NOT FILED WITH THE SEC

THIS QUARTERLY REPORT IS BEING PREPARED PURSUANT TO REQUIREMENTS CONTAINED IN THE INDENTURE, DATED AS OF FEBRUARY 6, 2013 GOVERNING THE 6.875% SENIOR NOTES DUE 2021 ISSUED BY ASHTON WOODS USA L.L.C. AND IN THE INDENTURE, DATED AS OF AUGUST 8, 2017 GOVERNING THE 6.750% SENIOR NOTES DUE 2025 ISSUED BY ASHTON WOODS USA L.L.C.

[X]	QUARTERLY REPORT PURSUA	ANT TO SECTION 13 ACT OF 1934	OR 15(d) OF THE SEC	URITIES EXCHANGE
	For the qu	arterly period ended F	ebruary 28, 2018	
		OR		
[]	TRANSITION REPORT PURSU	ANT TO SECTION 13 EXCHANGE ACT O		CURITIES
	For the trans	ition period from	to	
	(Commission file Number	: N/A	
		hton Woods USA		_
	(Exact Nan	ne of Registrant as Speci	fied in Its Charter)	
	Nevada		37-1590746	
	(State or Other Jurisdiction Incorporation or Organizat		(I.R.S. Employer Identifica	ation No.)
	1405 Old Alabama Road Su Roswell, GA	ite 200	30076	
	(Address of Principal Executive	Offices)	(Zip Code)	
		<u>(770) 998-9663</u>		
	Registran	t's telephone number, inc	luding area code	
Act of	te by check mark whether the registrant: (1) h 1934 during the preceding 12 months (or for t to such filing requirements for the past 90 d	such shorter period that the	registrant was required to file s	
File red	te by check mark whether the registrant has su quired to be submitted and posted pursuant to such shorter period that the registrant was re	Rule 405 of Regulation S-	Γ (§232.405 of this chapter) du	iring the preceding 12 months
compa	te by check mark whether the registrant is a any, or an emerging growth company. See de- ging growth company" in Rule 12b-2 of the E	efinition of "large accelerate	ed filer, "accelerated filer", "si	
Larg	ge accelerated filer	Non-accelerated file [X]	r Smaller reporting company []	Emerging growth company []
If an e	emerging growth company, indicate by check in my new or revised financial accounting stand	mark if the registrant has ele ards provided pursuant to S	cted not to use the extended tra ection 13(a) of the Exchange A	nsition period for complying Act. []
Indicat	te by check mark whether the registrant is a s	hell company (as defined in	Rule 12b-2 of the Exchange	Act). Yes [] No [X]

ASHTON WOODS USA L.L.C. INDEX TO FORM 10-Q

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Review Report of Independent Auditors

The Members of Ashton Woods USA L.L.C.

We have reviewed the condensed consolidated financial information of Ashton Woods USA L.L.C., which comprise the condensed consolidated balance sheet as of February 28, 2018, and the related condensed consolidated statements of income for the three-month and nine-month periods ended February 28, 2018 and February 28, 2017, condensed consolidated statements of cash flows for the nine-month periods ended February 28, 2018 and February 28, 2017, and condensed consolidated statement of members' equity for each of the three-month periods in the nine-month periods ended February 28, 2018.

Management's Responsibility for the Financial Information

Management is responsible for the preparation and fair presentation of the condensed financial information in conformity with U.S. generally accepted accounting principles; this includes the design, implementation, and maintenance of internal control sufficient to provide a reasonable basis for the preparation and fair presentation of interim financial information in conformity with U.S. generally accepted accounting principles.

Auditor's Responsibility

Our responsibility is to conduct our review in accordance with auditing standards generally accepted in the United States applicable to reviews of interim financial information. A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in the United States, the objective of which is the expression of an opinion regarding the financial information. Accordingly, we do not express such an opinion.

Conclusion

Based on our review, we are not aware of any material modifications that should be made to the condensed consolidated financial information referred to above for it to be in conformity with U.S. generally accepted accounting principles.



Report on Condensed Balance Sheet as of May 31, 2017

We have previously audited, in accordance with auditing standards generally accepted in the United States, the consolidated balance sheet of Ashton Woods USA L.L.C. as of May 31, 2017, and the related consolidated statements of income, members' equity, and cash flows for the year then ended (not presented herein); and we expressed an unmodified audit opinion on those audited consolidated financial statements in our report dated July 20, 2017. In our opinion, the accompanying condensed consolidated balance sheet of Ashton Woods USA L.L.C. as of May 31, 2017, is consistent, in all material respects, with the consolidated balance sheet from which it has been derived.

Ernst + Young LLP

April 11, 2018

PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

ASHTON WOODS USA L.L.C. UNAUDITED CONDENSED CONSOLIDATED BALANCE SHEETS (In thousands)

	February 28, 2018	May 31, 2017
Assets:	(Unaudited)	
Cash and cash equivalents	\$ _	\$
Restricted cash	257	198
Receivables	15,133	10,719
Inventory	920,475	757,856
Real estate not owned	84,592	96,454
Property and equipment, net	17,070	21,184
Investments in unconsolidated entities	7,293	9,034
Deposits on real estate under option or contract	63,280	55,385
Other assets	25,208	22,267
Total assets	\$ 1,133,308	\$ 973,097
Liabilities and members' equity:		
Liabilities:		
Accounts payable	\$ 80,822	\$ 63,470
Other liabilities	49,529	57,761
Customer deposits	36,132	28,845
Liabilities related to real estate not owned	63,277	72,639
Debt	595,427	437,179
Total liabilities	825,187	659,894
Members' equity:	308,121	313,203
Total liabilities and members' equity	\$ 1,133,308	\$ 973,097

ASHTON WOODS USA L.L.C. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (In thousands)

	Three months ended February 28,						ths ended ary 28,			
		2018 2017				2018		2017		
				(Unau	dite	d)				
Revenues:										
Home sales	\$	326,872	\$	263,054	\$	893,841	\$	753,700		
Land sales		300		745		1,784		1,305		
		327,172		263,799		895,625		755,005		
Cost of sales:										
Cost of sales homes		272,153		215,480		740,280		617,026		
Cost of sales land		336		746	1,607			1,333		
		272,489		216,226	741,887		741,887			618,359
Gross profit		54,683		47,573		153,738		136,646		
Other expense (income):										
Selling, general and administrative		43,897		37,634		127,583		109,574		
Interest expense		2,532		3,026		9,472		9,271		
Depreciation and amortization		2,681		3,514		8,596		10,572		
Loss from early extinguishment of debt						5,263				
Other income		(1,555)		(990)		(4,640)		(3,407)		
		47,555		43,184		146,274		126,010		
Equity in earnings in unconsolidated entities		763		169		1,614		432		
Net income	\$	7,891	\$	4,558	\$	9,078	\$	11,068		

ASHTON WOODS USA L.L.C. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF MEMBERS' EQUITY (In thousands)

	Class A interest					Total members' equity
			(Unau	dite	ed)	
Members' equity at May 31, 2017	\$ 115,700	\$	24,714	\$	172,789	\$ 313,203
Net loss	(2,379)		(585)		(3,149)	(6,113)
Distributions	(5,195)		(1,277)		(6,878)	(13,350)
Members' equity at August 31, 2017	\$ 108,126	\$	22,852	\$	162,762	\$ 293,740
Net income	2,841		698		3,761	7,300
Members' equity at November 30, 2017	\$ 110,967	\$	23,550	\$	166,523	\$ 301,040
Net income	3,070		755		4,066	7,891
Distributions	(315)		(78)		(417)	(810)
Members' equity at February 28, 2018	\$ 113,722	\$	24,227	\$	170,172	\$ 308,121

ASHTON WOODS USA L.L.C. UNAUDITED CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (In thousands)

	Nine months ended February 28,				
		2018		2017	
		(Unau	dited	i)	
Cash flows from operating activities:					
Net income	\$	9,078	\$	11,068	
Adjustments to reconcile net income to net cash used in operating activities:					
Equity in earnings in unconsolidated entities		(1,614)		(432	
Returns on investments in unconsolidated entities		1,065		261	
Increase in liability for long-term compensation		4,600		146	
Loss on early extinguishment of debt		5,263		_	
Depreciation and amortization		8,596		10,572	
Changes in operating assets and liabilities:					
Inventory		(162,617)		(168,955	
Receivables		(4,414)		5,211	
Deposits on real estate under option or contract		(7,895)		(2,662	
Real estate not owned, net		2,500		909	
Other assets		740		1,430	
Accounts payable		17,352		7,296	
Other liabilities		(12,926)		(8,524	
Customer deposits		7,287		4,210	
Net cash used in operating activities		(132,985)		(139,470	
Cash flows from investing activities:			_	,	
Returns of investments in unconsolidated entities		2,384		441	
Investments in unconsolidated entities		_		(735	
Additions to property and equipment		(4,599)		(6,902	
Net cash used in investing activities		(2,215)		(7,196	
Cash flows from financing activities:	_	(=,===)	_	(,,-,-	
Borrowings from revolving credit facility		818,100		723,800	
Repayments of revolving credit facility		(799,199)		(564,634	
Proceeds from issuance of 6.750% Notes		250,000		(00.,00.	
Repayment of 6.875% Notes		(100,000)			
Repayment of Notes Payable		(8,219)			
Payment of repayment premiums		(3,820)			
Payment of debt issuance costs		(7,443)		(202	
Members' distributions		(14,160)		(12,299	
Net cash provided by financing activities		135,259		146,665	
Change in cash, cash equivalents, and restricted cash	_	59	_	(1	
Cash, cash equivalents, and restricted cash, beginning of period		198		194	
Cash, cash equivalents, and restricted cash, end of period	\$	257	\$	193	
Supplemental cash flow information:	φ	231	Ψ	193	
Cash paid for interest, net of amounts capitalized	\$	11,344	\$	10,443	
Supplemental disclosure of non-cash financing activity:	φ	11,344	ψ	10,443	
Issuance of loan upon real estate acquisition	¢		•	5 066	
issuance of toan upon real estate acquisition	\$		D	5,866	

ASHTON WOODS USA L.L.C.

NOTES TO UNAUDITED CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

February 28, 2018

Note 1 — Basis of Presentation and Significant Accounting Policies

(a) Operations

Ashton Woods USA L.L.C. (the "Company" or "Ashton Woods"), operating as Ashton Woods Homes, is a limited liability company that designs, builds and markets attached and detached single-family homes under the Ashton Woods Homes and Starlight Homes brand names. The Company offers entry-level, move-up, and multi-move-up homes under the Ashton Woods Homes brand name and also offers entry-level homes under the Starlight Homes brand name. The Company has operations in the following markets:

East: Raleigh, Charleston, Atlanta, Orlando, and Southwest Florida (Tampa, Sarasota and Naples)

Central: Houston, Dallas, Austin, San Antonio, and Phoenix

The Company also offers title services to its homebuyers in its Dallas, San Antonio, Austin, Houston, Orlando, Southwest Florida, Raleigh, and Atlanta operating divisions through two wholly-owned title agencies.

In addition, the Company offers residential mortgage services to its homebuyers and the public at large in Austin, Dallas, Houston, San Antonio, and Phoenix through a mortgage joint venture. The Company has an ownership interest of 49% in the joint venture.

(b) Basis of presentation

The accompanying unaudited condensed consolidated financial statements include the accounts of the Company and its wholly-owned, majority-owned and controlled subsidiaries. All intercompany balances and transactions have been eliminated in consolidation. In the Company's opinion, all adjustments (consisting solely of normal recurring accruals) necessary for a fair presentation of the results for the interim periods presented have been included in the accompanying unaudited condensed consolidated financial statements.

(c) Cash, cash equivalents, and restricted cash

The Company considers all highly liquid investments with an initial maturity of three months or less when purchased to be cash equivalents.

(d) Inventory

In addition to the costs of direct land acquisition, land development and home construction, inventory costs include interest, real estate taxes, and indirect overhead costs incurred during development and home construction. The Company uses the specific identification method for the purpose of accumulating home construction costs. Cost of sales for homes closed includes the specific construction costs of each home (both incurred and estimated to be incurred) and all applicable land acquisition, land development, and related costs based upon the total number of homes expected to be closed in each community. Any changes to the estimated total development costs subsequent to the initial home closings in a community are allocated to the remaining homes in the community.

When a home is closed, the Company generally has not yet recorded all incurred costs necessary to complete the home. Each month, the Company records as a liability and a charge to cost of sales the amount it estimates will ultimately be paid related to completed homes that have been closed as of the end of that month. The Company compares its updated home construction budgets to actual recorded costs to estimate the additional costs remaining to be paid on each closed home. The Company monitors the accuracy of each month's accrual by comparing actual costs paid on closed homes in subsequent months to the amount accrued. Actual costs to be paid on closed homes in the future could differ from the current estimate.

Inventory is stated at cost, unless the carrying amount is determined not to be recoverable, in which case the inventory is written down to fair value in accordance with the Financial Accounting Standards Board ("FASB") ASC Subtopic

360-10, *Property, Plant and Equipment*. The Company reviews its inventory in accordance with ASC Subtopic 360-10, which requires long-lived assets to be assessed for impairment when facts and circumstances indicate an impairment may exist. The Company utilizes an undiscounted future cash flow model in this assessment. When the results of the undiscounted future cash flows are less than the carrying value of the community (asset group), an asset impairment must be recognized in the unaudited condensed consolidated financial statements as a component of cost of sales. The amount of the impairment is calculated by subtracting the estimated fair value, less cost to sell, of the community from the carrying value. ASC Subtopic 360-10 also requires that assets held for sale be stated at the lower of cost or fair value less costs to sell. Accordingly, land held for sale is stated at the lower of accumulated cost or fair value less costs to sell.

