FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB APPROVAL

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Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type Responses)																
1. Name and Address of Reporting Person * STERN JAMES A			2. Issuer Name and Ticker or Trading Symbol TWO HARBORS INVESTMENT CORP. [TWO]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_Director Officer (give title below) Other (specify below)					
575 LEXINGTON AVENUE, SUITE 2930			3. Date of Earliest Transaction (Month/Day/Year) 07/31/2018													
(Street)			4. If Amendment, Date Original Filed(Month/Day/Year)							6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person _Form filed by More than One Reporting Person						
NEW YORK, NY 10022 (City) (State) (Zip)			Table I No. D. i. d. G. W.													
	·	Transaction	24 Daams		1			1		curities Acquired, Disposed of, or Beneficially Owned						
1. Title of Security (Instr. 3)	D	ate Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)		(Instr. 8)		ction	4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			Beneficial Ownership		
					Co	de	V	Amou	ont (I	r	Price				or Indirect (I) (Instr. 4)	(Instr. 4)
Common stock, par va \$0.01 per share	llue 0	7/31/2018			A	Α.		5,654 (<u>1</u>)	l A		\$ 15.5	5,654			D	
Common stock, par va \$0.01 per share	llue 0	7/31/2018			Α	A		63,34 (<u>2</u>).	18 A		\$ 15.5	69,002			D	
Common stock, par value \$0.01 per share		7/31/2018			A	Α.		7,799 (2).	A		\$ 15.5	7,799			I	Shares Held in trust for which the reporting person's brother is trustee.
Reminder: Report on a sepa	arate line for ea	Table II -	Derivative	Securi	ities Ac	quir	Pers cont the f	ons wi ained i orm di	ho res in this splay	for s a	rm are curre neficia	e not rec ntly vali illy Owne	uired to re d OMB cor	nformation espond unle ntrol number	ss	1474 (9-02)
1. Title of 2. 3. 7	Transaction	3A. Deemed	4.		varrani 5.			s, convertible securities te Exercisable 7. Ti				8. Price of	9. Number of	10.	11. Natur	
Derivative Conversion Da		Execution Date Oay/Year)		e, if Transaction N Code of (Instr. 8) I S S (Instr. 8) I C Code of		Number a		and Expiration Date (Month/Day/Year)			Amo Unde Secu	unt of erlying rities 3 and	Derivative Security (Instr. 5)	, ,	Ownershi Form of Derivativ Security: Direct (D or Indirect	of Indirec Beneficial Ownershi (Instr. 4)
			Code	V	(A) (I		Date Exerc	cisable	Expira Date	tion	Title	Amount or Number of Shares				

Reporting Owners

Reporting Owner Name / Address	Relationships					
Reporting Owner Name / Address		10% Owner	Officer	Other		

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Signatures

/s/ James A. Stern, By: Rebecca B. Sandberg, Attorney-in-Fact	08/02/20	08/02/201	
**Signature of Reporting Person	Date		

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Represents a common stock award for service as a director, issued under Two Harbors Investment Corp.'s Second Restated 2009 Equity Incentive Plan.

 On July 31, 2018, pursuant to the Agreement and Plan of Merger, dated April 25, 2018 (the "Merger Agreement"), among the Issuer, Eiger Merger Subsidiary LLC, a wholly
- owned subsidiary of the Issuer ("Merger Sub"), and CYS Investments, Inc. ("CYS"), Merger Sub merged with and into CYS (the "Merger"), with CYS surviving the Merger as a wholly owned subsidiary of the Issuer. At the effective time of the merger, each share of CYS common stock outstanding immediately prior to the effective time was converted into the right to receive 0.4680 shares of Two Harbors common stock as well as cash consideration of \$0.0965 per share. As of the date of this report, the final merger consideration allocable to the reporting person is not available. The reporting person undertakes to amend the report if the number of shares resulting from the final calculation differs materially from the estimated number of shares reported as beneficially owned herein.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.