DIAMOND HILL INVESTMENT GROUP INC Form 10-Q July 30, 2014 <u>Table of Contents</u>

United States Securities and Exchange Commission Washington, D.C. 20549

Form 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 For the quarterly period ended June 30, 2014 Commission file number 000-24498

DIAMOND HILL INVESTMENT GROUP, INC.

(Exact name of registrant as specified in its charter)

Ohio65-0190407(State of(I.R.S. Employerincorporation)Identification No.)325 John H. McConnell Blvd, Suite 200, Columbus, Ohio 43215(Address, including Zip Code, of principal executive offices)(614) 255-3333(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing requirements for the past 90 days. Yes: x No: "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes $x = No^{-1}$

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

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Large accelerated filer...Accelerated filerxNon-accelerated filer......Smaller reporting company...Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).......Yes:...No: x......The number of shares outstanding of the issuer's common stock, as of July 25, 2014, is 3,306,719 shares.......

DIAMOND HILL INVESTMENT GROUP, INC.

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PART I: FINANCIAL INFORMATION

ITEM 1: Consolidated Financial Statements Diamond Hill Investment Group, Inc. Consolidated Balance Sheets

	6/30/2014 (Unaudited)	12/31/2013
ASSETS		
Cash and cash equivalents	\$27,237,563	\$33,106,972
Investment portfolio	36,091,706	18,726,070
Accounts receivable	14,480,571	13,002,295
Prepaid expenses	1,340,927	1,489,713
Furniture and equipment, net of depreciation	898,744	964,943
Income tax receivable	1,704,063	—
Deferred taxes	5,631,764	8,063,425
Total assets	\$87,385,338	\$75,353,418
LIABILITIES AND SHAREHOLDERS' EQUITY		
Liabilities		
Accounts payable and accrued expenses	\$4,030,471	\$4,049,240
Accrued incentive compensation	13,117,000	19,606,881
Deferred compensation	5,394,414	1,287,745
Income taxes payable	—	5,466,562
Total liabilities	22,541,885	30,410,428
Commitments and contingencies	—	
Shareholders' Equity		
Common stock, no par value 7,000,000 shares authorized; 3,306,084 issued and		
outstanding at June 30, 2014 (inclusive of 314,612 unvested shares); 3,257,247 issue	ed80,589,385	72,642,933
and outstanding at December 31, 2013 (inclusive of 312,099 unvested shares)		
Preferred stock, undesignated, 1,000,000 shares authorized and unissued	—	
Deferred equity compensation	(12,121,182)	(11,397,560)
Accumulated deficit	(3,624,750)	(16,302,383)
Total shareholders' equity	64,843,453	44,942,990
Total liabilities and shareholders' equity	\$87,385,338	\$75,353,418
Book value per share	\$19.61	\$13.80
The accompanying notes are an integral part of these consolidated financial statement	nts.	

Diamond Hill Investment Group, Inc. Consolidated Statements of Income (unaudited)

	Three Months Ended June 30,		Six Months End June 30,	led	
	2014	2013	2014	2013	
REVENUES:					
Investment advisory	\$21,940,096	\$17,090,321	\$41,850,903	\$32,944,314	
Mutual fund administration, net	3,500,117	2,823,780	6,778,406	5,345,162	
Total revenue	25,440,213	19,914,101	48,629,309	38,289,476	
OPERATING EXPENSES:					
Compensation and related costs	12,725,289	10,357,680	24,597,243	19,871,092	
General and administrative	1,715,833	1,421,116	3,297,188	2,813,584	
Sales and marketing	591,157	563,516	1,083,038	997,804	
Mutual fund administration	734,329	420,098	1,406,450	827,691	
Total operating expenses	15,766,608	12,762,410	30,383,919	24,510,171	
NET OPERATING INCOME	9,673,605	7,151,691	18,245,390	13,779,305	
Investment income	1,321,914	728,725	1,838,442	2,553,384	
INCOME BEFORE TAXES	10,995,519	7,880,416	20,083,832	16,332,689	
Income tax provision	(4,067,485)	(3,168,871)	(7,406,199)	(6,290,412)	
NET INCOME	\$6,928,034	\$4,711,545	\$12,677,633	\$10,042,277	
Earnings per share					
Basic	\$2.17	\$1.45	\$3.98	\$3.12	
Diluted	\$2.12	\$1.45	\$3.90	\$3.12	
Weighted average shares outstanding					
Basic	3,198,231	3,248,197	3,182,175	3,222,977	
Diluted	3,268,296	3,248,197	3,254,672	3,222,977	
The accompanying notes are an integral part of these consolidated financial statements.					

