BRANDYWINE REALTY TRUST Form 10-Q April 26, 2018

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 10-Q

(Mark One)

Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended March 31, 2018

or

Transition Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the transition period from to

Commission file number

001-9106 (Brandywine Realty Trust)

000-24407 (Brandywine Operating Partnership, L.P.)

Brandywine Realty Trust

Brandywine Operating Partnership, L.P.

(Exact name of registrant as specified in its charter)

MARYLAND (Brandywine Realty Trust) 23-2413352
DELAWARE (Brandywine Operating Partnership L.P.) 23-2862640
(State or other jurisdiction of incorporation or organization) Identification No.)

2929 Walnut Street

Suite 1700

Philadelphia, Pennsylvania 19104 (Address of principal executive offices) (Zip Code)

Registrant's telephone number, including area code (610) 325-5600

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Brandywine Realty Trust Yes No Brandywine Operating Partnership, L.P. Yes 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 (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

Brandywine Realty Trust Yes No Brandywine Operating Partnership, L.P. Yes No

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

Brandywine Realty Trust:

Smaller reporting company Emerging growth company

Brandywine Operating Partnership, L.P.:

Smaller reporting company Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).

Brandywine Realty Trust Yes No Brandywine Operating Partnership, L.P. Yes No

A total of 178,530,101 Common Shares of Beneficial Interest, par value \$0.01 per share of Brandywine Realty Trust, were outstanding as of April 20, 2018.

EXPLANATORY NOTE

This report combines the quarterly reports on Form 10-Q for the period ended March 31, 2018 of Brandywine Realty Trust (the "Parent Company") and Brandywine Operating Partnership L.P. (the "Operating Partnership"). The Parent Company is a Maryland real estate investment trust, or REIT, that owns its assets and conducts its operations through the Operating Partnership, a Delaware limited partnership, and subsidiaries of the Operating Partnership. The Parent Company, the Operating Partnership and their consolidated subsidiaries are collectively referred to in this report as the "Company". In addition, as used in this report, terms such as "we", "us", and "our" may refer to the Company, the Parent Company, or the Operating Partnership.

The Parent Company is the sole general partner of the Operating Partnership and, as of March 31, 2018, owned a 99.2% interest in the Operating Partnership. The remaining 0.8% interest consists of common units of limited partnership interest issued by the Operating Partnership to third parties in exchange for contributions of properties to the Operating Partnership. As the sole general partner of the Operating Partnership, the Parent Company has full and complete authority over the Operating Partnership's day-to-day operations and management.

Management operates the Parent Company and the Operating Partnership as one enterprise. The management of the Parent Company consists of the same members as the management of the Operating Partnership.

As general partner with control of the Operating Partnership, the Parent Company consolidates the Operating Partnership for financial reporting purposes, and the Parent Company does not have significant assets other than its investment in the Operating Partnership. Therefore, the assets and liabilities of the Parent Company and the Operating Partnership are the same on their respective financial statements. The separate discussions of the Parent Company and the Operating Partnership in this report should be read in conjunction with each other to understand the results of the Company's operations on a consolidated basis and how management operates the Company.

The Company believes that combining the quarterly reports on Form 10-Q of the Parent Company and the Operating Partnership into a single report will result in the following benefits:

facilitate a better understanding by the investors of the Parent Company and the Operating Partnership by enabling them to view the business as a whole in the same manner as management views and operates the business; remove duplicative disclosures and provide a more straightforward presentation in light of the fact that a substantial portion of the disclosure applies to both the Parent Company and the Operating Partnership; and ereate time and cost efficiencies through the preparation of one combined report instead of two separate reports. There are few differences between the Parent Company and the Operating Partnership, which are reflected in the footnote disclosures in this report. The Company believes it is important to understand the differences between the Parent Company and the Operating Partnership in the context of how these entities operate as an interrelated consolidated company. The Parent Company is a REIT, whose only material asset is its ownership of partnership interests of the Operating Partnership. As a result, the Parent Company does not conduct business itself, other than acting as the sole general partner of the Operating Partnership, issuing equity from time to time and guaranteeing the debt obligations of the Operating Partnership. The Operating Partnership holds substantially all the assets of the Company and directly or indirectly holds the ownership interests in the Company's Real Estate Ventures. The Operating Partnership conducts the operations of the Company's business and is structured as a partnership with no publicly traded equity. Except for net proceeds from equity issuances by the Parent Company, which are contributed to the Operating Partnership in exchange for partnership units, the Operating Partnership generates the capital required by the Company's business through the Operating Partnership's operations, by the Operating Partnership's incurrence of indebtedness (directly and through subsidiaries) and through the issuance of partnership units of the Operating Partnership or equity interests in subsidiaries of the Operating Partnership.

