurable residential mortgages are originated primarily through the Bank's network of approved independent mortgage brokers. The vast majority of these mortgages are subsequently sold at the time of commitment to top-tier financial institutions in return for a cash premium, a servicing fee over the life of the mortgage, and, in some cases, an excess interest rate spread over the life of the mortgage.

Any remaining mortgages are either securitized through the National Housing Act Mortgage Backed Securities ("NHA MBS") program or held directly by the Bank. By selling the majority of its originated prime insurable residential mortgages, the Bank transfers substantially all of the risks of ownership to the purchaser and/or the party insuring the mortgage.

Even with the sale and transfer of credit risk, the Bank has always focused on, and been committed to, the credit quality of the mortgages it underwrites, and it maintains stringent underwriting and robust quality assurance processes. This credit quality contributes to the strong wholesale demand from institutional purchasers for the Bank's prime insurable mortgages. Since the Bank's institutional purchasers commit to the purchase of prime insurable mortgages at the point of mortgage commitment, the Bank mitigates its exposure to both interest rate and liquidity risk. Much less frequently, the Bank may sell funded prime insured loans on a whole loan basis. These sale transactions may expose the Bank to interest rate and liquidity risk, which are within its risk limits, for short periods of time.

The Bank also has a secondary source of liquidity for prime insurable mortgages. As an approved issuer of NHA MBS and an approved seller under the Canada Mortgage Bonds ("CMB") program, the Bank can securitize the mortgages and access the market directly. However, although direct securitization of prime insured mortgages can be more profitable over the life of the mortgage, in the absence of a secondary transaction such as the sale of the interest only strip, the underlying mortgages remain on the Bank's balance sheet and attract a commensurate increase in regulatory capital in the calculation of the leverage ratio prescribed by the Office of the Superintendent of Financial Institutions Canada ("OSFI"). Given that the Bank can earn a better rate of return on capital on its uninsured mortgage product, "Street Solutions", which was launched in Q2 2017 and which is discussed further below, in the short term the Bank does not intend to make prime insured mortgage securitization a major part of its funding model.

The Bank outsources the servicing of its MUA to third party service providers, but continues to administer the mortgages, and therefore the Bank remains the face of all direct communication with borrowers throughout the mortgage term. This ongoing customer relationship promotes renewals and is a key part of the long-term growth, profitability and recognition of the Street Capital Bank brand. Renewals are highly profitable due to their much lower acquisition costs compared to newly originated mortgages. Additionally, the customer relationships can be the source of potential cross-sell opportunities for the Bank's new products as its banking operations expand. Mortgage renewals are expected to remain an important part of the business model, and the Bank generally targets a renewal rate in the range of 75% - 80% of prime mortgages eligible for renewal, while maximizing the financial returns of the renewal portfolio.

Deposit Products (\$293 MM at December 31, 2017)

The Bank offers CDIC insurance-eligible deposits through a network of licensed investment dealers. Products include one to five year guaranteed investment certificates ("GICs") and a 90-day cashable GIC, all at competitive interest rates. Currently, the Bank does not offer demand deposit products such as High Interest Savings Accounts ("HISAs"). The GIC deposit base funds the Bank's uninsured residential mortgage lending products; its other mortgage loans that remain on-balance sheet, such as bridge loans or securitized mortgages awaiting sale; and its pool of high quality liquid assets.

Street Solutions Uninsured Residential Mortgage Lending (\$201 MM at December 31, 2017)

In May 2017 the Bank introduced, initially through a small group of the Bank's existing network of approved mortgage brokers, the Street Solutions program. The program is based around the Bank's uninsured mortgage product suite, which is designed to provide Canadians with alternative lending options for achieving their goal of home ownership.

The Street Solutions program targets a market segment that consists of credit-worthy, but under-served, borrowers who may not qualify for a prime residential mortgage. Street Solutions mortgages broadly focus on the following segments:

- New immigrants who may not have enough Canadian credit history, but who nonetheless have sufficient capital and a willingness and ability to pay;
- Self-employed persons whose income, which may include multiple sources, requires additional diligence to verify;
- Rental investors whose lending needs, due to regulatory changes, no longer qualify under insurable programs; and
- Individuals with slightly bruised credit situations who, through life events, may have a lower credit score but have a willingness and ability to pay, along with sufficient capital.

The Street Solutions uninsured mortgage products are currently funded on the Bank's balance sheet, and earn both net interest margin and fee income.

Immediately following the introduction of the Street Solutions program, it was evident that there was a strong demand in the Canadian market for alternative mortgage solutions, and by the end of Q3 2017 the Bank was close to its 2017 targets for both funding and lending commitments for Street Solutions products. In mid-October the Bank put a hold on issuing new commitments with closing dates in 2017, while continuing to accept Street Solutions applications with closing dates in 2018. The Bank has resumed the Street Solutions lending program in 2018.

Legacy Business

As noted above under Business Profile, by the end of the first quarter of 2014 the Company had completed the dispositions of its non-core operations, although it retained some real estate assets and liabilities that in aggregate were immaterial to the Company's financial position and operations. In 2016, the Company settled its remaining real estate liabilities. The Company expects to realize most of its remaining \$0.67 million net real estate assets by the end of 2018.

As part of the plan described above, the Company also began winding down its private equity business ("Private Equity"). Private Equity is carried on through the Company's wholly-owned subsidiary, Knight's Bridge Capital Partners Inc. ("Knight's Bridge"), which manages the Company's portfolio investments. At the end of 2016 the Company retained two investments, only one of which was material. The non-material investment was exited in Q2 2017, and the Company continues to plan a final exit from the remaining investment, although the timing is uncertain.

BUSINESS OUTLOOK

Note to readers: This section includes forward-looking information and is qualified in its entirety by the discussion about Forward-Looking Information on page 9.

2017 marked another year of change in the mortgage industry and for the Company. While dealing with changes in mortgage insurance rules, a new bank license, and new leadership, the Company was able to successfully launch its deposit platform and its Street Solutions uninsured mortgage offering, and also developed a set of strategic priorities to innovate and grow the business in 2018 and beyond. Financial results in 2017 were disappointing, reflecting a decline in prime mortgage originations as the Company's addressable market in the prime insurable market was materially reduced following the Department of Finance mortgage insurance eligibility rule changes in late 2016.

2018 will be both a pivotal and foundational year for the Company as it continues to adapt to the changing business and market landscape, grows its balance sheet, builds the foundational elements to enable realization of its strategy, and improves its financial performance. The Company recognizes that challenges remain in the market. The business model, by its nature, is affected by the strength and health of the mortgage and real estate markets, as well as the changing regulations and policies that govern these markets, and the Company's financial performance is directly affected by these elements. Part of the Company's strategic imperative over the medium to long term is to transform the business model from a mono-line prime mortgage originator into a full suite mortgage lender with access to multiple on- and off-balance sheet funding channels to both support growth objectives and diversify revenue sources.

Beginning in 2018 the Company has begun focusing on the following Strategic Priorities:

- 1. Diversify its Funding Sources
 - Increase access to Broker GIC channels
 - Develop capabilities for direct savings and deposits
 - Leverage capital market solutions for mortgage funding
- 2. Expand its Addressable Markets
 - Build its Street Solutions uninsured portfolio
 - Launch a prime uninsurable mortgage product
 - Evaluate and enter new product offerings adjacent to a mortgage
- 3. Strengthen its Broker and Client Experiences
 - Evaluate and improve end-to-end processes
 - Reinforce a customer-centric culture
- 4. Build a Lean and Scalable Operation
 - Improve operating efficiency across the Company
 - Strengthen controls and risk management
- **5.** Drive Customer Renewal and Retention
 - Maximize the financial returns of the renewal portfolio
 - Reduce mid-term liquidation rates

Regulatory Developments

Changes to Guideline B-20 Residential Mortgage Underwriting Practices and Procedures

On October 17, 2017, OSFI released amendments to Guideline B-20-Residential Mortgage Underwriting Practices and Procedures ("Guideline B-20") that became effective on January 1, 2018. The basic framework of Guideline B-20 has not changed: the five fundamental principles for sound residential mortgage underwriting remain. However, OSFI tightened and clarified its expectations, and introduced new expectations, namely:

- Requiring a GDS/TDS stress test for all uninsured mortgages of the greater of i) 2.00% above the contractual interest rate, or ii) the five-year benchmark rate published by the Bank of Canada;
- Requiring that Loan-to-Value ("LTV") measurements remain dynamic and adjust for changes in local market conditions in order to accurately reflect the associated risks; and
- Expressly prohibiting co-lending arrangements that are designed, or appear to be designed, to circumvent LTV limits, or other underwriting policy or legal limitations.

These changes in Guideline B-20 have the potential to reduce the size of mortgage a borrower may qualify for, as well as require more documentation for self-employed borrowers, and therefore reduce the level of uninsured mortgage lending activity originated by OSFI-regulated financial institutions. However, management is maintaining its previously outlined origination targets for Street Solutions, given the demand experienced for the product, and the fact that the targets are relatively modest compared to the overall size of the addressable market.

There remains a great deal of uncertainty in the housing markets, making it challenging to predict outcomes, and as a result the Company's views can change over time in response to observed factors and market trends.

Market Conditions

The tighter mortgage lending rules from regulatory changes over the last two years, the likelihood of higher interest rates, and a forecasted decline in GDP growth are expected in combination to lead a general softening in housing activity in 2018. Management views a general softening as a positive course towards more normalized and sustainable housing markets. Current forecasts continue to predict relatively stable employment and high immigration targets. These factors, combined with a tight housing supply in key economic centers, continue to support the Company's targets in its lending regions. Management, along with its business partners, will continue to monitor the economic and housing market conditions along with the credit quality in local regions, and will adjust underwriting criteria and origination volumes as circumstances warrant.

Prime Mortgage Originations

The Department of Finance mortgage insurance eligibility changes made in late 2016 significantly reduced the Company's prime mortgage volumes and its financial performance in 2017. The mortgage insurance eligibility rule changes materially reduced the size of the prime insurable mortgage market and competition for these mortgages increased. While the Company was actively engaged in securing funding for prime mortgages that no longer qualified for insurance (i.e.: prime uninsurable mortgages), it had only limited access to this funding in 2017.

In 2018, the Company expects that competition for prime insurable mortgages will remain high and that overall prime insurable mortgage activity will be flat to moderately declining compared to 2017. This view reflects the current economic forecasts, moderating housing prices, and expected interest rate increases. Rising bond yields and price competition for prime insurable mortgages have continued to put negative pressure on the gain on sale rates earned for these mortgages in late 2017 and into 2018, and it is too early to determine when this pressure might subside.

The Company has continued to pursue options for funding prime uninsurable mortgages and is cautiously optimistic some funding will become available in the first half of 2018, allowing it to selectively offer new prime uninsured products and expand its product suite. Financial returns for the product are still uncertain, but could add positively to revenue in 2018.

Prime Mortgage Renewals

Softness in new originations of prime insurable mortgages will continue to be partly offset by the Bank's expected highly profitable renewal activity in 2018. Based on the maturity profile of the MUA, the Bank expects to experience increases in renewal activity in 2018 in the range of \$2.20 - \$2.40 billion. To optimize this revenue stream, the Bank will continue to focus on its service and retention activities as discussed in its strategic priorities above. Consistent with the gain on sale rate pressure for new prime mortgage sales, renewal gain on sale rates also face the same pressures. Additionally, the Company expects an increase of up to 10 bp in the renewal acquisition expense rates as mortgages originated under the broker Loyalty

commission program, which was discontinued in 2015, start to renew in greater numbers. The Bank's almost \$28 billion of prime MUA provides both a sustainable portfolio of quality revenue generating assets and a customer base to drive significant value over the coming years as it expands into additional product areas. It should also be noted that the stress test associated with the recent changes to Guideline B-20, which applies to all refinances of mortgages or a change in mortgage lender, will potentially buoy renewal rates in 2018 and beyond. Management will monitor this carefully.

Street Solutions Uninsurable Residential Mortgage Lending

The Bank launched its uninsured mortgage product, Street Solutions, in Q2 2017. The market response was very positive and demand was very strong, with many existing mortgage broker partners welcoming another provider in this segment. In mid-October 2017 the Bank put a hold on new commitments for closings in 2017 as it had met its funding targets for that year, but continued to accept commitments for 2018. The Bank is experiencing continued strong demand for the Street Solutions product, at high levels of credit worthiness, and expects to meet its target originations of \$600 - \$700 million for this product in 2018 with net interest margins within 2.0% - 2.35% for those funded on-balance sheet.

As discussed above, the changes to underwriting standards employed by federally regulated financial institutions in OSFI Guideline B-20, which came into effect in January 2018, have not changed management's target Street Solutions origination volumes given the relatively modest size of the Company's targets compared to the projected size of the addressable market.

Funding and Liquidity

As noted above under *Prime Insurable Residential Lending*, when investors purchase prime insurable mortgages at commitment, the Company transfers substantially all of the risks and rewards of the ownership of the mortgage. The Company's access to this funding is more than adequate, and the Bank remains competitive in this mortgage segment.

Also, as noted above, the Company continues to explore alternatives for funding prime uninsurable mortgages and is cautiously optimistic that some funding will available in the first half of 2018.

In order to fund its on-balance sheet loans and liquid assets (e.g.: Street Solutions mortgages, prime uninsurable mortgages, stamped mortgages, and bridge loans), the Bank offers a full product suite of CDIC insurance-eligible retail GICs ranging in terms from 1 to 5 years, including a 90-day cashable option. Currently, the Bank's GIC distribution strategy is focused on the third-party deposit broker network, including IIROC, MFDA, RDBA and MGA members. Management believes the Bank is well-positioned to penetrate this channel, and has recently hired a business development manager who is charged with diversifying the Bank's deposit broker relationships. Success in building a well-diversified portfolio of stable retail term deposits will enable the Bank to meet its targets for uninsurable mortgage originations.

As also noted above, the Bank has a secondary source of funding for prime insurable mortgages, through their securitization. However, when the underlying mortgages remain on the Bank's balance sheet, they attract a commensurate increase in regulatory capital in the calculation of the Bank's leverage ratio, which management believes is an inefficient use of its capital.

Operating Expenses

The Company continues to target the achievement of positive operating leverage in 2018. This will involve careful management of expenses, as the Company balances improving efficiency against making the appropriate investments in the people and technology that will enable strategic priorities and the strengthening of the Company's risk and compliance management programs.

FINANCIAL TARGETS - 2018 TO 2020

Note: The Bank may not realize the financial targets indicated below if business or competitive conditions, the regulatory environment, the housing market, or general economic conditions change, or if any of the other management assumptions do not materialize in the amount or within the timeframes expected. Please refer to the Forward-Looking Information on page 9.

	2017 Actual	2018	2019	2020
Prime New Originations ¹	\$5.37 billion	Maintain market share	Maintain market share	Maintain market share
Prime Renewal Volume	\$1.86 billion	\$2.20-\$2.40 billion	\$2.40-\$2.60 billion	\$2.60-\$2.80 billion
Street Solutions Originations	\$204 million	\$600-\$700 million	\$850-\$950 million	\$1.0-\$1.2 billion
Operating Leverage ²	N/A	Positive operating Positive operating leverage ³ leverage ³		Positive operating leverage ³

¹ Estimating future prime insurable originations in the markets where the Company does business remains challenging, given the recent regulatory changes. The market for this business has been reduced, and at times there has been spread compression leading to unprofitable transactions that the Company avoids. The projections reflect management's current views only and are subject to change over time.

Dividends

The Company and its management are committed to consistently creating shareholder value. At the present time, this is best achieved through the retention of earnings and the allocation of capital to the business opportunities within the growing potential of the bank platform. Over the longer term, it is the Company's intention that the creation of shareholder value will include consideration of an allocation between retaining and investing earnings, and distributing common shareholder dividends.

Sustainable Tax Advantage

The Company continues to generate a sustainable tax advantage, given the differing treatment between accounting and income tax rules for gains on sale. Its tax loss carryforwards were approximately \$317 million at December 31, 2017. This represents a real and sustainable tax advantage as the Company is not paying cash taxes.

² As revenues from balance sheet lending begin to grow, the Bank will begin to measure itself on operating leverage.

³ Positive operating leverage is defined as: percentage growth in net revenue, minus percentage growth in expenses, is greater than zero.

2017 REVIEW OF RESULTS

2017 Objectives	2017 Results or Status
Launch uninsured mortgage product, with \$150 to \$200 million in new originations in 2017.	Street Solutions originations totaled \$203.7 million in 2017, with \$200.8 million outstanding mortgages receivable at December 31, 2017.
Maintain broker market share at #4.	Market share was #7 for Q4 2017 and #5 for the year. ¹
Maintain renewal volumes of 75 - 80% of mortgages eligible for renewal.	Renewed 75% of eligible mortgages.
Build credit card capability and be ready to launch the product in 2018.	As discussed in Q3 2017 - de-prioritized by management.
Maintain credit quality, with serious arrears and early delinquency rates better than industry averages.	Serious arrears rate for prime mortgages of 0.08% compared to industry average of 0.22% ² for all types of mortgages in the markets in which the Company operates.

Please see 2017 and Q4 2017 Summary and Highlights, and 2017 and Q4 2017 Earnings Review, below, for discussion of the Company's 2017 results.

¹ As measured by industry statistics.

 $^{2\ \}mbox{As measured}$ by statistics from the Canadian Bankers Association.

2017 AND Q4 2017 SUMMARY AND HIGHLIGHTS

The table below sets out certain financial highlights for the three months and year ending December 31, 2017, together with comparative information for prior periods. This table contains non-GAAP measures. The Company uses these non-GAAP measures in order to highlight its core operating business (the Bank) by removing non-recurring items, including non-recurring restructuring costs or recoveries, and material items associated with the Company's legacy businesses. Please see the section *Non-GAAP Measures* for further detail and numerical reconciliations of these non-GAAP measures to the most directly comparable measure specified, defined or determined under the GAAP presented in the Company's financial statements.

Table 1 - Financial Highlights

(in thousands of \$, except where defined)	Fort	he t	hree months	en	ded or as at	_	For the year	end	led or as at
(in thousands of \$, except where defined)	December 31,					De	ecember 31,		cember 31,
	2017		2017		2016		2017		2016
Financial performance									
Shareholders' net income	\$ 1,239	\$	3,731	\$	462	\$	2,292	\$	16,266
Shareholders' diluted earnings per share	\$ 0.01	\$	0.03	\$	0.00	\$	0.02	\$	0.13
Adjusted shareholders' net income (i)	\$ 1,544	\$	4,297		1,900	\$	7,756	\$	16,360
Adjusted shareholders' diluted earnings per share (i)	\$ 0.01	\$	0.04	\$	0.02	\$	0.06	\$	0.13
Total revenue (net of acquisition costs)	\$ 14,125	\$	19,198	4	13,147	\$	60,171	\$	68,272
Total Tevenue (Het of acquisition costs)	9 17,123	P	19,190	Ф	13,147	7	00,171	₽	00,272
Net gain on sale of mortgages - new	\$ 5,409	\$	10,175	\$	9,008	\$	31,339	\$	47,720
Net gain on sale - new - % of prime originations	0.48%		0.67%	Ψ.	0.43%	7	0.58%	Ψ	0.60%
, ,									
Net gain on sale of mortgages - renewals	\$ 7,376	\$	7,935	\$	5,050	\$	25,990	\$	20,693
Net gain on sale - renewals - % of renewals	1.39%		1.42%		1.41%		1.40%		1.45%
Net interest income (expense) - non-securitized assets	\$ 792	\$	243	\$	(181)	\$	760	\$	(646)
Net interest margin - non-securitized assets	1.21%		0.75%		N/A		0.68%		N/A
D	4.00/		4.4.07		2.20/		2 501		46.00/
Return on tangible equity (i) Adjusted return on tangible equity (i)	4.9% 6.1%		14.4% 16.5%		2.2% 7.6%		2.6% 7.7%		16.9% 17.0%
Adjusted return on tangible equity (i)	0.1%		10.5%		7.0%		7.770		17.0%
Mortgages originated and under administration									
Mortgages under administration (in billions of \$)	\$ 28.02	\$	27.98	\$	27.70	\$	28.02	\$	27.70
	,	Ľ		Ċ		•			
Prime mortgages originated and sold	\$ 1,138,274	\$	1,521,342	\$	2,101,474	\$	5,372,803	\$	7,940,758
Prime mortgage renewals sold	531,080		560,423		358,043		1,859,267		1,428,534
Total prime mortgages sold	\$ 1,669,354	\$	2,081,765	\$	2,459,517	\$	7,232,070	\$	9,369,292
Total Street Solutions originations	\$ 62,116	\$	131,376		N/A	\$	203,717		N/A
Condit and literature and									
<u>Credit quality - mortgages</u> Provision for credit losses - uninsured loans	\$ (155)		(136)		N/A	\$	(291)		N/A
Provision for credit losses - uninsured loans - rate	0.33%		0.64%		N/A N/A	7	0.39%		N/A N/A
Trovision for create losses annisarea loans rate	0.55 /0		0.0470		14/15		0.55 /0		IV/A
Allowance for credit losses on uninsured loans	\$ (291)	\$	(136)		N/A	\$	(291)		N/A
Allowance for credit losses on uninsured loans	, ,	Ľ	(,		,	•	(-)		,
- % of uninsured loans	0.14%		0.09%		N/A		0.14%		N/A
Regulatory Capital Ratios - Street Capital Bank Risk-weighted assets	\$ 388,187	_	252.467		N/A				
Common equity Tier 1 (CET1) ratio	25.39%		352,467 27.54%		N/A N/A				
Total capital ratio	25.39%		27.54%		N/A				
Leverage ratio	13.76%		15.85%		N/A				
 	2017 6 76				,/-				
Equity and share information									
Shareholders' equity	\$ 138,162	\$	136,590	\$	134,492				
Shares outstanding end of period (000s)	122,184		122,184		121,532				
Book value per share	\$ 1.13	\$	1.12		1.11				
Market capitalization	\$ 125,850	\$	171,058	\$	228,480				
Share price at close of market	\$ 1.03	\$	1.40	\$	1.88				

⁽i) Non-GAAP measure the Company uses to measure its performance from continuing and recurring income from its core business. Please see the section *Non-GAAP Measures* for a reconciliation of amounts to GAAP measures.

BUSINESS DEVELOPMENTS IN 2017

On February 1, 2017, Street Capital Financial Corporation began operations as Street Capital Bank of Canada, a Schedule I bank, and immediately began accepting deposits. At December 31, 2017 total deposits, net of deferred agent commissions, were \$293.0 million.

On May 5, 2017, as previously announced on March 21, 2017, the Company's former President, Lazaro DaRocha, retired from both the Bank and Street Capital Group Inc. The Company recorded \$3.6 million, pre-tax, in restructuring expenses associated with Mr. DaRocha's retirement.

Also during Q2 2017, the Company initiated a business restructuring that involved the reduction of approximately 10% of its workforce. Associated restructuring expenses of \$3.2 million, pre-tax, were recorded over the period from Q2 - Q4 2017, bringing total 2017 restructuring expenses to \$6.8 million. The Bank continues to target positive operating leverage beginning in 2018.

In June 2017 the Bank launched its highly successful Street Solutions lending program, an uninsured mortgage product suite designed to provide Canadians with alternative lending options. During 2017 the Bank achieved its 2017 lending objectives, and at December 31, 2017 outstanding Street Solutions mortgages, net of deferred agent commissions and credit provisions, were \$200.8 million.

On September 1, 2017, as previously announced on June 29, 2017, the Company's former CEO and then-acting President, W. Edward Gettings, retired from Street Capital Group Inc. and Street Capital Bank. The Company recorded \$0.9 million expense, pre-tax, in association with Mr. Gettings's retirement, which is included in the total \$6.8 restructuring expense referenced above. Mr. Gettings has continued to serve as a member of the Company's Board of Directors.

Also on September 1, 2017, as previously announced on June 29, 2017, Duncan Hannay, a seasoned financial services and technology executive leader, assumed the responsibilities of President and CEO of both the Company and Street Capital Bank.

On September 5, 2017, Jeff Marshall, an experienced financial product development and marketing executive, assumed the responsibilities of Chief Product and Marketing Officer of Street Capital Bank.

On October 23, 2017, as previously announced on September 28, 2017, Gregory Parker, an experienced capital markets, treasury and risk management leader, assumed the responsibilities of Executive Vice President, Capital Markets and Treasury of Street Capital Bank.

Significant or Non-Recurring Financial Developments in 2017

- As discussed above, under Business Developments in 2017, during 2017 the Company recorded \$6.8 million in
 restructuring expenses, relating to both the retirement of its former President and former CEO, and the business
 reorganization that was developed in Q2 2017 and implemented during the remainder of the year. The expenses are
 incorporated into the determination of non-GAAP adjusted performance measures.
- During Q3 and Q4 2017, Street Capital Bank entered into transactions to securitize and sell, through the CMB program, a
 total of \$74.2 million 10-year insured NHA MBS mortgage loans on multi-unit residential properties. These were the Bank's
 first transactions in the multi-unit residential mortgage market. Based on a combination of the mortgages' features and
 mitigation of interest rate risk through third party management of CMB seller swaps, the Bank transferred control of the
 mortgages and derecognized them upon their sale to third parties. Therefore the mortgages did not remain on the Bank's
 balance sheet, and the Bank recognized \$0.6 million gains on the sales. The Company is planning to engage in similar
 transactions in the future.
- During 2017 the Company awarded, to officers and members of senior management, 3.975 million options to purchase shares of the Company's common stock. The options vest over 4 years, with the first 20% vesting on the date of grant. The option grants increased the year's salaries and benefits expense by \$0.8 million.
- During 2017 the Company recorded net fair value losses of \$0.9 million, primarily due to a reduction in the value of its \$US Private Equity investments, inclusive of foreign exchange fluctuations. \$0.8 million was allocated to the Company's non-controlling interests. The net loss is incorporated into the determination of non-GAAP adjusted performance measures.

Also during 2017, the Company exited its Private Equity portfolio investment in Fresh Brands ("The Works") for proceeds
of \$1.3 million, with the Company receiving net \$0.2 million. At December 31, 2017, the sole remaining portfolio investment
is in Differential Brands Group Inc. ("DBGI"), a publicly traded US company.

Significant or Non-Recurring Financial Developments in Q4 2017

- As discussed above, under Business Developments in 2017, during Q4 2017 the Company recorded \$0.2 million in restructuring expenses. The expenses are incorporated into the determination of non-GAAP adjusted performance measures.
- During Q4 2017, Street Capital Bank entered into a transaction to securitize and sell, through the CMB program, a \$31.1 million 10-year insured NHA MBS mortgage loan on a multi-unit residential property. As discussed above, the Bank derecognized the mortgage upon its sale to a third party, and recognized a \$0.2 million gain on the sale.
- During Q4 2017 the Company recorded net fair value losses of \$0.4 million, primarily due to a reduction in the value of its \$US Private Equity investments, inclusive of foreign exchange fluctuations. \$0.3 million was allocated to the Company's non-controlling interests. The net loss is incorporated into the determination of non-GAAP adjusted performance measures.

2017 Financial Highlights

- 2017 net shareholders' income was \$2.3 million, compared to \$16.3 million in 2016. The 2017 earnings include the \$6.8 million reorganization expense, the \$0.6 million gains on the CMB securitization and sales, and the \$0.8 million stock-based compensation expense discussed above. Adjusted net income for 2017, which is primarily affected by eliminating the post-tax reorganization expense, was \$7.8 million (please see the *Non-Core and Non-Recurring Items* section of this MD&A for more detail) compared to \$16.4 million in 2016. The difference is almost entirely due to 2017's decrease of \$11.1 million in gains on sale compared to 2016.
- Prime new mortgages originated and sold in 2017 were \$5.37 billion, down 32% from the \$7.94 billion in 2016, in line with our expected 30% 35% reduction in volume. The reduction from 2016 largely reflects mortgage insurance rule changes in 2016 that affected the Bank's ability to fund and therefore originate prime uninsurable mortgages during most of 2017.
- During 2017 sales of prime mortgages generated a gross gain on sale, as a percentage of mortgages sold, of 1.97%, up
 0.15% compared to the 1.82% in 2016. The increase reflects additional premiums paid to support a broker incentive
 commission program, increased premiums earned on a specific product promotion, and higher deferred premiums
 associated with the successful renegotiation of one of the Company's servicing contracts.
- The increase in gross gain on sale rates for prime mortgage sales was offset by an increase in acquisition costs, which
 were up 0.17% to 1.39% of sales in 2017 compared to 1.22% of sales in 2016. The increase reflects the cost of the broker
 incentive commission promotion and a relative increase in the rate associated with portfolio insurance amortization,
 which was 0.18% in 2017 compared to 0.10% in 2016.
- Prime renewal mortgage volumes were \$1.86 billion in 2017, which were up, as expected, 30% from the \$1.43 billion renewed in 2016. The renewals sales generated a net gain on sale, as a percentage of renewal sales, of 1.40% compared to 1.45% in 2016.
- Street Solutions mortgage originations, new in 2017, were \$203.7 million, slightly exceeding the higher end of the Company's origination targets of \$150 million \$200 million.
- Total mortgages under administration ("MUA") were \$28.02 billion at December 31, 2017, up \$0.32 billion from \$27.70 billion at December 31, 2016. Lower new originations combined with mid-term liquidations have slowed the relative growth of MUA during 2017 as compared to the trend in prior years.
- The Company's net interest income on its non-securitized assets was \$0.8 million in 2017, reflecting the growth of the uninsured lending business that is funded by the Company's deposit-taking activities. The average spread (weighted average yield on mortgages minus average weighted yield on deposits) on Street Solutions mortgages was 2.54% for the year. Overall net interest margin was 0.68%, with the lower level reflecting the build of the balance sheet and liquidity portfolio. As the balance sheet reaches scale the Company expects net interest margin in the range of 2.0-2.35% over a twelve-month period.

- In 2017 the Company recorded \$0.29 million of provisions for credit losses, based on management's best estimate of incurred losses on its non-securitized loan portfolio. Credit provisions as a percentage of average non-securitized loans outstanding were 0.39% for the year. This percentage is somewhat elevated due to the fact that the largest component of non-securitized loans is Street Solutions mortgages, which were zero at the beginning of year, and whose average balance is therefore low relative to the ending balance. This percentage is expected to normalize beginning in 2018. Included in the provision amount is a \$0.1 million provision on a bridge loan that was deemed non-performing at the end of the year. Subsequent to the end of the year the amount set aside for the bridge loan was fully recovered.
- 2017 adjusted operating expenses, net of the \$6.8 million restructuring expenses as discussed above, increased \$2.4 million compared to 2016. This was due in part to the \$0.8 million increase in non-cash compensation for the stock option issuances, as noted above, and also due to higher costs for IT and third-party professional and legal services associated with increases in the Company's product offering and execution activities associated with strategic priorities.
- The serious arrears rate on the prime mortgages under administration was 0.08% at December 31, 2017, compared to 0.11% at December 31, 2016. This remained significantly better than industry average³ in the markets where the Company operates. While the Company is not directly exposed to the credit risk of its prime insured MUA, credit and underwriting quality, as measured by the serious arrears rate, is a key performance indicator of a portfolio's quality. A relatively high-quality portfolio helps to maintain strong wholesale demand from liquidity providers.
- The average origination LTV for Street Solutions mortgages was 71.7% in 2017, and at December 31, 2017, no Street Solutions mortgages were in arrears.
- The average origination beacon score for prime MUA improved slightly over the periods presented: 750 at December 31, 2017 compared to 746 at December 31, 2016. There was little change in both the loan to value (LTV) and total debt service (TDS) ratios. Average origination LTV was 81.1% at December 31, 2017 compared to 80.8% at December 31, 2016, while average origination TDS was 36.7% at December 31, 2017 and 36.4% at December 31, 2016. As with the serious arrears rate, the ratios are indicative of the high credit quality of prime MUA.

Q4 2017 Financial Highlights

- Q4 2017 net shareholders' income was \$1.2 million, compared to \$0.5 million in Q4 2016 and \$3.7 million in Q3 2017. Q4 2017 earnings include \$0.2 million reorganization expense, a \$0.2 gain on a CMB securitization and sale, \$0.3 million stock-based compensation expense, and \$1.2 million in contractual minimum payments for outsourced services. Adjusted net income for Q4 2017, which is primarily affected by eliminating the post-tax reorganization expense and the net fair value adjustment, was \$1.5 million (please see the Non-Core and Non-Recurring Items section of this MD&A for more detail) compared to \$1.9 million in Q4 2016 and \$4.3 million in Q3 2017.
- Prime new insurable mortgages originated and sold in Q4 2017 were \$1.14 billion, down 46% from the \$2.10 billion in Q4 2016 and down seasonally 25% from \$1.52 billion in Q3 2017. The reduction from 2016 reflects the changes to mortgage insurance rules, as well as relatively higher activity in Q4 2016 that occurred in advance of the pending regulatory changes.
- Q4 2017 sales of new prime insurable mortgages generated a gross gain on sale, as a percentage of mortgages sold, of 1.94%, up 0.26% from 1.68% in Q4 2016 and down 0.10% from 2.04% in Q3 2017. The increase from last year reflects additional premiums paid to support a broker incentive commission program, increased premiums earned on a specific product promotion, and higher deferred premiums associated with the successful renegotiation of one of the Company's servicing contracts. As well, there was some spread compression in Q4 2016 that reduced rates last year. Compared to last quarter rates are down as both the broker incentive commission program and the specific product promotion began to wind down and there was spread compression over the period.
- Acquisition costs for new prime insurable mortgages were 1.47% of sales in Q4 2017, up 0.22% from Q4 2016 and up 0.10% from Q3 2017. Compared to Q4 2016, rates are up due to the cost of the broker incentive commission promotion and a relative increase in the rate associated with portfolio insurance amortization, which was 0.23% in Q4 2017 compared to 0.10% in Q4 2016. The increase compared to last quarter primarily reflects the relative increase in the rate associated with portfolio insurance amortization, which was 0.16% in Q3 2017.