Diamond Hill Investment Group, Inc. Consolidated Statements of Cash Flows (unaudited)

	Six Months E June 30,	nd		
	2014		2013	
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Income	\$12,677,633		\$10,042,277	
Adjustments to reconcile net income to net cash provided by operating activities:				
Depreciation on furniture and equipment	146,232		165,533	
Stock-based compensation	3,608,289		3,006,652	
Increase in accounts receivable	(1,478,276)	(1,191,096)
Change in current income taxes	(6,943,752)	627,348	
Change in deferred income taxes	2,431,661		(1,366,935)
Net investment gain	(2,057,435)	(2,644,562)
Increase (decrease) in accrued compensation	1,369,876		(853,327)
Excess income tax benefit from stock-based compensation	(226,873)		
Other changes in assets and liabilities	130,017		(416,160)
Net cash provided by operating activities	9,657,372		7,369,730	
CASH FLOWS FROM INVESTING ACTIVITIES:				
Purchase of furniture and equipment	(80,033)	(334,429)
Cost of investments purchased and other portfolio activity	(15,308,201)	(2,000,000)
Net cash used in investing activities	(15,388,234)	(2,334,429)
CASH FLOWS FROM FINANCING ACTIVITIES:				
Value of shares withheld related to employee tax withholding	(365,420)	(56,732)
Excess income tax benefit from stock-based compensation	226,873			
Net cash used in financing activities	(138,547)	(56,732)
CASH AND CASH EQUIVALENTS				
Net change during the period	(5,869,409)	4,978,569	
At beginning of period	33,106,972		7,870,908	
At end of period	\$27,237,563		\$12,849,477	
Supplemental cash flow information:				
Income taxes paid	\$12,089,759		\$7,030,000	
Supplemental disclosure of non-cash transactions:				
Common stock issued as incentive compensation	3,753,088		4,606,008	
The accompanying notes are an integral part of these consolidated financial stateme	nts.			

Diamond Hill Investment Group, Inc.

Notes to Consolidated Financial Statements (unaudited)

Note 1 Business and Organization

Diamond Hill Investment Group, Inc. (the "Company"), an Ohio corporation formed in 1990, derives its consolidated revenues and net income from investment advisory and fund administration services. The Company has three operating subsidiaries.

Diamond Hill Capital Management, Inc. ("DHCM"), an Ohio corporation, is a wholly owned subsidiary of the Company and a registered investment adviser. DHCM is the investment adviser to the Diamond Hill Funds (the "Funds"), a series of open-end mutual funds, private investment funds ("Private Funds"), and other institutional accounts. In addition, DHCM is administrator for the Funds.

Beacon Hill Fund Services, Inc. ("BHFS"), an Ohio corporation, is a wholly owned subsidiary of the Company. BHFS provides compliance, treasury, and other fund administration services to investment advisers and mutual funds. BHIL Distributors, Inc. ("BHIL"), an Ohio corporation, is a wholly owned subsidiary of BHFS. BHIL provides underwriting to mutual funds. BHFS and BHIL collectively operate as "Beacon Hill".

Note 2 Significant Accounting Policies

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, disclosure of contingent assets and liabilities, and the reported amounts of revenues and expenses for the periods. Actual results could differ from those estimates. Certain prior period amounts and disclosures may have been reclassified to conform to the current period financial presentation. Book value per share is computed by dividing total shareholders' equity by the number of shares issued and outstanding at the end of the measurement period. The following is a summary of the Company's significant accounting policies:

Principles of Consolidation

The accompanying consolidated financial statements include the operations of the Company and its subsidiaries. All inter-company transactions and balances have been eliminated in consolidation.

Segment Information

Management has determined that the Company operates in one business segment, namely providing investment management and administration services to mutual funds, institutional accounts, and private investment funds. Therefore, no disclosures relating to operating segments are presented in annual or interim financial statements. Cash and Cash Equivalents

Cash and cash equivalents include demand deposits and money market mutual funds.

Accounts Receivable

Accounts receivable are recorded when they are due and are presented on the balance sheet net of any allowance for doubtful accounts. Accounts receivable are written off when they are determined to be uncollectible. Any allowance for doubtful accounts is estimated based on the Company's historical losses, existing conditions in the industry, and the financial stability of those individuals or entities that owe the receivable. No allowance for doubtful accounts was deemed necessary at June 30, 2014 or December 31, 2013.

Valuation of Investment Portfolio

Investments held by the Company are valued based upon the definition of Level 1 inputs and Level 2 inputs. Level 1 inputs are defined as fair values which use quoted prices in active markets for identical assets or liabilities. Level 2 inputs are defined as quoted prices in markets that are not considered to be active for identical assets or liabilities, quoted prices in active markets for similar assets or liabilities, and inputs other than quoted prices that are directly observable or that may be corroborated indirectly with observable market data. The following table summarizes the values of the Company's investments based upon Level 1 and Level 2 inputs as of June 30, 2014 and December 31, 2013:

	June 30, 2014	December 31, 2013
Level 1 Inputs	\$53,157,565	\$32,528,367
Level 2 Inputs	4,742,369	3,001,461
I eval 1 investments are all registered investment companies (mutual f	unde) and include as of June	30, 2014 and

Level 1 investments are all registered investment companies (mutual funds) and include as of June 30, 2014 and December 31, 2013, \$21.8 million and \$16.8 million, respectively, of money market mutual funds that the Company classifies as cash equivalents. Level 2 investments are all limited partnerships whose net asset value was determined based upon readily available market quotations of individual securities held by the partnerships. The limited partnership investments are not subject to lockup periods and can be redeemed on demand. The Company determines transfers between fair value hierarchy levels at the end of the reporting period. There were no transfers in or out of the levels for the periods presented.

Limited Partnership Interests

DHCM is the managing member of Diamond Hill General Partner, LLC (the "General Partner"), which is the general partner of Diamond Hill Investment Partners, L.P. ("DHIP"), Diamond Hill Global Fund, L.P. ("DHGF"), and Diamond Hill Valuation-Weighted 500, L.P. ("DHVW") (collectively, the "Partnerships"), each a limited partnership whose underlying assets consist of marketable securities.