The equity and non-controlling interests in the Parent Company and the Operating Partnership's equity are the main areas of difference between the consolidated financial statements of the Parent Company and the Operating

Partnership. The common units of limited partnership interest in the Operating Partnership are accounted for as partners' equity in the Operating Partnership's financial statements while the common units of limited partnership interests held by parties other than the Parent Company are presented as non-controlling interests in the Parent Company's financial statements. The differences between the Parent Company and the Operating Partnership's equity relate to the differences in the equity issued at the Parent Company and Operating Partnership levels.

To help investors understand the significant differences between the Parent Company and the Operating Partnership, this report presents the following as separate notes or sections for each of the Parent Company and the Operating Partnership:

Consolidated Financial Statements; and

Notes to the Parent Company's and Operating Partnership's Equity.

This report also includes separate Item 4. (Controls and Procedures) disclosures and separate Exhibit 31 and 32 certifications for each of the Parent Company and the Operating Partnership in order to establish that the Chief Executive Officer and the Chief Financial Officer of each entity have made the requisite certifications and that the Parent Company and Operating Partnership are compliant with Rule 13a-15 or Rule 15d-15 of the Securities Exchange Act of 1934, as amended, and 18 U.S.C. § 1350.

In order to highlight the differences between the Parent Company and the Operating Partnership, the separate sections in this report for the Parent Company and the Operating Partnership specifically refer to the Parent Company and the Operating Partnership. In the sections that combine disclosures of the Parent Company and the Operating Partnership, this report refers to such disclosures as those of the Company. Although the Operating Partnership is generally the entity that directly or indirectly enters into contracts and real estate ventures and holds assets and incurs debt, reference to the Company is appropriate because the business is one enterprise and the Parent Company operates the business through the Operating Partnership.

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PART I - FINANCIAL INFORMATION

Item 1. — Financial Statements

BRANDYWINE REALTY TRUST

CONSOLIDATED BALANCE SHEETS

(in thousands, except share and per share information)

ASSETS	March 31, 2018 (unaudited)	December 31, 2017
Real estate investments:		
Operating properties	\$3,864,706	\$3,832,348
Accumulated depreciation	(920,207)	
Operating real estate investments, net	2,944,499	2,937,257
Construction-in-progress	129,413	121,188
Land held for development	99,436	98,242
Total real estate investments, net	3,173,348	3,156,687
Assets held for sale, net	-	392
Cash and cash equivalents	200,813	202,179
Accounts receivable, net of allowance of \$3,935 and \$3,467 as of March 31, 2018 and		
December 31, 2017, respectively	17,794	17,938
Accrued rent receivable, net of allowance of \$13,409 and \$13,645 as of March 31, 2018		
and December 31, 2017, respectively	174,236	169,760
Investment in Real Estate Ventures, equity method	171,383	194,621
Deferred costs, net	97,299	96,695
Intangible assets, net	63,614	64,972
Other assets	139,449	92,204
Total assets	\$4,037,936	\$3,995,448
LIABILITIES AND BENEFICIARIES' EQUITY		
Mortgage notes payable, net	\$325,974	\$317,216
Unsecured term loans, net	248,512	248,429
Unsecured senior notes, net	1,365,546	1,365,183
Accounts payable and accrued expenses	105,176	107,074
Distributions payable	32,502	32,456
Deferred income, gains and rent	58,887	42,593
Acquired lease intangibles, net	19,510	20,274
Other liabilities	14,588	15,623
Total liabilities	\$2,170,695	\$ 2,148,848
Commitments and contingencies (See Note 14)		
Brandywine Realty Trust's Equity:		
Common Shares of Brandywine Realty Trust's beneficial interest, \$0.01 par value; shares authorized 400,000,000; 178,442,517 and 178,285,236 issued and outstanding as		
of March 31, 2018 and December 31, 2017, respectively		1 701
	1,785	1,784
Additional paid-in-capital	3,222,047	3,218,564
Deferred compensation payable in common shares	13,506	12,445