³ As measured by statistics from the Canadian Bankers Association.

- Prime renewal mortgage volumes in Q4 2017 were \$0.53 billion, which were up, as expected, 47% from the \$0.36 billion renewed in Q4 2016 and down seasonally 5% from \$0.56 billion in Q3 2017. The net gain on sale of renewals, as a percentage of renewal sales, was 1.39% in Q4 2017, comparable to 1.41% in Q4 2016 and 1.42% in Q3 2017.
- Street Solutions mortgage originations were \$62.1 million in Q4 2017. This was down from \$131.4 million in Q3 2017 due to the Company's mid-October decision to limit 2017 commitments and remain within its 2017 origination and funding targets of \$150 million \$200 million. At December 31, 2017 the Company's Street Solutions mortgage loans were \$200.8 million at the end of the year.
- Mortgages under administration were relatively flat compared to Q3 2017, increasing \$0.04 billion in the quarter.
- The average spread on Street Solutions mortgages (weighted average yield on mortgages minus average weighted yield on deposits) was 2.53% in the guarter.
- In Q4 2017 the Company recorded a \$0.2 million provision for expected credit losses, based on management's best
 estimate of incurred losses on its non-securitized mortgage portfolio, bringing the total provision for 2017 to \$0.29
 million. Included in the Q4 2017 provision is a \$0.1 million individual provision on a bridge loan, that subsequent to yearend was fully recovered.
- Q4 2017 adjusted operating expenses of \$11.6 million, net of the \$0.2 million restructuring expenses noted above were flat
 compared to Q4 2016 and down \$1.5 million from Q3 2017. Q4 2017 operating expenses included a contractual minimum
 top-up payment of \$1.2 million, which is expected to be non-recurring. This was offset by a decrease in variable pay
 reflecting a true-down of executive and employee bonuses to reflect 2017 financial performance.

2017 AND Q4 2017 EARNINGS REVIEW

Mortgage Activity

Table 2 - Mortgage Activity and MUA

	For t	he three months	For the year ended or as at					
	December 31,	September 30,	December 31,	December 31,	December 31,			
	2017	2017	2016	2017	2016			
Mortgages sold and mortgages under administration								
(in billions of \$)								
Prime mortgages originated and sold	\$ 1.14	\$ 1.52	\$ 2.10	\$ 5.37	\$ 7.94			
Prime mortgage renewals sold	0.53	0.56	0.36	1.86	1.43			
Total prime mortgages sold	\$ 1.67	\$ 2.08	\$ 2.46	\$ 7.23	\$ 9.37			
% Prime renewals	31.7%	26.9%	14.6%	25.7%	15.3%			
Street Solutions originations (in thousands of \$)	\$ 62,116	\$ 131,376	N/A	\$ 203,717	N/A			
Mortgages under administration	\$ 28.02	\$ 27.98	\$ 27.70	\$ 28.02	\$ 27.70			
Prime mortgage sale financial highlights								
(in thousands of \$)								
Cash premium at sale - new	\$ 18,238	\$ 26,008	\$ 30,833	\$ 90,269	\$ 126,262			
Deferred gain on sale - new	3,898	5,025	4,532	15,577	18,519			
Gain on sale of mortgages - new	\$ 22,136	\$ 31,033	\$ 35,365	\$ 105,846	\$ 144,781			
As a % of mortgages sold	1.94%	2.04%	1.68%	1.97%	1.82%			
Acquisition expenses - new	\$ 16,727	\$ 20,858	\$ 26,357	\$ 74,507	\$ 97,061			
As a % of mortgages sold	1.47%	1.37%	1.25%	1.39%	1.22%			
Net gain on sale - new	\$ 5,409	\$ 10,175	\$ 9,008	\$ 31,339	\$ 47,720			
As a % of mortgages sold	\$ 5,409 0.48%	0.67%	0.43%	0.58%	0.60%			
As a % or mortgages solu	0.46%	0.07 70	0.43%	0.38%	0.00%			
Cash premium at sale - renewals	\$ 6,583	\$ 6,917	\$ 4,595	\$ 23,149	\$ 18,638			
Deferred gain on sale - renewals	1,358	1,581	833	4,777	3,632			
Gain on sale of mortgages - renewals	\$ 7,941	\$ 8,498	\$ 5,428	\$ 27,926	\$ 22,270			
As a % of mortgages sold	1.50%	1.52%	1.52%	1.50%	1.56%			
Acquisition expenses - renewals	\$ 565	\$ 563	\$ 378	\$ 1,936	\$ 1,577			
As a % of mortgages sold	0.11%	0.10%	0.11%	0.10%	0.11%			
Net gain on sale - renewals	\$ 7,376	\$ 7,935	\$ 5,050	\$ 25,990	\$ 20,693			
As a % of mortgages sold	1.39%	1.42%	1.41%	1.40%	1.45%			
-								

2017 Discussion

New Prime Mortgage Sales

Prime new mortgage sales volume was \$5.37 billion in 2017, down 32% from \$7.94 billion in 2016. The decline year over year can be tied to the previously discussed effect of changes in mortgage insurance eligibility criteria that have reduced the availability of mortgage insurance. Most of the Bank's investors were only purchasing prime insurable mortgages in 2017, and therefore the absence of liquidity for prime uninsurable mortgages reduced the Bank's accessible market.

New Prime Mortgage Gain on Sale Rates

The decline in new prime sales volume in the year led directly to lower net gains on sale, of \$31.3 million compared to \$47.7 million in 2016. However, the annual net gain on sale rate of 0.58% was comparable to 0.60% in 2016 reflecting offsetting factors.

The new prime mortgages gross gain on sale ratio increased to 1.97% in 2017 compared to 1.82% in 2016. The increase of 0.15% primarily reflects the following factors in 2017:

- A promotion for most of Q2 to Q4 with a certain investor that increased the premiums earned for certain mortgage products;
- A broker commission promotion introduced in Q2 that continued into Q4, under which the Bank paid additional
 commission to brokers and the cost was partially recovered through an increase in the premium paid to the Company by
 investors; and
- A renegotiation of a servicing contract that reduced the servicing cost to the Bank, which in turn increased the deferred gain on sale the Bank earned with one investor, leading to a 0.06% increase in the deferred gain on sale rate.

The 0.15% increase in gross gain on sale rates was matched by a 0.17% increase in the acquisition expense ratio, to 1.39% in 2017 compared to 1.22% in 2016. The increase primarily reflects the following:

- The additional expense of the broker commission promotion mentioned above;
- Other promotions that were introduced in Q4; and
- The amortization of portfolio insurance was relatively higher given the lower new origination volumes. Portfolio insurance amortization was 0.18% of new prime originations in 2017 compared to 0.10% in 2016.

Renewal Prime Mortgage Sales

With respect to prime renewals, the 30% increase in volume, from \$1.43 billion in 2016 to \$1.86 billion in 2017, reflects management's expectations, which have been based on the historical increases in prior originations coming up for renewal. The renewal rate was approximately 75% for the year, at the lower end of the target range of 75%-80%, but was improving throughout the year. Management believes that this overall lower rate is primarily due to requests by some clients to refinance at renewal, a relatively unprofitable option the Bank currently chooses not to offer, combined with increased competition for insurable mortgages. As described above under *Strategic Priorities*, a key Company initiative is to maximize the financial contribution of the renewal revenue stream.

Renewal Prime Mortgage Gain on Sale Rates

The increase in prime renewal volume led directly to increased net gains on sale, as 2017 net prime renewal gains on sale were \$26.0 million compared to \$20.7 million in 2016. The annual net gain on sale rate of 1.40% was reduced from 1.45% in 2016. This reflects spread compression and the competitive factors noted above.

Q4 2017 Discussion

New Prime Mortgage Sales

Prime new mortgage sales volume of \$1.14 billion in Q4 2017 was down 46% from \$2.10 billion in Q4 2016 and down seasonally 25% from \$1.52 billion in Q3 2017. The decline year over year can largely be tied to changes in mortgage eligibility rules that reduced the Company's addressable markets and the relatively higher activity in Q4 2016 in advance of the pending regulatory changes.

New Prime Mortgage Gains on Sale Rates

Q4 2017 v. Q4 2016

The decline in new prime mortgage sales volume in the quarter led directly to lower net gains on sale of \$5.4 million compared to \$9.0 million in Q4 2016. The Q4 2017 net gain on sale rate was 0.48% compared to 0.43% in Q4 2016.

The new prime gross gain on sale ratio increased 0.26% to 1.94% from 1.68% last year. This increase reflects the following factors:

- A promotion for most of Q4 2017 with a certain investor that increased the premiums earned for certain mortgage products;
- A broker commission promotion introduced in Q2 2017 that continued into Q4, under which the Bank paid additional
 commission to brokers and the cost was partially recovered through an increase in the premium paid to the Company by
 investors;
- A renegotiation of a servicing contract that reduced the servicing cost to the Bank, which in turn increased the deferred gain on sale the Bank earned with one investor, leading to a 0.12% increase in the deferred gain on sale rate; and
- Competitive factors in Q4 2016 that reduced gain on sale rates in that quarter.

The 0.26% increase in gross gain on sale rates was mostly matched by a 0.22% increase in the acquisition expense ratio, to 1.47% compared to 1.25% in Q4 2016. The increase primarily reflects the additional expense of the broker commission promotion mentioned above, and the relatively higher effect of portfolio insurance amortization, which was 0.23% of sales in Q4 2017 compared to 0.10% of sales in Q4 2016.

Q4 2017 v. Q3 2017

Net new prime mortgage gains on sale decreased because of both seasonally lower originations, and lower net gains on sale rates. Net gains on sale were \$5.4 million, down 47% from \$10.2 million in Q3 2017. The Q4 2017 net gain on sale rate of 0.48% was 0.19% lower than 0.67% in Q3 2017.

The new prime origination gross gain on sale ratio decreased to 1.94% from 2.04% reflecting both the beginning of the wind down of the broker incentive commission program and the specific product promotion, and there was spread compression in the market.

The acquisition expense ratio also increased to 1.47% compared to 1.37% last quarter, mostly due to the amortization of portfolio insurance that was 0.23% of sales in Q4 2017, compared 0.16% in Q3 2017.

Renewal Prime Mortgage Sales

With respect to prime renewals, Q4 2017 volume of \$0.53 billion was up 47% from \$0.36 billion in Q4 2016 and down seasonally 5% from \$0.56 billion in Q3 2017, and in line with expectations. The Q4 2017 renewal rate was approximately 76%, slightly exceeding the annual rate as renewal rates were improving during the year.

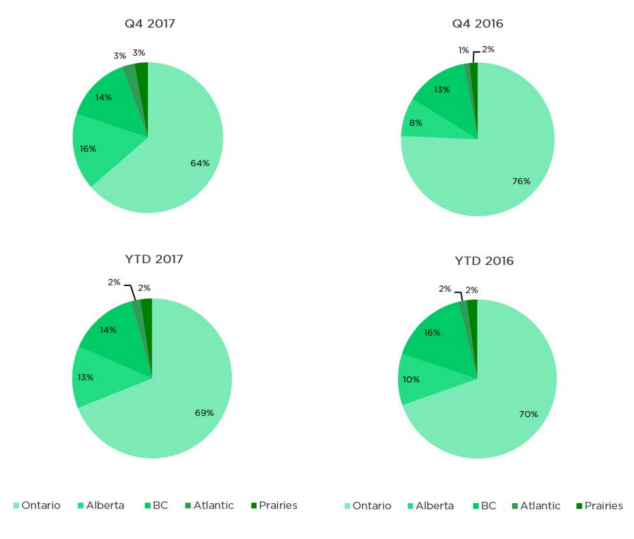
Renewal Prime Mortgage Gain on Sale Rates

Prime renewal net gains on sale were \$7.4 million in Q4 2017. These were in line with the associated changes in volume compared to prior quarters, being an increase of \$2.3 million from Q4 2016 and a small decrease of \$0.5 million from Q3 2017. The quarterly net gain on sale rates were relatively constant, at 1.39% for Q4 2017 compared to 1.41% in Q4 2016 and 1.42% in Q3 2017.

Geographic Distribution - Prime Mortgages

The charts below show the geographic distribution of prime mortgage originations and MUA.

Chart 1 - Geographic Distribution of Prime New Originations (% of \$)



Full year 2017 distribution of prime mortgage originations by province was relatively consistent with 2016. Ontario originations were essentially the same, while Alberta had a small increase that was offset by a decrease in BC.

However, there are distinct differences between Q4 2017 and Q4 2016, especially regarding Ontario originations. Q4 2016 saw an increase in mortgage activity in advance of mortgage rule changes, which had the greatest impact in Ontario due to its larger population and higher average housing prices. By Q4 2017, there were two market factors at play that contributed to the opposite result. One of these was the decrease throughout 2017 in the prime insurable market. The other was the result of the amendments to Guideline B-20 that OSFI announced in October 2017, to be effective January 2018, which are discussed above under *Regulatory Developments*. Ahead of this effective date, market activity in the prime uninsurable mortgage space, for both new originations and refinancing of existing mortgages, was increased as borrowers sought to obtain financing in advance of the requirement for stress testing. As the Company does not currently participate in the prime uninsurable market, its relative Ontario originations decreased. Similar to Q4 2016, this had a greater relative impact on Ontario due to the comparatively higher housing prices in the province.

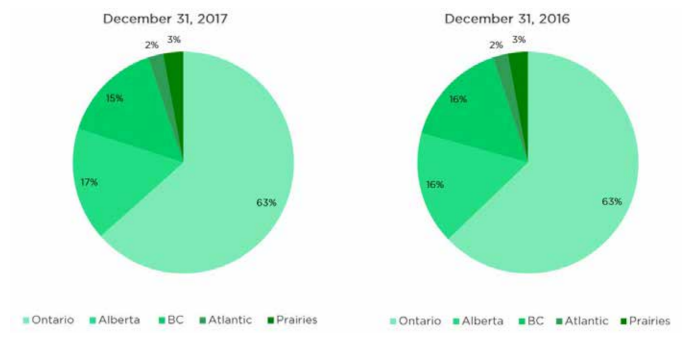


Chart 2 - Geographic Distribution of Prime Mortgages under Administration (% of \$)

As noted in prior quarters, given the volume of the Company's prime MUA, and the relatively static demographic and economic trends within the country, the relative distribution of prime MUA at December 31, 2017 is little changed from the distribution at December 31, 2016. This reflects both the relative population density in urban centers of Ontario, and higher average housing prices there compared to most of Canada.

Shown below is the contractual maturity profile of the Company's prime MUA at December 31, 2017.

Table 3 - Prime MUA Maturity Table

(in billions of \$)	2018 \$	2019 \$	2020 \$	2021 \$	2022 \$	2023 and beyond \$	Total \$
MUA maturities	3.66	4.65	5.99	7.27	6.12	0.12	27.81

Street Solutions Uninsured Mortgages

At December 31, 2017, the geographic distribution of outstanding Street Solutions mortgages differs from that of the Company's prime insured mortgages, with almost 90% concentrated in Ontario compared with 9% in British Columbia and just 1% in Alberta. This reflects key features of the portfolio to date; i.e.: its initial launch in the Greater Toronto area, followed by the Greater Vancouver area. These areas of the country have larger urban centers and correspondingly larger populations, along with strong employment trends and liquid housing markets. As the Street Solutions lending portfolio grows, management expects to see some decline in the concentration in Ontario, but with continued concentration in larger urban centers.

Net Interest and Other Income

Table 4 - Net interest, fee and other income (expense)

A breakdown of the Company's net interest and other income is shown below, allocated among the Company's core banking business components and other items. To date, net mortgage lending interest income (expense) has been a relatively minor contributor to the Company's revenue, since the majority of originated mortgages have been sold or securitized. With the launch of the Street Solutions uninsured lending program in Q2 2017, the Company has seen a significant increase in net lending interest income, which it expects to ultimately form a significant part of its revenue.

						For	the three	mor	iths ended
	Dece	mber 31,	Average	Se	ptember 30,				
(in thousands of \$)		2017	rate		2017	rate		016	
Interest income - Street Solutions	\$	2,306	5.13%	\$	910	4.85%	\$	-	-
Interest income - bridge loans		53	6.30%		125	6.89%		160	7.88%
Interest income - other mortgages and loans		100	3.29%		66	2.40%		456	3.71%
Interest income - cash and liquidity		137	0.83%		63	0.71%		11	0.73%
Total interest income - non-securitized assets	\$	2,596	3.97%	\$	1,164	3.60%	\$	627	3.88%
Interest expense - deposits and other		(1,804)	2.87%		(921)	2.94%	(808)	7.57%
Net interest income (expense) - non-securitized assets	\$	792	1.21%	\$	243	0.75%	\$ (181)	N/A
Provision for credit losses		(155)			(136)				_
Net interest income (expense) - non-securitized	\$	637		\$	107		\$ (181)	
Interest income - securitized mortgages		1,622	2.89%		1,612	2.76%	1,	848	2.82%
Interest expense - securitization liabilities		(1,433)	2.56%		(1,458)	2.49%	(1,	575)	2.41%
Net interest income - securitized	\$	189	0.33%	\$	154	0.26%	\$	273	0.42%
Total net interest income (expense) ¹	\$	826	0.81%	\$	261	0.44%	\$	92	0.12%
Servicing and fee income - loan sales		427			556			76	
Gain on sale - CMB securitizations		247			327			-	
Other net interest income (expense) - non-core		(65)			(51)			(79)	
Other income (expense)		(95)			(5)			(0)	
Total fee and other income	\$	514		\$	827		\$	(3)	=
Credit provisions - non-core		-			-		(1,	000)	
Total fee, interest and other income (expense)	\$	1,340		\$	1,088		\$ (911)	-

¹ based on interest earning assets only

					Cau tha ··	
	Dec	ember 31,	Average	De	cember 31,	Average
(in thousands of \$)	Dece	2017	rate	De	2016	rate
(III tilousulus ol 4)		2017	rate		2010	rate
Interest income - Street Solutions	\$	3,239	5.05%	\$	_	-
Interest income - bridge loans		383	7.10%	Ċ	499	6.40%
Interest income - other mortgages and loans		269	2.61%		741	2.30%
Interest income - cash and liquidity		249	0.77%		89	0.81%
Total interest income -			. 0177 70			. 0.0170
non-securitized assets	\$	4,140	3.68%	\$	1,329	2.84%
		•		Ċ	,	
Interest expense - deposits and other		(3,380)	3.15%		(1,975)	6.94%
Net interest income (expense)						
 non-securitized assets 	\$	760	0.68%	\$	(646)	N/A
Provision for credit losses		(291)	, ,		-	•
Net interest income (expense) - non-securitized	\$	469		\$	(646)	
Interest income - securitized mortgages		6,705	2.79%		5,542	2.91%
Interest expense - securitization liabilities		(6,007)	2.50%		(4,927)	2.61%
Net interest income - securitized	\$	698	0.29%	\$	615	0.32%
Total net interest income			,			•
(expense) ¹	\$	1,167	0.41%	\$	(31)	. N/A
Servicing and fee income - loan sales Gain on sale - CMB securitizations		1,010 574			715 -	
Other net interest income						
(expense) - non-core		(215)			(344)	
Other income (expense)		306	,		519	
Total fee and other income	\$	1,675		\$	890	
Credit provisions - non-core		-			(1,000)	
Total fee, interest and other income (expense)	\$	2,842		\$	(141)	

¹ based on interest earning assets only

Interest income - non-securitized assets is the interest the Company earns on assets that it holds on-balance sheet. These include uninsured mortgages that have been advanced under the Bank's Street Solutions program, stamped mortgages, other mortgages held on-balance sheet that may be sold or securitized, and bridge loans (see Note 8 of the audited consolidated financial statements). Non-securitized assets also include liquid cash equivalents such as cash, Treasury Bills or bankers' acceptances, on which the Company earns interest prior to using the cash to fund mortgages or other loans. Interest income is calculated using the effective interest rate method.

Interest expense - deposits and other includes the interest expense on deposits, and the interest expense and the standby charges on the mortgage funding portion of the Bank's credit facility (see Note 5 of the audited consolidated financial statements). Interest expense is calculated using the effective interest rate method.

Provision for credit losses includes both the collective and individual provisions related to the Company's non-securitized assets (see Note 8 of the audited consolidated financial statements).

Interest income - securitized mortgages is the total interest income and fees relating to the mortgages that the Company has securitized through the NHA MBS program. Interest income is calculated using the effective interest rate method.

Interest expense – securitization liabilities is the total interest expense, fees and acquisition costs associated with the securitization liabilities that correspond to the securitized mortgages. Interest expense is calculated using the effective interest rate method.

Servicing and fee income - loan sales is the net servicing fees and trailing interest spread earned by the Company on mortgage loan sales, representing the difference between the cash received by the Company and the amortization of the deferred placement fees. The amount realized is dependent on both the size of the portfolio and the extent to which actual experience differs from the assumptions made at the time of sale of the mortgages, and is therefore subject to variability (see Note 12 of the audited consolidated financial statements). It also includes miscellaneous fees earned by the Company's banking operations, such as bridge loan fees.

Gain on sale - CMB securitization is the net gains on the Company's securitization and sales of multi-unit residential mortgage loans through the CMB program. The gains are calculated as the present value of the future cash flows of the expected net spread between the servicing fees and interest that will be collected, and the interest that will be paid, over the 10-year mortgage terms (see Note 12 of the audited consolidated financial statements).

Other net interest income (expense) – non-core consists primarily of the net interest expense on loans receivable and payable that are associated with the Company's legacy businesses.

Other income (expense) consists of other variable income earned, or expense incurred, by the Company's legacy operations.

2017 Discussion

Net interest income – non-securitized assets was \$0.76 million up from a loss of \$0.65 million last year from the introduction of the Street Solutions lending program in 2017. Street Solutions contributed \$3.2 million interest revenue in the year at an average effective rate of 5.05%. Deposits, also launched in 2017, cost \$2.6 million at an average effective rate of 2.51%. The average net spread between Street Solutions and Deposits was 2.54% in the year and well within management's expectations. Net interest margin on non-securitized assets was 0.68% and reflects lower margins earned while building the liquidity pool of the bank to support its lending activities.

Provisions for credit losses were \$0.29 million for year, which includes \$0.07 million in a specific provision on a specific bridge loan that was fully recovered after year-end. Credit provisions as a percentage of average non-securitized mortgages were 0.39% for 2017 and 0.33% in Q4 2017. These percentages are elevated because of the relatively lower average balances as the Company is just beginning to build balances. These ratios are expected to normalize as the balance sheet grows. To date the Company has not experienced any realized credit losses on the Street Solutions portfolio and none of the loans have been identified as impaired.

Net interest income – securitized assets was \$0.7 million compared to \$0.6 million last year. This income is earned on mortgages the Company securitized for its own balance sheet in 2015 and 2016. The increase in net interest income over 2016 reflects the larger average balance in 2017. At this time the Company expects that this income stream will decline as the underlying mortgages mature and any renewals are sold through whole loan sales.

The 2017 increase in servicing and fee income from loan sales, compared to 2016, was almost completely due to the renegotiation of a contract with a third-party servicer that increased the ongoing servicing spread earned by the Company. This increase was slightly offset by a decline in fee income from bridge loans.

The Company's gains on sales from CMB securitizations were earned in Q3 and Q4 2017. The Company plans to participate in similar transactions in future quarters.

Other non-core net interest expense decreased in 2017 due to decreases in the balances of the associated loans payable and receivable.

The most significant item of Other income in 2017 is Private Equity fee income of \$0.5 million earned in Q2. This was offset by losses of \$0.2 million on disposals of fixed assets. The most significant item in 2016 was the \$0.5 million gain associated with the Q1 2016 sale of a key man life insurance policy on a former officer of the Company, with the balance being fee income.

The credit provisions in 2016 was taken against the Company's loan receivable from Fleetwood Fine Furniture International, LP ("Fleetwood"), which resulted in this loan receivable having a carrying balance of zero at December 31, 2016.

Q4 2017 Discussion

Net interest income – non-securitized assets was \$0.6 million in Q4 2017, up from \$0.1 million last quarter and improved from expense of \$0.2 million in the same quarter last year. Street Solutions interest income of \$2.3 million at an average effective rate of 5.13% is the largest contributor to the increase. The net interest spread between Street Solutions and deposits was 2.53% in the quarter, up from 2.43% in Q3. Net interest margin on non-securitized assets was 1.21%, improving from 0.75% last quarter as the Company began to deploy its liquidity into higher yielding Street Solution mortgages. Interest expense in Q4 2016 is attributed to the use of the Company's credit facilities which were not used in Q4 2017.

Provisions for credit losses were \$0.15 million in the quarter, up from \$0.14 million last quarter, reflecting portfolio growth. The provision includes a collective provision for Street Solutions mortgages of \$0.08 million and a specific provision of \$0.07 million for a specific bridge loan. Subsequent to year-end the Company fully collected on the bridge loan.

Q4 2017 net interest income on securitized assets was down from Q4 2016 due to decreases in the balances of both the securitized mortgages and the associated securitization liabilities. It was increased from Q3 2017 due to earlier interest rate increases on the variable rate mortgages portion of the securitized mortgage loans while the variable rate liabilities increased later.

As noted above, the Q4 2017 increase in servicing and fee income from loan sales, compared to Q4 2016, is primarily associated with the 2017 increase in the ongoing servicing spread earned by the Company. This income declined in Q4 2017 compared to Q3 2017, as did fee income from bridge loans.

Other non-core net interest expense decreased in Q4 2017 compared to Q4 2016 due to decreases in the balances of the associated loans payable and receivable. It increased compared to Q3 2017 due to foreign exchange fluctuations on the portion of the interest expense that is calculated in \$US.

The most significant item of Other income in Q4 2017 is losses of \$0.1 million on disposals of fixed assets. There were no significant items in either Q4 2016 or Q3 2017.

The non-core credit provision in Q4 2016 was associated with the Company's loan receivable from Fleetwood, as discussed above.

Operating Expenses

Table 5 Adjusted Operating Expenses

Adjusted operating expenses are defined as the Company's total operating expenses net of the \$6.8 million reorganization expenses charged to income in 2017 and the \$0.8 million partial recovery in 2016 of 2015 restructuring expense (please see the section Non-GAAP Measures, and the table below). Adjusted operating expenses as a percentage of mortgages sold increased to 0.76% in Q4 2017 compared to 0.47% in Q4 2016, and were up from 0.63% in Q3 2017. Major components of the Company's operating expenses, such as base salaries, premises, and items related to legal and similar professional services, are essentially fixed costs and therefore do not fluctuate with quarterly changes in mortgages sold. Therefore, the increased percentages in 2017 relate directly to lower mortgage sales this year compared to 2016.

A breakdown of the Company's adjusted operating expenses is shown below.

			F	or the three	nths ended	For the year ended							
	December 31,			, September 30, December 31,		December 31, September 30, December 31,				cember 31,	December 31		
(in thousands of \$)		2017		2017		2016		2017		2016			
Salaries and benefits	\$	6,843	\$	8,836	\$	7,385	\$	31,230	\$	31,117			
Professional services		1,020		668		459		2,799		1,768			
Outsourced services		1,460		298		612		2,419		2,542			
Legal, regulatory and audit		214		447		250		1,555		901			
Premises		662		642		634		2,645		2,398			
Business development		1,066		772		1,213		3,755		4,162			
Other		295		1,440		1,078		4,726		3,882			
Adjusted operating expenses		11,560		13,103		11,631		49,129		46,770			
Restructuring costs (recoveries)		223		477		-		6,779		(813)			
Total operating expenses	\$	11,783	\$	13,580	\$	11,631	\$	55,908	\$	45,957			
Mortgages sold	\$	1,669,354	\$	2,081,765	\$	2,459,517	\$	7,232,070	\$	9,369,292			
Adjusted energting expenses													
Adjusted operating expenses		0.600		0.6324		0.470/		0.6637		0.500/			
as a % of mortgages sold		0.69%		0.63%		0.47%		0.68%		0.50%			

2017 Discussion

As noted in previous reports, the growth of the Company's business has involved a corresponding increase in operating expenses, as the Company invested in the people, processes and technology required for banking operations. The majority of the growth had occurred by Q2 2016, resulting in the relative stability of adjusted operating expenses year over year.

Employee headcount at December 31, 2017 was 218, compared to 224 at September 30, 2017, and reduced from 243 at December 31, 2016 due to restructuring during 2017. The Company anticipates selectively increasing employee headcount during 2018 as banking operations and product offerings expand, with a commensurate increase in salaries and benefits.

Salaries and benefits in 2017 include \$0.8 million of non-cash expense associated with the 3.975 million stock options granted during the year, 20% of which vested on the grant date and whose fair value was therefore expensed immediately. When this item is excluded, salaries and benefits expenses are reduced to \$30,463, decreased from 2016, consistent with the reduced employee headcount.

Professional services include tax and other consulting fees, and fees paid to the Board of Directors. The increased expense in 2017 compared to 2016 is due to additional services related to the expansion of the Bank's products and strategic activities.

Outsourced services include fees to third parties for servicing the Company's MUA, maintaining records of deposits, and similar administrative matters.

Legal, regulatory and audit increased in 2017 compared to 2016 primarily due to new and renegotiated agreements relating to bank operations, and additional regulatory and compliance expenses.

Business development includes sales and marketing expenses. Sales expenses primarily consist of sales-related travel and business development. Marketing expenses primarily consist of promotional materials, the maintenance of the Company's website, and broker-related costs. The lower expense in 2017 compared to 2016 is largely due to reduced spend reflecting lower anticipated revenue.

Q4 2017 Discussion

Salaries and benefits in Q4 2017 include \$0.3 million of non-cash expense associated with the 3.975 million stock options granted during 2017, of which 0.75 million were granted in Q4 with the remainder granted in Q3. For these tranches of stock options, 20% of option grants vested on the grant date and therefore were expensed immediately. In Q3 2017, this resulted in an additional non-cash expense of \$0.5 million. When the stock option expense is excluded from the Q4 and Q3 2017 expense, salaries and benefits are reduced to \$6,528 and \$8,384, respectively. The reduced expense in Q4 2017 compared to Q4 2016 is related to the restructuring noted above. The decrease compared to Q3 2017 was largely due to downward adjustments of executive and employee variable compensation to align with 2017 operating results.

Increased expense for Professional services in Q4 2017 as compared to both Q4 2016 and Q3 2017 is due to the factors noted above

Outsourced services increased from both Q4 2016 and Q3 2017 primarily due to the additional payments associated with contractual minimums with one of the Company's service providers as determined at the end of 2017.

Non-Core and Non-Recurring Items

Note: these amounts are incorporated in the determination of adjusted non-GAAP performance measures.

2017 Discussion

- As discussed above, under 2017 Summary and Highlights, during 2017 the Company recorded restructuring expenses of \$6.8 million, pre-tax, relating to its business reorganization.
- In connection with its portfolio investments, which are part of its legacy business, during 2017 the Company recorded unrealized net fair value losses of \$0.9 million, primarily due to a reduction in the value of its \$US Private Equity investment, DBGI, inclusive of foreign exchange fluctuations related to the strengthening of the Canadian dollar against the US dollar. \$0.8 million was allocated to the Company's non-controlling interests.

2016 Discussion

- During 2016 the Company recorded fair value losses of \$2.5 million on its portfolio investments, of which approximately \$1.8 million was allocated to the Company's non-controlling interests. As in 2017, the fair value losses were primarily associated with a \$2.9 million net decline in the value of the investment in DBGI, partially offset by a \$0.6 million increase in other investments.
- During 2016 the Company recorded income from discontinued operations of \$0.5 million, net of tax, primarily due to a
 gain of \$0.7 million related to the settlement of the Company's outstanding liabilities associated with discontinued
 operations.
- In connection with loans receivable that are also part of its legacy business, in Q4 2016 the Company recorded a credit allowance of \$1.0 million on its loan receivable from Fleetwood, of which approximately \$0.3 million was allocated to the Company's non-controlling interests. This reduced the carrying value of the loan to zero.
- During 2016 the Company recorded a recovery of \$0.8 million, pre-tax, of the \$50.2 million of non-recurring restructuring costs that were recorded in Q2 2015.

Q4 2017 discussion

- During Q4 2017 the Company recorded expenses of \$0.2 million, pre-tax, in connection with the business reorganization referenced above.
- During Q4 2017 the Company recorded unrealized fair value losses of \$0.4 million in connection with its investment in DBGI, of which approximately \$0.3 million was allocated to the Company's non-controlling interests.