In order for management to assess the fair value of its real estate assets, certain assumptions must be made that are highly subjective and susceptible to change. Management evaluates, among other things, the actual gross margins for homes closed and the gross margins for homes sold in backlog (representing the number or value of sales that have not yet closed, net of cancellations). This evaluation also includes assumptions with respect to future home sales prices, cost of sales, including levels of sales incentives, the monthly rate of sales, discount rates, profit margins, and potential buyers, which are critical in determining the fair value of the Company's real estate assets. If events and circumstances indicate that the carrying value of a real estate asset is not expected to be recoverable, then it is written down to its estimated fair value, less cost to sell. Given the historical variability in the homebuilding industry cycle, the Company is of the view that the valuation of homebuilding inventories is sensitive to changes in economic conditions, such as interest rates, the availability of credit and unemployment levels. Changes in these economic conditions could materially affect the projected home sales prices, the level of sales incentives, the costs to develop land and construct homes and the monthly rate of sales. Because of these potential changes in economic and market conditions, in conjunction with the assumptions and estimates required of management in valuing homebuilding inventory, actual results could differ materially from management's assumptions and may require material inventory impairments to be recorded in the future.

(e) Receivables

Receivables at February 28, 2018 and May 31, 2017 consisted of the following (in thousands):

	February 28, 2018			
Closing funds due	\$	5,480	\$	2,743
Land development receivables		4,640		1,854
MUD receivables (1)		2,193		3,689
Other receivables (2)		2,820		2,433
	\$	15,133	\$	10,719

- (1) Includes certain land development costs to be reimbursed by four Municipal Utility Districts in Houston, Texas.
- (2) Includes amounts due from utility companies, insurance companies, refundable deposits, and drawn amounts due from salespersons.

(f) Real estate not owned

Real estate not owned reflects the future purchase price of lots under option purchase agreements with entities under common control or with third parties pursuant to (depending on the circumstances) ASC Subtopic 360-20, *Property, Plant and Equipment – Real Estate Sales,* ASC Subtopic 470-40, *Product Financing Arrangements*, or ASC Subtopic 810, *Consolidation* (see Note 5).

(g) Investments in unconsolidated entities

The Company participates in two land development joint ventures in which it has less than a controlling interest. The Company accounts for its interests in these entities under the equity method. The Company's share of profits from lots it purchases from these entities is deferred and treated as a reduction of the cost basis of land purchased from the entity. The Company's share of profits from lots purchased by third parties is recognized immediately and included within equity in earnings in unconsolidated entities in the unaudited condensed consolidated statements of operations (see Note 7).

In addition, the Company offers residential mortgage services to its homebuyers and the public at large in Austin, Dallas, Houston, San Antonio, and Phoenix through a mortgage joint venture. The Company has an ownership interest of 49% in the joint venture. The Company's investment in this mortgage joint venture is accounted for under the equity method.

Investments in unconsolidated entities are evaluated for other-than-temporary impairment during each reporting period pursuant to ASC Subtopic 323-10, *Investments—Equity Method and Joint Ventures*. A series of operating losses or other factors may indicate an other-than-temporary decrease in the value of the Company's investment in the unconsolidated entity. The amount of impairment recognized is the excess of the investment's carrying value over its estimated fair value. The Company did not recognize any impairment during the three and nine months ended February 28, 2018 and 2017.

(h) Deposits and pre-acquisition costs

Deposits and pre-acquisition costs related to purchase agreements are capitalized when paid and classified in the condensed consolidated balance sheets as deposits on real estate under option contract (for deposits) and other assets (for pre-acquisition costs) until the related land is acquired. These costs are transferred to inventory at the time the land or lots are acquired. Nonrefundable deposits and pre-acquisition costs are charged to expense when the real estate purchase is no longer considered probable. If the Company intends to terminate a purchase agreement, it records a charge to earnings for these costs associated with the purchase agreement in the period such a decision is made. This expense is included as a component of cost of sales – homes in the unaudited condensed consolidated statements of operations and was \$0.6 million and \$0.1 million for the three months ended February 28, 2018 and 2017, respectively, and \$0.8 million and \$0.7 million for the nine months ended February 28, 2018 and 2017, respectively.

(i) Property and equipment

Property and equipment is recorded at cost. Depreciation is generally recorded using the straight-line method over the estimated useful lives of the assets, which range from two to five years. Depreciable lives for leasehold improvements reflect the lesser of the economic life of the asset or the life of the lease. Repairs and maintenance costs are expensed as incurred. The Company's property and equipment at February 28, 2018 and May 31, 2017 consisted of the following (in thousands):

	Feb	May 31, 2017	
Office furniture and equipment	\$	4,045	\$ 3,866
Sales offices, design studios, and model furnishings		43,314	45,534
Leasehold improvements		1,812	1,833
		49,171	51,233
Accumulated depreciation and amortization ⁽¹⁾		(32,101)	(30,049)
	\$	17,070	\$ 21,184

⁽¹⁾ Net of retirements and disposals.

Depreciation and amortization expense approximated \$2.7 million and \$3.5 million for the three months ended February 28, 2018 and 2017, respectively, and \$8.6 million and \$10.6 million for the nine months ended February 28, 2018 and 2017, respectively.

(j) Revenue recognition

Revenues from homebuilding and land sales are recognized at the time of the closing of each sale, when title to and possession of the property are transferred to the buyer. Internal and external sales commissions are included in selling, general and administrative expenses in the unaudited condensed consolidated statement of operations. Typically, all homebuilding and land net sales proceeds are received in cash within two business days of closing.

(k) Prepaid expenses

Included in other assets are prepaid expenses of approximately \$10.1 million and \$8.7 million as of February 28, 2018 and May 31, 2017, respectively, which primarily represent prepaid insurance, fees, permits, and rent.

(1) Warranty costs

The Company provides its homebuyers with limited warranties that generally provide for ten years of structural coverage, two years of coverage for plumbing, electrical and heating, ventilation and air conditioning systems, and one year of coverage for workmanship and materials. Warranty liabilities are initially established on a per home basis by charging cost of sales and establishing a warranty liability for each home delivered to cover expected costs of materials and labor during the warranty period. The amounts accrued are based on management's estimate of expected warranty-related costs under all unexpired warranty obligation periods. The Company's warranty liability is based upon historical warranty cost experience in each operating division and is adjusted as appropriate to reflect qualitative risks associated with the types of homes built and the geographic areas in which they are built. The Company's warranty liability is included in other liabilities in the condensed consolidated balance sheets.

Presented below are summaries of the activity in the Company's warranty liability account for the three and nine months ended February 28, 2018 and 2017 (in thousands):

	7	Three moi Febru		-		nths ended nary 28,		
		2018		2017		2018		2017
Warranty liability, beginning of period	\$	9,225	\$	8,397	\$	9,877	\$	9,431
Costs accrued during period		2,031		2,496		7,404		6,676
Costs incurred during period		(2,912)		(2,673)		(8,937)		(7,887)
Warranty liability, end of period	\$	8,344	\$	8,220	\$	8,344	\$	8,220

(m) Advertising costs

The Company expenses advertising costs as they are incurred. Advertising expense, which is included in selling, general and administrative expenses in the unaudited condensed consolidated statements of operations, was approximately \$2.5 million and \$2.1 million for the three months ended February 28, 2018 and 2017, respectively, and \$7.2 million and \$5.2 million for the nine months ended February 28, 2018 and 2017, respectively.

(n) Long-term incentive plan

The Company offers a long-term incentive compensation program designed to align the interests of the Company and its executives by enabling key employees to participate in the Company's future growth through the issuance of performance shares, which are the equivalent of phantom equity awards. The Company's performance shares issued prior to June 1, 2016 are accounted for pursuant to ASC Subtopic 718-30, Compensation – Awards Classified as Liabilities, as the value of such shares is based, in part, on the price of the shares of a comparable set of public builders. The Company's performance shares issued on or after June 1, 2016 are accounted for pursuant to ASC Subtopic 710-10-25-9 to 25-11, Deferred Compensation Arrangements, as the value is not based on the shares of a comparable set of public builders or other equity instruments, but is based on the book value of equity of the Company. The Company measures the value of the performance shares on a quarterly basis using the intrinsic value method. Additional compensation expense may be recognized subsequent to completion of the vesting period for appreciation-only performance shares. See Note 12 for additional discussion regarding the Company's long-term incentive plan.

(o) Income taxes

The Company operates as a limited liability company and is treated as a partnership for income tax purposes. Accordingly, the Company incurs no liability for federal or state income taxes, since the taxable income or loss is passed through to its Members, but incurs liabilities for certain state taxes payable directly by the Company. The Company calculates its Members' potential tax liability related to their share of the Company's taxable income and may make distributions to such Members to allow them to satisfy their tax liability, subject to limitations contained in the Company's senior secured revolving credit facility and in the indentures governing its 6.875% Senior Notes due 2021 (the "6.875%

Notes") and its 6.750% Senior Notes due 2025 (the "6.750% Notes"). Any tax distributions made to the Members are treated as a reduction of equity. The Company made tax distributions to its Members of \$14.2 million and \$12.3 million during the nine months ended February 28, 2018 and 2017, respectively. On December 22, 2017, the U.S. government enacted comprehensive tax legislation commonly referred to as the Tax Cuts and Jobs Act (the "Tax Act"), which generally takes effect for taxable years after December 31, 2017. The Tax Act makes broad and complex changes to the U.S. tax code that will impact many areas of taxation. To date, only limited guidance has been issued and there are numerous interpretive issues and ambiguities that are not clearly addressed in the Conference Report accompanying the Tax Act. The Company is still evaluating the overall impact of the Tax Act.

(p) Use of estimates

The preparation of unaudited condensed consolidated financial statements in conformity with accounting principles generally accepted in the United States ("GAAP") requires management to make estimates and assumptions that affect the amounts reported in the unaudited condensed consolidated financial statements and accompanying notes. Actual results could differ from those estimates.

(q) Segments

ASC Subtopic 280, Segment Reporting ("ASC 280") provides standards for the way in which companies report information about operating segments. In accordance with ASC 280, the Company believes that each of its homebuilding operating markets is an operating segment. In accordance with the aggregation criteria defined in ASC 280, the Company has grouped its homebuilding operations into two reportable segments as follows:

1) East: Raleigh, Charleston, Atlanta, Orlando, and Southwest Florida (Tampa, Sarasota and Naples)

2) Central: Houston, Dallas, Austin, San Antonio, and Phoenix

The Company has determined that the homebuilding operating markets within its respective reportable segments have similar economic characteristics and product types, and are similar in terms of geography. The Company's homebuilding operating markets also share all other relevant aggregation characteristics prescribed in ASC 280, such as similar product types, production processes and methods of distribution. See Note 15 for further discussion of the Company's reportable segments.

(r) Subsequent events

The Company has evaluated subsequent events through April 11, 2018. This date represents the date on which the unaudited condensed consolidated financial statements were available to be issued.

On April 11, 2018, the Board of Directors of the Company approved tax distributions of \$3.6 million to its Members based on estimates of its Member's tax liability related to their share of the Company's taxable income.

Note 2 — Debt Transactions

On July 24, 2017, the Company and Ashton Woods Finance Co. launched a tender offer (the "Tender Offer") for \$100.0 million principal amount of their outstanding 6.875% Notes. Holders of \$246.8 million aggregate principal amount of outstanding 6.875% Notes validly tendered their 6.875% Notes on or before the Early Tender Date of August 4, 2017. The Company accepted for purchase 6.875% Notes with an aggregate principal amount of \$100.0 million, the maximum amount subject to the Tender Offer. Holders of 6.875% Notes validly tendered as of the Early Tender Date and accepted for purchase in accordance with the terms of the Tender Offer received payment of the Total Consideration (\$1,038.20) per \$1,000.00 principal amount of tendered 6.875% Notes, plus accrued and unpaid interest from the last interest payment date to, but not including, the settlement date.

On August 8, 2017, the Company and its wholly owned subsidiary, Ashton Woods Finance Co., issued and sold \$250.0 million aggregate principal amount of their 6.750% Notes through a private placement to qualified institutional buyers pursuant to Rule 144A and Regulation S, promulgated under the Securities Act of 1933, as amended. The 6.750% Notes were issued at a price of 100.00% of the principal amount to yield 6.750%.

The net proceeds of the 6.750% Notes were used by the Company to pay the purchase price to the holders of an aggregate of \$100 million principal amount of 6.875% Notes tendered in the Tender Offer by the Early Tender Date,

to repay a portion of the indebtedness outstanding under the Company's senior secured revolving credit facility, and to pay accrued and unpaid interest and prepayment premiums payable on any of the foregoing.

The Company recorded a \$5.3 million loss on the early extinguishment of debt during the nine months ended February 28, 2018, comprised of a write-off of \$1.0 million of unamortized deferred financing fees related to the 6.875% Notes, \$0.5 million of unamortized original issue discount on the 6.875% Notes, and the payment of \$3.8 million in repayment premiums. The Company incurred deferred financing fees during the nine months ended February 28, 2018 of \$5.2 million related to the issuance of the 6.750% Notes.