DHCM, in its role as managing member of the General Partner, has the power to direct each Partnership's economic activities and the right to receive investment advisory and performance incentive fees that may be significant to the Partnerships. The Company evaluated these Partnerships to determine whether or not to consolidate the entities in accordance with Financial Accounting Standards Board Accounting Standards Codification ("FASB ASC") 810, Consolidation. Certain of these Partnerships are considered to be variable interest entities ("VIEs") while others are considered to be voting rights entities ("VREs"), both of which are subject to consolidation consideration. The Company would consolidate VIEs where the Company is considered the primary beneficiary or VREs where the General Partner is considered to be the primary beneficiary. For the Partnerships that were considered VIEs, it was determined that the DHCM in its role of managing member of the General Partner did not control the Partnerships. Therefore, the investments are accounted for under the equity method rather than being consolidated in the accompanying financial statements.

DHCM's investments in these Partnerships are reported as a component of the Company's investment portfolio, valued at DHCM's proportionate interest in the net asset value of the marketable securities held by the Partnerships. The Partnerships are not subject to lockup periods and can be redeemed on demand. Gains and losses attributable to changes in the value of DHCM's interests in the Partnerships are included in the Company's reported investment income. The Company's exposure to loss as a result of its involvement with the Partnerships is limited to the amount of its investments. DHCM is not obligated to provide financial or other support to the Partnerships, other than its investments to date and its contractually provided investment advisory responsibilities, and has not provided such support. The Company has not provided liquidity arrangements, guarantees or other commitments to support the Partnerships' operations, and the Partnerships' creditors and interest holders have no recourse to the general credit of the Company.

Certain board members, officers and employees of the Company invest in DHIP and are not subject to a management fee or an incentive fee. These individuals receive no remuneration as a result of their personal investment in DHIP. The capital of the General Partner is not subject to a management fee or an incentive fee.

Furniture and Equipment

Furniture and equipment, consisting of computer equipment, furniture, and fixtures, are carried at cost less accumulated depreciation. Depreciation is calculated using the straight-line method over the estimated useful life. Deferred Compensation Liability

Deferred compensation liability represents compensation that will be paid out upon satisfactory completion of certain performance-based and/or time-based criteria specified in employee award agreements or deferred compensation

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elections.

Revenue Recognition – General

The Company earns substantially all of its revenue from investment advisory and fund administration services. Investment advisory and administration fees, generally calculated as a percentage of assets under management ("AUM"), are recorded as revenue as services are performed. In addition to fixed fees based on a percentage of AUM, certain client accounts also provide periodic variable incentive fees.

Revenue Recognition – Incentive Revenue

The Company manages certain client accounts that provide for variable incentive fees. These fees are currently based on client investment results over rolling five year periods. For variable incentive fees based on a formula, there are two methods by which incentive revenue may be recorded. Under "Method 1", incentive fees are recorded at the end of the contract measurement period; under "Method 2", the incentive fees are recorded periodically and calculated as the amount that would be due under the formula at any point in time as if the contract was terminated at that date. Management has chosen Method 1, in which incentive fees are recorded at the end of the contract measurement period for the specific client in which the incentive fee applies. The table below shows AUM subject to incentive fees and the incentive fees, as calculated under each of the above methods:

			As Of June 30,	
			2014	2013
AUM Contractual Period Ends:				
Quarter Ended June 30, 2017			\$402,429,364	\$331,253,656
Quarter Ended December 31, 2018			96,462,568	—
Total AUM Subject to Incentive Fees			\$498,891,932	\$331,253,656
	For the Three	Months Ended	For the Six Mo	on the Ended
	Ended June 30		Ended June 30.	
	2014	2013	2014	2013
Incentive Fees Under Method 1:	2014	2015	2014	2013
Contractual Period Ends:	A	.	b	
Quarter Ended June 30, 2017	\$—	\$—	\$—	\$—
Quarter Ended December 31, 2018				
Total Incentive Fees Under Method 1	\$—	\$—	\$—	\$—
Incentive Fees Under Method 2:				
Contractual Period Ends:				
Quarter Ended June 30, 2017	\$3,614,204	\$2,464,815	\$3,614,204	\$2,464,815
Quarter Ended December 31, 2018		_		_
Total Incentive Fees Under Method 2	\$3,614,204	\$2,464,815	\$3,614,204	\$2,464,815

Method 2 in the table illustrates the revenue that would be recognized if the variable incentive fee contract was terminated as of June 30, 2014 or 2013. The contractual end dates highlight the time remaining until the variable incentive fees are scheduled to be earned. The amounts under Method 2 above will increase or decrease based on future client investment results through the contractual period end, and there is no assurance that the above amounts will ultimately be earned.

Revenue Recognition - Mutual Fund Administration

DHCM has an administrative and transfer agency services agreement with the Funds, under which DHCM performs certain services for each Fund. These services include mutual fund administration, fund accounting, transfer agency and other related functions. For performing these services, each Fund pays DHCM a fee, which is calculated using an annual rate of 0.25% for Class A, C, and I shares and 0.10% for Class Y shares times the average daily net assets of each respective series and share class.