Q4 2016 discussion

- During Q4 2016 the Company recorded unrealized fair value losses of \$2.9 million in connection with its portfolio
 investments, of which approximately \$2.0 million was allocated to the Company's non-controlling interests. The fair value
 losses were primarily associated with a \$3.0 million decline in the value of the investment in DBGI.
- As noted above, in Q4 2016 the Company recorded a credit allowance of \$1.0 million on its loan receivable from Fleetwood, reducing the carrying value of the loan receivable to zero.

Fair Value Adjustments and Non-Controlling Interests

The Company's fair value adjustments relate to its legacy businesses, particularly its Private Equity investments. As discussed above under *Legacy Business*, at December 31, 2017 the investments consist solely of an investment in the publicly traded common shares in DBGI. Throughout 2016 and 2017, fair value fluctuations have largely been driven by changes in the value of DBGI, with some contribution from the investment in The Works, which was exited in Q2 2017. The effects of fair value fluctuations in 2017 and 2016 are discussed above under *Non-Core and Non-Recurring Items*.

Discontinued Operations

In the first quarter of 2013 the Company discontinued its asset liquidation, case goods and real estate segments. The case goods business and the last real estate property were sold in Q1 2014. At the same time, the asset liquidation business was distributed to the Company's shareholders via a dividend-in-kind of all of the Company's shares of Heritage Global Inc.

During Q2 2017 the Company settled an outstanding loan receivable of \$0.23 million for total payments of \$0.21 million, thereby reducing the net assets and liabilities relating to discontinued operations to \$0.67 million. There were no other significant transactions during 2017. The only significant transaction during 2016 is discussed above under *Non-Core and Non-Recurring Items*.

Income Taxes

The net income tax expense YTD 2017 is largely related to the operating results of Street Capital Bank, net of recoveries generated at the parent Company level.

At December 31, 2017, the Company had approximately \$318.2 million in non-capital loss carryforwards that may be used to reduce future years' taxable income until 2036.

The income tax expense or recovery reported in the statement of comprehensive income is based on a number of different estimates made by management. The effective tax rate can change from period to period, based on the mix of income or loss among the different jurisdictions in which the Company operates, changes in tax laws in these jurisdictions, and changes in the estimated values of deferred tax assets and liabilities recorded on the statement of financial position. This is in addition to permanent differences that are either not in, or not deductible from, the computation of taxable income. For a given period, the reported income tax expense or recovery reflects an estimate of cash taxes in the current year, offset by the associated utilization of non-capital loss carryforwards, and a provision for changes arising during the year in the value of the deferred tax assets and liabilities. The likelihood of recovering value from deferred tax assets such as loss carry-forwards, future tax depreciation of capital assets, and other assets, is assessed and recognized at each quarter-end. Material changes in income tax assets, liabilities, expense and recoveries may occur in the short term. Please see Note 16 to audited consolidated financial statements for more information on the Company's tax rates, as well as both current and deferred income taxes.

2017 AND Q4 2017 FINANCIAL POSITION REVIEW

The following table sets out the Company's consolidated financial position for the years ended December 31, 2017 and 2016, as well as the financial position at the most recent quarter ended September 30, 2017.

Table 6 - Financial Position

						As at
(in the arrange of the	D	ecember 31,	Sep	tember 30,		December 31,
(in thousands of \$)		2017		2017		2016
Assets						
Cash and cash equivalents	\$	89,414	\$	52,128	\$	3,771
Restricted cash	т.	35,543	т	23,337	7	31,159
Street Solutions uninsured loans		200,804		140,673		-
Other non-securitized mortgages and loans		13,259		14,973		9,323
Securitized mortgage loans		220,774		228,162		262,203
Deferred placement fees receivable		52,325		52,145		51,314
Prepaid portfolio insurance		82,511		81,556		79,049
Portfolio investments		, 859		1,215		3,026
Deferred income tax assets		14,568		14,538		14,429
Other assets		22,929		21,517		15,481
Goodwill and intangible assets		28,426		28,196		28,652
Total assets	\$	761,412	\$	658,440	\$	498,407
Liabilities						
Bank facilities	\$	-	\$	-	\$	3,400
Deposits		292,976		198,344		-
Loans payable		4,039		4,023		4,251
Securitization liabilities		221,594		229,260		262,663
Accounts payable and accrued liabilities		64,802		51,161		53,870
Deferred income tax liabilities		45,889		44,843		43,914
Total liabilities		629,300		527,631		368,098
Total shareholders' equity		138,162		136,590		134,492
Non-controlling interests		(6,050)		(5,781)		(4,183)
Total liabilities and equity	\$	761,412	\$	658,440	\$	498,407

CASH AND CASH EQUIVALENTS, AND RESTRICTED CASH

Cash and cash equivalents, and restricted cash

Cash and cash equivalents at the balance sheet date represent funds on deposit with regulated Canadian financial institutions. It includes highly liquid investments such as Treasury Bills and bankers' acceptances. Restricted cash represents mortgage loan repayments collected on behalf of third party investors via a third party service provider, cash collected that has not yet been allocated to securitization liabilities, and accrued interest from mortgage loan repayments collected in connection with securitization activities. Please see Note 4 of the audited consolidated financial statements.

The Company's primary sources of cash are the premiums received on the sale of mortgages, deposits, the net servicing revenue and excess spread received on mortgages that have been sold, and, to a lesser extent, the sale of NHA MBS. The Company also has a mortgage purchase facility and an operating credit facility, as discussed in more detail below.

Bank Facilities

The Company has a total credit facility of \$165.0 million through a syndicate of Schedule I Canadian banks, which is available in three tranches, dependent on use of funds. At December 31, 2017 the Bank does not have funds drawn against any of the lines (September 30, 2017 - unutilized; December 31, 2016 - \$1.4 million mortgage funding and \$2.0 million operating line), and does not currently require funds from the facilities for its operations or financial targets. These lines can be drawn at any time provided the Bank has met certain affirmative and financial covenants, and at December 31, 2017 the Bank was in compliance with all of them. However, at September 30, 2017 the Bank had marginally breached the interest coverage ratio covenant. The Bank received a waiver in the short term, and subsequently negotiated a revised calculation of the covenant that better reflects the Bank's evolving business model. Please see Note 5 of the audited consolidated financial statements.

MORTGAGE LENDING ASSETS AND LIABILITIES

The tables and discussion, below, detail the geographic distribution and remaining amortization of the loans that the Company holds on-balance sheet, inclusive of credit provisions.

Table 7 - Single-family Residential Loans by Province

				As at Dece	mbe	r 31, 2017
	Insured Residential	Percentage of Total by	Uninsured Residential	Percentage of Total by		
(in the constant of the constant of)		-		•		T-4-1
(in thousands of \$, except %)	Mortgages	Province	Mortgages	Province		Total
British Columbia	\$ 18,848	49.6%	\$ 19,143	50.4%	\$	37,991
Alberta	23,644	91.7%	2,153	8.3%		25,797
Prairies	3,222	100.0%	-	-		3,222
Ontario	179,394	49.4%	184,086	50.6%		363,480
Atlantic	2,781	92.1%	239	7.9%		3,020
	·					•
	\$ 227,889	52.6%	\$ 205,621	47.4%	\$	433,510
				As at Septer	mbe	r 30, 2017
	Insured	Percentage of	Uninsured	Percentage of		
	Residential	Total by	Residential	Total by		
(in thousands of \$, except %)	Mortgages	Province	Mortgages	Province		Total
(
British Columbia	\$ 19,421	69.2%	\$ 8,635	30.8%	\$	28,056
Alberta	23,973	95.8%	1,039	4.2%		25,012
Prairies	3,265	100.0%	-	-		3,265
Ontario	185,847	58.0%	134,611	42.0%		320,458
Atlantic	2,825	92.1%	242	7.9%		3,067

The Bank defines "insured" residential mortgage loans as any loan that has been insured individually or as part of a portfolio of loans, by either CMHC or one of two government backed private insurers in the Canadian market.

Table 8 - Insured and Uninsured Single-Family Residential Mortgages by Effective Remaining **Amortization Period**

	_							As at Dece	mbe	er 31, 2017
(in thousands of \$, except %)		. 20	> 2		> 2	25 and <u><</u> 30	> 3			
		<u><</u> 20 years		years		years		years		Total
Balance outstanding	\$	1,427	\$	181,668	\$	248,824	\$	1,591	\$	433,510
Percentage of total		0.3%		41.9%		57.4%		0.4%		100.0%
								As at Septe	mbe	er 30, 2017
(in thousands of \$, except %)			> 2	0 and < 25	> 2	25 and < 30	> 3	30 and < 35		
(in disabanas of 4) except (s)		<u><</u> 20 years		years		years		years		Total
Balance outstanding	\$	1,457	\$	187,349	\$	189,451	\$	1,601	\$	379,858
Percentage of total		0.4%		49.3%		49.9%		0.4%		100.0%

Street Solutions Uninsured Loans

The Company launched its uninsured lending product, Street Solutions, in Q2 2017 and achieved its 2017 funding and lending targets, with \$200.8 million Street Solutions mortgages outstanding at December 31. Street Solutions mortgages are the largest component of the Bank's uninsured lending, and are funded from the Company's GIC deposit base. The mortgages are originated through the Bank's existing broker channel, and the target market consists of credit-worthy, but under-served, borrowers who may not qualify for a prime insurable residential mortgage in the current lending environment. Street Solutions mortgages are expected to grow into a significant and long-term component of the Bank's revenuegenerating assets.

Table 9 - Street Solutions mortgage principal continuity schedule

(in thousands of \$)	For the year ended December 31, 2017
Balance - beginning of period Originations Discharges Repayments	\$ - 203,716 (1,511) (780)
Balance - end of period	\$ 201,425

The table below shows the weighted average loan to value ("LTV") ratios for all uninsured mortgages originated during Q3 and Q4 2017, including Street Solutions mortgages. Please see Note 8 of the audited consolidated financial statements.

Table 10 - Weighted Average LTV Ratios - Uninsured Single-Family Residential Mortgages Originated Q3 and Q4 2017

				For the three	months e	nd	ed December	31, 2017
(in thousands of \$, except %)	(He	eld on balaı Volume	nce sheet) LTV	(Originated a	nd sold) LTV		(Total o	originated) LTV
British Columbia Ontario Alberta	\$	10,480 50,523 1,113	72.3% 69.6% 74.1%	\$:	N/A N/A N/A	\$	10,480 50,523 1,113	72.3% 69.6% 74.1%
	\$	62,116	70.1%	\$ -	N/A	\$	62,116	70.1%
				For the three i	nonths e	nde	d September	30, 2017
(in thousands of \$, except %)	(He	eld on balaı Volume	nce sheet) LTV	(Originated a Volume	nd sold) LTV		(Total o	originated) LTV
British Columbia Ontario Alberta	\$	7,679 122,654 1,042	73.1% 72.6% 70.4%	\$ - - -	N/A N/A N/A	\$	7,679 122,654 1,042	73.1% 72.6% 70.4%

Other Non-Securitized Mortgages and Loans

From time to time the Company originates mortgages and loans that remain on balance sheet, are bridge loans, or are intended for future securitization and sale. At this time, these mortgages and loans are not expected to become a significant component of revenue-generating assets.

Securitized Mortgage Loans and Securitization Liabilities

The Company occasionally originates prime insurable mortgages that are securitized through the NHA MBS program and then sold to third-party investors as MBS. These mortgages and the associated securitization liabilities remain on balance sheet. The Company has not securitized and sold any prime insured residential mortgages during 2017; it securitized \$116.9 million during 2016. Please see Note 9 of the audited consolidated financial statements.

In Q3 and Q4 2017, the Company entered into two transactions to securitize and sell 10-year insured NHA MBS mortgage loans on multi-unit residential properties, through the CMB program. The Company did not retain any risks or rewards associated with the mortgage loans, thereby qualifying the transactions for derecognition, and no assets or liabilities have been recorded on the Company's consolidated statement of financial position. The Company recorded gains of \$0.6 million on the sales. The Company also set up total \$2.8 million retained interests for the present value of the expected net cash flows to be received over the mortgage terms, net of any acquisition or transaction costs. The retained interests have been recorded as a component of Other assets. Please see Note 9 and Note 13 of the audited consolidated financial statements.

Deferred Placement Fees Receivable

When mortgages are sold on a fully serviced basis the Company charges the institutional investor a servicing fee, which is received over the life of the underlying mortgage. In some cases, an excess interest rate spread is also received over the remaining mortgage term. The present value of (i) the servicing fee net of the Company's cost of servicing, plus (ii) the excess interest rate spread, is recognized as gain on sale of mortgages in the consolidated statement of comprehensive income and a resulting deferred placement fee receivable is recognized in the consolidated statement of financial position. Please see Note 6 of the audited consolidated financial statements.

Prepaid Portfolio Insurance

Prepaid portfolio insurance represents portfolio mortgage insurance premiums paid by the Company to insure a pool of low ratio prime mortgages. Portfolio mortgage insurance provides insurance coverage over a pool of mortgages and is not mortgage specific. The length of the coverage is for the amortization period of the original underlying mortgages. Prepaid portfolio insurance is amortized into income over a maximum period of 15 years, using a declining balance method that estimates the pattern of consumption based on contractual terms and management assumptions about mortgage prepayments and renewals. For portfolio mortgage insurance purchased prior to May 14, 2015, if any part of a mortgage is prepaid in advance of the contractual amortization period, the Company is entitled to substitute that prepaid amount with another mortgage of equal value, at no additional cost. The substitution period varies by insurer, and can be as short as 5 years and as long as the amortization period, which can be up to 25 years. This substitution eligibility is factored into the pattern of amortization. Beginning in May 2015 the substitution entitlement was discontinued, and therefore the amortization pattern for portfolio insurance premiums paid for new mortgage pools after May 2015 tends to be shorter than for those purchased earlier. Please see Note 6 of the audited consolidated financial statements.

DEPOSITS

The Company's first new business activity, as it began banking operations in Q1 2017, was to begin offering CDIC insurance-eligible GIC deposits. These are sourced through third party deposit agents, and at December 31, 2017 totaled \$293.0 million, net of deferred commissions (September 30, 2017 - \$198.3 million), with terms ranging from 1 to 5 years, at interest rates between 0.80% and 3.09% (September 30, 2017 - 0.90% to 3.09%). As noted above under *Street Solutions Uninsured Loans*, the deposits are the primary source of funding for the Company's Street Solutions uninsured lending program. The table below shows the original term structure of the principal amount of the Company's deposits. Please see Note 10 of the audited consolidated financial statements for a schedule of the remaining term to maturity.

Table 11 - Term Structure of Deposits (in thousands of \$)

	-					Α	s a	t Decemb	er	31, 2017
										<u> </u>
Contractual term	Cas	shable *	1 Year	2 Year	3 Year	4 Year		5 Year		Total
Deposit principal	\$	3,924	\$ 90,213	\$ 89,622	\$ 45,549	\$ 13,962	\$	50,949	\$	294,219
% of principal		1%	31%	30%	16%	5%		17%		100%
						As	at	Septemb	er	30, 2017
Contractual term	Cas	shable *	1 Year	2 Year	3 Year	As 4 Year	at	5 Year	er	30, 2017 Total
Contractual term Deposit principal		shable * 4,336	\$ 1 Year 67,421	\$ 2 Year 54,978	\$	\$	at \$	•	s \$	
			\$	\$	\$	\$ 4 Year		5 Year		Total

OTHER ASSETS

Other Assets

Other assets include receivables for mortgage sale activity and mortgage insurance; the retained interests described above under *Securitized Mortgage Loans and Securitization Liabilities*; employee loans and other non-mortgage loans; accounts receivable; accrued interest primarily relating to the Company's uninsured mortgage loans receivable; capital assets; prepaid expenses; and assets associated with the Company's discontinued real estate operations. The increase from December 31, 2016 is largely due to increases of \$1.9 million in receivables associated with the timing of mortgage loan sales, and the addition of the \$2.8 million retained interest relating to the CMB securitizations. The employee loans receivable are share purchase loans to two senior executives of the Company, and are described further in Note 24 of the audited consolidated financial statements. The non-mortgage loans receivable include a loan to the Company's former subsidiary, Heritage Global Inc. Please see Note 13 of the audited consolidated financial statements.

Goodwill and Intangible Assets

The Company's goodwill relates to its acquisition of Street Capital Bank in 2011. The Company's intangible assets are also related to Street Capital Bank, and consist of both acquired and internally generated assets. There was no indication of impairment of the acquired intangible assets in either 2016 or 2017. However, in Q2 2017 the Company wrote down one internally developed intangible asset by \$0.4 million.

As the Company's common shares were trading at a discount to book value at the end of 2017, per IFRS requirements the Company was required to perform an additional annual impairment test using the value-in-use method to assess the recoverable amount of Street Capital Bank compared to its carrying amount. The test determined that the recoverable amount exceeded the carrying value and there was no impairment of the goodwill at December 31, 2017. Please see Note 14 of the audited consolidated financial statements.

DEFERRED INCOME TAX ASSETS AND DEFERRED INCOME TAX LIABILITIES

Deferred income tax assets are almost exclusively associated with non-capital losses related to the Company's legacy businesses and head office operations, and deferred income tax liabilities are almost exclusively associated with the Company's mortgage lending business. Please see Note 16 of the audited consolidated financial statements.

OTHER LIABILITIES

Other Liabilities

Other liabilities include accounts payable; accrued operating liabilities including restructuring costs; accrued mortgage acquisition costs; accrued interest primarily relating to the Company's deposits; and liabilities associated with the Company's discontinued real estate operations. Since December 31, 2016 the most significant changes have been a \$6.5 million increase in payments related to mortgage servicing and mortgages acquisitions, a net \$2.4 million increase in accrued restructuring costs, and a \$2.5 million increase in interest payable. The restructuring costs are related to the reorganization discussed above under *Significant or Non-Recurring Financial Developments in 2017*. The significant increase in interest payable is due to beginning deposit taking operations in Q1 2017. Please see Note 15 of the audited consolidated financial statements.

LEGACY ASSETS AND LIABILITIES

Portfolio Investments and Non-Controlling Interests

At December 31, 2017, the Company's portfolio investments of \$0.9 million consist of a single investment in DBGI, held by the Company's Private Equity business (see also the discussion under *Fair Value Adjustments and Non-Controlling Interests*, above). The Company holds only approximately 16% of Private Equity, but it controls and consolidates the business due to its ability to influence its management and investments. At December 31, 2017, approximately \$0.7 million of the portfolio investments were attributable to the Company's non-controlling interest.

As noted above under *Legacy Operations*, the Company is in the process of exiting Private Equity, with the most recent investment exit occurring in Q2 2017 and providing cash proceeds of \$0.2 million to the Company. Although management cannot know with certainty the exit date, it forecasts that this will occur in 2018, at which time the exit proceeds would be distributed to the investors. Pending that exit, changes in the reported balance of portfolio investments and the associated non-controlling interest, quarter over quarter and year over year, are primarily related to changes in the share price and Canadian dollar value of DBGI. Please see Note 17 of the audited consolidated financial statements.

Loans Payable

The loans payable are related to the Company's legacy businesses. The decrease from December 31, 2016 is due to foreign exchange fluctuation on the \$US loan. Please see Note 18 of the audited consolidated financial statements.

SHAREHOLDERS' EQUITY AND UPDATED SHARE INFORMATION

The largest component of the net \$3.7 million increase in shareholders' equity since December 31, 2016 is the Company's 2017 comprehensive income of \$2.3 million. The remainder is attributable to \$0.5 million relating to exercise of stock options, and an additional \$0.9 million relating to the amortization of stock-based compensation. During 2017 there were no share repurchases under the normal course issuer bid, which is discussed below under *Capital Management*.

At February 26, 2018, the Company had 122,184,182 common shares issued and outstanding. In addition, there were 6,460,643 unexercised stock options, which are, or will be, exercisable to purchase common shares for maximum proceeds of \$8.1 million.

CONTINGENCIES AND CONTRACTUAL OBLIGATIONS

The Company, from time to time, is involved in various claims, legal and tax proceedings, and complaints arising in the ordinary course of business. The Company is not aware of any pending or threatened proceedings that would have a material adverse effect on the consolidated financial condition or future results of the Company.

At December 31, 2017 the Company has \$10.3 million of lease commitments, which are detailed further in Table 23, below.

OFF BALANCE SHEET ARRANGEMENTS

At December 31, 2017 the Company had \$35.9 million of outstanding commitments for advances on mortgage loans (September 30, 2017 - \$86.7 million; December 31, 2016 - none). These amounts are for mortgages the Company intends to fund on its own balance sheet, and include offers made to customers that have not yet been accepted as of the reporting date. In the normal course of business the Company does not expect to fund 100% of the outstanding commitments. Such offers to extend credit are in the normal course of business and are planned through the Company's liquidity management practices.

The Company has \$27.58 billion in loans under administration that are not included on the Company's balance sheet, because they have been sold to third parties through a whole loan sale or derecognized through a securitization transaction.

RELATED PARTY TRANSACTIONS

The Company's related parties include the following individuals or entities:

- associates, or entities, that are controlled or significantly influenced by the Company;
- key management personnel, comprised of the Company's directors and officers, and other employees having authority and responsibility for planning, directing and controlling the Company's activities; and
- entities controlled by key management personnel

The Company has few related party transactions. They are described in Note 24 to the audited consolidated financial statements, and consist of shareholder loans to certain key employees and former employees.

In the ordinary course of business, the Company underwrites mortgages for its senior management, other related parties, and employees of the Company. The mortgage terms are similar to those offered to unrelated parties, and incorporate an interest rate discount that is available to all employees of the Company.

QUARTERLY HIGHLIGHTS

The following table sets out financial highlights of the Company's consolidated quarterly results of operations for the eight quarters ended December 31, 2017. Please see the section *Non-GAAP Measures* for the definitions of adjusted net income, other related non-GAAP measures, and credit quality indicators.

Table 12 - Quarterly Financial Highlights

(in thousands of \$, except		2016		2016		2016		2016		2017		2017		2017		2017
where defined)		Q1		Q2		Q3		Q4		Q1		Q2		Q3		Q4
Financial performance																
Shareholders' net income (loss)	\$	3,003	\$	5,310	\$	7,491	\$	462	\$	(2,574)	\$	(104)	\$	3,731	\$	1,239
Adjusted shareholders' net income	\$	2,444	\$	5,845	\$	6,171	\$	1,900	\$	69	\$	1,845	\$	4,297	\$	1,544
Shareholders' diluted earnings																
(loss) per share	\$	0.02	\$	0.04	\$	0.06	\$	0.00	\$	(0.02)	\$	0.00	\$	0.03	\$	0.01
Adjusted shareholders' diluted																
earnings per share	\$	0.02	\$	0.05	\$	0.05	\$	0.02	\$	0.00	\$	0.02	\$	0.04	\$	0.01
Return on equity		10.0%		17.1%		22.9%		1.4%		(7.7%)		(0.3%)		11.1%		3.6%
Adjusted return on equity		8.1%		18.8%		18.9%		5.7%		0.2%		5.6%		12.8%		4.5%
Return on tangible equity		13.6%		22.5%		29.6%		2.2%		(9.3%)		0.1%		14.4%		4.9%
Adjusted return on tangible equity		11.1%		24.7%		24.5%		7.6%		0.7%		7.5%		16.5%		6.1%
Mortgages sold and under																
administration																
Prime mortgages sold - new	\$ 1	,190,391	\$ 2	2,155,761	\$ 3	2,493,132	\$ 2	2,101,474	\$	1,213,257	\$	1,499,930	\$	1,521,342	\$1	,138,274
Prime mortgages sold - renewal		328,032		380,615		361,844		358,043		304,597		463,167		560,423		531,080
Prime mortgages sold - total	\$ 1	,518,423	\$ 2	2,536,376	\$ 7	2,854,976	\$ 2	2,459,517	\$	1,517,854	\$	1,963,097	\$	2,081,765	\$1	,669,354
Total Street Solutions originations		N/A		N/A		N/A		N/A		N/A	\$	10,225	\$	131,376	\$	62,116
Mortgages under administration																
(in billions of \$)	\$	25.02	\$	25.67	\$	26.83	\$	27.70	\$	27.81	\$	27.81	\$	27.98	\$	28.02
Gain on sale of mortgages	\$	26,883	\$	46,797	\$	52,578	\$	40,793	\$	26,886	\$	37,278	\$	39,531	\$	30,077
As a % of mortgages sold		1.77%		1.85%		1.84%		1.66%		1.77%		1.90%		1.90%		1.80%
Acquisition expenses	\$	14,286	\$	27,009	\$	30,608	\$	26,735	\$	16,166	\$	21,564	\$	21,421	\$	17,292
As a % of mortgages sold		0.94%		1.06%		1.07%		1.09%	Ċ	1.07%	Ċ	1.10%	Ċ	1.03%		1.04%
Net gain on sale of mortgages	\$	12,597	\$	19,788	\$	21,970	\$	•	\$	10,720	\$	15,714	\$	18,110	\$	12,785
As a % of mortgages sold		0.83%		0.78%		0.77%		0.57%		0.71%		0.80%		0.87%		0.77%
Operating expenses	\$	9,885	\$	12,140	\$	13,114	\$	11,631	\$	10,745	\$	13,721	\$	13,103	\$	11,560
As a % of mortgages sold		0.65%		0.48%		0.46%		0.47%		0.71%		0.70%		0.63%		0.69%
Equity and share performance																
Shareholders' equity	\$	121,998	\$	127,001	\$	134,402	\$	134,492	\$	131,998	\$	132,252	\$	136,590	\$	138,162
Shares outstanding end of period	₽	121,330	φ	127,001	φ	137,702	φ	137,772	ф	131,330	ф	132,232	φ	130,330	ب	130,102
(in 000s)		122,154		121,876		121,790		121,532		121,580		121,974		122,184		122,184
Book value per share	\$	1.00	\$	1.04	\$	1.10	\$	1.11	\$	1.09	\$	1.08	\$	1.12	\$	1.13
Market capitalization															- 1	
	\$	157,579	\$	152,345	\$	219,222	\$	228,480	\$	182,370	\$	164,665	\$	171,058	\$	125,850

Mortgage originations tend to follow seasonal housing market trends, where the spring and summer markets outperform the fall and winter ones, generally leading to relatively higher gains on sale in Q2 and Q3 compared to Q4 and Q1. The Company has experienced material declines in prime mortgages sold in 2017 as changes in mortgage eligibility rules in late 2016 reduced the Company's addressable market, reducing origination volumes.

Q4 2017 FINANCIAL INFORMATION

Table 13 - Consolidated Statements of Comprehensive Income (Loss) (In thousands of Canadian dollars, except per share data) Unaudited

			months end		
	Notes		2017		2016
			\$		\$
Revenue					
Gain on sale of mortgages			30,077		40,793
Acquisition costs			(17,292)		(26,735
Net gain on sale of mortgages	6		12,785		14,058
Interest income - non-securitized assets			2,596		627
Interest expense - deposits and other			(1,804)		(808)
Net interest income (expense) - non-securitized					
assets	11		792		(181
Provision for credit losses	8		(155)		=
Net interest income (expense) - non-securitized			637		(181
Interest income - securitized mortgages			1,622		1,848
Interest expense - securitization liabilities			(1,433)		(1,575
Net interest income - securitized mortgages	11		189		273
Total net interest income (expense)			826		92
,					
Fee and other interest income (expense)	12		514		(1,003
Total revenue			14,125		13,147
					-,
Expenses					
Salaries and benefits			6,843		7,385
Selling, general and administrative expenses			4,717		4,246
Restructuring costs (recoveries)	2		223		-
Total expenses			11,783		11,631
Income before fair value adjustments			2,342		1,516
Fair value adjustments	17		(356)		(2,870
Income before income taxes and discontinued operations			1,986		(1,354
Income tax expense	16		1,016		446
Income from continuing operations	10		970		(1,800
	20		370		• ,
Income (loss) from discontinued operations	28				2
Net income and comprehensive income			970		(1,798
Net income (loss) attributable to					
non-controlling interest	17		(269)		(2,260
Net income and comprehensive income attributable to shareholders			1,239		462
Basic and diluted earnings per share	2.5			_	
Continuing operations	26	\$	0.01	\$	0.00
Discontinued operations		\$	0.00	\$	0.00
Basic and diluted earnings per share		Ţ	0.01	P	0.00
Weighted average number of common shares					
outstanding (in thousands) - basic and dilute	d		122,184		121,632

Table 14 - Consolidated Statements of Cash Flows (In thousands of Canadian dollars) Unaudited

		December 31,
	2017	2016
	\$	\$
Operating activities		
Income from continuing operations	970	(1,800)
Non-cash items		
Deferred income taxes	1,016	446
Foreign exchange on loans payable	16	75
Depreciation and amortization	582	497
Fair value adjustments	356	2,873
Provision for credit losses	155	-
Share-based compensation	333	39
Other losses	131	-
Changes in operating assets and liabilities		
Restricted cash	(12,206)	(6,552)
Non-securitized mortgage loans	(58,572)	61,591
Securitized mortgage loans	7,388	(21,888)
Deferred placement fees receivable	(180)	(753)
Prepaid portfolio insurance	(955)	(3,904)
Other assets	(1,526)	5,663
Deposits	94,632	-
Bank facilities	-	(61,800)
Securitization liabilities	(7,666)	24,362
Restructuring accruals	(628)	(87)
Other accounts payable and accrued liabilities	14,269	1,239
Cash provided by (used in) continuing operations	38,115	1
Cash provided by (used in) discontinued operations	-	
Cash provided by (used in) operating activities	38,115	1
Investing activities		
Purchase of capital assets	(393)	(105)
Purchase of intangible assets	(500)	(249)
Proceeds from sale of artwork	64	-
Cash used in investing activities	(829)	(354)
Financing activities		
Common shares purchased for cancellation	-	(411)
Repayments of loans payable	-	(2,650)
Cash provided by (used in) financing activities	-	(3,061)
Increase (decrease) in cash and cash equivalents	37,286	(3,414)
Cash and cash equivalents - beginning of period	52,128	7,185
Cash and cash equivalents - end of period	89,414	3,771
Supplementary information		
Cash paid and received during the period Interest received	2 901	2 465
	3,891	2,465
Interest paid Income taxes paid (tax refunds received)	428	1,974 7
Income taxes paid (tax refunds received)	3	/
Effects of exchange rate changes on the balance of cash		
held in foreign currencies	1	9

GAIN ON SALE OF MORTGAGES

The table below details the Company's gain on sale of mortgages for Q4 2017 and Q4 2016. The components are discussed above under 2017 and Q4 2017 Earnings Review. Please see Note 6 of the audited consolidated financial statements for more detail.

Table 15 - Gain on Sale of Mortgages (In thousands of Canadian dollars) Unaudited

	11111	ee monuis end	ieu	December 31,
		2017		2016
Mortgages sold - new	\$	1,138,274	\$	2,101,474
Mortgages sold - renewals		531,080		358,043
Mortgages sold - total	\$	1,669,354	\$	2,459,517
Cash premium at sale	\$	24,821	\$	35,428
Deferred gain on sale		5,256		5,365
Acquisition costs		(17,292)		(26,735)

PREPAID PORTFOLIO INSURANCE

Net gain on sale of mortgages

% Gain

Prepaid portfolio insurance is amortized into income over a maximum period of 15 years, using a declining balance method that estimates the pattern of consumption based on management's assumptions about prepayments and renewals.

The net unamortized amount of prepaid portfolio insurance at December 31, 2017 and 2016 is shown below, as part of a continuity schedule of the quarters ended December 31, 2017 and 2016. Please see Note 6 of the audited consolidated financial statements for more detail.

12,785

0.77%

Table 16 - Prepaid Portfolio Insurance (In thousands of Canadian dollars) Unaudited

Three	months	ended	Decemb	er 31,
-------	--------	-------	--------	--------

	2017	2016
Balance, beginning of period	\$ 81,556	\$ 75,145
Capitalized at purchase	3,538	6,044
Amortization during the period	(2,583)	(2,140)
Balance, end of period	\$ 82,511	\$ 79,049

SHARE CAPITAL

The authorized capital stock consists of an unlimited number of common and preferred shares with no par value. There are no preferred shares outstanding.