See Note 8 for further discussion of the Company's debt.

Note 3 — Pending and Recently Adopted Accounting Pronouncements

In May 2014, the FASB issued Accounting Standards Update No. 2014-09, *Revenue from Contracts with Customers* ("ASU 2014-09"). ASU 2014-09 states that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. The allowable methods of adoption are full retrospective adoption or modified retrospective adoption. In August 2015, the FASB issued Accounting Standards Update No. 2015-14, *Revenue from Contracts with Customers: Deferral of the Effective Date* ("ASU 2015-14"), which defers the effective date by one year while providing the option to early adopt the standard on the original effective date. Accordingly, the effective date for ASU 2015-14 for the Company is for annual periods and interim periods within annual periods beginning after December 15, 2017. The Company currently plans to adopt this standard when effective for the Company on June 1, 2018, using the modified retrospective method and we do not expect the adoption of this standard to have a material effect on our consolidated financial statements and related disclosures.

In January 2016, the FASB issued Accounting Standards Update No. 2016-01, *Recognition and Measurement of Financial Assets and Financial Liabilities* ("ASU 2016-01"), which updates certain aspects of recognition, measurement, presentation, and disclosure of financial instruments. The effective date for ASU 2016-01 for the Company is for annual periods beginning after December 15, 2017. The Company early adopted the guidance within ASU 2016-01 as of February 28, 2018. The Company's adoption of ASU 2016-01 did not have a material effect on its unaudited condensed consolidated financial statements and related disclosures.

In February 2016, the FASB issued Accounting Standards Update No. 2016-02, *Leases* ("ASU 2016-02"), which requires, among other things, that lessees recognize the assets and liabilities arising from operating leases on the balance sheet. The effective date of ASU 2016-02 for the Company is for annual periods beginning after December 15, 2018, and for annual and interim periods thereafter. The Company is currently evaluating the impact that ASU 2016-02 will have on its consolidated financial statements and related disclosures.

In March 2016, the FASB issued Accounting Standards Update No. 2016-07, *Investments - Equity Method and Joint Ventures* ("ASU 2016-07"), which eliminates the requirement to apply the equity method of accounting retrospectively when a reporting entity obtains significant influence over a previously held investment. The effective date of ASU 2016-07 for the Company was June 1, 2017. The Company's adoption of ASU 2016-07 did not have a material effect on its unaudited condensed consolidated financial statements and related disclosures.

In March 2016, the FASB issued Accounting Standards Update No. 2016-09, *Compensation - Stock Compensation (Topic 718)* ("ASU 2016-09"), which simplifies several aspects related to the accounting for share-based payment transactions, including the income tax consequences, classification of awards as either equity or liabilities, and classification in the statement of cash flows. The effective date of ASU 2016-09 for the Company was June 1, 2017. The Company's adoption of ASU 2016-09 did not have a material effect on its unaudited condensed consolidated financial statements and related disclosures given the current accounting treatment for the Company's long-term incentive plan (a liability under ASC 710).

In August 2016, the FASB issued Accounting Standards Update No. 2016-15, *Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments* ("ASU 2016-15"), which addresses several specific cash

flow issues. The effective date of ASU 2016-15 for the Company is for annual periods beginning after December 15, 2017, with early adoption permitted, and requires full retrospective application on adoption. The Company early adopted the guidance within ASU 2016-15 as of February 28, 2018. The Company's adoption of ASU 2016-15 did not have a material effect on its unaudited condensed consolidated financial statements and related disclosures.

In October 2016, the FASB issued Accounting Standards Update No. 2016-17, Consolidation (Topic 810): Interests Held through Related Parties That Are under Common Control ("ASU 2016-17") which amends the consolidation guidance on how a reporting entity that is the single decision maker of a variable interest entity ("VIE") should treat indirect interests in the entity held through related parties that are under common control with the reporting entity when determining whether it is the primary beneficiary of that VIE. The effective date of ASU 2016-17 for the Company was June 1, 2017. The Company's adoption of ASU 2016-17 did not have a material effect on its unaudited condensed consolidated financial statements and related disclosures.

In November 2016, the FASB issued Accounting Standards Update No. 2016-18, *Statement of Cash Flows (Topic 230): Restricted Cash* ("ASU 2016-18"), which provides specific guidance on the cash flow classification and presentation of changes in restricted cash and restricted cash equivalents. The effective date of ASU 2016-18 for the Company is for annual periods beginning after December 15, 2017, and interim periods within those fiscal years, with early adoption permitted. The Company early adopted the guidance within ASU 2016-18 as of February 28, 2018. Therefore, changes in our restricted cash balances are no longer shown in our unaudited condensed consolidated statements of cash flows, as these balances are included in the beginning and ending cash balances in our unaudited condensed consolidated statement of cash flows.

Note 4 — Inventory

Inventory consisted of the following at February 28, 2018 and May 31, 2017 (in thousands):

		May 31, 2017
\$ 612,318	\$	432,231
250,183		277,481
43,785		27,265
12,134		18,354
2,045		2,515
10		10
\$ 920,475	\$	757,856
	250,183 43,785 12,134 2,045	\$ 612,318 \$ 250,183 43,785 12,134 2,045 10

The Company capitalizes all interest incurred to the extent its qualifying assets meet or exceed its debt obligations. If qualifying assets are less than the Company's debt obligations, there are limits on the amount of interest that can be capitalized, and the remainder of interest incurred must be directly expensed. The Company directly expensed interest of \$2.5 million and \$3.0 million for the three months ended February 28, 2018 and 2017, respectively, and \$9.5 million and \$9.3 million for the nine months ended February 28, 2018 and 2017, respectively, in the unaudited condensed consolidated statements of operations.

The following table summarizes interest costs incurred, charged to cost of sales and directly expensed during the three and nine months ended February 28, 2018 and 2017 (in thousands):

	Three moi Febru				nths ended pary 28,		
	2018		2017		2018		2017
Capitalized interest, beginning of period	\$ 14,008	\$	11,980	\$	10,813	\$	9,951
Interest incurred	11,014 8,966		8,966	31,172			26,092
Interest amortized to cost of sales	(6,323)	(6,323) (4,884)		4) (16,346		(16,346) (13	
Interest expensed	(2,532)		(3,026)		(9,472)		(9,271)
Capitalized interest, end of period	\$ 16,167	\$	13,036	\$	16,167	\$	13,036

Note 5 — Real Estate Not Owned

In the ordinary course of business, the Company enters into lot purchase agreements in order to procure lots for the construction of homes in the future. Pursuant to these lot purchase agreements, the Company generally will provide a deposit to the seller as consideration for the right, but not the obligation, to purchase lots at different times in the future, usually at predetermined prices. Depending on the circumstances of such lot purchase agreements, "Real estate not owned" may be recorded based on the application of different accounting provisions. In applying these provisions, the Company regularly evaluates its land and lot purchase agreements.

Pursuant to ASC Subtopic 810, Consolidations ("ASC 810"), when the Company enters into a purchase agreement to acquire land or lots from an entity and pays a non-refundable deposit, the Company has concluded that a VIE, for which consolidation is required, may be created because it is deemed to have provided subordinated financial support that will absorb some or all of an entity's expected losses if they occur. For each VIE, the Company assesses whether it is the primary beneficiary of the VIE and thus must consolidate the entity by first determining if it has the ability to control the activities of the VIE that most significantly impact its economic performance. Such activities include, but are not limited to, the ability to determine the budget and scope of land development work, if any; the ability to control financing decisions for the VIE; the ability to acquire additional land into the VIE or dispose of land in the VIE not under contract; and the ability to change or amend the existing purchase contract with the VIE. If the Company is determined not to control such activities, it is not considered the primary beneficiary of the VIE. If it does have the ability to control such activities, it will continue the analysis by determining if it is expected to absorb a potentially significant amount of the VIE's losses or, if no party absorbs the majority of such losses, if it will benefit from potentially a significant amount of the VIE's expected gain. If the Company determines that it is the primary beneficiary of the VIE, it will consolidate the VIE in its financial statements and reflect such assets as "Real estate not owned" and the related liabilities as "Liabilities related to real estate not owned." At February 28, 2018 and May 31, 2017, no purchase contracts or investments in unconsolidated entities were determined to require consolidation under ASC 810.

Based on the provisions of ASC Subtopic 360-20, *Property, Plant, and Equipment*, a seller may not recognize as a sale property it sells if there continues to be substantial continuing involvement with the property. If the Company enters into lot purchase agreements for land it has sold and determines that there is substantial continuing involvement at the reporting date, the Company records the lots subject to such sale as "Real Estate not owned" and the related liabilities as "Liabilities related to real estate not owned." At February 28, 2018 and May 31, 2017, the Company recorded real estate not owned of \$26.8 million and \$20.2 million, respectively, for the sale of lots because of its continuing involvement.

Pursuant to ASC Subtopic 470-40, *Product Financing Arrangements* ("ASC 470-40"), if a buying entity participates in an arrangement in which it is economically compelled to purchase land, then the entity is required to consolidate such an arrangement. From time to time, the Company enters into arrangements in which it identifies lots that it desires to purchase, finds an investor to purchase the lots and then enters into option purchase agreements to acquire the lots in staged takedowns. In consideration for such options, the Company generally makes nonrefundable deposits. While the Company is generally not obligated to purchase the lots that are the subject of such agreements, it would forfeit the remaining deposits if the lots are not purchased. Although the Company is not obligated to purchase the lots under option unless it enters into a contract with specific performance obligations, if, at the reporting date, the Company believes that due to the terms of the purchase contracts it is compelled to purchase the lots under option, the Company will record "Real estate not owned" and the related liabilities as "Liabilities related to real estate not owned" in connection with such option purchase agreements. The Company has entered into two lot purchase agreements with two separate unaffiliated investor groups and has accounted for them pursuant to ASC 470-40. At February 28, 2018 and May 31, 2017, the Company recorded real estate not owned of \$57.8 million and \$76.2 million, respectively, related to the lot purchase agreements accounted for pursuant to ASC 470-40.

Note 6 — Other Assets

Other assets at February 28, 2018 and May 31, 2017 consisted of the following (in thousands):

	ruary 28, 2018	May 31, 2017
Prepaid expenses	\$ 10,140	\$ 8,714
Architecture plans	7,740	8,133
Deferred financing fees	3,356	2,277
Pre-acquisition costs	2,290	1,572
Other deposits	1,682	1,571
	\$ 25,208	\$ 22,267

Architecture plans are comprised of the costs incurred related to architecture plans, associated engineering costs, and interactive floor plans for house plans and are amortized through cost of sales on a per closing basis.

See Note 1(h) for additional information on pre-acquisition costs.

Deferred financing fees included in other assets are comprised of costs incurred in connection with obtaining financing for the senior secured revolving credit facility. Deferred financing fees are amortized as interest over the terms of the related financing arrangement using the effective interest method. The Company incurred deferred financing fees during the nine months ended February 28, 2018 of \$2.2 million as a result of the amendment to the Company's senior secured revolving credit facility as discussed below in Note 8, and \$0.2 million during the nine months ended February 28, 2017 as a result of the Company partially exercising the accordion feature under the Company's senior secured revolving credit facility to increase the total commitments.

Note 7 — Investments in Unconsolidated Entities

The Company enters into land joint ventures from time to time as a means of accessing larger parcels of land and lot positions, managing its risk profile and leveraging its capital base. As of February 28, 2018, the Company participated in two such land joint ventures. The Company's partners in such joint ventures are both related parties and unrelated parties, including homebuilders, land developers or other real estate entities. The partners generally share profits and losses in accordance with their ownership interests. The Company accounts for its interests in these entities under the equity method.

As of February 28, 2018, the Company had equity investments of less than 50% in each of its two land joint ventures and did not have a controlling interest in these unconsolidated entities. The Company and/or its land joint venture partners will typically enter into lot purchase agreements that permit the Company and/or its joint venture partners to purchase finished lots owned by the land joint venture. Lot prices are generally negotiated prices that approximate fair value when the purchase contract is signed. The Company's share of the unconsolidated entity's earnings on the sale of lots to the Company is deferred until homes related to the lots purchased by the Company are delivered and title passes to a homebuyer. The Company's share of the unconsolidated entity's earnings on the sale of lots to other parties is recognized at the time of the sale.

One of the Company's land joint ventures is with an affiliate of certain of the beneficial owners of the Company's equity or their affiliates (individually and collectively, the "Investors"). The Company has a 49% limited partner interest in this joint venture that is accounted for under the equity method. As of February 28, 2018, the Company had recorded \$6.1 million for its investment in this unconsolidated entity in the unaudited condensed consolidated balance sheet. The Company entered into a services agreement with the joint venture to provide accounting and administrative services to the joint venture. The Company receives a monthly fee of \$6,000 for these services that is included in other income in the unaudited condensed consolidated statements of operations. The Company is a party to a lot purchase agreement with the joint venture, which required a 10% deposit, and has no specific performance requirements for the Company.

As of February 28, 2018, the total purchase price of lots remaining to be purchased under this agreement was approximately \$18.7 million. As of February 28, 2018, the joint venture had \$1.7 million of debt outstanding, which is non-recourse to the joint venture and to the Company. The loan was obtained to fund the second phase of land development. The Company provided the lender with a performance guarantee for the substantial completion of the second phase of development for this joint venture.