Common shares in grantor trust, 948,592 and 894,736 as of March 31, 2018 and

December 31, 2017, respectively	(13,506)	(12,445)
Cumulative earnings	704,506	660,174
Accumulated other comprehensive income	7,365	2,399
Cumulative distributions	(2,086,000)	(2,053,741)
Total Brandywine Realty Trust's equity	1,849,703	1,829,180
Noncontrolling interests	17,538	17,420
Total beneficiaries' equity	\$1,867,241	\$ 1,846,600
Total liabilities and beneficiaries' equity	\$4,037,936	\$3,995,448

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

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited, in thousands, except share and per share information)

Tenant reimbursements 19, Termination fees 556 Third party management fees, labor reimbursement and leasing 7,6 Other 1,9 Total revenue 136 Operating expenses	5,360 849 74 25 5,358 332 422 50 291 23 3,518 840 8 9,533)	(634 (748
Rents \$100 Tenant reimbursements 19, Termination fees 550 Third party management fees, labor reimbursement and leasing 7,60 Other 1,9 Total revenue 130 Operating expenses Property operating expenses 39, Real estate taxes 12, Third party management expenses 4,7 Depreciation and amortization 43, General and administrative expenses 8,7 Provision for impairment - Total operating expenses 100 Operating income 27, Other income (expense) Interest expense 109 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 44,	849) 74 25 5,358 332 422 50 291 23 3,518 840 3 9,533) 7	18,535 1,673 6,485 895 130,920 36,885 11,749 2,447 45,892 9,325 2,730 109,028 21,892 393 (21,437 (634 (748
Tenant reimbursements 19, Termination fees 556 Third party management fees, labor reimbursement and leasing 7,6 Other 1,9 Total revenue 136 Operating expenses Property operating expenses 39, Real estate taxes 12, Third party management expenses 4,7 Depreciation and amortization 43, General and administrative expenses 8,7 Provision for impairment - Total operating expenses 108 Operating income 27, Other income (expense) Interest income 700 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate - Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 44,	849) 74 25 5,358 332 422 50 291 23 3,518 840 3 9,533) 7	18,535 1,673 6,485 895 130,920 36,885 11,749 2,447 45,892 9,325 2,730 109,028 21,892 393 (21,437 (634 (748
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Other1,9Total revenue136Operating expenses2Property operating expenses39,Real estate taxes12,Third party management expenses4,7Depreciation and amortization43,General and administrative expenses8,7Provision for impairment-Total operating expenses108Operating income27,Other income (expense)19Interest expense(19Interest expense - amortization of deferred financing costs(62Equity in loss of Real Estate Ventures(82Net gain on disposition of real estate-Net gain on Real Estate Venture transactions37,Net income before income taxes44,Income tax provision(13Net income44,	25 5,358 332 422 50 291 23 3,518 840 8 9,533)	895 130,920 36,885 11,749 2,447 45,892 9,325 2,730 109,028 21,892 393 (21,437 (634 (748
Total revenue 136 Operating expenses 7 Property operating expenses 39, Real estate taxes 112, Third party management expenses 4,7 Depreciation and amortization 43, General and administrative expenses 8,7 Provision for impairment - Total operating expenses 108 Operating income 27, Other income (expense) Interest income 700 Interest expense 409 Interest expense 500 Interest expense 600	5,358 332 422 50 291 23 3,518 840 3 9,533)	130,920 36,885 11,749 2,447 45,892 9,325 2,730 109,028 21,892 393 (21,437 (634 (748
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Real estate taxes 12, Third party management expenses 4,7 Depreciation and amortization 43, General and administrative expenses 8,7 Provision for impairment - Total operating expenses 108 Operating income 27, Other income (expense) Interest income 703 Interest expense 119 Interest	422 50 291 23 3,518 840 3 9,533)	11,749 2,447 45,892 9,325 2,730 109,028 21,892 393 (21,437 (634 (748