Table 17 - Share Capital (In thousands of Canadian dollars, except shares) Unaudited

				For the three mo	nths ended
Common shares		De	cember 31,	De	cember 31,
Issued and outstanding (000s)			2017		2016
	Number of			Number of	
	Shares		Amount	Shares	Amount
Outstanding, beginning of period	122,184	\$	245,329	121,790 \$	244,960
Options exercised	· -		-	-	-
Deferred share units converted	-		-	-	-
Shares acquired via normal course issuer bid	-		-	(258)	(522)
	122,184	\$	245,329	121,532 \$	244,438
Share purchase loans			(1,912)		(1,912)
Outstanding, end of period	122,184	\$	243,417	121,532 \$	242,526

NET INCOME PER SHARE

Table 18 - Net Income per Share (In thousands of Canadian dollars, except per share data) Unaudited

The following is a reconciliation of the numerators and denominators used in computing net income per share for the three months ended December 31:

	Three n	nonths end	led I	December 31,
Basic and diluted net income per share		2017		2016
Numerator:				
Income (loss) from continuing operations	\$	970	\$	(1,800)
Income (loss) attributable to non-controlling interest		(269)		(2,260)
Income attributable to shareholders - continuing operations		1,239		460
Income (loss) from discontinued operations		-		2
Income attributable to non-controlling interest		-		
Income (loss) attributable to shareholders - discontinued operations		-		2
Net income attributable to shareholders	\$	1,239	\$	462
Denominator: Weighted average common shares outstanding (000s) - basic and diluted		122,184		121,632
Basic and diluted net income per share from continuing operations Basic and diluted net income per share	\$	0.01	\$	0.00
from discontinued operations		0.00	\$	0.00
Basic and diluted net income per share	\$	0.01	\$	0.00

In computing the diluted net income per share for the three months ended December 31, 2017 and 2016, the Company included in the calculation potential common share equivalents, which consist of incremental shares from stock options, and the outstanding deferred share units ("DSUs") held by directors. The inclusion of such common share equivalents was not sufficiently dilutive to change the income per share amounts for either period presented.

SELECTED ANNUAL INFORMATION

(in thousands of \$, except per share data)	2015	2016	2017
Total revenue	\$ 75,160	\$ 68,272	\$ 60,171
Net income (loss) from continuing operations	\$ (36,740)	\$ 13,652	\$ 1,541
Net income (loss) attributable to shareholders	\$ (30,035)	\$ 16,266	\$ 2,292
Basic and diluted net income (loss) per share:			
Continuing operations	\$ (0.27)	\$ 0.13	\$ 0.02
Discontinued operations	\$ -	\$ -	\$ -
Basic and diluted net income (loss) per share	\$ (0.27)	\$ 0.13	\$ 0.02
Total assets	\$ 390,717	\$ 498,407	\$ 761,412
Total non-current financial liabilities	\$ 152,963	\$ 233,305	\$ 369,063
Dividends	_	-	-

CRITICAL ACCOUNTING ESTIMATES AND ACCOUNTING STANDARDS AND POLICIES

The preparation of consolidated financial statements requires the use of estimates, assumptions and judgments that in some cases relate to matters that are inherently uncertain. These affect the reported amounts of assets and liabilities, including disclosure of contingent assets and liabilities, at the financial statements date, as well as the reported amounts of revenue and expenses during the reporting period. The Company's management reviews its estimates, assumptions and judgments on an ongoing basis, at least quarterly, and updates them as required by events or changes in circumstances. Changes to estimates and assumptions may therefore affect the reported amounts of assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenue and expenses during the reporting period. Additionally, actual results could differ from those estimates under different assumptions and conditions.

The Company's key areas of judgment and estimation include: amount of allowance for credit losses; valuation of mortgages and other loans receivable (including estimates such as duration factors on deferred placement fees receivable); the amount of variable mortgage broker compensation; the useful life and residual value of certain assets including prepaid portfolio insurance, retained interest on CMB securitizations and intangible assets and goodwill; valuation of portfolio investments; and accounting for deferred income taxes.

This MD&A should be read in conjunction with the Company's 2017 audited consolidated financial statements and the notes thereto. The significant accounting policies and critical accounting estimates are described in Note 3 of the audited consolidated financial statements. These policies have the potential to significantly impact the Company's financial statements, either because of the significance of the financial statement item to which they relate, or because they require judgment and estimation due to the uncertainty involved in measuring, at a specific point in time, events that are continuous in nature. These accounting policies include the policies that relate to the commencement of Street Capital Bank's banking operations.

Future changes in accounting standards that may have an impact on the Company's financial position and results of operations are discussed in Note 3 to the 2017 audited consolidated financial statements.

INTERNAL CONTROL OVER FINANCIAL REPORTING

Disclosure Controls and Internal Control over Financial Reporting

Management is responsible for the fairness and integrity of financial information presented in the consolidated financial statements, which are prepared in accordance with GAAP. Management has therefore established a system of disclosure controls and procedures, and internal controls over financial reporting. These controls are designed to ensure that the Company's consolidated financial statements and MD&A present fairly, in all material respects, the Company's financial position and operating results.

Disclosure Controls and Procedures

The Company's disclosure controls and procedures are designed to provide reasonable assurance that information required to be disclosed by the Company is recorded, processed, summarized and reported within the time periods specified under Canadian securities laws. They include controls and procedures that are designed to ensure that information is accumulated and communicated to senior management, including the Chief Executive Officer and Chief Financial Officer, to allow timely decisions regarding required disclosure.

An evaluation of the effectiveness of the design and operation of the Company's disclosure controls and procedures was conducted as of December 31, 2017. Based on that evaluation, the Company's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Company's disclosure controls and procedures, as defined by *National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings*, were effective as of December 31, 2017.

Internal Control over Financial Reporting

The Company's management is responsible for establishing and maintaining adequate internal control over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with GAAP. The Company's internal control over financial reporting includes policies and procedures that:

- pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions, and acquisitions and dispositions of the assets, of the Company:
- provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with GAAP, and that receipts and expenditures are being made in accordance with authorizations of management and the Board of Directors; and
- provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of the Company's assets that could have a material effect on the financial statements.

Due to inherent limitations, internal controls over financial reporting can provide only reasonable assurance and may not prevent or detect misstatements. As a result, the Company's management acknowledges that its internal control over financial reporting will not prevent or detect all misstatements due to error or fraud. Furthermore, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of a change in conditions, or that the degree of compliance with the policies and procedures may deteriorate.

The Company has used the Integrated (2013) Framework published by the Committee of Sponsoring Organizations of the Treadway Commission (COSO) to evaluate the design of the Company's internal controls over financial reporting.

An evaluation of the design and operating effectiveness of internal controls over financial reporting was conducted as of December 31, 2017. Based on that evaluation, the Company's management, including the Chief Executive Officer and Chief Financial Officer, concluded that the Company's internal controls over financial reporting were operating effectively as of December 31, 2017.

Changes in Internal Control over Financial Reporting

There were no changes to the Company's internal controls over financial reporting during the period ended December 31, 2017 that have materially affected, or are expected to have a material effect on, the Company's financial reporting.

COMPARATIVE CONSOLIDATED FINANCIAL STATEMENTS

Certain items in the comparative audited consolidated financial statements have been reclassified from statements previously presented to conform to the presentation of the 2017 audited consolidated financial statements.

CAPITAL MANAGEMENT

An adequate reserve of capital provides the Company with a buffer for reasonably foreseeable losses, to ensure that the Company may absorb such losses and to position the business to remain stable. Additionally, a strong capital position helps to promote confidence among stakeholders such as investors, depositors, regulators and shareholders.

The Company has a Board-approved Capital Management Policy that governs the quantity and quality of capital held. The policy was developed with significant reference to the operations of the Company's wholly owned Schedule I bank, Street Capital Bank, which is the Company's sole operating subsidiary, and it is aligned with the Company's risk appetite and strategic plan. The objective of the policy is to ensure that the Company appropriately balances its capital allocation between retention of a prudent margin above regulatory capital adequacy minimums in order to provide access to contingency capital, and maintenance of sufficient freely available capital to achieve business goals and objectives. Management defines capital as the Company's equity and deficit. The Company's Capital Management Policy is reviewed at least annually and more often if required by events or changing circumstances.

As a regulated financial institution that is subject to the capital requirements of its regulator, Street Capital Bank must continually monitor and assess its capital adequacy. Capital adequacy is in part affected by changes in the Company's financial performance, its business plans, or regulatory requirements that could lead to a requirement for the Company to implement strategies to improve capital adequacy.

Regulatory capital

Effective with the commencement of banking operations on February 1, 2017, Street Capital Bank is required to calculate capital ratios and regulatory capital based on the capital adequacy requirements issued by OSFI. These are based on International Convergence of Capital Measurement and Capital Standards - A Revised Framework ("Basel III") and Basel III.' A global regulatory framework for more resilient banks and banking systems - A Revised Framework ("Basel III"). The Bank must maintain minimum levels of capital in order to meet minimum risk-based capital ratios based on Basel II and Basel III.

Accordingly, the Company manages the Bank's capital through utilization of an Internal Capital Adequacy Assessment

Process ("ICAAP"), as discussed below. Street Capital Bank defines capital as meeting the definition of regulatory capital as defined by the capital adequacy requirements defined by OSFI, which in its case is Street Capital Bank's common equity and retained earnings.

Street Capital Bank's capital management policy addresses two regulatory capital requirements: the Leverage Ratio and the Risk-Based Capital Ratios. OSFI establishes Leverage Ratio targets for each financial institution, which are confidential. At December 31, 2017, Street Capital Bank's Leverage Ratio was 13.76%, and Street Capital Bank was fully compliant with its regulatory requirements.

Shown below are Street Capital Bank's capital measures as at December 31, 2017. They are presented together with the same ratios as at December 31, 2016, based on Street Capital Bank's financial position at December 31, 2016, and calculated as if Street Capital Bank had been operating as a Schedule I bank at that date. The minimum Risk-Based Capital Ratios and the minimum Leverage Ratio are also provided for reference.

Table 19 - Basel III Regulatory Capital (based only on the consolidated subsidiary, Street Capital Bank)

(000s, except %)	De	cember 31,	December 31,
(coos) except /o/		2017	2016
		All-In Basis	All-In Basis
Common Equity Tier 1 capital (CET 1)			
Capital stock	\$	16,426	\$ 16,426
Contributed surplus		767	-
Retained earnings		82,726	79,686
Less: Regulatory adjustments to CET 1		(1,340)	(1,073)
Total CET 1 capital	\$	98,579	\$ 95,039
Additional Tier 1 capital		-	-
Total Tier 1 capital	\$	98,579	\$ 95,039
Total Tier 2 capital		-	-
Total regulatory capital	\$	98,579	\$ 95,039
Total risk-weighted assets	\$	388,187	\$ 281,903
Regulated capital to risk-weighted assets			
Common equity Tier 1 ratio		25.39%	33.71%
Tier 1 capital ratio		25.39%	33.71%
Total regulatory capital ratio		25.39%	33.71%
Leverage ratio		13.76%	15.82%
National regulatory minimum			
CET 1 ratio		7.00%	7.00%
Tier 1 capital ratio		8.50%	8.50%
Total regulatory capital ratio		10.50%	10.50%
Leverage ratio		3.00%	3.00%

The Bank's regulatory capital ratios and leverage ratio remain well above regulatory minimums and internal targets. The ratios have declined year over year as the Bank began to deploy its capital towards on-balance lending through the Street Solutions product. The Bank expects that its capital ratios will continue to decline to target capital ratios as it continues to increase the assets on its balance sheet.

Shown below are the risk-weighted assets of Street Capital Bank, based on its December 31, 2017 and 2016 financial position, and calculated as if Street Capital Bank had been operating as a Schedule I bank at December 31, 2016.

Table 20 - Risk-weighted Assets (RWA) (based only on the consolidated subsidiary, Street Capital Bank)

			2017			2016
(000's, except %)	Balance Sheet	Effective	Risk-weighted	Balance Sheet	Effective	Risk-weighted
	Amount	Risk Weight ¹	Amount	Amount	Risk Weight ¹	Amount
	\$		\$	\$		\$
On-balance sheet:						
Cash and cash equivalents	87,071	20.00%	17,414	2,788	20.00%	558
Restricted cash	35,543	20.00%	7,109	31,159	20.00%	6,232
Non-securitized mortgage loans	214,063	33.90%	72,571	9,323	41.03%	3,825
Securitized mortgage loans	220,774	0.00%	-	262,203	0.00%	-
Deferred placement fees receivable	52,325	100.00%	52,325	51,314	100.00%	51,314
Prepaid portfolio insurance	82,511	100.00%	82,511	79,049	100.00%	79,049
Other assets	23,558	96.66%	22,772	13,940	97.69%	13,618
Total assets subject to risk weighting	715,845	35.58%	254,702	449,776	34.37%	154,596
Intangible assets	1,340	0.00%	-	1,073	0.00%	-
Total Street Capital Bank assets	717,185	35.51%	254,702	450,850	34.29%	154,596
Off-balance sheet:						
Loan commitments			199			-
Total credit risk			254,901			154,596
Operational risk			133,286			127,307
Total risk-weighted assets	717,185		388,187	450,850		281,903

¹ The effective risk weight represents the weighted average of the risk weights for each asset category prescribed by OSFI, weighted on the Company's balance sheet classification.

Internal Capital Adequacy Assessment Process

Under the Bank's capital and risk management policies, and OSFI's guidelines, the Bank is required to continually assess the adequacy of current and projected capital resources under expected and stressed conditions. Based on management's assessment of the adequacy of the Bank's capital, the Bank is currently adequately capitalized to continue operations and execute on its 2018 business plan. However; any changes to its financial performance, its business plans, or regulatory requirements, could lead to a requirement for the Company to implement strategies to improve capital adequacy.

Normal Course Issuer Bid

The Company, with the approval of the Toronto Stock Exchange (the "Exchange") commenced a normal course issuer bid (the "NCIB") that became effective on March 23, 2016. Under the NCIB, the Company can purchase for cancellation up to 2% of its common shares outstanding. The Company makes those purchases on the open market through the facilities of the Exchange and otherwise in accordance with the rules and policies of the Exchange. The NCIB expired on March 22, 2017 and was subsequently renewed. The renewed NCIB will expire on March 22, 2018. The Company does not intend to renew the NCIB in March 2018.

During the period March 23, 2016 to December 31, 2016, the Company repurchased 630,132 of its common shares for \$0.91 million, which reduced share capital by \$1.27 million and increased contributed surplus by \$0.36 million. During 2017, the Company did not purchase any additional common shares through the NCIB.

Dividends

There were no dividends declared or paid during 2016 or 2017. At this time the Company's best use of capital is reinvestment into the operations and growth of Street Capital Bank.

While there is no restriction on the Company's ability to declare dividends, Street Capital Bank is the sole operating subsidiary of the Company and is subject to regulatory capital and business requirements stipulated by OSFI that must be met before dividends can be declared and paid. Additionally the Bank's ability to pay dividends is also constrained by certain financial covenants associated with its credit facilities.

RISK MANAGEMENT AND RISK FACTORS

The shaded areas of the MD&A below form an integral part of the 2017 annual consolidated financial statements as they present required IFRS disclosures for risk management policies and procedures for certain risks as set out in *IFRS 7 Financial Instruments: Disclosures*, which permits cross-referencing between the notes to the financial statements and the MD&A. See Note 21 of the 2017 annual audited consolidated financial statements.

The Company's business strategies and operations expose the Company to a wide range of risks. The Company's continual investment in, and commitment to, risk management is a key component of its long-term success. In particular, through Street Capital Bank, the Company has exposure to risks that are similar to those of other regulated financial institutions. These include the symptoms and effects of domestic and global economic conditions, among others, many of which are beyond the Company's control. Exposure to these risks could adversely affect the Company's operations, financial condition or financial performance, and in turn could influence an investor to buy, hold or sell the Company's shares.

When evaluating risks, the Company makes decisions with reference to its risk appetite framework. This process defines the Company's risk capacity and sets out which risks it will accept, which risks it mitigates, and which risks it will avoid. Both the framework and the principal risks to which the Company is exposed are set out below.

Risk Factors that May Affect Future Results

The Company is exposed to a variety of risks, in particular macroeconomic and industry factors beyond the Company's control, which could cause the Company's results to differ significantly from the Company's plans, objectives and estimates. All forward looking statements, including those in this MD&A, are subject to inherent risks and uncertainties, both general and specific, which may cause the Company's actual results to differ materially from the expectations expressed. The material risk factors are described below.

General Economic Conditions

The housing and mortgage markets in Canada have in recent years benefitted from historically low and stable interest rates, stable employment, stable GDP growth, and positive demographic trends. Negative trends or a decline in general economic conditions could adversely impact any or all of property sales, mortgage growth rates, default rates, and property values, and could have a negative effect on the Company's financial results.

Concentration of Investors

In 2017, the Company placed approximately 83% of newly originated mortgages with two institutional investors who are Canadian and US financial institutions, respectively, compared to 90% in 2016. If any institutional investor were to terminate its relationship with the Company, or materially reduce its purchases of mortgages, and the Company was unable to either replace the investor with another investor or sell the mortgages through securitization markets at similar prices, this could have a material adverse effect on the Company's financial results.

Government Regulation

As a Schedule I bank, the Bank is regulated under the federal Bank Act, and is also subject to the guidelines imposed by OSFI and other regulatory bodies. Changes in the Bank Act or the interpretation thereof, or in any other regulatory legislation that impacts the Bank's operations, or the introduction of any new regulatory requirements, could have a material negative effect on the Company and its operating results. Any material future banking initiatives would also likely require regulatory consent from OSFI. Finally, as an approved lender and MBS issuer under the National Housing Act, the Bank is able to originate CMHC, Genworth and Canada Guaranty insured mortgages, as well as securitize such mortgages within certain prescribed limits. Any change in the Bank's status as an approved lender under the National Housing Act could have a material adverse effect on the Company's business, financial condition and results of operations.

Capital Adequacy

As a regulated financial institution that is subject to the capital requirements of its regulator, Street Capital Bank must continually monitor and assess its capital adequacy. Capital adequacy is in part affected by changes in the Company's financial performance, its business plans, or regulatory requirements that could lead to a requirement for the Company to implement strategies to improve capital adequacy.

Reliance on Independent Mortgage Brokers

The Company's mortgage lending operations are dependent on a network of mortgage brokers. The mortgage brokers with whom the Company does business are not contractually obligated to do business with the Company. Further, the Company's competitors also have relationships with the same brokers and actively compete with the Company in its efforts to expand its broker network and originate mortgage loans. If the Company is unable to sustain or increase its current level of mortgage origination from these sources, or chooses to cease doing business with any particular broker or brokers, it could have a material adverse effect on the Company's financial results.

Reliance on Independent Deposit Brokers

The Company relies on raising GIC deposits through independent and bank-owned deposit dealers. The Bank is exposed to concentration risk through having a limited number of dealers that offer its GICs to their clients. This limits the Bank's aggregate deposit-raising capabilities. In addition, as a result of external market events in the first half of 2017 impacting one of the Company's bank competitors, access to deposits from dealers has become more challenging, with dealers imposing aggregate institution-specific concentration limits on issuers and limiting placement of individual deposits to CDIC-insured maximums. If the Company is unable to raise the requisite amount of deposits, it will be unable to achieve its target uninsured mortgage originations. In addition, the Company may not be able to raise sufficient deposits to replace maturing GIC deposits, and may therefore not be able to renew maturing uninsured mortgages. These events could have a material adverse effect on the Company's financial results.

Reliance on Third Party Service Providers

The Company, in particular its mortgage lending operations, is dependent upon the successful and uninterrupted functioning of the computer systems and data processing systems of its third-party service providers. It is also dependent on the provision of various contracted business process services, such as those with respect to mortgage loan servicing and funding operations. The failure of third-party service providers to provide the respective services could interrupt operations or materially impact the Company's ability to originate, monitor or service customer accounts, or to comply with contractual obligations to investors and third parties. A sustained or prolonged outage could negatively impact the Company's financial results.

In addition, the Company, and its service providers, maintain confidential information regarding customers in their computer systems. This infrastructure may be subject to physical break-ins, computer viruses, programming errors, attacks by third parties, or similar disruptive problems. A security breach of computer systems could disrupt operations, damage the Company's reputation, or result in liability.

The Company has implemented a business continuity and crisis management strategy to minimize the impact on its customers, investors and operations in the event of a disruption. The Company also relies on the availability and effectiveness of similar strategies from its third party service providers. If any of these strategies prove to be ineffective or insufficient, the Company could suffer material losses.

Reliance on Mortgage Insurers and Mortgage Insurance Rules

The Company relies on mortgage insurance provided by CMHC, as well as by other private mortgage insurers, to carry on business. If this insurance was not available, if the insurers were unable to fulfill their mortgage insurance payment obligations, or if the Company was unable to raise sufficient deposits and capital to increase its uninsured lending and other bank operations in order to compensate, this would have a negative impact on the Company's business and financial results.

Changes to mortgage insurance rules, and increased premiums that potentially limit the availability of mortgage insurance for prime mortgages or make mortgage rates uncompetitive, could have a negative impact on the Company's ability to offer competitive mortgage products and could reduce originations of prime mortgages. Mortgage rule changes in late 2016 and mortgage premium increases at the beginning of 2017 reduced new prime volumes by 32% in 2017 compared to 2016. Further changes in regulation or changes in consumer behavior could negatively impact the Company's financial results.

Mortgage Repurchase Obligations

Historically, the Company has sold the majority of the prime insurable mortgages that it originates as soon as practicable after committing to the mortgages. When selling mortgages, the Company makes a variety of customary representations and warranties regarding itself, its mortgage origination activities, and the mortgages that are sold. These representations and warranties survive for the life of the mortgages and relate to, among other things, compliance with laws, mortgage underwriting and origination practices and standards, the accuracy and completeness of information in the mortgage documents and mortgage files, and the characteristics and enforceability of the mortgages.

The Company's mortgage origination, underwriting and quality assurance processes and controls are designed to provide a high level of assurance that the mortgages it originates comply with all underwriting requirements and do not contain misrepresentations. However, there is no absolute assurance that the Company will not make mistakes or that certain employees, brokers or borrowers will not inadvertently or deliberately violate the Company's underwriting or other policies, or misrepresent information in the mortgage application. The Company's mortgage sale agreements generally require it to repurchase or substitute mortgages in the event it has breached a representation or warranty made to the mortgage purchaser, and/or to indemnify the mortgage purchaser against any loss it may suffer. Any requirement for the Company to repurchase or substitute a significant amount of mortgages that it has sold or to indemnify mortgage purchasers could have a negative impact on the Company's financial condition and results of operations. Significant breaches of mortgage sale agreements may also discourage mortgage purchasers from doing business with the Company, which could have a negative impact on its ability to sell mortgages and could have a material adverse effect on its business, financial condition and results of operations. To date the Company's mortgage repurchase obligations have been immaterial, and therefore have not had a significant impact on its business or financial results.

Key Employees

The Company has certain key employees. These employees are involved in executing the strategy that is expected to lead to the Company's planned results. If these key employees cease to be employed with the Company, planned results could be delayed or might not materialize. The Company mitigates this risk through the use of employment contracts, the formalization of the Company strategy and business plans, and by ensuring the existence of timely knowledge exchange and collaboration.

Competition

The mortgage and other products offered by the Company, and the additional products and services that it plans to introduce, compete with similar products and services of banks, insurance companies and other lenders. Some of these competitors have more scale, greater resources and better access to capital than the Company. The Company's competition includes price competition. If price competition increases, the Company may not always be able to compete by raising or lowering the rates it charges its borrowers and/or depositors. This has the potential to reduce the level of mortgage originations or renewals, to reduce the value of the mortgages the Company sells to investors or securitizes, or to negatively impact the amount of deposits the Company can attract to fund its uninsured lending products. This may reduce profits and negatively impact financial results.

Accounting Policies and Estimates

The Company uses judgement in the application of accounting policies and in estimating certain values in its financial statements. The application of judgement using estimates requires management to rely on assumptions that are inherently uncertain and may require revisions as additional information becomes available. These revisions can have material effects on the results of operations and financial position of the Company. Please see the Accounting Standards and Policies section of the MD&A and the notes to the audited consolidated financial statements for more information.

Risk Governance

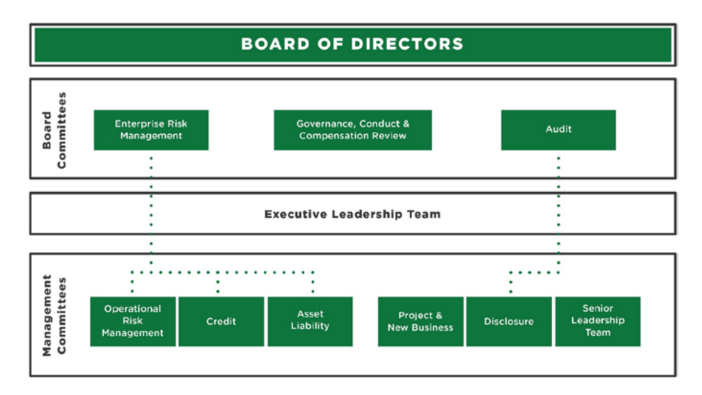
The Company's strategies and the management of its risks are supported by an overall enterprise risk management ("ERM") framework, which includes policies, procedures and guidelines for each major risk category of the Company's operations, in particular Street Capital Bank. As the Bank is a newly regulated entity, its ERM framework continues to evolve. ERM requires the involvement of the Board of Directors, the Enterprise Risk Management Committee, senior management, and other employees to continually identify, measure, assess and manage risks that could affect the Company either positively or negatively. The Board is responsible for establishing the overall strategy and objectives of the Company and the Company's overall risk appetite. At all levels of the Company, ERM is applied in defining strategies and setting goals, helping to ensure that these can be accomplished within the Company's defined risk appetite. The ultimate goal of ERM is to maximize benefits to the Company's various stakeholders within the limits of the risk the Company is prepared to accept to accomplish this.

The Company's risk governance follows the three lines of defense model:

- 1st Line of Defense: business units and their support areas. Management within each business unit is accountable for identifying, assessing, monitoring, reporting and managing the associated risks. The Company deploys a computerized risk management tool to assist with compliance and reporting.
- 2nd Line of Defense: the Company's Risk, Finance and Compliance units. They are responsible for the communication and implementation of the Company's risk management framework, along with independent assessment, monitoring and reporting on the Company's risk taking activities.
- 3rd Line of Defense: Internal Audit. This function is responsible for assessing the effectiveness of the Company's governance, risk management and control processes, and reporting their findings and conclusions to the Board of Directors. The Board's Audit Committee assists the Board with its oversight of the Company's financial reporting and internal audit functions.

The Company's actual risk profile is measured against the Board-approved risk appetite at least quarterly, and reported to the Board of Directors. Key risk policies are reviewed at least annually and updated as required.

The risk governance structure as shown below is in place to ensure appropriate risk oversight and accountability across the Company.



Risk Identification and Assessment

This includes business line risk and control self-assessments, which are designed to identify the Company's exposure to key operational risks, and mitigate it through controls or other risk mitigation such as insurance. It also includes a risk assessment framework for new initiatives such as new products and services. This ensures that associated risks are identified, assessed and approved as being within the Company's risk appetite, and that they can be supported by the Company's control systems.

Risk Measurement

Through the Company's ERM framework, the Company has a methodology that aggregates risk levels within the Company and measures the level of risk against the Bank's risk appetite. Other risk measurement techniques such as stress testing and scenario analytics are also used to measure risk.

Risk Monitoring and Reporting

Monitoring the Company's risks and reporting the associated observations are key to the Company's management of operational risk processes. Together, they ensure that the risks and issues are identified, escalated, managed and mitigated on a timely basis. The Company's Risk and Compliance units report regularly on current and emerging operational risks, key risk indicators, operational loss events, external event analyses, issues management, risk assessments of new initiatives, crisis management readiness and third-party risk management.

Measurement and monitoring of key risk and/or performance indicators takes place across the organization, and is designed to ensure that the Company's operations conform to its defined risk appetite. It is also a means for the Company to identify early warning signs of changes in the risk environment or control effectiveness, or of other potential issues, before they become significant enough to cause losses or other negative impacts.

Operational losses, including near misses, are recorded, analyzed and reported, with the objective of preventing recurrences. This may also highlight areas where risk management requires improvement. The Company also monitors and considers events reported by or about external organizations, in order to identify and prevent similar risks within the Company.

Risk Appetite Framework

The Board of Directors has the overall responsibility for both establishment and oversight of the Company's risk appetite framework. The framework addresses the limits of the risks that the Company assumes, and the Company's conduct with respect to its stakeholders such as customers and investors. The major principles of the risk appetite framework are as follows:

- 1. The Bank will operate in markets where risks are understood and where long term macro-economic indicators support retail lending.
- 2. The Bank will manage credit risk prudently by establishing and adhering to stringent underwriting guidelines.
- 3. The Bank will maintain adequate capital and liquidity for its operations above regulatory minimums and sufficient to sustain the entity during times of stressed conditions.
- 4. The Bank will **limit market risk by pricing mortgages effectively and managing interest rates prudently** in its banking book. Derivatives will only be used to enable effective risk management and product funding requirements.
- 5. The Bank will maintain thorough and effective policies, standards, guidelines and other related measures including limits and key risk indicators that guide risk-taking activities to protect Street Capital's brand and reputation while adhering to all legal and regulatory obligations.
- **6.** The Bank will **promote a sound risk management culture and awareness** throughout the organization by promoting operational excellence, corporate governance, and risk and control practices that minimize the risk of any unforeseen adverse events from occurring.
- 7. The Bank will hire, retain and invest in quality and experienced staff that operate with high ethical standards and conduct themselves with integrity, honesty and respect.
- 8. The Bank will not take risks that could expose it to any one single and severe loss event, including acquisitions, business ventures/partnerships or products.
- 9. The Bank will continually assess the adequacy of its IT and operational infrastructure in relation to its business volumes and complexity and, where required, will make the necessary investment to scale supporting processes to required levels.

The following sections describe the Company's principal risks and how they are managed.

Credit Risk Management

Credit risk is the risk of financial loss associated with a counterparty's inability or unwillingness to fulfill its payment obligations. Through its wholly owned subsidiary, Street Capital Bank, the Company's credit risk has been mainly associated with its mortgage lending business, in the form of the risk of default on the part of the borrower.

Historically, the majority of the Company's revenue has been earned from the placement, servicing and securitization activities of its mortgage lending business. Under this business model, most of the mortgages underwritten by the Company are sold to institutional investors and are insured or insurable against default with Canada Mortgage and Housing Corporation ("CMHC") and other government backed private insurers. This makes the residual credit risk to the Company immaterial overall. However, given that the vast majority of these mortgages have been sold to institutional investors, mortgage credit quality remains an important measure in ensuring continued demand from these investors.

Therefore, even though the Company is not exposed to material levels of credit risk associated with its mortgage origination and sale business, the Company applies a detailed set of Board-approved credit policies and underwriting procedures to ensure mortgages are insurable and meet investor requirements. Given the Bank's funding model for insurable mortgages, its underwriting and credit policies are compliant with OSFI's Guideline *B-20 Residential Mortgage Underwriting Practices and Procedures*. At the individual transaction level the Company applies a due diligence process to each mortgage underwritten, with oversight from an experienced management team. All mortgage applications are evaluated and assessed against risk criteria, and additional independent quality assurance procedures are performed on a significant percentage of mortgage files prior to funding. Post-funding reviews are also conducted in order to provide continuous feedback and monitoring of mortgage credit quality. The Company's serious arrears rate of 0.08% on its prime mortgages, at December 31, 2017, is significantly better than the industry average of 0.22% for all mortgages at November 30, 2017 (the most recent information available), and reflects the Company's due diligence and strong quality assurance processes. The Company plans to continue selling insured mortgages to institutional investors, and it will continue to apply these same rigorous policies and procedures.

In 2017 Street Capital Bank expanded its products and services to include uninsured mortgages and other financial products, which increased the Company's exposure to credit risk. The amount, geographic distribution, and other information relating to these mortgages are detailed above in Tables 7, 8 and 10. In order to mitigate its credit risk associated with these new plans, the Company has established appropriate credit policies and underwriting requirements, and has ensured their consistent application. These policies have been developed, and will be updated as necessary, with regard to such key factors as asset quality, loan to value ratio, debt service ratio, property location, and economic factors. The Company also mitigates its risk by targeting the market segment that consists of credit-worthy quality borrowers who may not qualify for a prime insurable residential mortgage under current regulations, and by limiting its lending areas primarily to urban locations.

In Q3 and Q4 2017, Street Capital Bank entered into two transactions to securitize and sell 10-year insured NHA MBS mortgage loans on multi-unit residential properties. The loans were securitized and sold through the CMB program. The underlying mortgage loans are closed to prepayment risk, and the Company entered into a third party arrangement to manage its seller swap, thereby mitigating its interest rate risk. As a result, the Company transferred control over the mortgage loans and did not retain any risks and rewards associated with them. With respect to any multi-unit residential loans sold through the CMB program, while there is no prepayment or credit risk associated with a retained interest or the cost of loan servicing, the Company would be obligated to fund any deficiency in any interest owing to CMB investors in the event that a loan became delinquent during the term of the loan, and to fund the balloon outstanding balance at maturity. As the loans under this program are insured, any funding by the Company should be recoverable through an insurance claim.

Mortgage loans guaranteed by the Government of Canada ("insured mortgages"), are deemed to be impaired when payment is contractually 365 days past due, or when the Company is no longer assured of timely collection of principal and interest. Uninsured loans are considered to be impaired when payment is more than 90 days past due, or when the Company is no longer assured of timely collection of principal and interest. Historically, no provisions have been required on prime insured or insurable mortgages. With respect to the Company's uninsured mortgages, at December 31, 2017 the Bank had collective credit allowances of \$0.22 million based on management's judgement of losses that have been incurred. At the same date, the Bank had an individual allowance of \$0.07 million on a bridge loan that was identified as impaired. The loan was repaid in full subsequent to December 31. The credit allowances are shown in the table below.