During the year ended May 31, 2017, the Company offered title services to its homebuyers in its Houston operating division through ownership in a title joint venture. During the nine months ended February 28, 2018, the joint venture ceased operations and wound down its operations. The Company had an ownership interest of 49% in the joint venture, which was managed by the majority owner with whom the underwriting risks associated with the title insurance resided.

The Company offers residential mortgage services to its homebuyers and the public at large in Austin, Dallas, Houston, Phoenix, and San Antonio through a mortgage joint venture. The Company has an ownership percentage of 49% in this joint venture and has accounted for it under the equity method. The debt of the mortgage joint venture is non-recourse to the Company.

Summarized unaudited financial information related to unconsolidated entities that are accounted for using the equity method as of February 28, 2018 and May 31, 2017 and for the three and nine months ended February 28, 2018 and 2017 was as follows (in thousands):

February 28, 2018			May 31, 2017		
			_		
\$	2,846	\$	2,645		
	17,263		15,518		
	16,162		20,344		
	707		162		
\$	36,978	\$	38,669		
\$	3,557	\$	2,862		
	18,390		16,742		
	21,947		19,604		
	15,031		19,065		
\$	36,978	\$	38,669		
	\$ \$	\$ 2,846 17,263 16,162 707 \$ 36,978 \$ 3,557 18,390 21,947 15,031	\$ 2,846 \$ 17,263		

⁽¹⁾ The notes payable balance at February 28, 2018 includes \$16.7 million outstanding on two warehouse lines and \$1.7 million of secured debt that is non-recourse to the Company. The notes payable balance at May 31, 2017 includes \$14.8 million outstanding on one warehouse line and \$1.9 million of secured debt that was non-recourse to the Company.

	Three months ended February 28,					Nine months ended February 28,				
		2018	2017		2018			2017		
Revenues:										
Lot sales	\$	2,360	\$	4,231	\$	9,112	\$	11,333		
Financial services		2,275		243		5,035		243		
Total revenues	\$	4,635	\$	4,474	\$	14,147	\$	11,576		
Expenses:										
Lot sales	\$	21	\$	211	\$	65	\$	612		
Financial services		394		_		955				
Total expenses	\$	415	\$	211	\$	1,020	\$	612		
Net earnings	\$	1,504	\$	971	\$	3,923	\$	2,007		

Note 8 — Debt

Debt at February 28, 2018 and May 31, 2017 consisted of the following (in thousands):

	Fel	bruary 28, 2018	May 31, 2017
6.875% Notes ⁽¹⁾	\$	246,939	\$ 344,560
6.750% Notes ⁽²⁾		245,187	
Senior secured revolving credit facility		103,301	84,400
Notes payable		_	8,219
	\$	595,427	\$ 437,179

⁽¹⁾ Net of \$2.1 million and \$3.7 million, respectively, of unamortized deferred financing costs as of February 28, 2018 and May 31, 2017.

The 6.875% Notes

On August 18, 2017, pursuant to the Tender Offer, the Company purchased \$100.0 million aggregate principal of the Company's issued and outstanding \$350 million principal amount of 6.875% Notes with the proceeds from the issuance of the 6.750% Notes, as discussed below. At February 28, 2018, 6.875% Notes in the aggregate principal amount of \$250 million were outstanding.

The 6.875% Notes mature on February 15, 2021. Interest is payable on the 6.875% Notes on February 15 and August 15 of each year. The 6.875% Notes are senior, unsecured obligations of the Company and rank equally in right of payment to all of the Company's existing and future senior debt and senior in right of payment to the Company's existing and future subordinated debt. The 6.875% Notes are effectively subordinated to any of the Company's existing and future secured debt, including the Company's senior secured revolving credit facility, to the extent of the value of the assets securing such debt. The obligations under the 6.875% Notes are jointly and severally guaranteed by each Restricted Subsidiary, as defined, that has assets with a book value of more than \$2.0 million. All of the Company's subsidiaries are Restricted Subsidiaries with respect to the 6.875% Notes, with the exception of AW Mortgage Holdings L.L.C., which has been designated an Unregistered Subsidiary pursuant to the indenture governing the 6.875% Notes.

The indenture governing the 6.875% Notes gives the Company the option to redeem the 6.875% Notes at any time or from time to time, in whole or in part, (a) until February 15, 2019, at certain redemption prices set forth in the indenture governing the 6.875% Notes together with accrued and unpaid interest thereon, if any, to and excluding the

⁽²⁾ Net of \$4.8 million of unamortized deferred financing costs as of February 28, 2018.

redemption date, and (b) on or after February 15, 2019, at 100% of the principal amount to be redeemed, together with accrued and unpaid interest thereon, if any, to and excluding the redemption date.

The indenture governing the 6.875% Notes contains a number of covenants, including covenants relating to the following:

- Limitations on indebtedness;
- Limitations on restricted payments;
- Limitations on dividends;
- Limitations on transactions with affiliates;
- Limitations on liens;
- Limitations on asset sales;
- Limitations on designation of unrestricted subsidiaries; and
- Limitations on mergers.

As of February 28, 2018, the Company was in compliance with the covenants in the indenture governing the 6.875% Notes.

The 6.750% Notes

On August 8, 2017, the Company issued \$250 million principal amount of 6.750% Notes in a private offering pursuant to Rule 144A and Regulation S under the Securities Act of 1933, as amended. The 6.750% Notes were issued at a price of 100.00% of the principal amount to yield 6.750%.

The 6.750% Notes mature on August 1, 2025. Interest is payable on February 1 and August 1 of each year, commencing February 1, 2018. The 6.750% Notes are senior, unsecured obligations of the Company and rank equally in right of payment to all of the Company's existing and future senior debt and senior in right of payment to all the Company's existing and future subordinated debt. The 6.750% Notes are effectively subordinated to any of the Company's existing and future secured debt, including the senior secured revolving credit facility, to the extent of the value of the assets securing such debt. The obligations under the 6.750% Notes are jointly and severally guaranteed by each Restricted Subsidiary, as defined, that has assets with a book value of more than \$2.0 million. All of the Company's subsidiaries are Restricted Subsidiaries with respect to the 6.750% Notes, with the exception of AW Mortgage Holdings L.L.C., which has been designated an Unrestricted Subsidiary pursuant to the indenture governing the 6.750% Notes.

The Company has the option to redeem the 6.750% Notes at any time or from time to time, in whole or in part, (a) until August 1, 2020, at a redemption price equal to 100% of their principal amount, together with accrued and unpaid interest thereon, if any, to and excluding the redemption date, plus an applicable premium as defined in the indenture governing the 6.750% Notes, (b) on or after August 1, 2020, at certain redemption prices set forth in the indenture governing the 6.750% Notes together with accrued and unpaid interest thereon, if any, to and excluding the redemption date, and (c) on or after August 1, 2023, at 100% of the principal amount to be redeemed, together with accrued and unpaid interest thereon, if any, to and excluding the redemption date.

The indenture governing the 6.750% Notes contains a number of covenants, including covenants relating to the following:

- Limitations on indebtedness;
- Limitations on restricted payments;
- Limitations on dividends;
- Limitations on transactions with affiliates;
- Limitations on liens:
- Limitations on asset sales;
- Limitations on designation of unrestricted subsidiaries; and
- Limitations on mergers.

As of February 28, 2018, the Company was in compliance with the covenants in the indenture governing the 6.750% Notes.

Senior Secured Revolving Credit Facility

On June 23, 2017, the Company amended its senior secured revolving credit facility by entering into its First Amendment to Fifth Amended and Restated Credit Agreement (as amended, the "Restated Revolver"), providing for, among other things, (i) an aggregate revolving loan commitment of up to \$350.0 million with up to \$45.0 million available for the issuance of letters of credit and a \$10.0 million swingline facility, and with an accordion feature to permit the size of the facility to be increased in the future up to \$400.0 million (dependent upon Company needs and available lender commitments), (ii) a maturity date of December 31, 2020, (iii) modification of certain covenants, and (iv) an increase in the borrowing base advance rates. The Restated Revolver limits the principal amount of the aggregate commitment available at any time to the amount that is supported by the permitted lien basket in the indentures governing the Company's 6.750% Notes and 6.875% Notes, which is 30% of Consolidated Tangible Assets, as defined therein.

Interest accrues on borrowings under the Restated Revolver at the London Interbank Offered Rate (LIBOR) plus an applicable margin that ranges from 305 to 375 basis points. Letters of credit may be issued under the Restated Revolver at a rate of 100 basis points if secured by cash, or at a rate of 305 to 375 basis points if not secured by cash. The Restated Revolver has a maturity date of December 31, 2020, subject to an extension in accordance with the terms set forth therein. The Restated Revolver is secured by a continuing first priority security interest in the real property of certain operating divisions selected by the Company for inclusion in the borrowing base, and the personal property of the Company and its subsidiaries affixed to, placed upon, used in connection with, arising from or appropriated for use on the pledged real property and the continuing guarantee of substantially all of its subsidiaries. The Company may pledge additional collateral as needed to increase the borrowing base consistent with the maximum availability under the Restated Revolver.

The Restated Revolver contains the following material financial covenants:

- A minimum level of Tangible Net Worth;
- A maximum Leverage Ratio;
- A minimum Interest Coverage Ratio;
- Minimum liquidity;
- Maximum level of land supply; and
- Maximum level of Speculative Housing Units and Model Housing Units.

Availability under the Restated Revolver is based upon a borrowing base formula. Additionally, the Restated Revolver contains covenants in addition to the financial covenants noted above. The Restated Revolver permits sales and transfers of ownership interests in the Company so long as no change of control, as defined in the Restated Revolver, occurs and permits certain tax distributions to Members and certain other distributions to Members if certain Leverage Ratio and other conditions are met. As of February 28, 2018, the Company was in compliance with the covenants in the Restated Revolver.

At February 28, 2018, there was \$103.3 million outstanding under the Restated Revolver and \$5.9 million of letters of credit outstanding. As of February 28, 2018, and subject to a borrowing base formula, the Company had available additional borrowing capacity of \$228.5 million under the Restated Revolver based on outstanding borrowings on the Restated Revolver, outstanding letters of credit, and the value of collateral pledged to secure the facility.

Notes Payable

On November 19, 2015, the Company issued a \$2.3 million note payable to an unaffiliated third party. The non-interest bearing note was collateralized by the land to which it related and had no recourse to any other assets or the Company. The note matured and was paid in full on November 19, 2017.

On September 23, 2016, the Company issued a \$5.8 million note payable to an unaffiliated third party which initially matured on September 23, 2017. The note payable was modified prior to maturity to provide for a maturity date of January 2, 2018 with an interest rate of 6.00%. The note was collateralized by the land to which it related and had no recourse to any other assets or the Company. The note, along with interest, was paid in full on January 2, 2018.

Note 9 — Other Liabilities

Other liabilities at February 28, 2018 and May 31, 2017 consisted of the following (in thousands):

	ary 28, 18	May 31, 2017
Salaries, bonuses and benefits	\$ 16,680	\$ 20,993
Accrued interest	2,913	7,884
Warranty accruals	8,344	9,877
Accrued long-term compensation	7,255	4,223
Accrued real estate taxes	3,925	3,289
Other	10,412	11,495
	\$ 49,529	\$ 57,761

Note 10 — Members' Equity, Amended Regulations, and Ownership

The Second Amended and Restated Regulations (as amended, the "Regulations") of the Company created three classes of members and associated membership interests as follows: (1) Class A Membership Interest, which is held by Little Shots Nevada, L.L.C. ("Little Shots"), (2) Class B Membership Interests initially issued to the holders of our former 11.0% Senior Subordinated Notes due 2015, the majority of which are now held by Little Shots, and (3) Class C Membership Interests created in June 2010, the majority of which are held by Little Shots. The Regulations set forth each Member's respective membership interests and sharing ratio. No Member is required to make any additional contributions to the Company. Subject to certain limited exceptions, including for tax distributions, all items of income, gain, loss, deduction and credit of Ashton Woods will be allocated among the Members in accordance with their sharing ratios.

At February 28, 2018, there were 20,628,729 membership interests outstanding, comprised as follows:

	Membership Interests										•						<u>.</u>					
Little Shots Nevada L.L.C.																						
Class A	8,027,200	38.91%	100.00%																			
Class B	1,918,979	9.31%	97.27%																			
Class C	8,167,244	39.59%	76.84%																			
Total Little Shots Nevada L.L.C.	18,113,423	87.81%																				
Various Holders																						
Class B	53,821	0.26%	2.73%																			
Class C	2,461,485	11.93%	23.16%																			
	20,628,729	100.00%																				

Note 11 — Transactions with Related Parties

Services agreement

The Company is a party to a services agreement with the Investors that provides the Company with a license, as well as development and support, for certain of the Company's computer systems and administrative services. The Company pays fees of \$800 per home closing quarterly, in arrears, for these services, which are included in selling, general and administrative expenses in the unaudited condensed consolidated statements of operations. The Company incurred fees of \$0.7 million and \$0.5 million during the three months ended February 28, 2018 and 2017, respectively, and \$1.8 million and \$1.4 million during the nine months ended February 28, 2018 and 2017, respectively, under the services agreement. As of February 28, 2018 and 2017, the balance due to the Investors was \$0.7 million and \$0.5 million, respectively.