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General and administrative expenses 8,7 Provision for impairment - Total operating expenses 108 Operating income 27, Other income (expense) Interest income 703 Interest expense (19 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate 22 Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 444,	23 3,518 840 3 2,533)	9,325 2,730 109,028 21,892 393 (21,437 (634 (748
Provision for impairment Total operating expenses Operating income Operating income Operating income Operating income Other income (expense) Interest income Interest expense Interest expense Interest expense - amortization of deferred financing costs Equity in loss of Real Estate Ventures Net gain on disposition of real estate Net gain on sale of undepreciated real estate Net gain on Real Estate Venture transactions Net income before income taxes Income tax provision Net income 108 - 703 -	3,518 840 3,533)	2,730 109,028 21,892 393 (21,437 (634 (748
Total operating expenses 108 Operating income 27, Other income (expense) Interest income 703 Interest expense (19 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate - Net gain on sale of undepreciated real estate 22 Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income	840 8 9,533) 77)	109,028 21,892 393 (21,437 (634 (748
Operating income 27, Other income (expense) Interest income 703 Interest expense (19 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate - Net gain on sale of undepreciated real estate 22 Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 44,	840 8 9,533) 77)	21,892 393 (21,437 (634 (748
Other income (expense) Interest income 703 Interest expense (19 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate - Net gain on sale of undepreciated real estate 22 Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 44,	3 9,533) 7)	393 (21,437 (634 (748
Interest income 703 Interest expense (19 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate - Net gain on sale of undepreciated real estate 22 Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 44,),533) (7)	(21,437 (634 (748
Interest expense (19 Interest expense - amortization of deferred financing costs (62 Equity in loss of Real Estate Ventures (82 Net gain on disposition of real estate - Net gain on sale of undepreciated real estate 22 Net gain on Real Estate Venture transactions 37, Net income before income taxes 44, Income tax provision (13 Net income 44,),533) (7)	(21,437 (634 (748
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Net gain on Real Estate Venture transactions37,Net income before income taxes44,Income tax provision(13)Net income44,		7,323
Net income before income taxes 44, Income tax provision (13 Net income 44,		-
Income tax provision (13 Net income 44,	263	14,582
Net income 44,	843	21,371
·	8)	(100
Net income attributable to noncontrolling interests (37)	705	21,271
	(6)	(169
Net income attributable to Brandywine Realty Trust 44,	329	21,102
Distribution to preferred shareholders -		(1,725
Nonforfeitable dividends allocated to unvested restricted shareholders (11	4)	(99
Net income attributable to Common Shareholders of Brandywine Realty Trust \$44,	215	\$19,278
Basic income per Common Share \$0.2	5	\$0.11
Diluted income per Common Share \$0.2	5	\$0.11
Basic weighted average shares outstanding 178	3,395,525	175,176,964
Diluted weighted average shares outstanding 179		176,201,872

Distributions declared per Common Share

\$0.18

\$0.16

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

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited, in thousands)

	Three-mo	
	March 31	,
	2018	2017
Net income	\$44,705	\$21,271
Comprehensive income:		
Unrealized gain on derivative financial instruments	4,696	1,014
Amortization of interest rate contracts (1)	312	286
Total comprehensive income	5,008	1,300
Comprehensive income	49,713	22,571
Comprehensive income attributable to noncontrolling interest	(418)	(181)
Comprehensive income attributable to Brandywine Realty Trust	\$49,295	\$22,390

⁽¹⁾ Amounts reclassified from comprehensive income to interest expense within the Consolidated Statements of Operations.