Table 21 - Provisions and allowances for credit losses (In thousands of Canadian dollars)

		Year ende	ed December 31,
		2017	2016
Collective allowance Street Solutions mortgage			
Collective allowance - Street Solutions mortgages Balance, beginning of period	\$	- \$	_
Provisions for credit losses	₽		
		(216)	-
Write-offs		-	-
Recoveries		-	
Balance, end of period	\$	(216) \$	-
Individual allowance - Bridge loans			
Balance, beginning of period	\$	- \$	-
Provisions for credit losses		(75)	-
Write-offs		-	-
Recoveries		_	-
Balance, end of period	\$	(75) \$	_
Total allowances, end of period	\$	(291) \$	-
Provisions for credit losses - % of uninsured loans		0.39%	N/A
Provisions for credit losses - 70 Or utilisured loans		0.39%	IN/ A
Allowance for credit losses - % of uninsured loans		0.14%	N/A

At December 31, 2017 the Bank had not recorded any write-offs in the Street Solutions portfolio, nor had it identified any loans as impaired, and 100% of Street Solutions mortgages were current. The Company has enhanced default management and collection strategies associated with Street Solutions mortgages, as these mortgages carry higher credit risk and higher propensity to default.

As the Bank launches other financial products, the Company will continue to develop and apply the appropriate credit policies and underwriting requirements, taking into consideration such key factors as asset quality, loan to value ratio, debt service ratio, property location, and economic factors.

The Company's credit risk on liquid assets, the majority of which are cash and cash equivalents, is relatively limited as all counterparties are Schedule I Canadian banks with high credit ratings assigned by international rating agencies. The Company purchases highly liquid investments in the form of Government of Canada Treasury Bills ("Treasury Bills") and bankers' acceptances. The Company uses these investments to meet its funding and liquidity requirements, particularly its mortgage lending operations. The investments are readily convertible into cash subject to immaterial changes in fair value, and therefore have not increased the Company's credit risk.

The Company has credit risk associated with specific loans receivable that are related to its discontinued real estate, asset liquidation and case goods businesses. The carrying value of these loans at December 31, 2017 was \$0.5 million (2016 - \$1.4 million). The Company evaluated the collectability of these loans at December 31, 2017 and determined that a credit allowance of \$2.7 million, which was originally recorded in 2015 and 2016, continued to be required on its receivable from Fleetwood. As a result, the carrying value of the receivable is zero.

The maximum credit exposures of the financial assets are their carrying values as reflected on the audited consolidated statements of financial position. The Company's uninsured mortgages that are held on-balance sheet are concentrated in the province of Ontario. Aside from this, the Company does not have any significant concentrations of credit risk within any geographic region or group of customers.

Liquidity and Funding Risk Management

Liquidity and funding risk is the risk that the Company is unable to generate sufficient funds, in a timely and reasonably priced manner, to meet its financial obligations as they come due. This risk arises from the fluctuations in the Company's cash flows that are associated with loan sales, securitization, lending and deposits, investing, and other business activities. As Street Capital Bank continues its expansion of on-balance sheet lending and deposit taking, fluctuations in these cash flows will become significant contributors to liquidity and funding risk.

The Company has a low tolerance for liquidity and funding risk and has a Liquidity and Funding Management policy that is managed in conjunction with other policies, all of which are designed to ensure that cash balances and other high-quality liquid assets a) are sufficient to meet all cash outflows, in both ordinary and stressed conditions, and b) are in compliance with regulatory requirements, including the Liquidity Coverage Ratio ("LCR") and Net Cumulative Cash Flow ("NCCF") metrics prescribed by OSFI. The LCR reports net cumulative cash flow requirements in a stressed environment over a short-term period of 30 days. The NCCF measures detailed cash flows to capture the risk posed by funding mismatches over and up to a 12-month time horizon. The Company currently manages liquidity risk through both daily monitoring and measurement of the Company's liquidity position, and regular liquidity forecasting. Monitoring includes liquidity metrics such as maturity gap analysis and survival horizons. Even with the Bank's underlying policies and monitoring there is a risk of disruption in the funding markets beyond the Bank's control. In cases where the disruption is severe or prolonged the Bank may need to take further contingency actions, which could include curtailing lending activity.

The Company's main sources of cash and operating liquidity are the cash premiums received from the sale of mortgages to investors, deposits, cash received from the Company's share of servicing fees and excess spread, and, to a lesser extent, the sale of NHA MBS. As described above, Street Capital Bank underwrites for sale only high quality mortgages and maintains stringent underwriting and quality assurance processes, in order to maximize investor demand and therefore liquidity. Generally, liquidity risk associated with prime insurable mortgage commitments is limited, as most investors commit to funding at the time of mortgage commitment. For the small number of mortgage commitments without an upfront investor commitment, the Company utilizes its available credit facility prior to issuing NHA MBS or sale to an investor, and manages liquidity risk within its risk appetite.

With respect to the Bank's on-balance sheet mortgages, in particular Street Solutions uninsured loans, this lending activity is funded by the Bank's deposit taking activity. The Company's funding strategy, where possible, is to be long on deposits relative to the expected duration of its on-balance sheet mortgage lending. Any maturity gaps are managed within risk limits. The Company's access to deposits depends upon a number of factors including general economic conditions, interest rates offered by competing lenders, and the securities markets in general. The Company's deposits have initially been sourced through the deposit broker network, and are CDIC-insured fixed-term GICs. This network is expected to have more than sufficient liquidity to meet the Bank's funding needs for the next few years. The Bank is, however, exposed to deposit dealer-imposed concentration limit restrictions from time to time. Over time, the Company anticipates diversifying its deposit taking activities with additional deposit products and by offering direct-to-consumer products.

The Company holds liquid assets primarily in the form of cash in bank deposits, and, beginning Q2 2017, as Treasury Bills and bankers' acceptances. At December 31, 2017, the Company had \$89.4 million in cash and cash equivalents on deposit with Schedule I Canadian banks (September 30, 2017 - \$52.1 million; December 31, 2016 - \$3.8 million), and no Treasury Bills and bankers' acceptances (September 30, 2017 - \$0).

As an approved NHA MBS issuer, the Bank can also access the NHA MBS market to fund insured mortgages. The Company's access to liquidity through investors and the NHA MBS securitization market depends on a number of factors, including general economic conditions, spreads on mortgages relative to other investments, and conditions in both the securities markets in general and the MBS market specifically. Accordingly, a decline in investor demand or securitization markets could adversely affect the Company's ability to originate mortgages, which could negatively impact future financial results.

At December 31, 2017 the Bank held \$5.3 million (September 30, 2017 - \$5.3 million; December 31, 2016 - \$0) of mortgages that it had securitized through the NHA MBS program and not yet sold to investors ("stamped mortgages"), which can be readily converted to cash. The liquid assets of Street Capital Bank are shown in the table below.

Table 22 - Liquid assets (based only on the consolidated subsidiary, Street Capital Bank)

	December 31,	September 30,	December 31,
(in thousands of \$)	2017	2017	2016
Deposits with regulated financial institutions Stamped mortgages	\$ 87,070 5,270	\$ 50,069 5,302	\$ 2,788

As discussed above under *Bank Facilities*, the Bank has a \$165.0 million credit facility with a syndicate of Schedule I Canadian banks, which is available in three tranches depending on the use of funds. These lines can be drawn at any time provided the Bank has met certain affirmative and financial covenants. At December 31, 2017 the Bank did not have funds drawn against any of the lines and the Company did not require funds from the facilities for its operations or financial targets.

92,340

55,371

\$

2,788

The Company periodically receives cash related to its Private Equity business, in connection with the disposition of portfolio investments. In 2017 the net receipts were approximately \$0.2 million (2016 - \$1.3 million). As discussed above, management expects that Private Equity will exit from its remaining investment in 2018, at which time the Company will receive its proportionate share, and no further cash flows will be received.

The Company's contractual liabilities at December 31, 2017 are summarized in the table below:

Table 23 - Contractual Liabilities

Balance - end of period

(in thousands of \$)	Within 1 Year	1 -3 Years	3 -5 Years	After 5 Years	Total
Accounts payable and accrued liabilities Securitization liabilities Loans payable Operating leases	\$ 62,540 54,400 4,039 1,783	\$ 1,499 106,235 - 2,845	\$ 660 61,555 - 2,686	\$ 103 - - - 3,015	\$ 64,802 222,190 4,039 10,329
Total	\$ 122,762	\$ 110,579	\$ 64,901	\$ 3,118	\$ 301,360

The Company expects to fund the securitization liabilities from collection of the securitized receivables. The remaining items will be funded from operating income and cash on hand. See Note 19 of the audited consolidated financial statements for discussion of the Company's commitments and contingencies.

Market Risk Management

Market risk is largely composed of two related risks: interest rate risk and investment risk. These are discussed below.

Interest Rate Risk

Interest rate risk is the risk of lost earnings or capital due to changes in interest rates. The objective of interest rate risk management is to ensure that the Company is able to realize stable and predictable earnings, over specific time periods, despite fluctuations in interest rates. Street Capital Bank has a Board-approved market risk management framework that defines strategies and policies that are aligned with the Company's risk appetite. In addition, the framework specifies stress-testing and sensitivity analysis with regard to interest rates and related factors, along with appropriate use of hedging as a risk management techniques. The policies are reviewed at least annually and more often if required by events or changing circumstances.

The Company's primary exposure to interest rate risk arises from the possibility that a significant portion of its assets and liabilities could have unmatched terms and/or interest rates. Generally, the Company is not exposed to material levels of interest rate risk arising from prime insurable mortgage commitments, because the purchase price for mortgages sold to investors is normally based on customer commitment rates rather than the funded rate, thereby passing on the interest rate risk to the investors. Interest rate risk also may arise if committed and allocated loans no longer qualify at funding based on individual investor criteria, and are either funded by the Company directly or sold to another investor where the loan does qualify under the specific investor's criteria. In a rate-rising environment, interest rate risk increases. Where the Company securitizes prime insured mortgages directly, or sells these loans on a whole loan basis after funding, it is exposed to interest rate risk arising from mortgage commitments issued, and from the point of loan funding to the pooling of the loan for securitization. The level of risk has historically been low overall given low relative volumes.

The table below details the results, for Street Capital Bank, of sensitivity modelling both interest rate increases and decreases during the 12 month period beginning on December 31, 2017. The model is based on a number of assumptions, and actual results could vary from these assumptions should an actual rate change occur.

Table 24 - Net interest income shock (based only on the consolidated subsidiary, Street Capital Bank)

		As at Dece	mb	er 31, 2017
	1	Increase in		Decrease in
(000s, except %)	int	erest rates	in	terest rates
100 basis point shift				
Impact on net interest income	\$	1,214	\$	(1,214)
Impact on EVE		3,675		(4,070)
EVE as a % of shareholders' equity		2.52%		(2.79%)
200 basis point shift				
Impact on net interest income	\$	2,428	\$	(2,428)
Impact on EVE		7,190		(8,367)
EVE as a % of shareholders' equity		4.92%		(5.73%)

Although interest rate risk is concentrated within the Bank's operations, the Company does have legacy items that, while immaterial to overall operations, must also be considered. At December 31, 2017, an immediate and sustained 100 basis point increase in interest rates on these legacy items would result in approximately \$0.04 million expense over the next 12 months.

Shown below is the December 31, 2017 position of the Company's wholly owned subsidiary, Street Capital Bank of Canada, with regard to the interest rate sensitivity of its assets, liabilities and equity. The information presented is based on the contractual maturity date.

												Decem	bei	31, 2017
	F	loating Rate		0 to 3 Months	4 1	Months to 1 Year	То	tal Within 1 Year		Year to 5 Years		Non Rate Sensitive		Total ¹
Assets														
Cash and restricted cash Weighted Average Contractual Rate	\$	- -	\$	122,614 1.00%	\$	- -	\$	122,614 1.00%	\$	-	\$	-	\$	122,614 1.00%
Non-securitized mortgages - Street Solutions		_		_		178,659		178,659		22,766		(621)		200,804
Weighted Average Contractual Rate		-		-		4.88%		4.88%		5.17%		-		4.93%
Non-securitized mortgages														
- stamped mortgages Weighted Average Contractual Rate		-		-		-		-		5,270 2.55%		-		5,270 2.55%
Non-securitized mortgages - other		1,930		55		481		2,466		4,106		90		6,662
Weighted Average Contractual Rate		2.88%		3.19%		3.69%		3.04%		2.91%		-		2.92%
Bridge loans		1,402		-		-		1,402		-		(75)		1,327
Weighted Average Contractual Rate		8.09%		-		-		8.09%		-		-		8.55%
Securitized mortgages held														
on-balance sheet		78,488		-		19,220 3.30%		97,708		121,416 2.62%		1,650		220,774
Weighted Average Contractual Rate		2.71%		-		3.30%		2.83%		2.62%		-		2.69%
Other assets Weighted Average Contractual Rate		-		-		-		-		-		159,734 -		159,734 -
Total assets		81,820	\$	122,669	\$	198,360	\$	402,849	\$	153,558	\$	160,778	\$	717,185
Weighted Average Contractual Rate		2.81%		1.00%		4.72%	•	3.20%		3.00%		-		2.44%
Liabilities														
Cashable GICs ²	\$	-	\$	3,924	\$	-	\$	3,924	\$	-	\$	-	\$	3,924
Weighted Average Contractual Rate		-		1.12%		-		1.12%		-		-		1.12%
Non-cashable GICs		-		1,004		89,209		90,213		200,082		(1,243)		289,052
Weighted Average Contractual Rate		-		1.78%		2.13%		2.13%		2.45%		-		2.36%
Securitization liabilities		78,212		_		13,793		92,005		131,452		(1,863)		221,594
Weighted Average Contractual Rate		1.87%		-		2.53%		1.97%		1.81%		-		1.89%
Other liabilities		_		_		_		_		_		102,696		102,696
Weighted Average Contractual Rate		-		-		-		-		-		-		-
Shareholders' equity		_		-		-		-		-		99,919		99,919
Weighted Average Contractual Rate		-		-		-		-		-		-		-
Total liabilities and		70 212	_	4.022		103.003		196 143		221 524		100 500		717 105
shareholders' equity Weighted Average Contractual Rate	\$	78,212 1.87%	\$	4,928 1.26%	\$	103,002 2.18%	\$	186,142 2.03%	ş	331,534 2.20%	\$	199,509 -	Þ	717,185 1.54%
				/										
Excess (deficiency) of assets over liabilities and shareholders' equity	\$	3 608	4	117,741	\$	95,358	\$	216,707		(177,976)	4	(38,731)	\$	

 $^{^{\}rm 1}$ Accrued interest is included in "Other assets" and "Other liabilities", respectively.

 $^{^{2}}$ Cashable GICs are redeemable by the depositor after 90 days from the issue date.

Investment Risk

Investment risk is the risk of loss due to impairment in the fair value of investments. The Company has adopted a Board-approved investment policy that specifies the sources of cash to be invested and the constraints within which investments can be made. The policy is designed to help mitigate credit, liquidity and market risk. It is reviewed at least annually, and more often if required by events or changing circumstances.

The Company's investment risk has historically been linked to its portfolio investments, as the Company was not a deposit taking institution prior to Street Capital Bank beginning operations as a Schedule I bank. At December 31, 2017 the Company has not begun more complex investing operations, although it expects to do so as its deposit taking and uninsured lending operations expand.

The portfolio investments are carried at fair value, and at December 31, 2017 had a fair value of \$0.9 million, of which \$0.6 million is attributable to the Company's non-controlling interest (September 30, 2017 - \$1.2 million and \$0.9 million, respectively; December 31, 2016 - \$3.0 million and \$2.3 million, respectively). At December 31, 2017, the Company retained an interest in only one investment, in the form of publicly traded shares in a US company. The Company's primary risks with respect to this investment is that its valuation fluctuates with both the price of its stock, and the relative strength of the Canadian and US dollars. There is therefore potential for a decline in value prior to exiting the investment.

Operational Risk Management

Operational risk is the risk of loss resulting from either inadequate or failed internal processes, people and systems, or from external events. Operational risk cannot be completely eliminated, since it is inherent in all business activities, and it can occur in such diverse areas as fraud, equipment damage, system failure, cyber security, business disruption, human error, and natural disasters.

As part of normal operations as a mortgage lender, the Company is exposed to fraud risk through the mortgage origination and underwriting processes. The Company has quality control and fraud management practices in place to mitigate these risks. As mortgage underwriting and mortgage insurance qualification requirements become more stringent (either as a result of changes in regulatory requirements, as seen through recent updates from the Department of Finance in October 2016 and most recently from OSFI in October 2017 in respect of updates to Guideline B-20, or through changes in general industry practice), the inherent risk of mortgage fraud can increase. This is particularly the case when income qualification rules are tightened. The Company is aware of the heightened risks associated with such changes, and believes its current practices are reasonable. However, even with reasonable and prudent controls in place, operational risks such as fraud cannot be fully mitigated or eliminated.

While aware of these constraints, the Company takes proactive steps to mitigate its operational risk. The Company has adopted an ERM Framework that includes strategies to manage operational risk, including avoidance, transfer, insurance, acceptance and mitigation by controls. The Company employs a risk and compliance information system that facilitates the application of an enhanced operational risk methodology. Key components of the Company's risk management framework are discussed below.

Strategic and Business Risk

Strategic and business risk is the risk of loss associated with changes in the external business environment, management's failure to implement appropriate strategies and business activities in response to changing environments and/or financial results, or management's inability to adjust costs to mitigate these changes. As Street Capital Bank continues to grow its banking operations, its products and services compete with those offered by other banks and financial institutions, many of whom are strongly capitalized and hold significant market share. Similarly, the Company's existing mortgage lending business depends on continuing to attract business from independent mortgage brokers, who are not contractually obligated to do business with the Company, and who also do business with the Company's competitors.

Strategic and business risk for individual business segments is managed and monitored by senior management through regular weekly meetings. The Board of Directors approves the Company's strategies at least annually, and reviews results against strategies at least quarterly.

Business Continuity and Crisis Management

The Company relies upon the uninterrupted functioning of its computer systems and other technology. It also relies on the uninterrupted functioning of the computer systems and other technology of its third party service providers. The failure of any of these components could interrupt operations or materially impact the Company's ability to originate, monitor or service customer accounts, or to comply with contractual obligations to investors and third parties. A sustained or prolonged outage could negatively impact the Company's financial results. The Company has adopted a business continuity and crisis management strategy to minimize the impact of a disruption or other adverse event.

Cyber Risk Management

Companies that provide financial services, including the Company and its service providers, are exposed to cyber-risk. Cyber threats continue to increase in size and complexity. While the Company and, more broadly, the industry, are continuously monitoring and improving their information and cyber security programs, they are also expanding their use of newer information technology, such as outsourced cloud computing arrangements. In the face of this growing complexity, the Company and its third-party service providers may not be able to fully mitigate all risks associated with increased threats. Cyber security breaches may lead to the loss of confidential information and related privacy issues.

Insurance Management

The Company maintains insurance coverage in order to mitigate, where possible, the various forms of operational risk outlined above. This insurance coverage includes commercial property, general liability, computer crime, cyber liability, directors' and officers' liability, umbrella and errors and omissions, and other standard business policies. Although the Company is insured for a variety of risks, in the event of a loss event the Company may not fully recover all of its losses.

Compliance Risk

Compliance risk is the risk of the Company's non-compliance with applicable legislation, regulatory requirements, or Board-mandated policies. It is particularly significant in instances where non-compliance could negatively impact the Company's reputation and/or soundness. Compliance risk is managed primarily by the Bank's Chief Compliance Officer and the Bank's Chief Anti-Money Laundering Officer, with assistance from other senior management.

Capital Adequacy Risk

Capital adequacy risk is the risk that the Company holds insufficient capital to meet its regulatory requirements and any other requirements necessary to manage the organization as a going concern, including during periods of severe but plausible stress. Over time, insufficient capital can result in insolvency and losses by stakeholders such as creditors and depositors. As a regulated Schedule I bank, if OSFI deems the Bank undercapitalized it can require Street Capital Group Inc. to provide additional capital to the Bank. Please see *Capital Management*, above, for more discussion of the Company's capital.

Reputational Risk

Reputational risk is the risk that shareholders or the public will, with or without basis, judge the Company's operations, actions or business practices unfavorably, potentially resulting in a decline in the Company's value, brand, liquidity, or customer base.

The Company manages reputational risk through adequate employee training and its Code of Conduct and Ethical Behaviour, supported by corporate governance, compliance and risk management practices and policies.

NON-GAAP MEASURES

Management uses a variety of financial measures in its assessment and description of the Company's performance. In addition to GAAP-defined measures, such as earnings per share ("EPS"), management uses non-GAAP measures in order to provide investors with useful information regarding the Company's financial condition and results of operations. These non-GAAP measures do not have any standardized meaning under GAAP. These measures, therefore, may not be comparable to, or consistent with, similarly titled non-GAAP measures presented by other companies. The non-GAAP measures used in this MD&A are defined as follows:

Adjusted shareholders' net income and adjusted diluted shareholders' earnings per share

The adjusted results are intended to highlight the core operating business of the Company (the Bank) by removing non-recurring items, and items associated with the Company's legacy businesses. These items include i) non-recurring restructuring expenses or recoveries, net of applicable taxes, ii) fair value adjustments, provisions, and the results of discontinued operations associated with the Company's legacy businesses, and iii) non-recurring reversals of HST ITCs, net of applicable taxes. The reconciliation of shareholders' net income (loss) to adjusted shareholders' net income, and the resulting adjusted earnings per share, are presented below. Adjusted diluted earnings per share is calculated using adjusted net income.

Reconciliation of Shareholders' Net Income (Loss) to Adjusted Shareholders' Net Income

(in thousands of \$,										For	the three r	non	ths ended		For	the y	ear ended
except per share data)	Dece	mber 31,	Sept	ember 30,	June 30,	March 31	, г	December 31,	Se	ptember 30,	June 30,		March 31,	Dec	ember 31,	Dec	ember 31,
		2017		2017	2017	201	7	2016		2016	2016		2016		2017		2016
Net income (loss) Fair value adjustments	\$	1,239	\$	3,731	\$ (104)	\$ (2,574) \$	462	\$	7,491 \$	5,310	\$	3,003	\$	2,292	\$	16,266
(net of non-controlling interest) Private equity management		87		163	(28)	(103	()	898		(827)	541		48		119		660
expense (net of tax)		54		52	137	101		-		-	-		-		345		-
Restructuring expense (recovery) (net of tax)		164		351	1,823	2,647		-		-	-		(598)		4,985		(598)
Discontinued operations (net of tax)		-		-	17	(2	!)	(2)		(493)	(6)		(9)		15		(510)
Provision against legacy receivable (net of tax and non-controlling interest)		_		_	_	_		542			_				_		542
Adjusted net income	\$	1,544	\$	4,297	\$ 1,845	\$ 69) \$	1,900	\$	6,171 \$	5,845	\$	2,444	\$	7,756	\$	16,360
Shareholders' diluted earnings (loss) per share	\$	0.01	\$	0.03	\$ 0.00	\$ (0.02	!) \$	0.00	\$	0.06 \$	0.04	\$	0.02	\$	0.02	\$	0.13
Adjusted shareholders' diluted earnings per share	\$	0.01	\$	0.04	\$ 0.02	\$ 0.00) \$	0.02	\$	0.05 \$	0.05	\$	0.02	\$	0.06	\$	0.13

Return on equity is defined as the net income (loss) available to common shareholders as a percentage of average shareholders' equity. It is calculated on an annualized basis.

Adjusted return on equity is calculated as the adjusted net shareholders' net income as a percentage of average shareholders' equity. It is calculated on an annualized basis.

Reconciliation of shareholders' equity to shareholders' tangible equity

Shareholders' tangible equity is defined as shareholders' equity less the Goodwill and Customer Intangibles related to Street Capital's acquisition of the Bank in 2011.

(in thousands of \$)

Shareholders' equity
Deduct: goodwill from purchase
of Street Capital Bank
Deduct: intangible assets from
purchase of Street Capital
Bank
Shareholders' tangible equity

											As at
D	ecember 31,	Sep	tember 30,	June 30,	March 31,	De	ecember 31,	Se	eptember 30,	June 30,	March 31,
	2017		2017	2017	2017		2016		2016	2016	2016
\$	138,162	\$	136,590	\$ 132,252	\$ 131,998	\$	134,492	\$	134,402	\$ 127,001	\$ 121,998
	(23,465)		(23,465)	(23,465)	(23,465)		(23,465)		(23,465)	(23,465)	(23,465)
	(3,621)		(3,744)	(3,867)	(3,991)		(4,114)		(4,237)	(4,361)	(4,484)
\$	111,076	\$	109,381	\$ 104,920	\$ 104,542	\$	106,913	\$	106,700	\$ 99,175	\$ 94,049

Return on tangible shareholders' equity ("ROTE") is defined as the net income (loss) available to common shareholders, excluding the amortization of the Customer Intangibles referenced above, as a percentage of average shareholders' tangible equity. It is calculated on an annualized basis.

(in thousands of \$)
Net income (loss) Add back: amortization of intangible assets Net income (loss) for return on shareholders' tangible equity
POTE

								For	the three n	nonths ended		For	the year ended
Dec	ember 31,	Septe	ember 30,	June 30,	March 31,	December 31,	September 3	0,	June 30,	March 31,	Dec	ember 31,	December 31,
	2017		2017	2017	2017	2016	20:	6	2016	2016		2017	2016
\$	1,239	\$	3,731	\$ (104)	\$ (2,574)	\$ 462	\$ 7,49	1 \$	5,310	\$ 3,003	\$	2,292	\$ 16,266
	123		123	124	123	123	12	4	123	123		493	493
\$	1,362	\$	3,854	\$ 20	\$ (2,451)	\$ 585	\$ 7,61	5 \$	5,433	\$ 3,126	\$	2,785	\$ 16,759
	4.9%		14.4%	0.1%	(9.3%)	2.2%	29.6	%	22.5%	13.6%		2.6%	16.9%

Adjusted return on shareholders' tangible equity ("Adjusted ROTE") is defined as the adjusted net income available to common shareholders, excluding the amortization of the Customer Intangibles referenced above, as a percentage of average shareholders' tangible equity. It is calculated on an annualized basis.

(in thousands of \$)
Net adjusted income
Add back: amortization of
intangible assets
Adjusted net income for
return on shareholders'
tangible equity
Adjusted ROTE

									F	or	the three r	noı	nths ended		For	the	year ended
Dec	ember 31,	Sep	tember 30,	June 30,	March 31,	De	ecember 31,	Se	ptember 30,		June 30,		March 31,	De	cember 31,	D	ecember 31,
	2017		2017	2017	2017		2016		2016		2016		2016		2017		2016
\$	1,544	\$	4,297	\$ 1,845	\$ 69	\$	1,900	\$	6,171	\$	5,845	\$	2,444	\$	7,756	\$	16,360
	123		123	124	123		123		124		123		123		493		493
\$	1,667	\$	4,420	\$ 1,969	\$ 192	\$	2,023	\$	6,295	\$	5,968	\$	2,567	\$	8,249	\$	16,853
	6.1%		16.5%	7.5%	0.7%		7.6%		24.5%		24.7%		11.1%		7.7%		17.0%

Average beacon

Average beacon refers to the credit scores of new mortgage clients, and is calculated as the portfolio weighted average at the date of mortgage origination.

Book value per share

Book value per share is calculated by dividing shareholders' equity by the number of common shares outstanding.

Economic Value of Shareholders' Equity ("EVE")

Economic value of shareholders' equity is a risk analysis tool that is used to model the effect of interest rate changes on an entity's total capital. EVE is calculated by subtracting the present value of liability cash flows from the present value of asset cash flows.

Leverage Ratio

The Leverage Ratio provided in this MD&A is that of the Company's wholly owned subsidiary Street Capital Bank. The calculations are in accordance with guidelines issued by OSFI. The Leverage Ratio is defined as the Capital Measure divided by the Exposure Measure, with the ratio expressed as percentage. The Capital Measure is the all-in Tier 1 capital of Street Capital Bank. The Exposure Measure consists of on-balance sheet, derivative, securities financing transactions and off-balance sheet exposures.

Loan to value ratio

The loan to value ratio ("LTV") is calculated as the portfolio weighted average ratio of outstanding loan balance to collateral value at origination.

Market capitalization

Market capitalization at a given date is calculated by multiplying that day's closing price of the Company's common shares by the number of common shares outstanding.

Mortgages under administration ("MUA")

Mortgages under administration includes all securitized and non-securitized mortgage loans held on-balance sheet, as well as all off-balance sheet mortgages that qualify for derecognition under IFRS.

New mortgage originations

New mortgage originations includes all mortgages sold to investors, all new mortgage originations held on-balance sheet, conversions of adjustable rate mortgages to fixed rate mortgages, and mortgages that are securitized under the NHA MBS program.

Adjusted operating expenses

Adjusted operating expenses are defined as the total of the Company's i) salaries and benefits expense, plus ii) selling, general and administrative expense, less iii) restructuring expenses, plus iv) restructuring recoveries.

(in thousands of \$)

Expenses

Salaries and benefits

Selling, general and administrative expenses Restructuring expense (recovery)

Total expenses

Deduct: restructuring expense Add: restructuring recovery Adjusted operating expenses

		F	or the three	me	onths ended				
Dec	ember 31,	Sep	tember 30,	De	December 31,				
	2017		2017		2016				
\$	6,843	\$	8,836	\$	7,385				
	4,717		4,267		4,246				
	223		477		-				
	11,783		13,580		11,631				
	(223)		(477)		-				
	-		-		-				
4	11 560	¢	13 103	¢	11 631				

For the year ended									
Dec	ember 31,	December 31,							
	2017	2016							
\$	31,230	\$ 31,117							
	17,899	15,653							
	6,779	(813)							
	55,908	45,957							
	(6,779)	813							
\$	49,129	\$ 46,770							

Renewed Mortgages

Renewed mortgages includes all mortgages that are renewed at the end of their contractual term, with no changes to the contractual terms except interest rate.

Risk-Based Capital Ratios

The risk-based capital ratios are composed of the Common Equity Tier 1, Tier1, and Total Capital Ratios. The capital ratios provided in this MD&A are those of the Company's wholly owned subsidiary Street Capital Bank. The calculations are in accordance with guidelines issued by OSFI.

Risk-weighted assets

The risk-weighted assets reported in this MD&A are those of the Company's wholly owned subsidiary Street Capital Bank. The calculations are in accordance with guidelines issued by OSFI.

Serious arrears rate

Serious arrears rate is defined as the number of mortgages that are greater than 90 days in arrears, plus the number of mortgages involved in legal action due to non-payment, divided by the number of mortgages under administration. The calculation includes mortgages that have been sold to institutional investors.

Total debt service ratio

The total debt service ratio ("TDSR") refers to the debt service ratios of new mortgage clients, and is calculated as the portfolio weighted average at the date of mortgage origination.

GLOSSARY

Allowance for credit losses

An allowance for credit losses is a deduction from mortgages and loans receivable at a given balance sheet date. It represents management's best estimate of the amount of impaired loans that will ultimately be deemed uncollectible. It is increased by provisions for credit losses (see below) and decreased when individual loans are written off.

Basis point

A basis point ("bp") is one hundredth of a percentage point.

Canada Deposit Insurance Corporation ("CDIC")

The Canada Deposit Insurance Corporation is a Canadian federal Crown corporation that insures Canadians' deposits held at Canadian banks up to CDN \$100 thousand per issuer in case of a bank failure.

Canada Mortgage and Housing Corporation ("CMHC")

The Canada Mortgage and Housing Corporation is a Canadian federal Crown corporation whose main function is to sell insurance to Canadian residential mortgage lenders to protect them against mortgage defaults. The cost of the insurance premiums is typically passed along to the borrower when a loan's LTV is > 80%, and paid by the lender when a loan's LTV is < 80%.

Guaranteed Investment Certificate ("GIC")

A Guaranteed Investment Certificate is an investment security, sold by Canadian banks and trust companies, that offers a guaranteed rate of return (interest rate) over a fixed period of time, commonly 1 to 5 years.

Impaired Loans

Loans are considered to be impaired when there is no reasonable assurance that principal and interest will be remitted to the lender on a timely basis. The Company considers uninsured mortgage loans to be impaired when they are more than 90 days past due, and insured mortgage loans to be impaired when they are more than 365 days past due.

Liquidity Adequacy Requirements ("LAR")

A guideline published by OSFI (see below) that requires banks, bank holding companies, trust and loan companies and cooperative retail associations to maintain adequate and appropriate forms of liquidity.

Liquidity Coverage Ratio ("LCR")

The Liquidity Coverage Ratio is a standard, and a component of the LAR, that aims to ensure that an institution has an adequate stock of unencumbered high-quality liquid assets ("HQLA") that consists of cash, or assets that can be converted into cash at little or no loss of value in private markets, to meet its liquidity needs for a 30 calendar day liquidity stress scenario.

National Housing Act Mortgage-Backed Securities ("NHA MBS") Program

NHA mortgage-backed securities are pools of CMHC-insured residential mortgages that are sold to investors ("securitized" - see "Securitization", below).