Lease

The Company is a party to a lease as a lessee with the Investors to rent approximately 8,000 square feet of commercial space in Dallas, Texas. The initial term of the lease was 66 months, with 34 months remaining as of February 28, 2018. The Company has the option to renew the lease for one additional five-year term. Total minimum lease payments due under the lease were \$0.3 million and \$0.4 million as of February 28, 2018 and 2017, respectively.

Lot purchase agreements

The Company is a party to five lot purchase agreements with the Investors. A 10% deposit was required under each of the purchase agreements, and there are no specific performance requirements for the Company. Three of these lot purchase agreements are required to be recorded as real estate not owned in the condensed consolidated balance sheets. As of February 28, 2018, the total purchase price of lots remaining to be purchased under such agreements was approximately \$15.3 million.

Joint venture

The Company is a party to a land joint venture with the Investors, which is accounted for under the equity method. The Company has an equity investment of less than 50% in the joint venture and does not have a controlling interest in the unconsolidated entity. Also, the Company is a party to a lot purchase agreement with the joint venture to purchase 136 lots. A 10% deposit was required under the purchase agreement and there are no specific performance requirements for the Company. As of February 28, 2018, the total purchase price of lots remaining to be purchased was \$18.7 million. As of February 28, 2018, the joint venture had \$1.7 million of debt outstanding which is non-recourse to the joint venture and to the Company. The loan was obtained to fund the second phase of land development. The Company provided the lender with a performance guarantee for the substantial completion of the second phase of development for this joint venture.

Offsite road improvements agreement

During the year ended May 31, 2016, the Company entered into a joint development agreement with an affiliate of the Company's largest minority equity holder for the construction of offsite road improvements adjacent to a land parcel. The Company will be paid a fee for the oversight of the improvements. Work commenced during the year ended May 31, 2017. As of February 28, 2018, the Company has been paid \$0.2 million under this agreement.

Note 12 — Long-Term Incentive Plan

In July 2012, the Board of Directors adopted the Ashton Woods USA L.L.C. 2013 Performance Share Plan (the "2013 Plan"), a long-term incentive compensation program designed to align the interests of the Company and its executives by enabling key employees to participate in the Company's future growth. In July 2013, the Board of Directors adopted the Amended and Restated Performance Share Plan (the "First Amended Plan"), and in July 2016, the Board of Directors adopted the Second Amended and Restated Performance Share Plan, with an effective date of June 1, 2016 (the "Second Amended Plan") (together with the 2013 Plan and the First Amended Plan, the "Plan"). The Plan provides for the grant to participants of full-value performance shares and appreciation-only performance shares, which are the equivalent of phantom equity awards. Full-value performance shares allow the participant to receive a cash payment equal to the total value of the performance share on the designated date of payment. Appreciation-only performance shares allow the participant to receive a cash payment equal to the increase in value of the performance share measured from the date of grant to the designated date of payment. In each July of 2013 through 2017, the Board of Directors awarded outstanding performance shares to the Company's executive officers, and certain members of the corporate and operating division senior management teams.

The value of a performance share awarded under the 2013 Plan and the First Amended Plan is determined by multiplying the Company's book value, as defined under the Plan, by a multiple that is equal to the weighted average multiple of a book value of a share of common stock of a predetermined group of publicly traded homebuilders, divided by the number of hypothetical shares as defined by the Plan. The value of a performance share under the Second Amended Plan is determined by dividing the Company's book value, as defined under the Plan, by the number of hypothetical shares as defined by the Plan. Generally, except as determined by the Board upon grant, performance shares awarded under the Plan will vest ratably over three years and will be subject to forfeiture upon the occurrence of certain events, including termination of employment for cause. The performance shares will become fully vested upon a participant's resignation for good reason, the participant's death or disability or a change of control, and with

respect to certain grants upon an equity sale, as defined in the Plan. In the absence of a payment event otherwise defined in the Plan, the full-value performance share awards pay out after the third anniversary of the award date, and the appreciation-only performance share awards pay out after the fifth anniversary of the award date.

The following table represents a rollforward of the outstanding performance shares as of February 28, 2018:

	Full-value shares	Appreciation- only shares	Total shares
Outstanding performance shares as of May 31, 2017	164,135	432,764	596,899
Performance shares awarded during the period	79,762	159,524	239,286
Fully vested performance shares paid	(39,185)	(38,883)	(78,068)
Total outstanding performance shares as of February 28, 2018	204,712	553,405	758,117
Total vested performance shares as of February 28, 2018	56,188	256,353	312,541

The Company has elected to account for performance shares awarded under the Plan using the intrinsic value method. The Company's liability for performance shares awarded under the Plan is remeasured quarterly to reflect the intrinsic value of the performance shares awarded as of the balance sheet date. As a result, the Company may record an increase or decrease in compensation expense in any period. Compensation expense for the full-value and appreciation-only performance shares is included in selling, general and administrative expenses in the unaudited condensed consolidated statements of operations.

The total number of performance shares vested as of February 28, 2018 and May 31, 2017 was 312,541 and 384,053, respectively. The Company recorded \$3.1 million and \$0.5 million, respectively, for the three months ended February 28, 2018 and 2017, respectively, and \$4.6 million and \$0.1 million, respectively, for the nine months ended February 28, 2018 and 2017, respectively, in compensation expense associated with the full-value and appreciation-only performance shares. For the nine months ended February 28, 2018 and 2017, \$1.5 million (78,068 units) and \$1.3 million (74,000 units), respectively, of vested performance shares were paid out to employees. As of February 28, 2018 and May 31, 2017, the Company's liability for the performance shares was \$7.3 million and \$4.2 million, respectively, which is recorded in other liabilities in the unaudited condensed consolidated balance sheets.

Note 13 — Fair Value Disclosures

ASC Subtopic 820, *Fair Value Measurement*, defines fair value, establishes a framework for measuring fair value and expands disclosures about fair value measurements. This standard establishes a three-level hierarchy for fair value measurements based upon the significant inputs used to determine fair value. Observable inputs are those that are obtained from market participants external to the Company while unobservable inputs are generally developed internally, utilizing management's estimates, assumptions and specific knowledge of the assets/liabilities and related markets. The three levels are defined as follows:

- Level 1: Valuation is based on quoted prices in active markets for identical assets and liabilities.
- Level 2: Valuation is determined from quoted prices for similar assets or liabilities in active markets, quoted prices for identical or similar instruments in markets that are not active, or by model-based techniques in which all significant inputs are observable in the market.
- Level 3: Valuation is derived from model-based techniques in which at least one significant input is unobservable and based on the Company's own estimates about the assumptions that market participants would use to value the asset or liability.

The carrying amounts of cash and cash equivalents, restricted cash, accounts receivable, accounts payable, customer deposits, notes payable, and the Restated Revolver, as reported in the accompanying condensed consolidated balance sheets, approximate their fair values due to their short-term maturity or floating interest rate terms, as applicable. The factors considered in determining fair values of the Company's communities when necessary under ASC 360 are described in the discussion of the Company's inventory impairment analysis (see Note 1), and are classified as Level 3 valuations.

The following table presents the carrying amounts and estimated fair values of the Company's 6.750% Notes and 6.875% Notes at February 28, 2018 and May 31, 2017:

		February	2018		May 3	1, 20	17	
	Fair Value Hierarchy	Carrying Amount		ir Value		Carrying Amount	Fa	nir Value
		(in thous				ds)		
Liabilities:								
6.750% Notes	Level 2	\$ 245,187	\$	249,375	\$	_	\$	_
6.875% Notes	Level 2	246,939		253,125		344,560		356,125
		\$ 492,126	\$	502,500	\$	344,560	\$	356,125

The Company's 6.750% Notes and 6.875% Notes are recorded at their carrying values in the condensed consolidated balance sheets, which may differ from their respective fair values. The carrying values of the Company's 6.750% Notes and 6.875% Notes reflect their face amount, adjusted for any unamortized debt issuance costs and discount. The fair values of the 6.750% Notes and 6.875% Notes are derived from quoted market prices by independent dealers (Level 2).

Note 14 — Commitments and Contingencies

The Company is involved in lawsuits and other contingencies in the ordinary course of business. The amounts demanded by the claimants in these lawsuits and claims may vary widely, with large demands made in certain cases, which are disputed and aggressively defended by the Company. Management believes that, while the ultimate outcome of these ordinary course matters cannot be predicted with certainty, the ultimate liability, if any, net of anticipated recoveries including from insurance, will not have a material adverse effect on the Company's financial condition, results of operations, or cash flows.

In addition, on June 27, 2016, FCC Marsh, LLC (the "Seller") filed a complaint against the Company in the Circuit Court for Collier County, Florida, alleging that the Company breached a lot purchase agreement that provided the Seller with a specific performance right against the Company, subject to certain conditions, by allegedly failing to close on certain lot purchases. The Seller has dismissed its claim for specific performance, and seeks declaratory relief and damages. The Company filed a counterclaim seeking declaratory relief, return of the earnest money deposit, foreclosure of the mortgage that secures that deposit, and damages for the Seller's breach of a lease agreement between the parties. While it is premature to predict the ultimate outcome of these proceedings, the Company intends to vigorously defend the lawsuit and pursue its claims against the Seller.

The Company has entered into employment agreements with its executive officers and certain other officers that provide for severance payments based on salary and the most recent bonus paid or target bonus upon termination without cause, or, with respect to certain of these officers, following a change of control, by the Company without cause or by the executive for good reason.

In the normal course of business, the Company provides letters of credit and surety bonds to third parties to secure performance and provide deposits under various contracts and commitments. At February 28, 2018 and May 31, 2017, the Company had letters of credit outstanding of \$5.9 million and \$4.0 million, respectively, and surety bonds outstanding of \$28.3 million and \$23.5 million, respectively. As of February 28, 2018, the Company had \$39.1 million of unused letter of credit capacity under the Restated Revolver.

The Company enters into various option purchase agreements to acquire land. In connection with such agreements, as of February 28, 2018, the Company has made nonrefundable deposits of \$82.1 million, which includes \$21.3 million of nonrefundable deposits related to purchase and option agreements consolidated under ASC 360-20 or ASC 470-40 (See Note 5). The Company would forfeit the remaining deposits if the lots are not purchased. The total purchase price of lots remaining to be purchased under option agreements with nonrefundable deposits was approximately \$602.1 million as of February 28, 2018. One option purchase agreement contains a specific performance obligation, if elected by the other party, if the Company is unable to meet certain entitlement conditions by certain dates. As of February 28, 2018, the purchase amount under a specific performance obligation was \$14.1 million.

Note 15 — Information on Segments

The Company's homebuilding reportable segments are as follows:

1) East: Raleigh, Charleston, Atlanta, Orlando, and Southwest Florida (Tampa, Sarasota and Naples)

2) Central: Houston, Dallas, Austin, San Antonio, and Phoenix

The following table summarizes revenue, gross profit, depreciation and amortization, equity in earnings in unconsolidated entities, and net (loss) income for each of the Company's reportable segments (in thousands):

	Three months ended February 28,			Nine mon Febru			
		2018		2017	2018		2017
Revenues:							
Homebuilding:							
East	\$	161,402	\$	140,325	\$ 439,553	\$	420,605
Central		165,470		122,729	454,288		333,095
Total revenues	\$	326,872	\$	263,054	\$ 893,841	\$	753,700
Gross profit:							
Homebuilding:							
East	\$	25,491	\$	25,285	\$ 72,895	\$	76,192
Central		29,228		22,289	80,666		60,482
Total gross profit	\$	54,719	\$	47,574	\$ 153,561	\$	136,674
Depreciation and amortization:							
East	\$	1,258	\$	1,846	\$ 3,892	\$	5,771
Central		1,371		1,578	4,490		4,552
Total depreciation and amortization	\$	2,629	\$	3,424	\$ 8,382	\$	10,323
Equity in earnings (loss) in unconsolidated entities:							
East	\$	_	\$	_	\$ _	\$	(1)
Central		763		169	1,614		433
Total equity in earnings in unconsolidated entities	\$	763	\$	169	\$ 1,614	\$	432
Net income:							
East	\$	2,330	\$	3,486	\$ 5,612	\$	11,909
Central		8,093		4,098	18,350		8,433
		10,423		7,584	23,962		20,342
Other (1)		(2,532)		(3,026)	(14,884)		(9,274)
Total net income	\$	7,891	\$	4,558	\$ 9,078	\$	11,068
(1) IIOth will animonile a societa a fintancet dimental annual an	1 1	C		1	4 a C d ala4		

^{(1) &}quot;Other" primarily consists of interest directly expensed and a loss from the early extinguishment of debt.

The following table summarizes total assets for each of the Company's reportable segments (in thousands):

	ruary 28, 2018	May 31, 2017
Assets:		
Homebuilding:		
East	\$ 639,116	\$ 561,893
Central	486,592	405,105
	 1,125,708	966,998
Other (2)	 7,600	6,099
Total assets	\$ 1,133,308	\$ 973,097

^{(2) &}quot;Other" is comprised of restricted cash and corporate assets.