The Funds have selected and contractually engaged certain vendors to fulfill various services to benefit the Funds' shareholders or to satisfy regulatory requirements of the Funds. These services include, among others, required shareholder mailings, federal and state registrations, and legal and audit services. DHCM, in fulfilling a portion of its role under the administration agreement with the Funds, acts as agent to pay these obligations of the Funds. Each vendor is independently responsible for fulfillment of the services it has been engaged to provide and negotiates fees and terms with the management and board of trustees of the Funds. The fee that each Fund pays to DHCM is reviewed annually by the Funds' board of trustees and specifically takes into account the contractual expenses that DHCM pays on behalf of the Funds. As a result, DHCM is not involved in the delivery or pricing of these services and bears no risk related to these services. Revenue has been recorded net of these Fund related expenses, in accordance with FASB ASC 605-45, Revenue Recognition – Principal Agent Considerations. In addition, DHCM finances the upfront commissions which are paid to brokers who sell Class C shares of the Funds. As financer, DHCM advances the commission amount to be paid to the selling broker at the time of sale. These advances are capitalized and amortized over 12 months to correspond with the repayments DHCM receives from the principal underwriter to recoup this commission advancement.

Beacon Hill has underwriting and administrative service agreements with certain clients, including registered mutual funds. The fee arrangements vary from client to client based upon services provided and are recorded as revenue under mutual fund administration on the Consolidated Statements of Income. Part of Beacon Hill's role as underwriter is to act as an agent on behalf of its mutual fund clients to receive 12b-1/service fees and commission revenue and facilitate the payment of those fees and commissions to third parties who provide services to the funds and their shareholders. The amount of 12b-1/service fees and commissions are determined by each mutual fund client, and Beacon Hill bears no financial risk related to these services. As a result, 12b-1/service fees and commission revenue has been recorded net of the expense payments to third parties, in accordance with the appropriate accounting treatment for this agency relationship.

Mutual fund administration gross and net revenue are summarized below:

	Three Months Ended June 30,		Six Months En June 30,		Ended 2013			
Mutual fund administration:	2014		2013		2014		2015	
Administration revenue, gross	\$5,565,081		\$4,015,154		\$10,608,498		\$7,630,884	
12b-1/service fees and commission revenue received from fund clients	2,689,494		1,984,681		5,171,264		3,797,068	
12b-1/service fees and commission expense payments to third parties	(2,342,897)	(1,738,197)	(4,499,409)	(3,327,009)
Fund related expense	(2,419,569)	(1,439,651)	(4,508,744)	(2,760,223)
Revenue, net of fund related expenses	3,492,109		2,821,987		6,771,609		5,340,720	
DHCM C-Share financing:								
Broker commission advance repayments	218,108		64,674		391,999		121,332	
Broker commission amortization	(210,100)	(62,881)	(385,202)	(116,890)
Financing activity, net	8,008		1,793		6,797		4,442	
Mutual fund administration revenue, net	\$3,500,117		\$2,823,780		\$6,778,406		\$5,345,162	

Contractual Expense Reimbursements

During the fourth quarter of 2013, BHIL entered into an agreement with a third party investment adviser to provide staff to support the wholesaling functions and sales support services to distribute shares of the registered investment companies managed by the third party investment adviser and distributed by BHIL. Under the agreement, the third party investment adviser is obligated to reimburse BHIL for all expenses incurred in association with these efforts. The amount of expense incurred and reimbursed for the three and six months ended June 30, 2014 was \$401,313 and

\$797,354, respectively. In addition, the third party investment adviser is obligated to reimburse BHIL for any contractual obligations entered into by BHIL as a result of this arrangement.

Income Taxes

The Company accounts for current and deferred income taxes through an asset and liability approach. Deferred tax assets are recognized for deductible temporary differences and deferred tax liabilities are recognized for taxable temporary differences. Deferred tax assets are reduced by a valuation allowance when it is more likely than not that some portion or all of the deferred tax assets will not be realized. Deferred tax assets and liabilities are adjusted for the effects of changes in tax laws and rates on the date of enactment.

The Company is subject to examination by various federal, state and local jurisdictions for various tax periods. The Company's income tax positions are based on research and interpretations of the income tax laws and rulings in each of the jurisdictions in which the Company does business. Due to the subjectivity of interpretations of laws and rulings in each jurisdiction, the differences and interplay in tax laws between those jurisdictions, as well as the inherent uncertainty in estimating the final resolution of complex tax audit matters, the Company's estimates of income tax liabilities may differ from actual payments or assessments. The Company regularly assesses its position with regard to tax exposures and records liabilities for these uncertain tax positions and related interest and penalties, if any, according to the principles of FASB ASC 740, Income Taxes. As of June 30, 2014, the Company has not recorded any liability for uncertain tax positions. The Company records interest and penalties, if any, within the income tax provision on the income statement.

Earnings Per Share

Basic earnings per share ("EPS") excludes dilution and is computed by dividing net income by the weighted average number of Common Shares outstanding for the period, which includes participating securities. Diluted EPS reflects the potential dilution of EPS due to unvested restricted stock grants with forfeitable rights to dividends. For the periods presented, the Company has unvested stock-based payment awards that contain both forfeitable and nonforfeitable rights to dividends.

Recently Issued Accounting Standards

In May 2014, the FASB issued Accounting Standards Update 2014-09, Revenue from Contracts with Customers, which supersedes existing accounting standards for revenue recognition and creates a single framework. The new guidance is effective for fiscal years beginning after December 15, 2016, including interim periods within that reporting period and requires either a retrospective or a modified retrospective approach to adoption. The Company is currently evaluating the new guidance to determine the impact it will have on its consolidated financial statements and related disclosures, as well as the transition methods. Early adoption is prohibited.