Net Cumulative Cash Flow ("NCCF")

The Net Cumulative Cash Flow is a tool, and a component of the LAR, that measures an institution's cash flows beyond the 30 day horizon in order to capture the risk posed by funding mismatches between assets and liabilities, after the application of assumptions around the functioning of assets and modified liabilities (i.e. where rollover of certain liabilities is permitted). The NCCF measures an institution's cash flow horizon both on the basis of the consolidated balance sheet as well as by major individual balance sheets and components. The metric helps identify gaps between contractual inflows and outflows for various time bands over and up to a 12 month time horizon, which indicate potential liquidity shortfalls an institution may need to address.

Net Interest Margin ("NIM")

Net Interest Margin is a significant measure of the profitability of the Bank's operations. It is calculated as the excess of interest revenues over funding costs, as a percentage of average interest earning assets.

Office of the Superintendent of Financial Institutions Canada ("OSFI")

The Office of the Superintendent of Financial Institutions Canada is the federal government agency that is responsible for regulation and supervision of banks, insurance companies, trust companies, loan companies and pension plans in Canada.

Prime insurable mortgage loans

A prime mortgage loan is considered insurable when it can be insured individually, or insured as part of a portfolio of loans. Prime insurable mortgages originated by the Bank and sold to third parties may be insured either by the Bank or by the investor.

Provision for credit losses

A provision for credit losses is a charge to income that represents management's best estimate of the amount required to fully provide for impaired loans that will ultimately be deemed uncollectible.

Securitization

Securitization is the sale of pools of assets, such as insured residential mortgages, to third parties.



AUDITED CONSOLIDATED FINANCIAL STATEMENTS

DECEMBER 31, 2017

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MANAGEMENT'S RESPONSIBILITY FOR FINANCIAL REPORTING

The consolidated financial statements and Management's Discussion and Analysis ("MD&A") of Street Capital Group Inc. (the "Company") have been prepared by management. Management is responsible for the integrity and fairness of the financial information presented. The consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and in effect at December 31, 2017, and pursuant to the requirements of the Bank Act (Canada) (the "Bank Act"), which is applicable to the Company's wholly-owned subsidiary, Street Capital Bank of Canada (the "Bank"). The consolidated financial statements reflect amounts which must, of necessity, be based on management's best judgments and estimates, with appropriate consideration regarding materiality. The financial information presented elsewhere in this report is consistent with the information in the consolidated financial statements. The MD&A has been prepared in accordance with the requirements of securities regulators.

As part of its responsibility for the fairness and integrity of the Company's financial information, management is responsible for the implementation of supporting accounting systems. Management therefore maintains and monitors a system of internal controls. These controls are designed to provide reasonable assurance that assets are safeguarded, that transactions are properly authorized, and that the financial records are accurate and complete. Management also administers a program of ethical business conduct, whose controls include, among other things, quality standards in hiring and training employees, written policies and procedures, compliance with authorization limits for managers, appropriate management information systems, and a corporate code of conduct and ethical behavior. As at December 31, 2017, the Company's Chief Executive Officer and Chief Financial Officer have determined that the Company's internal control over financial reporting is effective.

The internal control systems are further supported by a regulatory compliance function, which ensures that the Company and its employees comply with all regulatory requirements, as well as by enterprise risk management and operational risk management functions that ensure proper risk control including maintaining the related documentation and the measurement of the financial impact of risks. In addition, the internal auditors periodically assess various aspects of the Company's operations and make recommendations to management for, among other things, improvements to the internal control systems.

Annually, the Office of the Superintendent of Financial Institutions Canada ("OSFI") makes such examinations and inquiries as deemed necessary to satisfy itself that the Bank is in a sound financial position and that it complies with the provisions of the Bank Act, particularly those regarding the safety of the depositors of the Bank.

Ernst & Young LLP has been appointed as independent auditors by the shareholders to perform an annual audit of the Company's consolidated financial statements. Their report follows.

The internal auditors and the independent auditors meet periodically with the Audit Committee, in the presence or absence of management, to discuss all aspects of their duties and matters arising therefrom. In addition, OSFI meets with the Board of Directors annually to present its comments on the Bank's operations.

The Company's Board of Directors is responsible for reviewing and approving the consolidated financial statements and MD&A. Its Audit Committee is responsible for oversight of management's preparation and presentation of the consolidated financial statements, management's maintenance of internal controls, and management's assessment of significant transactions and related party transactions. The Audit Committee is also responsible for selecting the external auditors. The Audit Committee is composed solely of Independent Directors.

Duncan Hannay

President and Chief Executive Officer

Marissa Lauder, CPA, CA

Landy

Executive Vice President and Chief Financial Officer

Toronto, Canada February 27, 2018

Independent Auditors' Report

To the Shareholders of Street Capital Group Inc.

We have audited the accompanying consolidated financial statements of Street Capital Group Inc. ("Street"), which comprise the consolidated statements of financial position as at December 31, 2017 and 2016, and the consolidated statements of comprehensive income, changes in shareholders' equity and cash flows for the years then ended, and a summary of significant accounting policies and other explanatory information.

Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditors' responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditors consider internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Street as at December 31, 2017 and 2016, and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards.

Chartered Professional Accountants Licensed Public Accountants

Ernst & young LLP

Toronto Canada February 27, 2018

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

AS AT DECEMBER 31, 2017 AND 2016 (In thousands of Canadian dollars)

-			
		December 31,	December 31,
	Notes	2017	2016
		\$	\$
Assets			
Cash and cash equivalents	4	89,414	3,771
Restricted cash	4	35,543	31,159
Non-securitized mortgage loans	8	214,063	9,323
Securitized mortgage loans	9	220,774	262,203
Deferred placement fees receivable	6	52,325	51,314
Prepaid portfolio insurance	6	82,511	79,049
Portfolio investments	17	859	3,026
Deferred income tax assets	16	14,568	14,429
Other assets	13	22,929	15,481
Intangible assets	14	4,961	5,187
Goodwill	14	23,465	23,465
Total assets		761,412	498,407
Liabilities			
Bank facilities	5	_	3,400
Deposits	10	292,976	-
Loans payable	18	4,039	4,251
Securitization liabilities	9	221,594	262,663
Accounts payable and accrued liabilities	15	64,802	53,870
Deferred income tax liabilities	16	45,889	43,914
Total liabilities		629,300	368,098
Shareholders' equity			
Share capital	22	243,417	242,526
Contributed surplus		61,920	61,433
Retained earnings (deficit)		(167,175)	(169,467)
Total shareholders' equity		138,162	134,492
Non-controlling interest	17	(6,050)	(4,183)
Total equity		132,112	130,309
Total liabilities and equity		761,412	498,407
Commitments and contingencies	19		

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

On behalf of the Board:

Duncan Hannay

President and Chief Executive Officer

Lea Ray, CPA, ICD.D Chair of Audit Committee

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In thousands of Canadian dollars, except per share data)

		Year end	ed De	cember 31,
	Notes	2017		2016
		\$		\$
Revenue				
Gain on sale of mortgages		133,772		167,051
Acquisition costs		(76,443)		(98,638)
Net gain on sale of mortgages	6	57,329		68,413
gam on baile or moraga geo	-	01,020		00,113
Interest income - non-securitized assets		4,140		1,329
Interest expense - deposits and other		(3,380)		(1,975)
Net interest income (expense) - non-securitized		760		(6.16.)
assets	11	760		(646)
Provision for credit losses	8	(291)		-
Net interest income (expense) - non-securitized		469		(646)
Interest income - securitized mortgages		6,705		5,542
Interest meome securitized mortgages Interest expense - securitization liabilities		(6,007)		(4,927)
Net interest income - securitized mortgages	11	698		615
Net interest intome Securitized mortgages	11	030		015
Total net interest income (expense)		1,167		(31)
Fee and other interest income (expense)	12	1,675		(110)
Total revenue		60,171		68,272
F				
Expenses		24 220		0.1.1.7
Salaries and benefits		31,230		31,117
Selling, general and administrative expenses	2	17,899		15,653
Restructuring costs (recoveries) Total expenses		6,779 55,908		(813 <u>)</u> 45,957
Income before fair value adjustments		4,263		22,315
		,		,-
Fair value adjustments	17	(885)		(2,476)
Income before income taxes and discontinued operations		3,378		19,839
Income tax expense	16	1,837		6,187
Income from continuing operations		1,541		13,652
	20	•		•
Income (loss) from discontinued operations Net income and comprehensive	28	(15)		510
income		1,526		14,162
Net income (loss) attributable to				
non-controlling interest	17	(766)		(2,104)
Net income and comprehensive income attributable to shareholders		2,292		16,266
				_0,200
Basic and diluted earnings per share				
Continuing operations	26	\$ 0.02	\$	0.13
Discontinued operations		0.00		0.00
Basic and diluted earnings per share		\$ 0.02	\$	0.13
Weighted average number of common shares				
outstanding (in thousands) - basic and diluted	1	121,857		121,825
January (areasanas / basic and unated		,		,023

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

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY

FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In thousands of Canadian dollars)

Attributable to shareholders of the Company

	Share capital (Note 22)	Contributed surplus	Retained earnings (deficit)	Total shareholders' equity	Non-controlling interest (Note 17)	Total equity
Balance - December 31, 2015	\$ 242,178	\$ 61,800	\$ (185,733)	\$ 118,245	\$ 4,124	\$ 122,369
, , ,	, -	,	(,,	,	,	,
Comprehensive income Cancellation of shares related	-	-	16,266	16,266	(2,104)	14,162
to NCIB	(1,272)	360	-	(912)	-	(912)
Exercise of stock options	319	(134)	-	185	-	185
Conversion of deferred share units	796	(796)	-	-	-	-
Share-based compensation	-	203	-	203	-	203
Repayment of shareholder loan	505	-	-	505	-	505
Net reduction in non-controlling interest investment	-	-	-	-	(6,203)	(6,203)
Balance - December 31, 2016	242,526	61,433	(169,467)	134,492	(4,183)	130,309
Comprehensive income	-	-	2,292	2,292	(766)	1,526
Exercise of stock options	891	(382)	-	509	-	509
Share-based compensation	-	869	-	869	-	869
Net reduction in non-controlling						
interest investment	-	-	-	-	(1,101)	(1,101)
Balance - December 31, 2017	243,417	61,920	(167,175)	138,162	(6,050)	132,112

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

CONSOLIDATED STATEMENTS OF CASH FLOWS

FOR THE YEARS ENDED DECEMBER 31, 2017 AND 2016 (In thousands of Canadian dollars)

	Year ended I	December 31,
	2017	2016
	\$	\$
Operating activities		
Income from continuing operations	1,541	13,652
Non-cash items	4 00=	6 270
Deferred income taxes	1,837	6,370
Foreign exchange on loans payable	(212)	(99)
Depreciation and amortization Fair value adjustments	2,305 885	1,890 2,487
Provision for credit losses	291	2,467
Share-based compensation	869	203
Write off of certain development costs	378	-
Other losses	192	_
Income tax expense of discontinued operations	-	(183)
Changes in operating assets and liabilities		
Restricted cash	(4,384)	(18,081)
Non-securitized mortgage loans	(205,031)	7,520
Securitized mortgage loans	41,429	(96,559)
Deferred placement fees receivable	(1,011)	(4,872)
Prepaid portfolio insurance	(3,462)	(12,377)
Other assets	(8,521)	(1,007)
Deposits	292,976	-
Bank facilities	(3,400)	(12,292)
Securitization liabilities	(41,069)	97,456
Restructuring accruals	2,398	(3,205)
Other accounts payable and accrued liabilities	8,534	19,041
Private equity distributions payable	96 545	(114)
Cash provided by (used in) continuing operations Cash provided by (used in) discontinued operations	86,545 214	(170) (39)
Cash provided by (used in) operating activities	86,759	(209)
	00,733	(203)
Investing activities		
Purchase of capital assets	(876)	(905)
Purchase of intangible assets	(1,223)	(679)
Proceeds from sale of artwork	260	1 562
Net distributions from portfolio investments	214	1,562
Cash used in investing activities	(1,625)	(22)
Financing activities Exercise of stock options	509	185
Common shares purchased for cancellation	-	(912)
Repayments of loans payable	_	(4,622)
Settlement of share purchase loan	_	505
Cash provided by (used in) financing activities	509	(4,844)
Increase (decrease) in cash and cash equivalents	85,643	(5,075)
Cash and cash equivalents - beginning of period	3,771	8,846
Cash and cash equivalents - end of period	89,414	3,771
Supplementary information		
Cash paid and received during the period		
Interest received	10,388	6,786
Interest paid	5,709	5,913
Income taxes paid (tax refunds received)	6	(8)
Effects of exchange rate changes on the balance of cash		
held in foreign currencies	(47)	_
-		

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

STREET CAPITAL GROUP INC. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS DECEMBER 31, 2017

(In thousands of Canadian dollars, except per share data, or where specified)

1. Corporate information

Street Capital Group Inc. ("Street Capital" or "the Company") is a public corporation traded on the Toronto Stock Exchange under the ticker symbol "SCB". The Company was incorporated in the province of Ontario in 1979. The address of its registered office is 1 Yonge Street, Suite 2401, Toronto, Ontario, M5E 1E5.

Since May 2011, following the acquisition of Street Capital Bank of Canada ("Street Capital Bank" or "the Bank", formerly "Street Capital Financial Corporation"), which was founded in 2007, the Company has operated principally as a mortgage lending business. On December 13, 2016 Street Capital Bank received Letters Patent from the Federal Minister of Finance and an Order to Commence and Carry on Business from the Office of the Superintendent of Financial Institutions, Canada, permitting it to continue and operate as a Canadian Schedule I bank. Bank operations began February 1, 2017, as Street Capital Bank of Canada in English and Street Capital Banque du Canada in French. Street Capital Bank's head office is located in Toronto. Mortgage lending remains the Company's primary business, but during 2017 its operations expanded to include deposit taking and on-balance sheet mortgage lending.

The Company also controls a private equity business ("Private Equity") through a wholly owned subsidiary, Knight's Bridge Capital Partners Inc. ("Knight's Bridge"). Knight's Bridge is responsible for managing a private equity investment fund ("KBCP Fund I"), the legal entity that holds the Company's Private Equity portfolio investments. KBCP Fund I was founded in 2008 and has largely been liquidated. The Company is a Limited Partner ("LP") of KBCP Fund I and holds approximately 16% of its units.

The table below details the Company's principal subsidiaries and its respective ownership interest in each as at December 31, 2017 and 2016:

	December 31,	December 31,
	2017	2016
Street Capital Bank of Canada	100%	100%
Knight's Bridge Capital Partners Inc.	100%	100%

The consolidated financial statements were approved by the Board of Directors and authorized for issue on February 27, 2018.

2. Corporate reorganization and restructuring charges

In March 2017, the Company announced the retirement of its President, and \$3.6 million was recorded as a retiring allowance in the first quarter of 2017. During the remainder of 2017, the Company underwent further restructurings. These involved the reduction of approximately 10% of its workforce during the third quarter, and the September 1, 2017 retirement of the CEO and current acting President concurrent with the appointment of a new President and CEO. Additional reorganization expenses totalling \$3.2 million were recorded during the second, third and fourth quarters for these and related items. Total reorganization expenses are reported separately as Restructuring costs in the consolidated statements of comprehensive income, and the unpaid portion is recorded as part of Accounts Payable and Accrued Liabilities in the consolidated statement of financial position at December 31, 2017.

3. Basis of preparation and significant accounting policies

These consolidated financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and in effect at December 31, 2017. The Company's functional and presentation currency is the Canadian dollar.

The significant accounting policies used in the preparation of these consolidated financial statements are described below.

Certain items in the comparative consolidated financial statements have been reclassified from statements previously presented. This is to ensure conformity with the presentation of the 2017 audited consolidated financial statements.

Principles of consolidation

The consolidated financial statements include the assets, liabilities and results of operations of the Company and its consolidated subsidiaries, which are entities over which the Company has control, and which are identified in Note 1. Control exists when the Company has exposure to variable returns from its investment in the investee, along with the power, directly or indirectly, to govern the financial and operating policies of the investee so as to affect its returns. The Company reassesses its control of an entity in the event that facts and circumstances indicate there may have been changes in the elements required for control. Non-controlling interests in the equity and results of the Company's subsidiaries are shown separately in the consolidated statement of changes in shareholders' equity. Intercompany balances and transactions among the Company and its subsidiaries are eliminated on consolidation.

Use of judgment and estimates

The preparation of consolidated financial statements in accordance with IFRS requires the use of estimates, assumptions and judgments that in some cases relate to matters that are inherently uncertain. These affect the reported amounts of assets and liabilities, including disclosure of contingent assets and liabilities, at the financial statements date, as well as the reported amounts of revenues and expenses during the reporting period. Key areas of such judgment and estimation include: amount of allowance for credit losses; valuation of mortgages and other loans receivable (including estimates such as duration factors on deferred placement fees receivable); the amount of variable mortgage broker compensation; the useful life and residual value of certain assets including prepaid portfolio insurance, retained interest on Canada Mortgage Bond ("CMB") securitizations and intangible assets and goodwill; valuation of portfolio investments; and accounting for deferred income taxes.

Management reviews its estimates, assumptions and judgments on an ongoing basis, and at least quarterly. Changes to estimates and assumptions may therefore affect the reported amounts of assets and liabilities at the date of the consolidated financial statements, and the reported amounts of revenue and expenses during the reporting period. Additionally, actual results could differ from those estimates under different assumptions and conditions.

Credit losses and non-impaired loans

(i) Allowances and provisions

The allowance for credit losses represents management's best estimate of losses incurred on the Company's mortgage loan portfolio at the date of the consolidated statement of financial position. This requires management's judgment with respect to assumptions and estimations that are primarily related to default and loss rates. The allowance for credit losses can be a combination of a collective allowance based on the total portfolio, and individual allowances on specific loans that are deemed to be impaired.

(ii) Impairment

Loans are considered impaired when the Company is no longer assured of timely collection of the full amount of principal and interest, which requires judgment of indicators of impairment.

Valuation of assets

The measurement of deferred placement fees receivable represents management's best estimate of expected future cash flows. It therefore requires significant judgment with respect to assumptions about the duration of the underlying assets on which the fees are based, particularly assumptions relating to mortgage prepayment rates.

The residual value of prepaid portfolio insurance represents management's best estimate of both the duration and the future value of the asset. It therefore requires significant management judgment with respect to assumptions about prepayment and renewal behaviors.

The measurement of the retained interest on a CMB securitization represents management's best estimate of expected future cash flows. Although the mortgage term is fixed, the amount recorded as a receivable requires judgment with respect to assumptions about the discount factors applied to measure the value of the cash flows.

The reported values of intangible assets and capital assets represent management's best estimate of their fair values at acquisition, less accumulated amortization. The amortization period of intangible assets and capital assets corresponds to management's best estimate of their useful lives. Goodwill is determined as part of a business combination and is the residual amount that results from management's best estimate of the fair values of the acquired assets and liabilities.

Variable mortgage broker compensation

The Company has various broker compensation programs in place, some of which are based on a broker's volume of business over the entire fiscal year. At each balance sheet date, management must exercise judgement in determining and recording the amount of compensation that will be payable.

Income taxes

The determination of the Company's deferred income tax assets and liabilities requires significant management judgment, as the recognition is dependent on management's projection of future taxable profits and the tax rates expected to be in effect in the periods in which the assets are realized or the liabilities are settled.

Derecognition

A significant portion of the Company's operations involves the transfer of mortgage loans to third parties, through either whole loan sales or participation in securitization programs. Management therefore must apply significant judgment with respect to its accounting policies related to derecognition of the transferred mortgage loans. This judgment is particularly required with respect to the evaluation of the extent of the Company's continuing involvement with, and/or exposure to, the risks and rewards of the loans.

In the case of whole loan sales of prime insured mortgages, management has determined that it has transferred substantially all of the risks and rewards of ownership of the mortgage loans to the purchaser, and it therefore derecognizes the mortgage loans.

In cases where the Company securitizes and sells multi-unit residential securities ("MURS") through the CMB program, management's judgment is that the risks and rewards of the loans are fully transferred to third parties. This is because a) the loans are closed to prepayment, and b) the Company enters into arrangements with third parties to manage interest rate risk associated with the CMB seller swap. The loans are therefore derecognized when securitized and sold

In cases where the Company securitizes prime single family residential mortgage loans through the National Housing Act Mortgage Backed Securities ("NHA MBS") program, management's judgment is that the Company retains some risks, particularly prepayment risk, rather than transferring significantly all of the associated risks and rewards of ownership. The loans are therefore not derecognized upon sale of the MBS.

Accounting Policies

Financial instruments

As described above in Note 1, in recent years the Company's operations have been principally in mortgage lending and banking through Street Capital Bank. Its consolidated statement of financial position is therefore primarily composed of financial instruments, and the majority of the Company's net income is derived from these financial instruments.

Detailed below is the classification of the Company's financial instruments in effect at, and for the period ended, December 31, 2017:

(i) Financial assets and liabilities at fair value through profit or loss ("FVTPL")

Financial assets or liabilities are classified as at FVTPL if acquired principally for the purpose of selling or repurchasing in the short-term, or if designated as at FVTPL at acquisition. Financial instruments in this category are recognized initially at fair value, and subsequent gains and losses due to changes in fair value are recognized in the consolidated statements of comprehensive income in the periods in which they occur. The fair values of financial assets that are not traded in an active market are determined by using valuation techniques appropriate for each asset or class of assets. The Company classifies cash and cash equivalents, restricted cash, marketable securities and portfolio investments as at FVTPL.

(ii) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. The Company's classification of loans and receivables (collectively, "receivables") includes the majority of its financial assets, comprising: Street Solutions uninsured loans; other non-securitized mortgage loans; securitized mortgage loans; deferred placement fees receivable and accrued gain on sale; retained interests on CMB securitizations; accounts receivable; interest receivable; and non-mortgage loans receivable

Receivables are initially recognized at the amount expected to be received less, when material, a discount to reduce the amount to fair value. Subsequently, receivables are measured at amortized cost using the effective interest rate method, less any allowance for impairment. Interest income is allocated over the expected term of the loan by applying the effective interest rate to the loan's carrying amount. The effective interest rate is the rate that exactly discounts future cash receipts over the life of the loan. Net origination costs, plus any premium or discount relating to mortgage origination, are amortized to income on an effective yield basis over the term of the loans to which they relate, and are included in interest income in the consolidated statements of comprehensive income. Loans are carried net of credit allowances.

(iii) Financial liabilities at amortized cost

The Company classifies bank facilities; deposits; mortgages and loans payable; securitization liabilities; interest payable; and accounts payable and accrued liabilities, as financial liabilities at amortized cost. Bank facilities, mortgages and loans payable, and securitization liabilities are recognized initially at fair value net of any transaction costs incurred, and subsequently at amortized cost using the effective interest rate method. Deposits are initially recognized at the amount invested by the depositor, net of deferred broker agent commissions, and subsequently at amortized cost using the effective interest rate method. Accounts payable and accrued liabilities are initially recognized at the amount required to be paid less, when material, a discount to reduce the payables to fair value. Subsequently, accounts payable and accrued liabilities are measured at amortized cost using the effective interest rate method. At December 31, 2017 the Company does not have any financial liabilities designated as at FVTPL.

The accounting policies for the Company's individual financial instruments are discussed in more detail below.

Cash and cash equivalents

Cash and cash equivalents includes cash deposited with regulated financial institutions, restricted cash, and other short-term highly liquid investments with original maturities of three months or less, such as Treasury Bills or bankers' acceptances. Interest income earned on cash and cash equivalents is included in Interest Income – Non-Securitized Assets in the consolidated statements of comprehensive income.

Restricted cash

Restricted cash includes cash and cash equivalents that are contractually restricted, primarily related to principal and interest payments collected on behalf of mortgage servicers.

Street Solutions uninsured loans

The Street Solutions uninsured lending program was launched in the second quarter of 2017, with the mortgages funded from the Company's Guaranteed Investment Certificates ("GICs") deposit base. Street Solutions mortgages are carried at amortized cost, net of acquisition costs and deferred income, using the effective interest rate method. The associated interest revenue is reported as a component of Interest Income – Non-Securitized Assets, with the funding interest expense reported as a component of Interest Expense – Deposits and Other, on the consolidated statements of comprehensive income.

Non-securitized mortgage loans

Non-securitized mortgage loans primarily consist of mortgages intended for sale to investors, insured mortgages awaiting securitization and sale, and bridge loans. They are carried at amortized cost, using the effective interest rate method. The associated interest revenue is reported as a component of Interest Income – Non-Securitized Assets, with the funding interest expense reported as a component of Interest Expense – Deposits and Other, on the consolidated statements of comprehensive income.

Securitized mortgage loans and securitization liabilities

Securitized mortgage loans result from the Company's participation in the Government of Canada's NHA MBS program, which is facilitated by Canada Mortgage and Housing Corporation ("CMHC"). As noted above under Use of judgment and estimates, these loans are not derecognized when sold, and they are carried at amortized cost using the effective interest rate method. Interest income is recognized over the expected life of the mortgage by applying the effective interest rate to the mortgage's carrying amount, and reported as Interest Income – Securitized Mortgages on the consolidated statements of comprehensive income.

Securitization liabilities, which correspond to the securitized mortgage loans, are also recorded at amortized cost using the effective interest rate method. Any premiums or discounts and transaction costs incurred in obtaining the secured financing are amortized to income on an effective yield basis over the term of the liabilities to which they relate, and the amortization of these amounts is reported as a component of Interest Expense – Securitization Liabilities in the consolidated statements of comprehensive income. Interest expense is allocated over the expected term of borrowing by applying the effective interest rate to the carrying amount of the liability, and is also included in Interest Expense – Securitization Liabilities in the consolidated statements of comprehensive income.

Credit provisions and impaired loans

Credit provisions are primarily associated with the Company's uninsured mortgage loans. The majority of the uninsured loans have been advanced under the Bank's Street Solutions program, which is the uninsured non-prime mortgage lending business that the Company entered during the second quarter of 2017. Collective allowances for credit losses are established on the performing portfolio in order to reflect management's estimate of losses that have been incurred at the reporting date. Individual allowances for credit losses are recorded when a loan is specifically identified as being impaired.

Mortgage loans guaranteed by the Government of Canada ("insured mortgages"), are deemed to be impaired when payment is contractually 365 days past due, or when the Company is no longer assured of timely collection of principal and interest. Uninsured loans are considered to be impaired when payment is more than 90 days past due, or when the Company is no longer assured of timely collection of principal and interest. For individual loans identified as impaired, interest continues to be accrued, but the credit provision is adjusted to include the increase in the accrued interest. Changes in the estimated realizable amount of an impaired loan are recorded as a component of Provision for Credit Losses in the consolidated statements of comprehensive income. Write-offs and recoveries associated with impaired loans are recorded as an adjustment to the Allowance for Credit Losses.

Deposits

The Company's deposits, which are sourced through deposit broker agents and which are in the form of 1 to 5 year GICs, are carried at amortized cost, net of deferred broker agent commissions. The commissions are amortized and calculated on an effective yield basis as a component of interest expense, and reported in Interest Expense – Deposits and Other on the consolidated statements of comprehensive income. Interest expense is allocated over the contractual deposit term by applying the effective interest rate to the deposit principal amount, and is also included in Interest Expense – Deposits and Other in the consolidated statements of comprehensive income.

Deferred placement fees receivable

Deferred placement fees receivable relate to mortgages that the Company sells to investors on a fully serviced basis. At the point of sale, the Company charges the investor a servicing fee that is received over the life of the underlying mortgage. The present value of the servicing fee, less the Company's cost of servicing, is recognized as Gain on Sale of Mortgages in the consolidated statements of comprehensive income, and a resulting Deferred Placement Fee Receivable is recognized in the consolidated statements of financial position.

In some cases an excess interest rate spread is also received over the remaining term of the mortgage. The present value of the excess interest rate spread is recognized as Gain on Sale of Mortgages in the consolidated statements of comprehensive income, and a resulting Deferred Placement Fee Receivable is recognized in the consolidated statements of financial position. The present value of this excess spread is calculated based on a duration factor of the underlying mortgage sold.

Any difference between the cash collected and the amortization of the deferred placement fee receivable is recognized as income or loss in the consolidated statements of comprehensive income, through Fee and Other Income.

Prepaid portfolio insurance

The Company purchases portfolio mortgage insurance on some of its low ratio insurable mortgages, which provides coverage over the amortization, rather than the contractual period, of the original underlying mortgage pools. The portfolio insurance is capitalized and amortized into income over a maximum period of 15 years, using a declining balance method that estimates the pattern of consumption based on management's assumptions about prepayments and renewals.

Portfolio investments

The Company's portfolio investments are carried at fair value. Changes in fair value, inclusive of foreign exchange, are recognized as income or loss and reported in Fair Value Adjustments in the consolidated statements of comprehensive income.

Other Assets and Liabilities

Capital assets

The Company's capital assets consist of office furniture, fixtures and equipment, computer hardware and software, leasehold improvements, and artwork. Capital assets, other than artwork, are recorded at cost, which includes expenditures that are directly attributable to the asset acquisitions, and are amortized over their estimated useful lives on the following basis:

Office furniture, fixtures and equipment Straight-line over periods from 3 to 10 years

Straight-line over the shorter of the term of the lease or

estimated useful life of the asset

Computer hardware and software Straight-line over 1 to 3 years

At each reporting date, the Company assesses whether there are any indications that a capital asset may be impaired. If indicators of impairment exist, the Company performs an impairment test to determine whether an impairment loss should be recognized.

Artwork is recorded at appraised value, which represents deemed cost.

Intangible assets

The Company recognizes both acquired and internally generated intangible assets, when the asset costs can be reliably measured and it is probable that associated future economic benefits will accrue to the Company. Acquired intangible assets are recorded at fair value upon acquisition, which is deemed to be their cost, and amortized on a straight-line basis over their estimated lives. Subsequent to acquisition, the assets are carried at deemed cost less accumulated amortization and accumulated impairment losses. Internally generated intangible assets, which consist of systems and software, include all directly attributable costs necessary to create an asset that is capable of operating as intended by management. Overhead, research and training costs are excluded, as are costs incurred after the asset is substantially complete and available for use. Internally generated intangible assets are amortized on a straight-line basis over their estimated lives. The Company has no indefinite life intangible assets.

At each reporting date the Company qualitatively assesses its intangible assets for indicators of impairment. If such indicators exist, an impairment test is conducted to determine whether the carrying amount of an intangible asset exceeds its recoverable amount. If so, an impairment loss is recognized in the consolidated statements of comprehensive income for the amount of the difference between the carrying and recoverable amounts.

Goodwill

Goodwill is the residual amount by which the purchase price of a business acquisition exceeds the sum of the fair values allocated to the net identifiable tangible and intangible assets acquired. The amount of the goodwill is allocated to each cash generating unit ("CGU"), or group of CGUs, that is expected to benefit from the business acquisition. A CGU is the smallest identifiable group of assets that generates cash flows that are largely independent of those from other assets or groups of assets. Each unit to which goodwill is allocated represents the lowest level within the entity at which the goodwill is monitored for internal management purposes. Such units may not be higher than an operating segment. At December 31, 2017, the Company had only one CGU, banking operations.

Subsequent to acquisition, goodwill is carried at cost less accumulated impairment losses. It is tested annually for impairment, with more frequent testing required if events or changes in circumstances indicate possible impairment. Goodwill is considered impaired if the carrying value of a CGU, including its allocated goodwill, exceeds the CGU's recoverable amount. If so, an amount equal to the difference between the carrying value and the recoverable value is recognized in the consolidated statements of comprehensive income.

Income taxes

Income taxes consist of both current and deferred tax. The Company uses the asset and liability method of accounting for income taxes. Under this method, deferred income tax assets and liabilities are determined based on the difference between the carrying values of assets and liabilities, and their values for tax purposes. Any change in the net amount of deferred income tax assets and liabilities is included in income. Deferred income tax assets and liabilities are determined based on enacted or substantively enacted tax rates and laws that are expected to apply to the Company's taxable income in the periods during which the assets and liabilities will be recovered or settled. Deferred income tax assets are recognized when it is probable that they will be recovered.

Current taxes are the expected taxes payable on the taxable income for the reporting period, using tax rates enacted, or substantively enacted, at the end of the reporting period, and any adjustments to taxes payable in respect of previous years.

Income taxes are recognized in the consolidated statements of comprehensive income except to the extent that they relate to items recognized directly in equity, in which case the income taxes are also recognized directly in equity.

Discontinued operations

A discontinued operation is a component of a business that represents a separate major line of business, a geographical area of operations, or a subsidiary acquired exclusively with a view to resale, and that has been disposed of, abandoned, or otherwise meets the criteria to be classified as held for sale. Discontinued operations are presented in the consolidated statements of comprehensive income (including the comparative period) as a single line comprising the post-tax profit or loss of the discontinued operation. Where relevant, it includes the post-tax gain or loss recognized on the re-measurement to fair value less costs to sell, or on disposal.