The following table summarizes additions to property and equipment for each of the Company's reportable segments for the periods presented (in thousands):

	Three months ended February 28,					Nine months ended February 28,			
		2018	2017		2018			2017	
Additions to property and equipment:									
Homebuilding:									
East	\$	1,226	\$	965	\$	3,068	\$	3,169	
Central		138		1,000		1,058		3,574	
		1,364		1,965		4,126		6,743	
Other (3)		114		158		473		159	
Total additions to property and equipment	\$	1,478	\$	2,123	\$	4,599	\$	6,902	

^{(3) &}quot;Other" is comprised of property and equipment additions for the Company's Corporate office.

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

The following management's discussion and analysis is intended to assist the reader in understanding the Company's business and is provided as a supplement to, and should be read in conjunction with, the Company's unaudited condensed consolidated financial statements and accompanying notes. The Company's results of operations discussed below are presented in conformity with U.S. GAAP.

Forward-Looking Statements

Certain statements included in this report contain forward-looking statements as defined by the Private Securities Litigation Reform Act of 1995, which represent our expectations or beliefs concerning future events, and no assurance can be given that the results described in this report will be achieved. These forward-looking statements can generally be identified by the use of statements that include words such as "estimate," "project," "believe," "expect," "anticipate," "intend," "plan," "foresee," "likely," "will," "target," "could," "seek", or other similar words or phrases. All forward-looking statements are based upon information available to us as of the date of this report.

A forward-looking statement speaks only as of the date on which such statement is made, and, except as required by law, we undertake no obligation to update or revise any forward-looking statement, to reflect events or circumstances after the date on which such statement is made, or to reflect the occurrence of unanticipated events or new information, even if future events make it clear that any expected results that we have expressed or implied will not be realized. Though we are of the view that such forward-looking statements are reasonable, the results or savings or benefits in the forward-looking statement may not be achieved. New factors emerge from time to time and it is not possible for management to predict all such factors.

These forward-looking statements reflect our best estimates and are subject to risks, uncertainties, and other factors, many of which are outside of our control, which could cause actual results to differ materially from the results discussed in the forward-looking statements. These factors include, but are not limited to, the following:

- Reversal of homebuilding recovery or decline in economic conditions;
- Fluctuations in mortgage interest rates and the availability of mortgage financing;
- The availability of high quality undeveloped land and improved lots at suitable prices;
- The volatility of the capital markets and the banking industry;
- An ownership change which could have unfavorable implications for our debt instruments;
- The availability of qualified employees, skilled labor, qualified subcontractors, and raw materials;
- The competitive nature of the homebuilding industry;
- Deterioration of the economic climate either nationally or in the regions in which we operate, which could impact growth and expansion opportunities, impact the price of labor and materials, impact the value of our inventory, impact inflation, consumer confidence and consumer preferences;
- Government regulatory actions, which could affect tax laws and could result in delays or increased costs in obtaining necessary permits and complying with environmental laws;
- · Timing of permits and other regulatory approvals;
- Our substantial indebtedness and our ability to comply with the related financial and other covenants and our ability to obtain replacement financing as these instruments mature;
- The cost and availability of insurance and the level of warranty claims;
- Cybersecurity attacks and/or threats;
- Judgments or other costs and exposure with respect to litigation and claims;
- Changes in accounting guidelines or our interpretation of those guidelines;
- Adverse weather conditions and acts of war or terror; and
- Other factors, including those discussed in our annual report on Form 10-K for the fiscal year ended May 31, 2017, and over which the Company has little or no control.

Overview

Multi-Move-Up

Company Total

We design, build, and market attached and detached single-family homes in six states under the Ashton Woods Homes and Starlight Homes brand names. The Company offers entry-level, move-up, and multi-move-up homes under the Ashton Woods Homes brand name and also offers entry-level homes under the Starlight Homes brand name.

Three months ended

February 28,

Nine months ended

February 28,

30

136

30

125

Presented below are certain operating and other data based on buyer profile:

						•	,		
		2018	2017	:	2018		2017		
Net new home orders (units):									
Entry-Level		352	95		836		273		
Move-up		456	485		1,254		1,345		
Multi-Move-Up		171	155		458		406		
Company Total		979	735		2,548		2,024		
Homes closed (units):									
Entry-Level		245	83		590		227		
Move-up		464	398		1,282		1,118		
Multi-Move-Up	_	118	127		341		373		
Company Total		827	608		2,213		1,718		
Average sales price per home closed (in thousands):									
Entry-Level	\$	238	\$ 283	\$	252	\$	275		
Move-up	\$	393	\$ 390	\$	395	\$	392		
Multi-Move-Up	\$	732	\$ 664	\$	698	\$	679		
Company Total	\$	395	\$ 433	\$	404	\$	439		
					As of Februar		As of February 2		y 28,
				2	018		2017		
Backlog (units) at end of period:					479		21		
Entry-Level					806		97		
Move-up					420		3(
Multi-Move-Up Company Total					1,705	_			
Company Total					1,703		1,48		
Active communities:									
Entry-Level					25				
Move-up					81		8		

During the three and nine months ended February 28, 2018, we closed 827 and 2,213 homes, respectively. Of those closings, 729 (88%) and 1,981 (90%), respectively, were single-family detached product, while the remaining 98 (12%) and 232 (10%), respectively, of the homes closed were single-family attached product.

During the twelve months ended February 28, 2018, the Company added 54 new active communities, while closing out 43 communities. Of the 54 active communities added during the twelve months ended February 28, 2018, nineteen are considered to be entry-level.

Results of operations

The unaudited condensed consolidated financial statements included herein have been prepared in accordance with GAAP and in accordance with Article 10 of Regulation S-X.

	Three months ended February 28,				Nine months ended February 28,			
		2018		2017		2018		2017
Revenues:	(in tho			usar	nds)			
Home sales	\$	326,872	\$	263,054	\$	893,841	\$	753,700
Land sales		300		745		1,784		1,305
	\$	327,172	\$	263,799	\$	895,625	\$	755,005
Gross profit (loss):								
Home sales	\$	54,719	\$	47,574	\$	153,561	\$	136,674
Land sales		(36)		(1)		177		(28)
	\$	54,683	\$	47,573	\$	153,738	\$	136,646
Selling, general and administrative	\$	43,897	\$	37,634	\$	127,583	\$	109,574
Net income (1)	\$	7,891	\$	4,558	\$	9,078	\$	11,068

⁽¹⁾ Because we are structured as a limited liability company, income tax obligations are paid by our Members and are not borne by us. As a limited liability company, we periodically make tax distributions to our Members. The Company made tax distributions of \$14.2 million and \$12.3 million during the nine months ended February 28, 2018 and 2017, respectively.

	Three months ended February 28,					Nine mon Februa		
		2018		2017	2018			2017
				(\$ in tho	usa	ands)		
upplemental data:								
Active communities at end of period		136		125		136		125
Net new home orders (in units)		979		735		2,548		2,024
Homes closed (in units) (2)		827		608		2,213		1,718
Average sales price per home closed	\$	395	\$	433	\$	404	\$	439
Backlog at end of period (in units)		1,705		1,485		1,705		1,485
Sales value of backlog at end of period	\$	777,568	\$	662,842	\$	777,568	\$	662,842
Home gross margin (3)		16.7%		18.1%		17.2%		18.1%
Adjusted home gross margin (4)		18.7%		20.1%		19.0%		20.0%
Ratio of selling, general and administrative expenses to home sales revenue		13.4%		14.3%		14.3%		14.5%
Interest incurred (5)	\$	11,014	\$	8,966	\$	31,172	\$	26,092
Adjusted EBITDA (6)	\$	19,427	\$	15,982	\$	48,755	\$	44,647
Adjusted EBITDA margin (6)		5.9%		6.1%		5.4%		5.9%
Total debt to total capitalization		66.2%		66.1%		66.2%		66.1%
Total net debt to net capitalization		66.2%		66.1%		66.2%		66.1%
Cancellation rate (as a percentage of gross sales) (7)		18.2%		12.4%		17.2%		12.6%

- (2) A home is included in "homes closed" when title to and possession of the property is transferred to the buyer. Revenues and cost of sales for a home are recognized at the time of the closing of a sale, when title to and possession of the property are transferred to the buyer.
- (3) Home gross margin is defined as the difference between home sales revenues and cost of sales—homes, expressed as a percentage of home sales revenues. Cost of sales—homes includes the land costs, home construction costs, indirect costs of construction, previously capitalized interest, a reserve for warranty expense, architecture fee amortization, impairment charges, closing costs, and pre-acquisition costs related to real estate purchases that are no longer probable.
- (4) Adjusted home gross margin is not a financial measure under GAAP and should not be considered an alternative to home gross margin determined in accordance with GAAP as an indicator of operating performance. We use this measure to evaluate our performance against other companies in the homebuilding industry and believe it is also relevant and useful to investors. Adjusted home gross margin is home gross margin that is adjusted for inventory impairments and interest amortized to cost of sales. The following is a reconciliation of home gross margin, which is the most directly comparable GAAP measure, to adjusted home gross margin:

		nths ended ary 28,		nths ended nary 28,
	2018	2017	2018	2017
	_	(in the	ousands)	
Home sales revenues	\$ 326,872	\$ 263,054	\$ 893,841	\$ 753,700
Cost of sales homes	272,153	215,480	740,280	617,026
Home gross margin	54,719	47,574	153,561	136,674
Add: Inventory impairments	134	293	180	438
Interest amortized to cost of sales	6,323	4,884	16,346	13,736
Adjusted home gross margin	\$ 61,176	\$ 52,751	\$ 170,087	\$ 150,848

(5) Interest incurred for any period is the aggregate amount of interest that is capitalized or charged directly to general and administrative expenses during such period. The following table summarizes interest costs incurred, amortized to cost of sales, and expensed during the three and nine months ended February 28, 2018 and 2017:

	Three months ended February 28,					Nine months end February 28,				
	2018 2017 2018				2017					
			(in thousands)			ds)				
Capitalized interest, beginning of period	\$	14,008	\$	11,980	\$	10,813	\$	9,951		
Interest incurred		11,014	8,966			31,172		26,092		
Interest amortized to cost of sales		(6,323)		(4,884)		(16,346)		(13,736)		
Interest expensed		(2,532)		(2,532)		(3,026)		(9,472)		(9,271)
Capitalized interest, end of period	\$	16,167		\$ 13,036		16,167	\$	13,036		

(6) Adjusted EBITDA (earnings before interest, taxes, depreciation, and amortization further adjusted to eliminate a loss from early extinguishment of debt) is a measure commonly used in the homebuilding industry and is presented as a useful adjunct to net income/loss and other measurements under GAAP because it is a meaningful measure of a company's performance, as interest expense, taxes, depreciation, and amortization expense can vary significantly between companies due, in part, to differences in structure, levels of indebtedness, capital purchasing practices, and interest rates. Adjusted EBITDA is not a financial measure under GAAP and should not be considered an alternative to net income/loss determined in accordance with GAAP as an indicator of operating performance, nor an alternative to cash flows from operating activities determined in accordance with GAAP as a measure of liquidity. Because some analysts and companies may not calculate Adjusted EBITDA in the same manner as us, the Adjusted EBITDA information in this report may not be comparable to similar presentations by others. Adjusted EBITDA margin is calculated by dividing Adjusted EBITDA by total revenues.

The following is a reconciliation of net income, which is the most directly comparable GAAP measure, to Adjusted EBITDA:

	,	Three moi Febru				Nine mon Febru	ths ended ary 28,	
		2018	2017			2018	2017	
				(in tho	ısan	ds)		
Net income	\$	7,891	\$	4,558	\$	9,078	\$ 11,068	
Depreciation and amortization		2,681		3,514		8,596	10,572	
Interest amortized to cost of sales		6,323		4,884		16,346	13,736	
Interest expensed		2,532		3,026		9,472	9,271	
EBITDA		19,427		15,982		43,492	44,647	
Loss from early extinguishment of debt		_				5,263	_	
Adjusted EBITDA	\$	19,427	\$	15,982	\$	48,755	\$ 44,647	

(7) The following table summarizes the cancellation rates by buyer profile for the three and nine months ended February 28, 2018 and 2017:

	Three mon Februa		Nine mont Februa			
	2018	2017	2018	2017		
Entry-Level	28.3%	9.5%	25.6%	13.3%		
Move-up	12.3%	13.2%	13.1%	12.9%		
Multi-Move-Up	8.0%	11.5%	10.9%	11.3%		
Consolidated	18.2%	12.4%	17.2%	12.6%		

Results of operations - Segments

We have grouped our homebuilding operating divisions into two reportable segments, east and central. At February 28, 2018, our reportable homebuilding segments consisted of homebuilding operating divisions located in the following areas:

1) East: Raleigh, Charleston, Atlanta, Orlando, and Southwest Florida (Tampa, Sarasota and Naples)

2) Central: Houston, Dallas, Austin, San Antonio, and Phoenix

Presented below are certain operating and other data for our segments:

Net new home orders (units):

	Three mont Februar		Nine mont Februa	
	2018	2017	2018	2017
East	594	370	1,374	1,039
Central	385	365	1,174	985
Company total	979	735	2,548	2,024

Homes closed (units):

	Three mon Februa		Nine mon Februa		
	2018	2017	2018	2017	
East	400	301	1,066	891	
Central	427	307	1,147	827	
Company total	827	608	2,213	1,718	

Average sales price per home closed:

	T	Three months end February 28,						nths ended nary 28,	
		2018		18 2017		2018		2017	
				(in tho	usan	ds)			
East	\$	404	\$	466	\$	412	\$	472	
Central	\$	388	\$	400	\$	396	\$	403	
Company average	\$	395	\$	433	\$	404	\$	439	

Backlog (units) at end of period:

	As of Feb	ruary 28,
	2018	2017
East	958	725
Central	747	760
Company total	1,705	1,485

Sales value of backlog at end of period:

	As of February 28,				
		2018	2017		
	(in thousands)				
East	\$	447,408	\$	336,066	
Central	330,160 326,7			326,776	
Company total	\$	777,568	\$	662,842	

Active communities:

	As of Febr	ruary 28,
	2018	2017
East	70	57
Central	66	68
Company total	136	125

The Company presents adjusted home gross margin on a segment basis in this discussion. Adjusted home gross margin is a non-GAAP measure. The following is a reconciliation of home gross margin of our segments, the most directly comparable U.S. GAAP measure, to our segments' adjusted home gross margin:

	Three months ended February 28,					Nine months ende February 28,			
		2018		2017		2018		2017	
Homebuilding East:				(in thou	ısa	nds)			
Home sales revenues	\$	161,402	\$	140,325	\$	439,553	\$	420,605	
Cost of sales homes		135,911		115,040		366,658		344,413	
Home gross margin		25,491		25,285		72,895		76,192	
Add: Inventory impairments		19		173		65		304	
Interest amortized to cost of sales		3,562		2,653		8,881		7,830	
Adjusted home gross margin	\$	29,072	\$	28,111	\$	81,841	\$	84,326	
Ratio of home gross margin to home sales revenues		15.8%		18.0%		16.6%		18.1%	
Ratio of adjusted home gross margin to home sales revenues		18.0%		20.0%		18.6%		20.0%	
Homebuilding Central:									
Home sales revenues	\$	165,470	\$	122,729	\$	454,288	\$	333,095	
Cost of sales homes		136,242		100,440		373,622		272,613	
Home gross margin		29,228		22,289		80,666		60,482	
Add: Inventory impairments		115		120		115		134	
Interest amortized to cost of sales		2,761		2,231		7,465		5,906	
Adjusted home gross margin	\$	32,104	\$	24,640	\$	88,246	\$	66,522	
Ratio of home gross margin to home sales revenues		17.7%		18.2%		17.8%		18.2%	
Ratio of adjusted home gross margin to home sales revenues		19.4%		20.1%		19.4%		20.0%	

Results of operations - Discussion

Three and Nine Months Ended February 28, 2018 Compared to Three and Nine Months Ended February 28, 2017

Home sales revenues - Consolidated

Home sales revenues increased by 24.3% (\$63.8 million) and 18.6% (\$140.1 million) for the three and nine months ended February 28, 2018 to \$326.9 million and \$893.8 million, respectively, from \$263.1 million and \$753.7 million for the three and nine months ended February 28, 2017, respectively. The increase in revenues for the three and nine months ended February 28, 2018, as compared to the three and nine months ended February 28, 2017, was due to an increase in the number of homes closed, partially offset by a decrease in the average sales price of homes closed. The number of homes closed increased 36.0% (219 homes) and 28.8% (495 homes) in the three and nine months ended February 28, 2018 to 827 and 2,213, respectively, compared to 608 and 1,718 for the three and nine months ended February 28, 2017, respectively.

The average sales price of homes closed decreased 8.8% and 8.0% in the three and nine months ended February 28, 2018 to an average of \$395,000 and \$404,000, respectively, from an average of \$433,000 and \$439,000 for the three and nine months ended February 28, 2017, respectively. The decrease in the average sales price of homes closed on a consolidated basis for the three and nine months ended February 28, 2018, compared to the three and nine months ended February 28, 2017, was primarily due to a shift in the mix of communities from which we had closings. As discussed above, we had a higher percentage of closings in entry-level communities, with generally lower average sales prices.

Home sales revenues for the east segment increased by 15.0% (\$21.1 million) and 4.5% (\$18.9 million) for the three and nine months ended February 28, 2018 to \$161.4 million and \$439.6 million, respectively, from \$140.3 million and \$420.6 million for the three and nine months ended February 28, 2017, respectively. The increase in revenues for the three and nine months ended February 28, 2018, as compared to the three and nine months ended February 28, 2017, was due to a an increase in the number of homes closed, partially offset by a decrease in the average sales price of homes closed. The number of homes closed during the three and nine months ended February 28, 2018 increased 32.9% (99 homes) and 19.6% (175 homes), respectively, as compared to the three and nine months ended February 28, 2017.

The average sales price of homes closed decreased 13.3% and 12.7% in the three and nine months ended February 28, 2018 to an average of \$404,000 and \$412,000, respectively, from an average of \$466,000 and \$472,000 for the three and nine months ended February 28, 2017, respectively. The decrease in the average sales price of homes closed for the three and nine months ended February 28, 2018, compared to the three and nine months ended February 28, 2017, was primarily due to a shift in the mix of communities from which we had closings. We had a higher percentage of closings in entry-level communities, with generally lower average sales prices. During the three and nine months ended February 28, 2018, 279 (47%) and 584 (43%) of the homes sold, respectively, were considered entry-level, compared to 66 (18%) and 187 (18%) for the three and nine months ended February 28, 2017, respectively.

Home sales revenues - Central segment

Home sales revenues for the central segment increased by 34.8% (\$42.7 million) and 36.4% (\$121.2 million) for the three and nine months ended February 28, 2018 to \$165.5 million and \$454.3 million, respectively, from \$122.7 million and \$333.1 million for the three and nine months ended February 28, 2017, respectively. The increase in revenues for the three and nine months ended February 28, 2018, as compared to the three and nine months ended February 28, 2017, was due to an increase in the number of homes closed, partially offset by a decrease in the average sales price of homes closed. The number of homes closed during the three and nine months ended February 28, 2018 increased 39.1% (120 homes) and 38.7% (320 homes), respectively, as compared to the three and nine months ended February 28, 2017.

The average sales price of homes closed decreased 3.0% and 1.7% in the three and nine months ended February 28, 2018 to an average of \$388,000 and \$396,000, respectively, from an average of \$400,000 and \$403,000 for the three and nine months ended February 28, 2017, respectively. The decrease in the average sales price of homes closed during the three and nine months ended February 28, 2018, compared to the three and nine months ended February 28, 2017, was primarily due to a shift in the mix of communities from which we had closings. We had a higher percentage of closings in entry-level communities, with generally lower average sales prices. During three and nine months ended February 28, 2018, 73 (19%) and 252 (22%) of the homes sold, respectively, were considered entry-level, compared to 29 (8%) and 86 (9%) for the three and nine months ended February 28, 2017, respectively.

Net new home orders and backlog - Consolidated

Net new home orders and backlog do not have a current effect on our revenues; however, both provide important information about our future revenues and business prospects. New home orders are converted to revenues at the time of the home closing, which is generally within nine months of the date the home is sold. Net new home orders increased 33.2% (244 homes) and 25.9% (524 homes) for the three and nine months ended February 28, 2018, respectively, compared to the three and nine months ended February 28, 2017. The increase in net new home orders was largely driven by an increase in the number of active communities, as well as a shift in the mix of active communities towards those we consider to be entry-level, which typically have higher sales paces. Backlog increased 14.8% from 1,485 homes in backlog at February 28, 2017 to 1,705 homes in backlog at February 28, 2018. The increase in backlog was a result of the Company selling 2,548 homes, which is 335 more homes than were closed (2,213 homes closed) during the nine months ended February 28, 2018.

The sales value of backlog at February 28, 2018 was \$777.6 million, a 17.3% increase from the sales value of backlog at February 28, 2017 of \$662.8 million. The average sales price of homes in backlog increased 2.2% from \$446,000 at February 28, 2017 to \$456,000 at February 28, 2018. The increase in the average sales price of homes in backlog is a result of the mix of types of communities with homes in backlog. As discussed above, the shift in the mix of active communities has trended more towards those we consider to be entry-level. These homes on average have a shorter time between the sale and closing of each home, as a large percentage of the homes sold are already under

construction or completed. Therefore, it is not uncommon for entry-level homes to be sold and closed in the same reporting period, and therefore not reflected in backlog at the quarter-end.

Net new home orders and backlog - East segment

Net new home orders in the east segment increased 60.5% (224 homes) and 32.2% (335 homes) during the three and nine months ended February 28, 2018, respectively, compared to the three and nine months ended February 28, 2017. The increase in net new home orders was largely driven by an increase in the number of active communities, as well as a shift in the mix of active communities towards those we consider to be entry-level, which typically have higher sales paces. Backlog consisted of 958 homes at February 28, 2018, which is a 32.1% increase from 725 homes in backlog at February 28, 2017. The increase in backlog is a result of selling 308 more homes than we closed during the nine months ended February 28, 2018. The east segment sold 1,374 homes, while closing 1,066 homes during the nine months ended February 28, 2018.

The sales value of backlog at February 28, 2018 was \$447.4 million, a 33.1% increase over the sales value of backlog at February 28, 2017 of \$336.1 million. The average sales price of homes in backlog at February 28, 2018 was \$467,000 compared to \$464,000 at February 28, 2017. The increase in the average sales price of homes in backlog is a result of the mix of types of communities with homes in backlog. As discussed above, the shift in the mix of active communities has trended more towards those we consider to be entry-level. These homes on average have a shorter time between the sale and closing of each home, as a large percentage of the homes sold are already under construction or completed.

Net new home orders and backlog - Central segment

Net new home orders in the central segment increased 5.5% (20 homes) and 19.2% (189 homes) during the three and nine months ended February 28, 2018, respectively, compared to the three and nine months ended February 28, 2017. The increase in net new home orders was largely driven by a shift in the mix of active communities towards those we consider to be entry-level, which typically have higher sales paces, offset in part by a decrease in the number of active communities. Backlog consisted of 747 homes at February 28, 2018, which is a 1.7% decrease from 760 homes in backlog at February 28, 2017. The decrease in backlog is the result of selling 27 more homes than were closed during the nine months ended February 28, 2018. The central segment sold 1,174 homes, while closing 1,147 homes during the nine months ended February 28, 2018.

The sales value of backlog at February 28, 2018 was \$330.2 million, a 1.0% increase over sales value of backlog at February 28, 2017 of \$326.8 million. The average sales price of homes in backlog at February 28, 2018 was \$442,000 compared to \$430,000 at February 28, 2017. The increase in the average sales price of homes in backlog is a result of the mix of types of communities with homes in backlog. As discussed above, the shift in the mix of active communities has trended more towards those we consider to be entry-level. These homes on average have a shorter time between the sale and closing of each home, as a large percentage of the homes sold are already under construction or completed.

Gross margins - Consolidated

The average gross margin from homes closed for the three and nine months ended February 28, 2018 decreased to 16.7% and 17.2%, respectively, from 18.1% for both the three and nine months ended February 28, 2017, respectively. Adjusted gross margin from homes closed for the three and nine months ended February 28, 2018 decreased to 18.7% and 19.0%, respectively, from 20.1% and 20.0% for the three and nine months ended February 28, 2017, respectively.

The decrease in both the average gross margin and the adjusted gross margin for the three and nine months ended February 28, 2018, compared to the three and nine months ended February 28, 2017, was primarily due to an increase in land costs as a percentage of revenue. The Company added 30 new active communities while closing out 26 communities, during the nine months ended February 28, 2018. These new communities typically have higher land costs as a percentage of revenue due to rising land prices over the past several years.

Gross margins - East segment

The average gross margin from homes closed in the east segment for the three and nine months ended February 28, 2018 decreased to 15.8% and 16.6%, respectively, from 18.0% and 18.1% for the three and nine months ended February 28, 2017, respectively. The decrease in average gross margin for the three and nine months ended February 28, 2018 as compared to the three and nine months ended February 28, 2017 was primarily due to an increase in land costs as a percentage of revenue, offset in part by reductions in construction costs as a percentage of revenue due to shifts in community mix. The Company continues to close out of older communities and open new communities, for which land costs as a percentage of revenue tends to be higher due to rising land prices over the past several years.

Gross margins - Central segment

The average gross margin from homes closed in the central segment for the three and nine months ended February 28, 2018 decreased to 17.7% and 17.8%, respectively, from 18.2% for both the three and nine months ended February 28, 2017. The decrease in average gross margin for the three and nine months ended February 28, 2018 as compared to the three and nine months ended February 28, 2017 was due to an increase in land costs as a percentage of revenue and a slight increase in construction costs as a percentage of revenue.

Selling, general and administrative expenses

SG&A totaled \$43.9 million and \$127.6 million for the three and nine months ended February 28, 2018, respectively, compared to \$37.6 million and \$109.6 million for the three and nine months ended February 28, 2017, respectively. SG&A increased \$6.3 million and \$18.0 million for the three and nine months ended February 28, 2018, respectively, as compared to the three and nine months ended February 28, 2017.

SG&A as a percentage of revenue decreased to 13.4% and 14.3% for the three and nine months ended February 28, 2018, respectively, from 14.3% and 14.5% for the three and nine months ended February 28, 2017, respectively. The decrease in SG&A as a percentage of revenue for the three and nine months ended February 28, 2018 was primarily related to a decrease in advertising expenses as a percentage of revenue, partially offset by an increase in compensation expense as a percentage of revenue.