Note 3 Investment Portfolio

As of June 30, 2014, the Company held investments (excluding money market funds, included with cash and cash equivalents) worth \$36.1 million with an estimated cost basis of \$26.9 million. The following table summarizes the fair value of these investments as of June 30, 2014 and December 31, 2013:

	As of	
	June 30,	December 31,
	2014	2013
Diamond Hill Small Cap Fund	\$96,610	\$—
Diamond Hill Small-Mid Cap Fund	97,081	
Diamond Hill Mid Cap Fund	10,767,562	
Diamond Hill Large Cap Fund	1,306,268	
Diamond Hill Select Fund	697,723	
Diamond Hill Long-Short Fund	1,486,841	1,287,745
Diamond Hill Financial Long-Short Fund	1,212,758	1,131,034
Diamond Hill Research Opportunities Fund	14,869,322	13,305,830
Diamond Hill Strategic Income Fund	815,172	
Diamond Hill Investment Partners, L.P.	1,234	1,133
Diamond Hill Global Fund, L.P.	1,519,657	
Diamond Hill Valuation-Weighted 500, L.P.	3,221,478	3,000,328
Total Investment Portfolio	\$36,091,706	\$18,726,070
The following amounts included above relate to deferred compensation liabilities:	\$5,394,414	\$1,287,745

The amounts above related to deferred compensation liabilities consist of liabilities from both deferred compensation plans (refer to Note 5) and other deferred compensation arrangements.

DHCM is the managing member of the General Partner, which is the general partner of the Partnerships. The underlying assets of the Partnerships are cash and marketable equity securities. Summary financial information, including the Company's carrying value and income from the Partnerships, is as follows:

	As of	
	June 30, 2014	December 31, 2013
Total partnership assets	\$117,216,278	\$122,106,403
Total partnership liabilities	22,482,499	25,217,600
Net partnership assets	\$94,733,779	\$96,888,803
DHCM's portion of net assets	\$4,742,369	\$3,001,461
	For the	For the
	Six Months Ended	Year Ended
	June 30, 2014	December 31, 2013
Net partnership income	\$7,653,524	\$24,294,495
DHCM's portion of net income	\$315,908	\$899,958
Note 4 Capital Stock		
Common Shares		
The Company has only one class of securities outstanding, Common	Shares, no par value per sl	hare.

Authorization of Preferred Shares

The Company's Amended and Restated Articles of Incorporation authorize the issuance of 1,000,000 shares of "blank check" preferred shares with such designations, rights and preferences, as may be determined from time to time by the Company's Board of Directors. The Board of Directors is authorized, without shareholder approval, to issue preferred stock with dividend, liquidation, conversion, voting, or other rights, which could adversely affect the voting or other rights of the holders of the Common Shares. There were no preferred shares issued or outstanding at either June 30, 2014 or December 31, 2013.

Note 5 Compensation Plans

Equity Incentive Plans

2014 Equity and Cash Incentive Plan

At the Company's annual shareholder meeting on April 30, 2014, shareholders approved the 2014 Equity and Cash Incentive Plan ("2014 Plan"). The 2014 Plan is intended to facilitate the Company's ability to attract and retain staff, provide additional incentive to employees and directors, and promote the success of the Company's business. The 2014 Plan authorizes the issuance of 600,000 Common Shares of the Company in various forms of equity awards. The 2014 Plan also authorizes cash incentive awards. As of June 30, 2014, there were 592,750 Common Shares available for awards under the 2014 Plan. The 2014 Plan provides that the Board of Directors, or a committee appointed by the Board, may grant awards and otherwise administer the 2014 Plan. Restricted stock units and restricted stock grants issued under the 2014 Plan, which vest over time, are recorded as deferred compensation in the equity section of the balance sheet on the grant date and then recognized as compensation expense based on the grant date price over the vesting period of the respective grant. Stock grants issued under the 2014 Plan are recorded as compensation expense based on the grant date price.

2011 Equity and Cash Incentive Plan and 2005 Employee and Director Equity Incentive Plan

There are no longer any Common Shares available for future issuance under either the 2011 or 2005 equity incentive plans, although outstanding grants under these plans remain issued and outstanding. Restricted stock grants issued under the 2011 and 2005 equity incentive plans, which vest over time, were recorded as deferred compensation in the equity section of the balance sheet on the grant date and then recognized as compensation expense based on the grant date price over the vesting period of the respective grant. Stock grants issued under the 2011 and 2005 equity incentive plans were recorded as compensation expense based on the grant date price.

Restricted Stock Transactions

The Company issues restricted stock units and restricted stock awards (collectively, "Restricted Stock"). Restricted stock units represent shares which may be issued in the future whereas restricted stock awards represent shares issued and outstanding upon grant with vesting restrictions. The following table represents a roll-forward of outstanding Restricted Stock and related activity during the six months ended June 30, 2014 and the year ended December 31, 2013:

	Shares	Weighted-Average Grant Date Price per Share
Outstanding Restricted Stock as of December 31, 2012	319,988	\$74.22
Grants issued	32,000	85.63
Grants vested	(39,749) 80.77
Grants forfeited	(140) 77.81
Outstanding Restricted Stock as of December 31, 2013	312,099	\$74.17
Grants issued	32,913	119.59
Grants vested	(10,087) 56.27
Grants forfeited	(6,313) 78.24
Total outstanding Restricted Stock as of June 30, 2014	328,612	\$79.55