Revenue Recognition

Mortgage loan sales

The majority of the Company's revenue is earned from the placement, servicing and securitization activities of its mortgage lending business. Under this model, the Company sells whole loan mortgages to third parties and receives some or all of the following forms of compensation:

- Cash premium The cash premium received for the mortgages sold is recognized and reported in Gain on Sale of Mortgages in the consolidated statements of comprehensive income.
- Servicing fees Mortgages are sold on a fully serviced basis. The Company charges the institutional investor a
 servicing fee, which is received over the life of the underlying mortgage. The present value of the servicing fee,
 less the Company's cost of servicing, is recognized in Gain on Sale of Mortgages in the consolidated statements
 of comprehensive income. The corresponding receivable is reported as Deferred Placement Fees Receivable in
 the consolidated statements of financial position.

- Excess interest rate spread In some cases, an excess interest rate spread is received over the remaining term of
 the mortgage. The present value of the excess interest rate spread is recognized in Gain on Sale of Mortgages in
 the consolidated statements of comprehensive income, and the corresponding receivable is reported as Deferred
 Placement Fees Receivable in the consolidated statements of financial position.
- Mortgage life insurance referral fees The Company receives a fee when life insurance is purchased for a
 mortgage that the Company originates. It is received as part of the deal closing, and recognized as a component
 of Fee and Other Income.
- Mortgage prepayment penalty fees The prepayment penalty received when a securitized mortgage is prepaid is recognized as Interest Income Securitized Mortgages.

Net interest margin - mortgage lending

The net interest margin earned on the Company's lending and deposit-taking operations is currently a minor component of the Company's revenue. The net interest margin is calculated using the effective interest rate method, which is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial asset or financial liability to the gross carrying amount of a financial asset or to the amortized cost of a financial liability. The Company's net interest margin has two components:

- Net interest income (expense) non-securitized The revenue portion of this component consists of interest income from uninsured and other non-securitized lending, and interest income earned on cash and cash equivalents. It is reported in the consolidated statements of comprehensive income as Interest Income Non-Securitized Assets. The expense portion consists of interest expense on deposits, which is reported as Interest Expense Deposits and Other. It also includes the interest expense and standby charges on the mortgage funding portion of the Bank's credit facility. The net of these two amounts is adjusted to include the provision for credit losses on uninsured lending, in order to determine the net interest income (expense) non-securitized.
- Net interest income (expense) securitized mortgages This amount consists of the difference between interest
 income from securitized mortgages and the interest expense on the associated securitization liabilities. These two
 amounts are reported in the consolidated statements of comprehensive income as, respectively, Interest Income
 Securitized Mortgages and Interest Expense Securitization Liabilities.

Fee income - mortgage lending

The Company earns various one-time and ongoing fees as part of its mortgage lending operations. These are currently an immaterial component of the Company's revenue, and recognized as part of Fee and Other Income.

Private equity

Private equity revenue is incidental to the Company's core operations, given that KBCP Fund I has largely been liquidated and now holds only one investment. Revenue consists of management fees and occasional miscellaneous fees, and is reported in Fee and Other Income on the consolidated statements of comprehensive income. Gains and losses relating to changes in the value of KBCP Fund I investments, inclusive of foreign exchange fluctuations, are not recorded as part of the Company's revenue. They are reported in the consolidated statements of comprehensive income as Fair Value Adjustments.

Other Items

Stock-based compensation plans

The Company and its subsidiaries issue share-based awards, in the form of options to purchase the Company's common stock, to both employees and non-employee directors. The cost of these awards is determined to be the fair value of the options on the grant date, as calculated using the Black-Scholes fair value model. This cost is recognized in Salaries and Benefits expense on a proportionate basis consistent with the vesting features of each tranche of the grant, with the offsetting credit recorded in Contributed Surplus.

Employee benefits

The Company's contributions to the Group Retirement Savings Plan are expensed when paid, as a component of Salaries and Benefits expense.

Earnings per share

Basic earnings (loss) per share ("EPS") is calculated by dividing the net income (loss) for the period attributable to equity owners of the Company by the weighted average number of common shares outstanding during the period.

Diluted EPS is calculated by adjusting the weighted average number of common shares outstanding for dilutive instruments, which consist of common stock options and deferred share units. The number of shares included with respect to dilutive instruments is computed using the treasury stock method.

Non-controlling interest

At December 31, 2017, Non-Controlling Interest represents the interests in controlled assets owned by outside investors in KBCP Fund I and Fleetwood Fine Furniture, LP. The share of net assets attributable to the non-controlling interest is presented as a separate component within equity. The non-controlling interest share of net income is presented separately in the consolidated statements of comprehensive income. Changes in the Company's ownership interest in subsidiaries that do not result in a loss of control are accounted for as equity transactions.

Foreign currency translation

The financial statements of entities that have a functional currency different from that of Street Capital ("foreign operations") are translated into Canadian dollars as follows: assets and liabilities – at the closing rate at the date of the consolidated statement of financial position; income and expenses – at the average rate during the period (as this is considered a reasonable approximation of actual rates). Transactions in foreign currencies are translated into Canadian dollars using the exchange rates prevailing at the transaction dates. Foreign exchange gains and losses are recognized in Selling, General and Administrative Expenses in the consolidated statements of comprehensive income, with the exception of foreign exchange fluctuations on KBCP Fund I investments, which are recognized as a component of Fair Value Adjustments.

Future Accounting Changes

IFRS 9 and IFRS 7

As described in Note 1, the Company's operations consist almost exclusively of Street Capital Bank's mortgage lending and banking operations. Its consolidated statement of financial position is therefore primarily composed of financial instruments, and the majority of the Company's comprehensive income is derived from these financial instruments.

In July 2014, the IASB issued the final version of IFRS 9 – Financial Instruments ("IFRS 9"), which replaces IAS 39 – Financial Instruments: Recognition and Measurement ("IAS 39") and all previous versions of IFRS 9. The standard introduces new requirements for classification and measurement, impairment, and hedge accounting. IFRS 9 is effective for annual periods beginning on or after January 1, 2018, with early application permitted. Retrospective application is required, but comparative information is not compulsory. The Company will adopt IFRS 9 on January 1, 2018.

Upon adoption of IFRS 9, the Company will also be required to adopt amendments to IFRS 7 - Financial Instruments: Disclosures ("IFRS 7"), which requires more extensive disclosures relating to such areas as classification, impairment and hedge accounting. IFRS 9 and IFRS 7 are collectively referred to as the "New Standard".

During 2017 the Company has assessed the impact of the New Standard on its financial position, results of operations, and disclosures, and determined, as outlined below, that the impact of adopting the New Standard will not be material. The Company's assessment at December 31, 2017 is based on currently available information and therefore may be subject to change should additional information be identified during the adoption of the New Standard.

Classification and Measurement

Under IFRS 9, the classification of all financial assets, except equity instruments and derivatives, is based on the combined assessment of i) an entity's business model for managing financial assets, and ii) the contractual cash flow characteristics of those assets.

IAS 39 classifies financial assets in the following categories:

- fair value through profit and loss (FVTPL);
- available for sale (AFS);
- held to maturity; and

amortized cost.

IFRS 9 classifies financial assets as follows:

- debt instruments at amortized cost;
- debt instruments at fair value through other comprehensive income (FVOCI), with gains or losses recycled to profit or loss on derecognition;
- financial assets at FVTPL; and
- equity instruments at FVOCI, with no recycling of gains or losses to profit or loss on derecognition.

Under both IAS 39 and IFRS 9, financial liabilities are primarily classified at amortized cost. There are limited exceptions, but these are not relevant to the Company's current operations.

The Company does not expect significant impacts to its asset and liability balances, or to its 2018 opening retained earnings, as a result of applying IFRS 9 classification and measurement.

The Company's financial assets primarily consist of loans and mortgages receivable, which under IAS 39 are classified at amortized cost. The majority of these loans and mortgages are held to collect contractual cash flows that are solely payments of principal and interest ("SPPI") and meet the IFRS 9 criteria to be held at amortized cost.

Financial assets currently measured at FVTPL, which consist of cash, cash equivalents and portfolio investments, are expected to remain at FVTPL.

The Company's financial liabilities are classified at amortized cost under IAS 39 and the Company has not identified any changes to this classification under IFRS 9.

Impairment

Under IFRS 9, the accounting for mortgage and other loan loss impairments is based on a forward-looking expected credit loss ("ECL") model, rather than the incurred loss approach under IAS 39. The ECL model requires the Company to record an allowance for ECLs for all loans and other debt instruments that are held at either amortized cost or FVOCI. The calculated allowance is designed to be an unbiased and probability-weighted amount that has been determined by: evaluating possible outcomes; the time value of money; reasonable and supportable information about past events; and current and forecasted economic conditions.

The general principle of the ECL model is to reflect the general pattern of deterioration or improvement in the credit quality of the associated financial instruments. The ECL amount at a given measurement date depends on the extent of credit deterioration since initial recognition, as recorded by the movement of financial instruments among three "stages":

- Stage 1 includes financial instruments that have not had a significant increase in credit risk since initial recognition, or that have low credit risk at the reporting date. An ECL equal to expected credit losses over the next 12 months ("12-month ECL") is recognized and interest revenue is calculated on the assets' gross carrying amounts.
- Stage 2 includes financial instruments that have had a significant increase in credit risk since initial recognition, but for which there is no objective evidence of impairment at the reporting date. An ECL equal to expected credit losses over the assets' lifetime ("lifetime ECL") is recognized and interest revenue is calculated on the assets' gross carrying amounts.
- Stage 3 includes financial instruments that have objective evidence of impairment at the reporting date. The lifetime ECL is recognized and interest revenue is calculated on the assets' net carrying amounts, which are determined as the asset amount net of their lifetime ECL.

In order to comply with the requirements of IFRS 9, the Company has engaged the services of an independent third party to assist in the development of models to measure ECLs on the relevant financial instruments. The models incorporate both historical and forward-looking information, and will be updated and refined as required.

The Company does not expect a material change to its provision or allowance for credit losses upon adoption of IFRS 9, given the relatively small size of the on-balance sheet mortgage portfolio at the date of adopting the standard. The Company is developing credit provisioning models in compliance with the requirements of IFRS 9. The provisions calculated by these models are being evaluated independently and are not being compared to the provisions calculated under IAS 39.

Hedge Accounting

At December 31, 2017 the Company does not have any hedging transactions and therefore changes to hedge accounting standards do not require discussion or analysis.

IFRS 15 - Revenue from Contracts with Customers

In May 2014, with a subsequent amendment in April 2016, the IASB issued *IFRS 15 - Revenue from Contracts with Customers* ("IFRS 15"), which supersedes all current revenue recognition requirements under IFRS. The standard establishes a single, five-step, structured model for recognizing revenue from contracts with customers, with the amendment clarifying how to identify a performance obligation and determine whether a company is a principal or an agent. IFRS 15 is effective for annual periods beginning on or after January 1, 2018, with early adoption permitted. Either a full retrospective or a modified retrospective application is required. The Company will adopt IFRS 15 on January 1, 2018.

During 2017 the Company has assessed the impact of IFRS 15 on its financial position, results of operations, and disclosures. Since the Company earns the majority of its revenue from financial instruments, which are accounted for under IFRS 9, the Company expects only minor changes to its disclosures, in particular the specific identification of revenue that is within the scope of IFRS 15. The Company's assessment at December 31, 2017 is based on currently available information and therefore may be subject to change should additional information be identified during its adoption of IFRS 15.

IFRS 16 - Leases

In January 2016 the IASB issued *IFRS 16 - Leases* ("IFRS 16"), which supersedes *IAS 17 - Leases* and its interpretive guidance. The standard applies a control model to the identification of leases, and distinguishes between leases and service contracts on the basis of whether there is an identified asset controlled by the customer. The most significant changes are to lessee accounting, since the standard removes the distinction between operating and finance leases, and requires assets and liabilities to be recognized for all leases, with limited exceptions. The standard does not significantly change the accounting by lessors. IFRS 16 is effective for annual periods beginning on or after January 1, 2019, with early application permitted for entities that have also adopted IFRS 15. The Company will not be early adopting IFRS 16. The Company's assessment of the impact of the new standard on its results of operations, financial position and disclosures is in progress. Implementation of IFRS 16 is expected to result in changes to the consolidated statements of financial position in the form of right of use assets and associated lease obligations.

IFRS 2 - Share-based Payment

In June 2016, the IASB issued amendments to *IFRS 2 - Share-based Payment* ("IFRS 2"). These amendments are narrow in scope and are intended to eliminate diversity in accounting in three main areas: 1) the effects of vesting conditions on the measurement of a cash-settled share-based payment transaction, 2) the classification of a share-based payment transaction with net settlement features for withholding tax obligations, and 3) the accounting where a modification to the terms and conditions of a share-based payment transaction changes its classification from cash-settled to equity-settled. The amendments to IFRS 2 are effective for accounting periods beginning on or after January 1, 2018, with earlier application permitted. Prior periods need not be restated upon adoption. Entities may elect to apply the amendments retrospectively, providing this approach is adopted for all of them. The Company has determined that the impact will not be material with respect to the currently outstanding options, and does not plan to apply the amendments retrospectively.

4. Cash and cash equivalents, and restricted cash

The Company had the following cash and cash equivalents, and restricted cash, as at December 31, 2017 and 2016:

	De	cember 31,	De	cember 31,
		2017		2016
Cash on deposit with regulated financial institutions	\$	89,414	\$	3,771
Cash and cash equivalents	\$	89,414	\$	3,771
Restricted cash - servicing	\$	31,621	\$	27,704
Restricted cash - securitization		3,922		3,455
Total restricted cash	\$	35,543	\$	31,159

Restricted cash - servicing consists of mortgage loan repayments collected on behalf of mortgage servicers.

Restricted cash - securitization consists of cash collected that has not yet been allocated to securitization liabilities, and accrued interest from mortgage loan repayments collected in connection with securitization activities.

5. Bank facilities

Details of the Company's bank facilities are shown below:

	Maturity	December 31,	December 31,
	date	2017	2016
Revolving credit facility - mortgage funding Revolving credit facility - operating line	Demand	\$ -	\$ 1,400
	Demand	-	2,000
operating in the state of the s	_ 3	\$ -	\$ 3,400

At December 31, 2017, the Company had a total credit facility of \$165.00 million with a syndicate of Schedule I Canadian banks, available in three tranches dependent on use of funds, with variable interest rates based on bankers' acceptance rates. Under the terms of the facility, the Company has \$150.00 million available to fund insured or insurable mortgage loans, which must be on Canadian properties. Draws on the facility for funding mortgage loans are supported and secured by the underlying mortgages, and are repaid from the proceeds of their sale and/or securitization. An operating line of \$15.00 million is secured by a general security agreement. These lines can be drawn at any time provided the Company has met certain affirmative and financial covenants. At December 31, 2017, although no balances were outstanding for either mortgage funding or operations financing, the Company met all required covenants under the agreement.

6. Prime mortgage sale activity

(a) Gain on sale of mortgages

Historically, the Company's primary source of revenue has been gains from the sale of mortgages. Under this business model, the Company originates mortgages that are sold to institutional investors, primarily at the point of commitment. Upon sale, the investors assume the contractual right to receive the associated mortgage cash flows. Since the Company transfers substantially all of the risks and rewards of ownership of these mortgages, they are not included in the consolidated statements of financial position, and the Company recognizes income from multiple sources when the mortgage is funded:

- a cash premium;
- a servicing fee that is received over the remaining life of the mortgage;
- in some cases, an excess interest rate spread over the remaining life of the mortgage;
- in some cases, mortgage life insurance referral fees;
- accrued interest.

The present value of (i) the difference between the servicing fee and fair value of servicing, and (ii) the excess spread, is recorded as Gain on sale of mortgages in the consolidated statements of comprehensive income and as Deferred placement fees receivable in the consolidated statements of financial position. When an excess interest rate spread is received over the remaining term of the mortgage, the present value of the spread, calculated based on a duration factor of the underlying mortgage sold, is recognized as Gain on sale of mortgages in the consolidated statements of comprehensive income. An associated Deferred placement fee receivable is recognized in the consolidated statements of financial position.

The table below presents the mortgages sold and the associated gain on sale for the years ended December 31:

	Year ended December 31,									
		2017		2016						
Mortgages sold - new	\$	5,372,803	\$	7,940,758						
Mortgages sold - renewals		1,859,267		1,428,534						
Mortgages sold - total	\$	7,232,070	\$	9,369,292						
Cash premium at sale	\$	113,418	\$	144,900						
Deferred gain on sale		20,354		22,151						
Acquisition costs		(76,443)		(98,638)						
Net gain on sale of mortgages	\$	57,329	\$	68,413						
% Gain		0.79%		0.73%						

(b) Deferred placement fees receivable

The difference between the cash collected and the amortization of the deferred placement fees receivable is recognized as a component of Fee and other income in the consolidated statements of comprehensive income. The net deferred placement fees receivable at December 31, 2017 and 2016 are shown below:

	De				December 31, 2017						Decem	bei	r 31, 2016
	Capitalized at sale		Accumulated amortization			Net book value					ccumulated mortization		Net book value
		at sale	an	nortization		value			at sale	а	mortization		value
Deferred placement													
fees receivable	\$	145,819	\$	(93,494)	\$	52,325		\$	125,205	\$	(73,891)	\$	51,314

In the second quarter of 2017 the Company renegotiated the terms with one of its servicers, resulting in a reduction in future servicing fees. This reduction in fees will be recognized over time as servicing income. Please see Note 12 for more information regarding servicing fees.

(c) Prepaid portfolio insurance

Prepaid portfolio insurance is amortized into income over a maximum period of 15 years, using a declining balance method that estimates the pattern of consumption based on management's assumptions about prepayments and renewals.

For portfolio mortgage insurance purchased prior to May 14, 2015, the Company was entitled to substitute prepaid mortgage amounts with another mortgage of equal value at no additional cost. The substitution period varied, by insurer, from 5 to 25 years. When estimating the pattern of amortization for portfolio mortgage pools purchased prior to this date, assumptions included the substitution feature.

For portfolio mortgage insurance purchased after May 14, 2015, there are no substitutions permitted, except for replacements of loans to the same borrower. This has the effect of speeding up the pattern of amortization compared to pools with substitution eligibility, while maintaining the maximum 15-year amortization period. This change only applies to portfolio mortgage insurance purchased after May 14, 2015.

The net unamortized amount of prepaid portfolio insurance at December 31, 2017 and 2016 is shown below, together with a continuity schedule for the years ended December 31, 2017 and 2016.

		Decer	nbe	r 31, 2017			Decei	nbe	er 31, 2016
	Capitalized t purchase	cumulated nortization		Net book value		Capitalized purchase	cumulated nortization		Net book value
Prepaid portfolio insurance	\$ 116,726	\$ (34,215)	\$	82,511	\$	103,509	\$ (24,460)	\$	79,049

	Year ended December 31								
		2017		2016					
Balance, beginning of period	\$	79,049	\$	66,672					
Capitalized at purchase		13,217		19,963					
Amortization during the period		(9,755)		(7,586)					
Balance, end of period	\$	82,511	\$	79,049					

7. Mortgages under administration

Mortgages under administration include all mortgages that are administered by the Company:

- the mortgages purchased by investors;
- the mortgages securitized as NHA MBS or CMB;
- the stamped mortgages that the Company has securitized but not sold; and
- the mortgages that the Company holds on-balance sheet, primarily consisting of uninsured mortgage loans.

At December 31, 2017, total mortgages under administration amounted to \$28.02 billion (December 31, 2016 - \$27.70 billion).

8. Non-securitized mortgages and loans

(a) Mortgages receivable

In the second quarter of 2017, the Company began offering uninsured mortgage loans under the program name "Street Solutions". These are reported on the statement of financial position as a component of Non-securitized mortgage loans, with the associated interest revenue reported as a component of Interest income – non-securitized on the consolidated statements of comprehensive income.

In the third quarter of 2017 the Company securitized prime insured mortgages that were retained rather than sold to third parties. These have been designated "stamped mortgages", which can be easily sold and are a component of the Company's liquidity portfolio.

The remaining balance of non-securitized mortgage loans consists of (i) insured or insurable mortgages that the Company intends to hold on-balance sheet, (ii) insured or insurable mortgages that are either intended for whole loan sales to various purchasers or are awaiting securitization and sale through the NHA MBS program, and (iii) bridge loans. The composition at December 31, 2017 and 2016 is shown below:

	December 31, 2017	December 31, 2016
Street Solutions mortgage loans Collective allowance for credit losses	\$ 201,020 (216)	\$ - -
Street Solutions mortgage loans, net	\$ 200,804	\$ -
Stamped mortgages Other non-securitized mortgage loans	5,270 6,662	- 1,944
Bridge loans - secured Individual allowance for credit losses Bridge loans - secured - net	1,152 (75) 1,077	5,536 - 5,536
Bridge loans - unsecured Total non-securitized loans	\$ 250 214,063	\$ 1,843 9,323

(b) Impaired and past due mortgages

An aging table for the outstanding principal balances of the non-securitized mortgage loans that are not impaired is shown below:

								Dec	emb	er 31, 2017
	Current	1 - 30 days	3	1 - 60 days	6:	L - 90 days	>	90 days		Total
Street Solutions mortgage loans	\$ 201,425	\$ -	\$	-	\$	- \$;	-	\$	201,425
Stamped mortgages	5,270	-		-		-		-		5,270
Other non-securitized mortgage loans	6,572	-		-		-		-		6,572
Bridge loans - secured Bridge loans - unsecured	836 250	-		-		-		161 -		997 250
Total non-securitized loans	\$ 214,353	\$ -	\$	-	\$	- \$	3	161	\$	214,514

As noted above, loans are considered impaired when the Company is no longer assured of timely collection of the full amount of principal and interest, when an insured loan is 365 days past due, or when an uninsured loan is more than 90 days past due. At December 31, 2017 the Company identified a secured bridge loan in the amount of \$0.15 million as impaired, and recorded an individual allowance of \$0.07 million, as shown above under (a) *Mortgages receivable*.

(c) Provisions and allowances for credit losses

At December 31, 2017, as shown above under (a) Mortgages receivable, the net balance of non-securitized mortgage loans included \$0.22 million of collective allowances for credit losses that have been recorded for Street Solutions, and \$0.07 million of individual allowances recorded for bridge loans, based on management's judgment that these losses have been incurred. Continuity schedules of the Company's allowances for credit losses are shown below.

	Year e	ended Decen	nber 31,
	2017		2016
Collective allowance - Street Solutions mortgages			
Balance, beginning of period	\$ -	\$	-
Provisions for credit losses	(216)		-
Write-offs	-		-
Recoveries	-		-
Balance, end of period	\$ (216)	\$	-
Individual allowance - Bridge loans Balance, beginning of period Provisions for credit losses Write-offs Recoveries	\$ - (75) - -	\$	- - - -
Balance, end of period	\$ (75)	\$	
Total allowances, end of period	\$ (291)	\$	
Provisions for credit losses - % of uninsured loans	0.39%	N/A	
Allowance for credit losses - % of uninsured loans	0.14%	N/A	

(d) Maturity profile

The non-securitized loans have maturities up to 5 years, as shown below:

				Dec	emb	er 31, 2017
	Wi	thin 1 year	1 - 3 years	3 - 5 years		Total
Street Solutions mortgage loans	\$	168,928	\$ 31,748	\$ 749	\$	201,425
Stamped mortgages		-	-	5,270		5,270
Other non-securitized mortgage loans		818	152	5,602		6,572
Bridge loans - secured		1,152	-	-		1,152
Bridge loans - unsecured		250	-	-		250
Total non-securitized loans	\$	171,148	\$ 31,900	\$ 11,621	\$	214,669

9. Securitization activity

(a) Mortgages receivable and securitization liabilities

The Company occasionally securitizes insured single-family residential mortgage loans by participating in the NHA MBS program. As the issuer of the MBS, the Company is responsible for advancing all scheduled principal and MBS interest payments to CMHC, whether or not the amounts have been collected on the underlying transferred mortgages. Therefore the Company retains certain prepayment and/or interest rate risks and rewards.

The table below presents the carrying amounts of the securitized mortgages and the corresponding liabilities:

		D	ece	mber 31, 2017			
	Carrying amount Carrying amou						
	of securitized of securitization						
	mortgage loans liabiliti						
Securitized mortgage loans	\$	219,124	\$	222,190			
Deferred securitized mortgage acquisition costs		1,650		-			
Deferred transaction costs		-		(596)			
	\$	220,774	\$	221,594			

		D	ece	ember 31, 2016
	of			arrying amount securitization liabilities
Securitized mortgage loans	\$	260,006	\$	263,576
Deferred securitized mortgage acquisition costs		2,197		-
Deferred transaction costs		-		(913)
	\$	262,203	\$	262,663

(b) Maturity profiles

The tables below present the contractual principal repayments to be received with respect to the Company's securitized mortgage loans receivable:

			Decemb	er 31, 2017
	Within 1 Year	1 -3 Years	3 -5 Years	Total
Contractual repayments	\$ 51,334 \$	106,235 \$	61,555 \$	219,124

December 31, 2016

	Within 1 Year	1 -3 Years	3 -5 Years	Total		
Contractual repayments	\$ 26,579	\$ 83,307	\$ 150,120	\$	260,006	

The principal amounts of the corresponding NHA MBS securitization liabilities are estimated to be paid as follows:

			Decembe	er 31, 2017
	Within 1 Year	1 -3 Years	3 -5 Years	Total
Projected payments	\$ 54,400 \$	106,235 \$	61,555 \$	222,190

December 31, 2016

	Within 1		1 -3	3 -5		
	Year	Years	Years	Total		
Projected payments	\$ 30,148	\$	83,307	\$ 150,121	\$	263,576

(c) Securitized mortgages arrears

There are no incurred credit losses on the securitized mortgage assets as the mortgages are insured against default, and therefore the Company has not recorded a provision for credit losses. Insured mortgages are considered impaired when they are more than 365 days in arrears. At December 31, 2017 and 2016, none of the securitized and sold mortgages were 365 or more days in arrears. An aging table for the securitized mortgage loan principal is shown below:

						Dec	emb	er 31, 2017
	Current	1 - 30 days	31	60 days	 61 - 90 days	> 90 days		Total
Total securitized mortgage loans	\$ 217,877	\$ 748	\$	499	\$ -	\$ -	\$	219,124

December 31, 2016

	Current	1 - 30 days	31	L - 60 days	6:	- 90 days	> 90 days	;	Total
Total securitized mortgage loans	\$ 258,258	\$ 1,748	\$	_	\$	-	\$ -	\$	260,006

(d) Other securitization activity

In the third and fourth quarters of 2017, the Company also entered into two transactions to securitize and sell 10-year insured NHA MBS mortgage loans on multi-unit residential properties. The loans were securitized and sold through the CMB program. The underlying mortgage loans are closed to prepayment, and the Company entered into third party arrangements to manage its CMB seller swaps, thereby mitigating its interest rate risk. As a result, the Company transferred control over the mortgage loans and did not retain any risks and rewards associated with them. The transactions therefore qualified for derecognition, and no assets or liabilities have been recorded on the Company's consolidated statement of financial position. The Company recorded a gain on each sale, both of which are reported on the consolidated statements of comprehensive income as a component of Fee and other income, and discussed below in Note 12.

At the time of each sale, the Company also set up a receivable (the "retained interest") for the present value of the expected net cash flows to be received over the mortgage terms. The retained interests have been recorded as a component of Other assets, as reported in Note 13.

The key components of the transactions are shown below:

Year ended or as at Dec	emb	er 31, 2017
Multi-unit residential mortgages securitized and sold	\$	74,188
Gain on sales of multi-unit residential mortgage Gain on sales as a percentage of the mortgage amounts	\$	574 0.77%
Carrying value of multi-unit residential mortgage retained interests	\$	2,810

10. Deposits

With the commencement of banking operations in February 2017, the Company began taking deposits, in the form of GICs offered through deposit broker agents. These deposits are eligible to be insured by Canada Deposit Insurance Corporation ("CDIC") up to \$100 thousand per depositor. Deposit terms range from 1 to 5 years. Shown below is a maturity table of the remaining term to maturity for these deposits at December 31, 2017.

				Decembe	er 31, 2017
		Within 1	1 -3	3 -5	
	Cashable *	Year	Years	Years	Total
Deposit maturities	\$ 3,920 \$	89,775 \$	134,870 \$	64,411 \$	292,976
Average contractual rate	1.13%	2.13%	2.35%	2.70%	2.34%

^{* 90-}day cashable 1 year GIC

The Company's deposits include deferred deposit agent commissions, as shown below:

	December 31,			
	20			
Deposit principal Deferred deposit agent commissions	\$	294,219 (1,243)		
Net deposits	\$	292,976		

11. Net interest income

Net interest income is made up of the following components:

Interest income – non-securitized assets is the interest the Company earns on assets that it holds on-balance sheet. These include uninsured mortgages that have been advanced under the Bank's Street Solutions program, stamped mortgages, other mortgages held on-balance sheet that may be sold or securitized, and bridge loans (see Note 8). Non-securitized assets also include liquid cash equivalents such as cash, Treasury Bills or bankers' acceptances, on which the Company earns interest prior to using the cash to fund mortgages or other loans. Interest income is calculated using the effective interest rate method.

Interest expense – deposits and other includes the interest expense on deposits, and the interest expense and the standby charges on the mortgage funding portion of the Bank's credit facility (see Note 5). Interest expense is calculated using the effective interest rate method.

Provision for credit losses includes both the collective and individual provisions related to the Company's uninsured lending (see Note 8).

Interest income – securitized mortgages is the total interest income and fees relating to the mortgages that the Company has securitized through the NHA MBS program. Interest income is calculated using the effective interest rate method.

Interest expense - securitization liabilities is the total interest expense, fees and acquisition costs associated with the securitization liabilities that correspond to the securitized mortgages. Interest expense is calculated using the effective interest rate method.

12. Other interest income, fee income, and other income

Interest income – other consists primarily of interest income on a loan receivable associated with the Company's legacy businesses.

Interest expense – other consists primarily of interest expense on loans payable associated with the Company's legacy businesses.

Fee and other income is largely composed of:

- the net servicing fees and trailing interest spread earned by the Company on mortgage loan sales, representing
 the difference between the cash received by the Company and the amortization of the deferred placement fees.
 The amount realized is dependent on both the size of the portfolio and the extent to which actual experience
 differs from the assumptions made at the time of sale of the mortgages, and is therefore subject to variability.
- fee and other non-interest revenue earned from the Company's banking operations.
- beginning in the third quarter of 2017, net gains on the Company's securitizations and sales of multi-unit
 residential mortgage loans through the CMB program, as described in Note 9. The gains were calculated as the
 present value of the future cash flows of the expected net spread between the servicing fees and the interest that
 will be collected, and the interest that will be paid, over the 10-year mortgage terms.
- other variable income earned from the Company's legacy operations.

The details of Fee and other interest income (expense) are shown below:

	Year ended December 31,					
		2017		2016		
Servicing and fee income - mortgages	\$	1,010	\$	715		
Gain on sale - CMB securitization		574		-		
Other income		91		(825)		
Total fee and other income	\$	1,675	\$	(110)		

13. Other assets

The Company's other assets consist of:

	De	cember 31,	December 31,
		2017	2016
Gain on sale receivable	\$	6,275	\$ 4,376
CMB retained interest receivable		2,810	-
Accrued interest receivable		794	336
Accounts receivable		4,992	2,039
Employee loans receivable (Note 24)		1,765	565
Non-mortgage loans receivable			
(net of credit allowance)		479	1,358
Prepaid and other assets		1,662	1,617
Capital assets		3,469	4,279
Assets of discontinued operations (Note 28)		683	911
	\$	22,929	\$ 15,481

Gain on sale receivable represents amounts not yet received on mortgage sale activities, and can fluctuate substantially based on both loan sales and the timing of cash receipts from third parties. The CMB retained interest receivable is described in Note 9. Loans receivable includes a loan made to a former subsidiary, and loans to senior executives of the Company, which are discussed further in Note 24. Accrued interest receivable primarily comprises interest receivable related to the Company's on-balance sheet lending. Accounts receivable includes mortgage insurance receivables, trade receivables, and any other amounts receivable.

14. Goodwill and intangible assets

Goodwill

	Dec	ember 31, 2017	December 31, 2016		
Acquisition of Street Capital Bank of Canada	\$	23,465	\$	23,465	

The Company's sole CGU is Street Capital Bank, and therefore all of the acquired goodwill is assigned to Street

For purposes of the annual impairment test as at December 31, 2017, the Company used the value-in-use method to assess the recoverable amount of the CGU and compare it to its carrying amount. This method requires estimated future cash flows to be discounted using an appropriate discount rate. It also requires sensitivity testing to be conducted. The sensitivity testing is required in order to assess the impact by which the values assigned to the key assumptions must change in order for the CGU's recoverable amount to be equal to its carrying amount.

The Company used the following inputs to its value-in-use discounted cash flow model:

- free-cash flow estimated using the Company's Board-approved forecasts from 2018 to 2020, on a pre-tax basis given the existing tax losses carried forward;
- a terminal value free cash flow, on an after-tax basis, with no net growth assumption; and
- a discount rate of 15.5%, which is higher than the Company's estimated weighted average cost of capital.