Land sales

We periodically elect to sell parcels of land or lots. These land and lot sales are incidental to our business of selling and building homes. We had \$0.3 million and \$1.8 million in sales of land and lots during the three and nine months ended February 28, 2018, respectively, and \$0.7 million and \$1.3 million in sales of land and lots during the three and nine months ended February 28, 2017, respectively. No significant profits or losses were realized from the sales of land and lots, as the parcels were generally sold at prices that were substantially equivalent to their cost basis.

Net income

Revenues increased for both the three and nine months ended February 28, 2018, compared to the three and nine months ended February 28, 2017. Net income increased \$3.3 million for the three months ended February 28, 2018 and decreased \$2.0 million for the nine months ended February 28, 2018.

The increase in net income for the three months ended February 28, 2018 as compared to the three months ended February 28, 2017 is primarily attributable to an increase in gross margin resulting from an increase in the number of homes closed, as discussed above, offset primarily by an increase in SG&A expense.

The decrease in net income for the nine months ended February 28, 2018 as compared to the nine months ended February 28, 2017 is primarily attributable to the \$5.3 million loss from the early extinguishment of debt related to the debt transactions discussed in Note 2. Excluding the loss from the early extinguishment of debt, net income increased for the nine months ended February 28, 2018, as compared to the nine months ended February 28, 2017. This increase is primarily attributable to a decrease in SG&A expense as a percentage of revenue offset primarily by a decrease in average gross margin, as discussed above.

Liquidity and capital resources

Our principal uses of cash are land and lot purchases, land development, home construction, interest costs, and overhead. We currently fund our operations with cash flows from operating activities, borrowings under our First Amendment to Fifth Amended and Restated Credit Agreement dated as of June 23, 2017 (as amended to date, the "Restated Revolver"), long-term financing, and equity investments. As we utilize our capital resources and liquidity to fund the growth of our business, we monitor our balance sheet leverage ratios to ensure that we maintain reasonable levels. We also monitor current and expected operational requirements, as well as financial market conditions, to evaluate accessing other available financing sources. Based on our existing financial condition and credit relationships, we believe that our operations and capital resources are sufficient to provide for our current and foreseeable capital needs. However, we continue to evaluate the impact of market conditions on our liquidity and will consider, as appropriate, additional funding opportunities.

Operating cash flows

Net cash used in operating activities for the nine months ended February 28, 2018 was \$133.0 million compared to \$139.5 million for the nine months ended February 28, 2017. The primary source of operating funds was the sale of homes, and we primarily used these funds to buy and develop land, build homes, pay interest, and fund overhead expenses. The increase in cash used in operating activities was primarily due to an increase in inventory from \$757.9 million at May 31, 2017 to \$920.5 million at February 28, 2018 as the result of land acquisition and development investments to support future operations, as well as more homes under construction.

Investing cash flows

Net cash used in investing activities was \$2.2 million for the nine months ended February 28, 2018 and \$7.2 million for the nine months ended February 28, 2017. Net cash used in investing activities for the nine months ended February 28, 2018 included \$4.6 million to furnish and/or update furnishings in model homes and sales offices. The cash outflows were partially offset by a \$2.4 million return of investment from our unconsolidated entities.

Financing cash flows

Net cash provided by financing activities was \$135.3 million for the nine months ended February 28, 2018, compared to \$146.7 million for the nine months ended February 28, 2017. The funds provided by financing activities during the nine months ended February 28, 2018 consisted of \$250.0 million received from the issuance of the 6.750% Notes, offset by (i) the payment of \$100.0 million principal amount of repurchased 6.875% Notes, (ii) \$18.9 million of net repayments on the Restated Revolver, (iii) distributions of \$14.2 million to our Members, (iv) \$7.4 million of debt issuance costs paid in connection with the issuance of the 6.750% Notes and the amendment to our Restated Revolver, and (v) the payment of \$3.8 million in repayment premiums on the repurchased 6.875% Notes. As of February 28, 2018, we had \$103.3 million of outstanding borrowings under our Restated Revolver and available additional borrowing capacity of \$228.5 million based on outstanding borrowings, outstanding letters of credit, and the value of collateral pledged to secure the facility.

The total debt to total capitalization ratio consists of total debt divided by total capitalization (debt plus members' equity). The net debt to net capitalization ratio consists of total debt, net of cash and restricted cash, divided by net capitalization (debt plus members' equity), net of cash and restricted cash. Our ratios of total debt to total capitalization and net debt to net capitalization each increased to 66.2% as of February 28, 2018 from 66.1% as of February 28, 2017.

Inventory

As of February 28, 2018, we had the following owned homes in our reportable segments (in units):

	Homes Under Construction			Completed Homes			_
	Unsold	Models	Sold	Unsold	Models	Sold	Total Homes
East	438	11	569	81	58	112	1,269
Central	316	10	495	99	70	110	1,100
Company total	754	21	1,064	180	128	222	2,369

As of February 28, 2018 we controlled the following residential homes and lots (in units):

	Total Homes	Finished Lots	Land Under Development	Residential Land Held for Future Development	Total Owned	Total Under Option	Total Controlled
East	1,269	1,886	495	56	3,706	6,096	9,802
Central	1,100	930	905	668	3,603	8,295	11,898
Total Company	2,369	2,816	1,400	724	7,309	14,391	21,700
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Percentage of total controlled	10.9%	13.0%	6.5%	3.3%	33.7%	66.3%	100.0%

In addition to the 7,309 lots we owned, we controlled, through the use of purchase and option agreements, 14,391 lots at February 28, 2018. Purchase and option agreements that did not require consolidation under Accounting Standard Codification ("ASC") Subtopic 810, Consolidations, ASC Subtopic 360-20, Property, Plant, and Equipment ("ASC 360-20"), or ASC Subtopic 470-40, Product Financing Arrangements ("ASC 470-40") at February 28, 2018 had an aggregate remaining purchase price of \$674.8 million. In connection with these agreements, we had cash deposits of \$63.3 million at February 28, 2018. In addition, we had purchase and option agreements consolidated under ASC 360-20 or ASC 470-40 with an aggregate remaining purchase price of \$84.8 million and cash deposits of \$21.3 million (See Note 5).

During the nine months ended February 28, 2018, we acquired 3,318 lots for a total purchase price of \$221.5 million, net of 548 lots (\$19.6 million) of land sold that were accounted for under the provisions of ASC 360-20 due to the Company's continuing involvement. We spent \$50.8 million on land development during the nine months ended February 28, 2018. We spent \$4.6 million during the nine months ended February 28, 2018 to furnish and/or update furnishings in model homes and sales offices.

Aggregate contractual commitments and off-balance sheet arrangements

There have been no significant changes outside the ordinary course of business to our contractual obligations under our debt agreements and lease payments as of February 28, 2018, compared to those contained in our audited consolidated financial statements for the year ended May 31, 2017. Our debt obligations are fully discussed in Note 8 of our unaudited condensed consolidated financial statements as of February 28, 2018.

In the ordinary course of business, we provide letters of credit and surety bonds to third parties to secure performance and provide deposits under various contracts and commitments. At February 28, 2018, we had letters of credit and surety bonds outstanding of \$5.9 million and \$28.3 million, respectively. As of February 28, 2018, we had \$39.1 million of unused letter of credit capacity under the Restated Revolver.

On November 19, 2015, the Company issued a \$2.3 million note payable to an unaffiliated third party. The non-interest bearing note was collateralized by the land to which it related and had no recourse to any other assets or the Company. The note matured and was paid in full on November 19, 2017.

On September 23, 2016, the Company issued a \$5.8 million note payable to an unaffiliated third party which initially matured on September 23, 2017. The note payable was modified prior to maturity to provide for a maturity date of January 2, 2018 with an interest rate of 6.00%. The note was collateralized by the land to which it related and had no recourse to any other assets or the Company. The note, along with interest, was paid in full on January 2, 2018.

At February 28, 2018, we controlled 21,700 lots and homes available to close. Of the 21,700 lots and homes controlled, we owned 33.7%, or 7,309 lots and homes, and 66.3%, or 14,391 lots, were under contract. In the ordinary course of business, we enter into purchase and option agreements in order to procure land for the construction of homes in the future. At February 28, 2018, these agreements had an aggregate remaining purchase price of \$674.8 million, net of deposits of \$63.3 million. In addition, we had purchase and option agreements recorded under ASC 360-20 or ASC 470-40 with an aggregate remaining purchase price of \$84.8 million and cash deposits of \$21.3 million. Pursuant to these land purchase and land option agreements, we generally provide a deposit to the seller as consideration for the right, but not the obligation, to purchase land at different times in the future, usually at predetermined prices. In certain instances, we are required to record the land under option as if we own it. One option purchase agreement contains a specific performance obligation, if elected by the other party, if the Company is unable to meet certain entitlement conditions by certain dates. As of February 28, 2018, the purchase amount under a specific performance obligation was \$14.1 million.

As of February 28, 2018, real estate not owned totaled \$84.6 million related to nine lot purchase agreements. Refer to our discussion in Note 5 of our unaudited condensed consolidated financial statements as of February 28, 2018.

As of February 28, 2018, we participated in two land development joint ventures in which we have less than a controlling interest. We account for our interests in these joint ventures under the equity method. Our share of profits from lots we purchase from these entities is deferred and treated as a reduction of the cost basis of land purchased from the entity. Our share of profits from lots purchased by other parties is recognized immediately and included within equity in earnings in unconsolidated entities in the unaudited condensed consolidated statements of operations.

As of February 28, 2018, we participated in a mortgage joint venture in which we offer residential mortgage services to our homebuyers and the public at large in Austin, Dallas, Houston, and San Antonio. The Company does not have a controlling interest in the joint venture. We account for our interest in the above joint ventures under the equity method. Our share of profits is included within equity in earnings in unconsolidated entities in the unaudited condensed consolidated statements of operations.

Seasonality and inflation

Our historical quarterly results of operations have tended to be variable due to the seasonal nature of the homebuilding industry. We have historically experienced increases in revenues and cash flow from operations during the calendar second quarter based on the timing of home closings. Any period of high inflation is likely to have an adverse effect on us and the homebuilding industry in general since it may contribute to higher land, financing, labor and construction costs. We have, in the past, attempted to pass on at least a portion of the cost increases to our homebuyers via increased sales prices; however, we may be limited in our ability to increase our prices. Further, higher mortgage interest rates may accompany inflation and affect the affordability of mortgage financing for homebuyers. If we are unable to increase our sales prices to compensate for any increased costs, or if mortgage interest rates increase significantly, thereby affecting the ability of potential homebuyers to adequately finance home purchases, our results of operations will likely be adversely affected.

Our operations are also affected by seasonality in cash use. Our cash needs are generally higher from January to April each year as we complete the spring building cycle.

Critical accounting policies and estimates

There have been no significant changes to our critical accounting policies and estimates during the nine months ended February 28, 2018, compared with those disclosed in our audited consolidated financial statements for the fiscal year ended May 31, 2017.

Transactions with related parties

See Note 11 in our unaudited condensed consolidated financial statements as of February 28, 2018 for transactions with related parties. The Company did not have any significant changes in or transactions with related parties during the first nine months of fiscal year 2018. See the audited consolidated financial statements for the fiscal year ended May 31, 2017 for transactions existing at such date.

Pending accounting pronouncements

See Note 3 in our unaudited condensed consolidated financial statements as of February 28, 2018.

Item 3. Quantitative and qualitative disclosures about market risk

We maintain a mix of variable-rate and fixed-rate debt and our primary market risk exposure for these financial instruments relates to fluctuations in interest rates, which include changes in the U.S. Treasury rates and LIBOR. For our variable-rate debt, our primary exposure is in interest expense.

We do not believe our exposure in these areas is material to cash flows or earnings. The borrowings under the Restated Revolver accrue interest at a variable rate. As of February 28, 2018, we had outstanding borrowings of \$103.3 million under the Restated Revolver.

Item 4. Controls and Procedures

Pursuant to section 4.03 of each of the indentures governing the 6.875% Notes and 6.750% Notes, the Company is not required to comply with Section 302 or Section 404 of the Sarbanes-Oxley Act of 2002, or related Items 307 and 308 of Regulation S-K promulgated by the Securities and Exchange Commission.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We are involved in lawsuits and other contingencies in the ordinary course of business. The amounts demanded by the claimants in these lawsuits and claims may vary widely, with large demands made in certain cases, which are disputed and aggressively defended by the Company. Management believes that, while the ultimate outcome of these ordinary course contingencies cannot be predicted with certainty, the ultimate liability, if any, net of anticipated recoveries including from any insurance, will not have a material adverse effect on our financial condition, results of operations or cash flows.

In addition, on June 27, 2016, FCC Marsh, LLC (the "Seller") filed a complaint against the Company in the Circuit Court for Collier County, Florida, alleging that the Company breached a lot purchase agreement that provided the Seller with a specific performance right against the Company, subject to certain conditions, by allegedly failing to close on certain lot purchases. The Seller has dismissed its claim for specific performance, and seeks declaratory relief and damages. The Company filed a counterclaim seeking declaratory relief, return of the earnest money deposit, foreclosure of the mortgage that secures that deposit, and damages for the Seller's breach of a lease agreement between the parties. While it is premature to predict the ultimate outcome of these proceedings, the Company intends to vigorously defend the lawsuit and pursue its claims against the Seller.