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Total deferred compensation related to unvested Restricted Stock grants was \$12.1 million as of June 30, 2014. Compensation expense related to restricted stock units is calculated based upon the fair market value of the common stock on grant date reduced by the present value of expected dividends during the requisite service period discounted at the appropriate risk-free

interest rate and is further adjusted for estimated forfeitures. Compensation expense related to the restricted stock grants is calculated based upon the fair market value of the common stock on grant date adjusted for estimated forfeitures. Compensation expense recognition of deferred equity compensation over the remaining service periods is as follows:

Six Months Remaining						
In						
2014	2015	2016	2017	2018	2019	Total
\$2,900,620	\$4,771,915	\$2,082,773	\$1,474,020	\$741,983	\$149,871	\$12,121,182
Stock Grant	Transactions					
The followir	ng table represen	ts stock grant trar	nsactions during th	ne six months end	ded June 30, 2014	and 2013:
			Shares Issue	ued	Grant Date	Value
June 30, 201	4		33,745		\$3,984,817	
June 30, 201	3		59,006		4,606,008	
401(k) Plan						
	10	1/1 1 1	1 • 1 11 1	1. 1. 1	··· · • • •	4 '1

The Company sponsors a 401(k) plan under which all employees are eligible to participate. Employees may contribute a portion of their compensation, subject to certain limits based on federal tax laws. The Company makes matching contributions of common shares of the Company with a value equal to 200 percent of the first six percent of an employee's compensation contributed to the plan. Employees become fully vested in the matching contributions after six plan years of employment. The following table summarizes the Company's expenses attributable to the plan during the three and six months ended June 30, 2014 and 2013:

	June 30,	June 30,
	2014	2013
Three Months Ended	\$334,259	\$284,569
Six Months Ended	658,003	564,782
Deferred Compensation Plans		

On April 24, 2013, the Board of Directors approved the Diamond Hill Fixed Term Deferred Compensation Plan and the Diamond Hill Variable Term Deferred Compensation Plan (collectively the "Plans"). Under the Plans, participants may elect to voluntarily defer, for a minimum of five years, certain incentive compensation, which the Company then contributes into the Plans. Each participant is responsible for designating investment options for assets they contribute, and the distribution paid to each participant reflects any gains or losses on the assets realized while in the Plans. Assets held in the Plans are included in the Company's investment portfolio and the associated obligation to participants is included in deferred compensation liability. Assets held in the Plans consist of the Diamond Hill Funds and are recorded at fair value. The first deferrals into the Plans were made during the first quarter of 2014 and are valued at \$4.0 million as of June 30, 2014. Amounts contributed to the Plans are expensed in the year in which the compensation was earned, however a tax deduction for federal and state income taxes is deferred until amounts are distributed from the Plans and reflected as a deferred tax asset.

Note 6 Operating Leases

The Company leases office space at three locations. The following table summarizes the total lease and operating expenses for the three and six months ended June 30, 2014 and 2013:

Note 6 Operating Leases (Continued)

	June 30,	June 30,
	2014	2013
Three Months Ended	\$226,948	\$164,351
Six Months Ended	453,037	340,239
The approximate future minimum lease payments under the operating leases	are as follows:	

The approximate future minimum lease payments under the operating leases are as fol

Future Minimum Lease Payments Six

Months

Remaining

In

n			

111								
2014	2015	2016	2017	2018	2019-2024	Total		
\$356,000	\$704,000	\$693,000	\$693,000	\$629,000	\$3,544,000	\$6,619,000		
The total approximate future minimum lease payments of \$6.6 million include \$314 thousand of obligations that will								
be reimbursed to the Company under an expense reimbursement agreement ("Expense Agreement") with a third party.								

Under the Expense Agreement, these amounts are required to be reimbursed to the Company by the third party. The obligation of the third party to reimburse the Company for these expenses survives the termination of the Expense Agreement.

In addition to the above lease payments, the Company is also responsible for normal operating expenses of the properties. Such operating expenses were approximately \$9.80 per square foot in 2013, on a combined basis, and are expected to be approximately \$10.12 per square foot in 2014.

Note 7 Income Taxes

The provision for income taxes for the three and six months ended June 30, 2014 and 2013 consists of federal, state and city income taxes. The effective tax rates for the three months ended June 30, 2014 and 2013 were 37.0% and 40.2%, respectively. The effective tax rates for the six months ended June 30, 2014 and 2013 were 36.9% and 38.5%, respectively.

The net temporary differences incurred to date will reverse in future periods as the Company generates taxable earnings. The Company believes it is more likely than not that the results of future operations will generate sufficient taxable income to realize the net deferred tax assets recorded. The Company records a valuation allowance when it is more likely than not that some portion or all of the deferred tax assets will not be realized. As of June 30, 2014 and December 31, 2013, no valuation allowance was deemed necessary.

FASB ASC 740, Income Taxes, prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return and also provides guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure and transition. The Company did not record an accrual for tax related uncertainties or unrecognized tax positions as of June 30, 2014 and December 31, 2013. The Company does not expect a change to the reserve for uncertain tax positions within the next twelve months that would have a material impact on the consolidated financial statements. As of June 30, 2014, the Company has recorded no interest expense through the tax provision. As of December 31, 2013, the Company recorded through the tax provision net interest expense of \$321 thousand as a result of an IRS examination.