For purposes of the annual impairment test as at December 31, 2017, the estimated recoverable amount of the CGU was determined to exceed its carrying value by \$67.5 million. Based on the model, a discount rate of 23.8%, or a weighted average decrease in free cash flow of 74.1%, in the 2018 to 2020 forecasted periods, is required before the recoverable amount equals the Company's carrying amount. As such, the Company has determined that there is no goodwill impairment and no adjustments to goodwill have been recorded.

Intangible assets

At December 31, 2017, the Company has both acquired and internally generated intangible assets. The acquired intangible asset relates to the mortgage renewal stream associated with the Company's 2011 acquisition of Street Capital Bank. The internally generated intangible assets consist of internally developed systems and software.

Details of the Company's intangible assets are shown below:

	Dec	ember 31, 2017	De	cember 31, 2016
		2017		2010
Acquired:				
Mortgage renewal stream	\$	6,869	\$	6,869
Accumulated amortization		(3,248)		(2,755)
	\$	3,621	\$	4,114
Internally developed:				
Systems and software		4,287		3,442
Accumulated amortization		(2,947)		(2,369)
	\$	1,340	\$	1,073
	\$	4,961	\$	5,187

The amortization expense relating to intangible assets is reported in Selling, general and administrative expenses in the consolidated statements of comprehensive income.

Amortization expense for the mortgage renewal stream was \$0.49 million for both 2017 and 2016. The amortization period of 15 years is based on historical renewal rates and industry benchmarks, and at December 31, 2017 the remaining amortization term was 8.5 years.

Amortization expense for the internally developed systems and software assets for 2017 was \$0.58 million (2016 - \$0.40 million). The amortization period of 5 years is based on the assets' estimated useful lives, and at December 31, 2017 the remaining amortization terms varied from 1.5 to 5 years. In the second quarter of 2017 the Company wrote down one internally developed intangible asset by \$0.38 million.

At December 31, 2017 and 2016, management assessed potential external and internal indicators of impairment for both classes of intangible assets, and concluded that none were present. Impairment testing of the intangible assets was therefore not required.

15. Accounts payable and accrued liabilities

Accounts payable and accrued liabilities are as shown below.

	Dec	ember 31,	December 3		
		2017		2016	
Payment due to mortgage servicers	\$	31,621	\$	27,704	
Accrued mortgage acquisition costs		12,504		9,876	
Accrued interest payable		3,139		645	
Accrued restructuring costs		10,338		7,940	
Accrued compensation		4,519		5,391	
Liabilities of discontinued operations (Note 28)		8		8	
Other		2,673		2,306	
	\$	64,802	\$	53,870	

The accrued restructuring costs are related to both the reorganization activities discussed above in Note 2, and the corporate realignment that occurred in June 2015. Accrued interest payable primarily comprises interest payable related to the Company's deposits.

16. Income taxes

The Company recognized the following tax expense in its income from continuing operations for the years ended December 31:

	Y	Year ended December 31,			
		2017		2016	
Current tax expense - current year	\$	-	\$	-	
Deferred tax expense - current year		1,614		6,229	
Deferred tax attributable to changes in tax rates and laws		223		(42)	
Total income tax expense recognized in the current year in income	\$	1,837	\$	6,187	

The Company's provision for income taxes differs from the provision computed at statutory rates for the years ended December 31, as follows:

	Year ended December 3			
		2017		2016
Income before income taxes, non-controlling interest and discontinued operations	\$	3,379	\$	19,839
Income tax expense based on a statutory income tax rate of 26.50%	\$	895	\$	5,257
Increase (decrease) in income taxes resulting from:				
Unrecognized tax losses		283		732
Other non-deductible items		432		171
Other		227		27
Income tax expense recognized in income from continuing operations	\$	1,837	\$	6,187
Income tax expense attributable to a discontinued operation		-		183
	\$	1,837	\$	6,370

The combined Canadian federal and provincial statutory income tax rate used for 2017 is 26.50% (2016 - 26.50%).

At December 31, 2017 the Company had \$14.57 million (December 31, 2016 - \$14.43 million) in deferred income tax assets and \$45.89 million (December 31, 2016 - \$43.91 million) in deferred income tax liabilities, comprising net liabilities of \$31.30 million (December 31, 2016 - net liabilities of \$29.48 million). The composition of the Company's net income tax liabilities at December 31 is shown below.

Year ended December 31, 2017								
	Recognized							
						in		
	•			ognized in me (loss)		continued erations	Closing balance	
Capital assets	\$	569	\$	519	\$	-	\$	1,088
Intangible assets		(1,090)		130		-		(960)
Accrued liabilities		2,354		54		-		2,408
Other financial liabilities		(102,418)		2,541		-		(99,877)
Deferred portfolio insurance		(20,943)		(1,027)		-		(21,970)
Other		468		(124)		-		344
	\$	(121,060)	\$	2,093	\$	- '	\$	(118,967)
Tax losses - non capital		88,229		-3,930		-		84,299
Tax losses - restricted non capital		3,346		-		-		3,346
	\$	(29,485)	\$	(1,837)	\$	-	\$	(31,322)

	Year ended December 31, 2016							
					Re	cognized		
			_			in .		
	Opening balance		Recognized in income (loss)					Closing balance
					•			
Capital assets	\$	377	\$	192	\$	-	\$	569
Intangible assets		(1,221)		131		-		(1,090)
Accrued liabilities		3,050		(696)		-		2,354
Other financial liabilities		(93,865)		(8,553)		-		(102,418)
Deferred portfolio insurance		(17,667)		(3,276)		-		(20,943)
Other		475		(7)		-		468
	\$	(108,851)	\$	(12,209)	\$	-	\$	(121,060)
Tax losses - non capital		82,578		5,834		(183)		88,229
Tax losses - restricted non capital		3,158		188		-		3,346
	\$	(23,115)	\$	(6,187)	\$	(183)	\$	(29,485)

The composition of the Company's aggregate unrecognized deductible temporary differences and unused tax losses at December 31 is as shown below.

	December 31,	December 31,
	2017	2016
Investment property	3,086	2,722
Tax losses – non-capital – legacy businesses	6,419	6,870
Tax losses - capital - legacy businesses	63,433	81,514
	72,938	91,106

As at December 31, 2017 the Company had approximately \$317.0 million (December 31, 2016 - \$333.27 million) in noncapital loss carry-forwards, which may be used to reduce future years' taxable income until 2036. Unrecorded noncapital losses from the Company's legacy businesses expire in 2024.

17. Portfolio investments and non-controlling interest

Investments

The Company's portfolio investments, and its net interest in those investments, are shown below:

	Dece	mber 31, 2017	De	cember 31, 2016
Portfolio investments Portfolio investments attributable to non-controlling interest	\$	859 (646)	\$	3,026 (2,272)
Portfolio investments attributable to shareholders	\$	213	\$	754

Although the Company holds only approximately 16% of the Private Equity business, it controls and therefore consolidates this business. The Company began exiting from Private Equity in 2013, and by the end of 2017 Private Equity retained only one investment. Although the timing is uncertain, the Company anticipates that when the remaining investment is sold and the proceeds are distributed, the Company will receive approximately 16% of the asset's exit value.

Non-controlling interest

The net loss attributable to the non-controlling interest associated with the Private Equity business was \$0.77 million for the year ended December 31, 2017 (2016 - attribution of net loss of \$1.81 million). The non-controlling interest in the Private Equity business amounts to \$1.04 million at December 31, 2017 (December 31, 2016 - \$2.91 million).

There is also a non-controlling interest associated with the Company's legacy investment in Fleetwood Fine Furniture, LP ("FFF"). No income or loss was attributable to the non-controlling interest associated with FFF during 2017 (2016 attribution of net loss of \$0.29 million). The non-controlling interest in FFF amounts to \$(7.09) million at both December 31, 2017 and 2016.

18. Loans payable

Details of loans payable are as shown below:

	Maturity date	December 31, 2017	December 31, 2016
Corporate Ioan - \$Cdn	Jan 15, 2019	\$ 1,028	\$ 1,028
Corporate Ioan - \$US	Jan 15, 2019	3,011	3,223
		\$ 4,039	\$ 4,251

The loans are associated with the Company's legacy businesses. They bear interest at 6%, are not subject to security or covenants, and can be prepaid by the Company without penalty.

19. Commitments and contingencies

(a) Credit commitments

At December 31, 2017 the Company had credit commitments in the form of the securitization liabilities discussed in Note 9 and the loans payable discussed in Note 18.

The Company also had \$35.9 million of commitments for mortgage loans intended to be funded on-balance sheet (December 31, 2016 - none). Such offers to extend credit are in the normal course of business, and the amount represents the maximum amount that the Company would be obligated to fund. In the course of its operations, the Company does not expect to fund 100% of its outstanding mortgage loan commitments.

(b) Lease commitments

The Company is committed to operating leases for office premises located in Toronto, Vancouver and Calgary. These contracts are renewable upon their expiration. Additionally, the Company is committed to various automotive and equipment leases. The total lease payments recognized as an expense during the period totalled \$2.85 million, of which \$1.32 million consisted of operating expenses that were in addition to the minimum lease payments (2016 - \$2.69 million, including operating expenses of \$1.38 million). The future minimum annual payments are shown below.

	Dec	ember 31, 2017	Dec	ember 31, 2016
		2017		2010
Within 1 year	\$	1,783	\$	1,506
1 to 5 years		5,531		3,761
Over 5 years		3,015		2,889
	\$	10,329	\$	8,156

The Company, from time to time, is involved in various claims, legal proceedings and complaints arising in the ordinary course of business. The Company is not aware of any pending or threatened proceedings that would have a material adverse effect on the consolidated financial condition or future results of the Company.

20. Financial instruments

The amounts set out in the following table represent the carrying value, the fair value and the current/non-current classification of the Company's financial instruments. The estimated fair values approximate the price that would be received to sell an asset or paid to transfer a liability in an orderly market transaction in the principal or most advantageous market accessible to the Company. The valuation methods and assumptions are described below.

			L	oans and				Decen	ıbe	r 31, 2017		Decen	nber	31, 2016
	-	leld for trading	f lia	ceivables/ inancial bilities at ortized cost	Fa	air value		ue within ne year		ue after ne year	C	Total arrying value	Fa	ir value_
Financial assets														
Cash and cash equivalents	\$	89,414	\$	_	\$	89,414	\$	89,414	\$	_	\$	3,771	\$	3,771
Restricted cash	Ψ	35,543	Ψ	_	Ψ	35,543	Ψ	35,543	Ψ	_	Ψ	31,159	Ψ	31,159
Street Solutions mortgage loans		-		200,804		205,893		177,812		22,992		-		-
Stamped mortgage loans		-		5,270		5,239		-		5,270		-		-
Other non-securitized mortgages and loans		_		6,662		6,777		830		5,832		1,944		1,968
Bridge loans		-		1,327		1,327		1,327		-		7,379		7,379
Securitized mortgage loans		-		220,774		221,037		51,873		168,901		262,203		266,287
Deferred placement fees				·		•		•		•		,		,
receivable		-		52,325		52,325		18,381		33,944		51,314		51,314
Other assets		-		17,904		17,904		14,737		3,167		9,691		9,691
Portfolio investments		859		-		859		-		859		3,026		3,026
	\$	125,816	\$	505,066	\$	636,318	\$	389,917	\$	240,965	\$	370,487	\$	374,595
Financial liabilities	_		_								_	2.400	_	2.400
Bank facilities	\$	-	\$	-	\$	-	\$	-	\$	-	\$	3,400	\$	3,400
Deposits Loans payable				292,976 4,039		294,313 4,039		93,695 4,039		199,281		- 4,251		- 4,251
Securitization liabilities		_		221,594		219,232		4,039 54,075		- 167,519		262,663		264,867
		_		221,394		219,232		34,075		107,319		202,003		204,007
Accounts payable and accrued liabilities		_		64,802		64,802		62,539		2,263		53,870		53,870
	\$	_	\$	583,411	\$	582,386	\$	214,348	\$	369,063	\$	324,184	\$	326,388

Cash and cash equivalents (including restricted cash); other assets; bank facilities and loans payable; accounts payable and accrued liabilities - fair value approximates carrying value due to the short-term nature of the financial

Non-securitized and securitized mortgage loans - fair value is determined by discounting the expected future cash flows, adjusting for prepayment and credit loss assumptions, if applicable, at current rates for offered loans with similar terms.

Deferred placement fees receivable - fair value approximates carrying value as the discount rates used to discount expected future cash flows from this asset have not changed materially from the time of recognition.

Portfolio investments - fair value is determined primarily by market prices (see Note 17).

Deposits - estimated fair value is determined by discounting the expected future contractual cash flows using observed market interest rates offered for deposits with similar terms.

Securitization liabilities - fair value is determined by discounting the expected future cash flows using current rates

The Company uses the following hierarchy for determining the fair value of financial instruments:

Level 1 - inputs to the valuation methodology are quoted prices (unadjusted) for identical assets or liabilities in active markets.

Level 2 - inputs to the valuation methodology include quoted prices for similar assets and liabilities in active markets, and inputs that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the financial instruments.

Level 3 - one or more significant inputs to the valuation methodology are unobservable.

The following tables present the financial instruments measured at fair value at December 31, 2017 and 2016, as classified by the fair value hierarchy described above:

	December 31, 201						1, 2017	
	L	evel 1	Le	vel 2	Le	vel 3	Т	otal
Financial assets								
Cash and cash equivalents	\$	89,414	\$	-	\$	-	\$ 8	39,414
Restricted cash		35,543		-		-	3	35,543
Street Solutions mortgage loans		-		-	20	5,893	20	05,893
Stamped mortgage loans		-		-		5,239		5,239
Other non-securitized mortgages and loans		-		-		6,777		6,777
Bridge loans		-		-		1,327		1,327
Securitized mortgage loans		-		-	22	21,037	22	21,037
Deferred placement fees receivable		-		-	5	52,325		52,325
Other assets		-		-	1	17,904	1	L7,904
Portfolio investments		859		-		-		859
	\$	125,816	\$	-	\$ 51	10,502	\$ 63	36,318
Financial liabilities								
Bank facilities	\$	-	\$	-	\$	-	\$	-
Deposits		-		-	29	94,313	29	94,313
Loans payable		-		-		4,039		4,039
Securitization liabilities		-		-	21	19,232	2:	19,232
Accounts payable and accrued liabilities		-		-	•	54,802	(54,802
	\$	-	\$	-	\$ 58	32,386	\$ 58	32,386

					Decem	ber	31, 2016
	L	evel 1	Le	vel 2	Level 3		Total
Financial assets							
Cash and cash equivalents	\$	3,771	\$	-	\$ -	\$	3,771
Restricted cash		31,159		-	-		31,159
Non-securitized mortgages and loans		-		-	9,347		9,347
Securitized mortgage loans		-		-	266,287		266,287
Deferred placement fees receivable		-		-	51,314		51,314
Other assets		-		-	9,691		9,691
Portfolio investments		2,275		-	751		3,026
	\$	37,205	\$	-	\$ 337,390	\$	374,595
Financial liabilities							
Bank facilities	\$	3,400	\$	-	\$ -	\$	3,400
Loans payable		, <u> </u>	·	-	4,251		4,251
Securitization liabilities		_		-	264,867		264,867
Accounts payable and accrued liabilities		-		-	53,870		53,870
	\$	3,400	\$	-	\$ 322,988	\$	326,388

21. Financial risk management

The Company is exposed to various types of risk owing to the nature of its business activities, and, like other financial institutions, is exposed to the symptoms and effects of global economic conditions and other factors that could adversely affect its business, financial condition and operating results. These risks include strategic, credit, liquidity, interest rate, investment, operational, reputational, and regulatory and legislative risk, and many of these cannot be directly controlled by the Company. The Company has established policies, processes and frameworks to measure and monitor the risks. The Company's Board of Directors, and Street Capital Bank's Enterprise Risk Management Committee, play an active role in monitoring the Company's key risks and in determining the policies and limits that are best suited to manage them. The policies are reviewed and approved by the Board of Directors at least annually.

As permitted by IFRS, the Company presents the required disclosures as set out in IFRS 7: Financial Disclosures as part of its Fourth Quarter and Year Ended December 31, 2017 Management's Discussion and Analysis ("MD&A"). The Company's risk management policies and procedures are described under the headings Risk Appetite Framework, Risk Governance, Credit Risk Management, Liquidity and Funding Risk Management, and Market Risk Management within the Risk Management and Risk Factors section of the MD&A.

22. Share capital

The Company's authorized capital stock consists of an unlimited number of common and preferred shares with no par value. There are no preferred shares outstanding.

			For the	year ended
Common shares	De	ecember 31,	De	cember 31,
Issued and outstanding (000s)		2017		2016
	Number of		Number of	
	Shares	Amount	Shares	Amount
Outstanding, beginning of period	121,532 \$	244,438	121.226 \$	244,595
Options exercised	652	891	269	319
Deferred share units converted	_	_	667	796
Shares acquired via normal course issuer bid	-	-	(630)	(1,272)
	122,184	245,329	121.532	244,438
	122,164	•	121,332	•
Share purchase loans		(1,912)		(1,912)
Outstanding, end of period	122,184 \$	243,417	121,532 \$	242,526

The Company, with the approval of the Toronto Stock Exchange (the "Exchange") commenced a normal course issuer bid (the "NCIB") that became effective on March 23, 2016. It expired on March 22, 2017 and was subsequently renewed to March 22, 2018. The Company can purchase for cancellation up to 2% of the Company's common shares outstanding, and through its broker the Company purchases the common shares on the open market through the facilities of the Exchange and otherwise in accordance with the rules and policies of the Exchange. At December 31, 2017, the Company had purchased and cancelled a total of 630,132 of its common shares through the NCIBs. All of these purchases were made during 2016.

Please see Note 24 for discussion of the share purchase loans included in the table above.

23. Stock-based compensation plans

Stock options

The Company has two stock option plans available for the grant of options to its directors, officers, employees, and any other person or company engaged to provide ongoing management or consulting services for the Company. These plans are i) the Director, Officer and Employee Stock Option Plan (the "1992 Plan"), and ii) the 1997 Stock Option Plan (the "1997 Plan"). Under both plans, the exercise price of each option equals, at a minimum, the closing price of the Company's common shares on the day prior to the date of grant. Unless otherwise provided, the maximum term of the grant is six years from the date of the grant, and options vest 20% on the date of grant and 20% on each of the first through fourth anniversaries of the grant date. All unvested options vest upon a change of control of the Company.

A summary of the status of the Company's stock option plans and changes during the years ended December 31 is shown below.

				For	the	year ended	
Stock Options		De	cember 31,		December 31,		
Outstanding and exercisable (000s except price)			2017			2016	
			Weighted-			Weighted-	
			average			average	
	Number of		exercise	Number of		exercise	
	options		price	options		price	
Outstanding, beginning of period	3,138	\$	1.14	3,407	\$	1.11	
Granted	3,975		1.28	-		-	
Exercised	(652)		0.78	(269)		0.68	
Forfeited	-			-		-	
Outstanding, end of period	6,461	\$	1.26	3,138	\$	1.14	
Exercisable, end of period	3,165	\$	1.22	2,888	\$	1.07	
Weighted-average market price per share at date of exercise		\$	1.27		\$	1.21	
Weighted-average remaining contractual life in years			3.95			1.82	

In 2011, the 1997 Plan was amended such that the maximum number of common shares subject to options under the 1997 Plan and all other share compensation arrangements is 10% of the total issued and outstanding common shares. At December 31, 2017, under the 1997 Plan, 6,460,643 options were outstanding (December 31, 2016 - 3,138,031 options) and 5,558,186 options were available for grant (December 31, 2016 - 8,815,559 options). No options under the 1992 Plan were outstanding at either December 31, 2017 or 2016, and 53,000 options remained available for grant at both dates.

During 2017, the Company granted 3,975,000 options to officers and senior management. The fair value of the options was estimated at the grant dates using the Black-Scholes valuation model, with expected volatilities based on the Company's historic pricing data and the following additional assumptions:

Risk-free rates	1.68% - 2.02%
Expected option term (years)	5.1
Volatility	48.8% - 49.5%
Dividends	\$0.00
Weighted average fair value per option	\$0.58

All of the grants vest as described above. There were no grants during 2016.

The fair value of stock options is amortized as Salaries and Benefits expense in the consolidated statements of comprehensive income over the vesting period, with a corresponding credit to Contributed Surplus. For the year ended December 31, 2017, total compensation expense related to stock options was \$0.83 million (2016 - \$0.20 million). When stock options are exercised, the amount of the proceeds, together with the amount recorded in Contributed Surplus, is reported as a credit to Capital Stock. For the year ended December 31, 2017, this was \$0.89 million (2016 - \$0.32 million).

The table below summarizes the stock options outstanding and exercisable as at December 31, 2017.

	Options outstanding					
		Weighted average	Weighted			
	Number	remaining	average			
Range of exercise prices	outstanding	contractual life	exercise price			
\$	(000s)	(years)	\$			
0.87 to 1.32	5,669	4.12	1.17			
1.70 to 1.95	542	2.45	1.79			
2.32	250	3.47	2.32			
	6.461					

Options	exercisable
	Weighted
Number	average
exercisable	exercise price
(000s)	\$
2,489	1.02
489	1.80
187	2.32
3,165	

Ontions oversisable

Deferred Share Units

The Company granted deferred share units ("DSUs") to its independent directors from 2006 until 2011, which are exchangeable for common shares of the Company upon a director's retirement. At both December 31, 2017 and 2016 there were 146,590 DSUs outstanding, all of which are held by an active director.

24. Related party transactions

The Company's related parties include the following individuals or entities:

- associates, or entities, that are controlled or significantly influenced by the Company;
- key management personnel, comprised of the Company's directors and officers, and other employees having authority and responsibility for planning, directing and controlling the Company's activities; and
- entities controlled by key management personnel

(a) Compensation of key management personnel and employee benefits

The remuneration of directors and key management personnel in continuing operations during the year is shown below.

	Year ended December 31,							
	2017		2016					
Short-term benefits	\$ 4,265	\$	7,526					
Share-based compensation	697		79					
Termination	5,027		-					
	\$ 9,989	\$	7,605					

The total compensation benefits for 2017 for the Company within continuing operations, including compensation paid to the Board of Directors, were \$37.72 million (2016 - \$32.09 million). This included \$0.63 million (2016 - \$0.59 million) in Company contributions to the employee group registered retirement savings plan.

(b) Share purchase loans, shareholdings and options

At December 31, 2017, key management personnel held 26,393,971 common shares (December 31, 2016 - 29,052,636 common shares). This includes 20,546,602 common shares held by the Company's non-management directors, either directly or indirectly. At December 31, 2017 key management personnel, including non-management directors, held 5,488,956 options to purchase the Company's common shares (December 31, 2016 - 2,271,112 options) at prices between \$0.87 and \$1.95 per common share, and 146,590 DSUs convertible into the same number of common shares.

At December 31, 2017 the Company also had outstanding share purchase loans made to certain key employees and former employees, as shown below.

					December 31, 2017
	Date Granted	Amount (\$000s)	Due Date	Interest Rate	Terms
Executive	November 30, 1999 December 17, 1999	412	December 31, 2020	Non-interest bearing	Secured by 0.16 million common shares held in trust by the Company, and by personal guarantee
Former Executive/ current Director	January 19, 1996	1,500	Demand	Non-interest bearing	Secured by 0.30 million common shares held in trust by the Company, and by personal guarantee
Executive and Officer	June 1, 2015	565	June 30, 2018	Non-interest bearing	To finance purchase of 0.40 million common shares
Executive and Officer	August 16, 2017	1,200	December 31, 2019	1%	To finance purchase of 1 million common shares
	_	3,677			

(c) Other

In the ordinary course of business, the Company underwrites mortgages for its senior management, other related parties, and employees of the Company. The mortgage terms are similar to those offered to unrelated parties, and incorporate an interest rate discount that is available to all employees of the Company. At December 31, 2017, mortgage loans made to key management personnel totaled \$2.02 million.

25. Capital management

The Company has a Board-approved Capital Management Policy that governs the quantity and quality of capital held. The objective of the policy is to ensure that the Company appropriately balances its capital allocation between retention of a prudent margin above regulatory capital adequacy minimums in order to provide access to contingency capital, and maintenance of sufficient freely available capital to achieve business goals and objectives. Management defines capital as the Company's equity and deficit. The Company's Capital Management Policy is reviewed at least annually, and more often if required by events or changing circumstances.

The Company's subsidiary, Street Capital Bank, commenced its banking operations on February 1, 2017. Street Capital Bank calculates capital ratios and regulatory capital based on the capital adequacy requirements issued by OSFI, which are based on standards issued by the Basel Committee on Banking Supervision, and which are discussed in more detail in the Company's MD&A, for the fourth quarter and year ended December 31, 2017, under Capital Management. Street Capital Bank maintains a capital management policy and an Internal Capital Adequacy Assessment Process ("ICAAP"), which governs the quality and quantity of capital utilized in its operations. Dividend payments to Street Capital by Street Capital Bank are subject to restrictions by OSFI.

Shown below is the regulatory capital for Street Capital Bank at December 31, 2017. Street Capital Bank was not operating as a Schedule I Bank at December 31, 2016. The amounts presented for December 31, 2016 are provided for comparative purposes only. During the period from February 1, 2017 to December 31, 2017, Street Capital Bank complied with all internal and external capital requirements.

Basel III Regulatory Capital (Based only on the consolidated subsidiary, Street Capital Bank of Canada)

(000s, except %)	De	cember 31, 2017	December 3:			
		All-In Basis		2016 All-In Basis		
Common Equity Tier 1 capital (CET 1)						
Capital stock	\$	16,426	\$	16,426		
Contributed surplus		767		-		
Retained earnings		82,726		79,686		
Less: Regulatory adjustments to CET 1		(1,340)		(1,073)		
Total CET 1 capital	\$	98,579	\$	95,039		
Additional Tier 1 capital		-		-		
Total Tier 1 capital	\$	98,579	\$	95,039		
Total Tier 2 capital		-		-		
Total regulatory capital	\$	98,579	\$	95,039		

As discussed above in Note 22, Street Capital has an NCIB in place that will expire on March 22, 2018. The Company did not purchase any common shares through the NCIB during 2017.

26. Net earnings per share

The following is a reconciliation of the numerators and denominators used in computing net income per share for the years ended December 31:

	Year ended December 31,					
Basic and diluted net income per share		2017		2016		
Numerator:						
Income from continuing operations	\$	1,541	\$	13,652		
Income (loss) attributable to non-controlling interest		(766)		(2,104)		
Income attributable to shareholders		2 207		15.756		
- continuing operations		2,307		15,756		
Income (loss) from discontinued operations		(15)		510		
Income attributable to non-controlling interest						
Income (loss) attributable to shareholders - discontinued operations		(15)		510		
Net income attributable to shareholders	\$	2,292	\$	16,266		
Denominator: Weighted average common shares outstanding (000s) - basic and diluted		121,857		121,825		
Basic and diluted net income per share from continuing operations	\$	0.02	\$	0.13		
Basic and diluted net income per share from discontinued operations		0.00	\$	0.00		
Basic and diluted net income per share	\$	0.02	\$	0.13		

In computing the diluted net income per share for the years ended December 31, 2017 and 2016, the Company included in the calculation potential common share equivalents, which consist of incremental shares from stock options, and the outstanding DSUs held by directors. The inclusion of such common share equivalents was not sufficiently dilutive to change the income per share amounts for either period.

27. Interest rate sensitivity

The following table shows the December 31, 2017 position of the Company's wholly owned subsidiary, Street Capital Bank of Canada, with regard to the interest rate sensitivity of its assets, liabilities and equity. The information presented is based on the contractual maturity date.

												Decem	bei	31, 2017
	F	loating Rate		0 to 3 Months	4 1	Months to 1 Year	То	tal Within 1 Year		Year to 5 Years		Non Rate Sensitive		Total ¹
Assets														
Cash and restricted cash Weighted Average Contractual Rate	\$	-	\$	122,614 1.00%	\$	-	\$	122,614 1.00%	\$	-	\$	-	\$	122,614 1.00%
Non-securitized mortgages - Street Solutions		-		-		178,659		178,659		22,766		(621)		200,804
Weighted Average Contractual Rate		-		-		4.88%		4.88%		5.17%		-		4.93%
Non-securitized mortgages - stamped mortgages		-		-		-		_		5,270		-		5,270
Weighted Average Contractual Rate		-		-		-		-		2.55%		-		2.55%
Non-securitized mortgages - other		1,930		55		481		2,466		4,106		90		6,662
Weighted Average Contractual Rate		2.88%		3.19%		3.69%		3.04%		2.91%		-		2.92%
Bridge loans Weighted Average Contractual Rate		1,402 8.09%		-		-		1,402 8.09%		-		(75) -		1,327 8.55%
Securitized mortgages held														
on-balance sheet		78,488		-		19,220		97,708		121,416		1,650		220,774
Weighted Average Contractual Rate		2.71%		-		3.30%		2.83%		2.62%		-		2.69%
Other assets Weighted Average Contractual Rate		-		-		-		- -		-		159,734 -		159,734 -
Total assets	\$	81,820	\$	122,669	\$	198,360	\$	402,849	\$	153,558	\$	160,778	\$	717,185
Weighted Average Contractual Rate		2.81%		1.00%		4.72%		3.20%		3.00%		-		2.44%
Liabilities														
Cashable GICs ²	\$	_	\$	3,924	\$	_	\$	3,924	\$	_	\$	_	\$	3,924
Weighted Average Contractual Rate	7	-	_	1.12%	_	-	7	1.12%	7	-	_	-	_	1.12%
Non-cashable GICs		_		1,004		89,209		90,213		200,082		(1,243)		289,052
Weighted Average Contractual Rate		-		1.78%		2.13%		2.13%		2.45%		-		2.36%
Securitization liabilities		78,212		_		13,793		92,005		131,452		(1,863)		221,594
Weighted Average Contractual Rate		1.87%		-		2.53%		1.97%		1.81%		-		1.89%
Other liabilities		_		_		_		_		_		102,696		102,696
Weighted Average Contractual Rate		-		-		-		-		-		-		-
Shareholders' equity		-		-		-		-		-		99,919		99,919
Weighted Average Contractual Rate														
Total liabilities and shareholders' equity	\$	78,212	\$	4,928	\$	103,002	\$	186,142	\$	331,534	\$	199,509	\$	717,185
Weighted Average Contractual Rate		1.87%		1.26%		2.18%		2.03%		2.20%		-		1.54%
Excess (deficiency) of assets over														
liabilities and shareholders' equity	\$	3,608	\$	117,741	\$	95,358	\$	216,707	\$	(177,976)	\$	(38,731)	\$	-

 $^{^{\}rm 1}$ Accrued interest is included in "Other assets" and "Other liabilities", respectively.

 $^{^{2}\ \}mbox{\it Cashable GICs}$ are redeemable by the depositor after 90 days from the issue date.

28. Discontinued operations

At December 31, 2017 the Company's assets and liabilities of discontinued operations consist of net commissions receivable of \$0.67 million (December 31, 2016 – net receivable of \$0.90 million, consisting of \$0.67 million net commissions receivable and a \$0.23 million loan receivable). The Company reports discontinued assets and liabilities as components of Other assets and Accounts payable and accrued liabilities, respectively; please see Note 13 and Note 15. During the second quarter of 2017, the \$0.23 million loan receivable was settled in return for a payment of \$0.21 million. In the third quarter of 2016, the Company settled the outstanding liabilities of discontinued operations, and recognized a pre-tax gain of \$0.67 million. There were no other significant transactions involving discontinued operations during either year.

29. Subsequent events

The Company has evaluated events subsequent to December 31, 2017 through to the date of approval of the consolidated financial statements by the Board of Directors for disclosure. There were no material subsequent events requiring disclosure.

DIRECTORS & OFFICERS

BOARD OF DIRECTORS

Allan Silber

Chair of the Board Corporate Director

Duncan Hannay

President and Chief Executive Officer, Street Capital Group Inc. and Street Capital Bank of Canada

W. Edward Gettings

Corporate Director

Morris Perlis(B)

Corporate Director

Ronald Appleby, Q.C.(A)(B)

Partner, Robins Appleby LLP, Barristers & Solicitors

Lea Ray(A)(C)

Corporate Director

Ron Lalonde(B)(C)

Corporate Director

Tom Bermingham(A)(C)

Corporate Director

COMMITTEES

- (A) Audit Committee
- (B) Governance, Conduct Review and Compensation Committee
- (C) Enterprise Risk Management Committee

Street Capital Group is committed to strong governance and open and transparent communications with its shareholders. Our comprehensive Code of Conduct and Ethical Behaviour, as well as Charters for the Board-appointed Committees, are available on our website at streetcapital.ca or by request to the Chief Financial Officer of the Company.

The number of shares outstanding at December 31, 2017 was 122,184,182.

OFFICERS

Duncan Hannay

President and Chief Executive Officer

Marissa Lauder

Executive Vice President and Chief Financial Officer

R. Adam Levy

Executive Vice President and Chief Operating Officer

Gregory Parker

Executive Vice President, Capital Markets and Treasury

Gary Taylor

Executive Vice President and Chief Risk Officer



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