The Company files income tax returns in the federal and all applicable state and local jurisdictions. The Company is subject to federal, state and local examinations by tax authorities for tax years ended December 31, 2010 through 2013.

Note 8 Earnings Per Share

The Company's common shares outstanding consist of all shares issued and outstanding, including unvested restricted shares. Basic and diluted EPS are calculated under the two-class method. Pursuant to the two-class method, the Company's unvested restricted stock grants with nonforfeitable rights to dividends are considered participating

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securities. Dividends are paid on all common shares outstanding at the same rate. Accordingly, the Company has evaluated the impact of earnings per share of all participating securities under the two-class method, noting no impact on earnings per share. Restricted stock grants with forfeitable rights to dividends and restricted stock units are considered dilutive. The following table sets forth the computation for basic and diluted EPS and reconciliation between basic and diluted shares outstanding:

		Three Months June 30,	Ended	Six Months Ended June 30,		
		2014	2013	2014	2013	
Net income		\$6,928,034	\$4,711,545	\$12,677,633	\$10,042,277	
Weighted a	verage number of outstanding shares - Basic	3,198,231	3,248,197	3,182,175	3,222,977	
rights to div	pact of restricted stock grants with forfeitable	66,623	_	69,944	_	
Dilutive im	pact of restricted stock units	3,442		2,553		
Weighted a Diluted	verage number of outstanding shares -	3,268,296	3,248,197	3,254,672	3,222,977	
Earnings pe	er share					
Basic		\$2.17	\$1.45	\$3.98	\$3.12	
Diluted		\$2.12	\$1.45	\$3.90	\$3.12	
Note 0 Dec	ulatary Daguinamanta					

Note 9 Regulatory Requirements

BHIL, a wholly owned subsidiary of the Company and principal underwriter for mutual funds, is subject to the U.S. Securities and Exchange Commission ("SEC") uniform net capital rule, which requires the maintenance of minimum net capital. BHIL's net capital exceeded its minimum net capital requirement at June 30, 2014 and December 31, 2013. The net capital balances, minimum net capital requirements, and ratios of aggregate indebtedness to net capital for BHIL are summarized below as of June 30, 2014 and December 31, 2013:

	June 30,	December 31,
	2014	2013
Net Capital	\$359,653	\$338,568
Minimum Net Capital Requirement	84,584	90,931
Ratio of Aggregate Indebtedness to Net Capital	3.53 to 1	4.03 to 1
Note 10 Commitments and Contingencies		

The Company indemnifies its directors and certain of its officers and employees for certain liabilities that might arise from their performance of their duties to the Company. Additionally, in the normal course of business, the Company enters into agreements that contain a variety of representations and warranties and which provide general indemnifications. Certain agreements do not contain any limits on the Company's liability and would involve future claims that may be made against the Company that have not yet occurred. Therefore, it is not possible to estimate the Company's potential liability under these indemnifies. Further, the Company maintains insurance policies that may provide coverage against certain claims under these indemnifies.

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ITEM 2: Management's Discussion and Analysis of Financial Condition and Results of Operations Forward-looking Statements

Throughout this Quarterly report on Form 10-Q, the Company may make forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), relating to such matters as anticipated operating results, prospects and levels of AUM, technological developments, economic trends (including interest rates and market volatility), expected transactions and similar matters. The words "believe," "expect," "anticipate," "estimate," "should," "hope," "seek," "plan," "in similar expressions identify forward-looking statements that speak only as of the date thereof. While the we believe that the assumptions underlying our forward-looking statements are reasonable, investors are cautioned that any of the assumptions could prove to be inaccurate and, accordingly, our actual results and experiences could differ materially from the anticipated results or other expectations expressed in our forward-looking statements. Factors that could cause such actual results or experiences to differ from results discussed in the forward-looking statements include, but are not limited to: the adverse effect from a decline in the securities markets; a decline in the performance of our products; changes in interest rates; changes in national and local economic and political conditions, including the effects of implementation of the Budget Control Act of 2011, the American Taxpayer Relief Act of 2012, the Jumpstart Our Business Startups Act of 2012 and the continuing economic uncertainty in various parts of the world; changes in government policy and regulation, including monetary policy; changes in our ability to attract or retain key employees; unforeseen costs and other effects related to legal proceedings or investigations of governmental and self-regulatory organizations; and other risks identified from time-to-time in other public documents on file with the U. S. Securities and Exchange Commission ("SEC"), including those in Item 1A on Form 10-K. The terms the "Company," "management," "we," "us," and "our," mean Diamond Hill Investment Group, Inc. and its subsidiaries. General

The Company derives its consolidated revenue and net income from investment advisory and fund administration services provided by its subsidiaries DHCM, BHFS, and BHIL. BHFS and BHIL collectively operate as "Beacon Hill". DHCM is a registered investment adviser under the Investment Advisers Act of 1940. DHCM sponsors, distributes, and provides investment advisory and related services to various U.S. and foreign clients through the Funds, institutional accounts, and the Partnerships. Beacon Hill provides fund administration and statutory underwriting services to U.S. and foreign clients, including the Funds.

The Company's primary objective is to fulfill our fiduciary duty to clients. Our secondary objective is to grow the intrinsic value of the Company in order to achieve an adequate long-term return for shareholders.

In this section, the Company discusses and analyzes the consolidated results of operations for the three and six month periods ended June 30, 2014 and 2013, material changes in financial condition and other factors that may affect future financial performance. The accompanying unaudited consolidated financial statements were prepared in accordance with the instructions for Form 10-Q and, therefore, do not include information or footnotes necessary for a complete presentation of financial position, results of operations and cash flows in conformity with United States generally accepted accounting principles. Accordingly, these financial statements should be read in conjunction with the Consolidated Financial Statements and Notes thereto of the Company included in the Company's Annual Report on Form 10-K for the year ended December 31, 2013. However, in the opinion of management, all adjustments (consisting of only normal recurring accruals) which are necessary for a fair presentation of the financial statements have been included. The results of operations for the three and six month periods ended June 30, 2014 are not necessarily indicative of the results which may be expected for the entire fiscal year.

Assets Under Management

Our revenue is derived primarily from investment advisory and administration fees. Investment advisory and administration fees paid to the Company are generally based on the value of the investment portfolios we manage and fluctuate with changes in the total value of the AUM. Substantially all of our AUM (98.3%) is valued based on readily available market quotations. AUM in the Strategic Income strategy (1.7%) is valued using evaluated prices from an independent third-party provider. Fees are recognized in the period that the Company manages these assets.

Revenues are highly dependent on both the value and composition of AUM. The following is a summary of our AUM by product and investment objective, and a roll-forward of the change in AUM for the three and six months ended June 30, 2014 and 2013:

	Assets Under Management by Product							
	As of June 3	,						
(in millions)	2014	2013	% Change					
Proprietary funds	\$8,953	\$6,446	39	%				
Sub-advised funds	580	322	80	%				
Institutional accounts	4,671	3,659	28	%				
Total AUM	\$14,204	\$10,427	36	%				
	Assets Under Management							
	nt Objective	tive						
	As of June 30,							
(in millions)	2014	2013	% Change					
Small Cap	\$1,557	\$1,113	40	%				
Small-Mid Cap	1,036	507	104	%				
Large Cap	7,207	5,374	34	%				
Select (All Cap)	394	278	42	%				
Long-Short	3,774	2,955	28	%				
Strategic Income	236	200	18	%				
Total AUM	\$14,204	\$10,427	36	%				
		Change in A						
				Management				
		For the Thre June 30,	ed					
(in millions)		2014	2013					
AUM at beginning of the period		\$12,986	\$10,574					
Net cash inflows (outflows)								
proprietary funds		482	218					
sub-advised funds		66	(782)				
institutional accounts		65	(142)				
		613	(706)				
Net market appreciation and income		605	559					
Increase (decrease) during the period		1,218	(147)				
AUM at end of the period		\$14,204	\$10,427					

	Change in A Under Mana For the Six M June 30,		
(in millions)	2014	2013	
AUM at beginning of the period	\$12,186	\$9,429	
Net cash inflows (outflows)			
proprietary funds	847	360	
sub-advised funds	99	(819)
institutional accounts	226	(175)
	1,172	(634)
Net market appreciation and income	846	1,632	
Increase during the period	2,018	998	
AUM at end of the period	\$14,204	\$10,427	

Consolidated Results of Operations

The following is a discussion of our consolidated results of operations.

	Three M June 30		hs Ended				Six Mont June 30,		Ended			
(in thousands, except per share amounts and percentages)	2014		2013		% Cha	nge	2014		2013		% Cha	inge
Net operating income	\$9,674		\$7,152		35	%	\$18,245		\$13,779		32	%
Net operating income after tax ^(a)	\$6,095		\$4,276		43	%	\$11,517		\$8,472		36	%
Net income	\$6,928		\$4,712		47	%	\$12,678		\$10,042		26	%
Net operating income after tax per diluted share ^(a)	\$1.87		\$1.32		42	%	\$3.54		\$2.63		35	%
Net income per diluted share	\$2.12		\$1.45		46	%	\$3.90		\$3.12		25	%
Operating profit margin	38	%	36	%	NM		38	%	36	%	NM	

(a) Net operating income after tax is a non-GAAP performance measure. See Use of Supplemental Data as Non-GAAP Performance Measure on page 22 of this report.

Three Months Ended June 30, 2014 compared with Three Months Ended June 30, 2013

The Company generated net income of \$6.9 million (\$2.12 per diluted share) for the three months ended June 30, 2014, compared with net income of \$4.7 million (\$1.45 per diluted share) for the three months ended June 30, 2013. Operating income increased by \$2.5 million period over period due to an increase in AUM, resulting in a \$5.5 million increase in revenue. The revenue increase was offset by an increase in operating expenses of \$3.0 million, related to higher compensation due to merit increases and increases in staffing and an increase in incentive compensation. A positive investment return of \$1.3 million due to market appreciation further contributed to the overall increase in net income for the three months ended June 30, 2014. Income tax provision increased \$899 thousand from the three months ended June 30, 2013 to the three months ended June 30, 2014 primarily due to an overall increase in income before taxes. Operating profit margin increased to 38% for the second quarter 2014 from 36% for the second quarter 2013. We expect that our operating margin will fluctuate from period to period based on various factors including revenues; investment results; employee performance; staffing levels; development of investment strategies, products, or channels; and industry comparisons.

Revenue

	Three Month			
	June 30,			
(in thousands)	2014	2013	% Chan	ge
Investment advisory	\$21,940	\$17,090	28	%
Mutual fund administration, net	3,500	2,824	24	%
Total	\$25,440			