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

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF BENEFICIARIES' EQUITY

For the three-month period ended March 31, 2018

(unaudited, in thousands, except number of shares)

	Number of Common Shares	Number of Rabbi Trust/Def Compensa Shares	effreudst's	wine Additional aPaid-in	Deferred Compens Payable in Common Shares	Common Shares in			ılated h Emsixe lative Distributions		
ANCE, mber 31,	178,285,236	894,736			\$12,445				\$(2,053,741)		
ncome							44,329			376	44,70
r orehensive ne								4,966		42	5,008
nce of mon es of ficial est	23,311			416							416
nce of ership est in olidated estate ire										15	15
ibutions olidated estate ire e-based										(54) (54
e-based bensation ity	68,425		1	3,072			3				3,076
e Issuance /(to) rred pensation	66,830	53,856			1,061	(1,061)					-
e Choice issuance	(1,285))									-

location of controlling est				(5)				5		-
ibutions red (\$0.18 hare)								(32,259) (266)	(32,52
ANCE, th 31, 2018	178,442,517	948,592	\$1,785	\$3,222,047	\$13,506	\$(13,506) \$704,506	\$7,365	\$(2,086,000)	\$17,53	8 3	\$1,867,

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

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENT OF BENEFICIARIES' EQUITY

For the three-month period ended March 31, 2017

(unaudited, in thousands, except number of shares)

Number of Preferred Shares	Prefer	e Number of r Co nmon Shares	Number of Rabbi Trust/Defo Compensa Shares	fef Fed st's at bæm efici	wine Additional	C F I ii	in Common		Cumulativ Earnings			Noncont Interests
4,000,000	\$40	175,140,760	899,457	\$1,752	\$3,258,870	0 \$	\$13,684	\$(13,684)	\$539,319	\$(1,745)	\$(1,931,892)	\$17,093
									21,102			169
										1,288		12
												29
e					(219)						
		6,752			110							
		56,669	39,870		3,769				1			
		(354) (2,388))	(48)	560	(560)				
		(1,423)									
Î.					(23)						23
e											(1,725)

(28,122) (237)

4,000,000 \$40 175,202,404 936,939 \$1,752 \$3,262,459 \$14,244 \$(14,244) \$560,422 \$(457) \$(1,961,739) \$17,089

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

BRANDYWINE REALTY TRUST

CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited, in thousands)

	Three-morended Mar 2018	_
Cash flows from operating activities:		
Net income	\$44,705	\$21,271
Adjustments to reconcile net income to net cash from operating activities:		
Depreciation and amortization	43,291	45,892
Amortization of deferred financing costs	627	634
Amortization of debt discount/(premium), net	176	362
Amortization of stock compensation costs	3,265	3,124
Straight-line rent income	(4,978)	
Amortization of acquired above (below) market leases, net	(793)	(1,338)
Straight-line ground rent expense	22	22
Provision for doubtful accounts	467	707
Net gain on real estate venture transactions	(37,263)	
Net gain on sale of interests in real estate	(22)	
Provision for impairment	-	2,730
Income from Real Estate Ventures, net of distributions	2,209	748
Income tax provision	138	100
Changes in assets and liabilities:		
Accounts receivable	(646)	(917)
Other assets	(12,911)	(10,626)
Accounts payable and accrued expenses	(1,146)	9,089
Deferred income, gains and rent	2,295	(3,333)
Other liabilities	(738)	(106)
Net cash provided by operating activities	38,698	40,559
Cash flows from investing activities:		
Acquisition of properties	(24,946)	· -
Proceeds from the sale of properties	14,921	74,159
Proceeds from real estate venture sales	42,953	27,230
Proceeds from repayment of mortgage notes receivable	562	-
Capital expenditures for tenant improvements	(16,569)	(11,408)
Capital expenditures for redevelopments	(2,429)	(5,505)
Capital expenditures for developments	(19,387)	
Advances for the purchase of tenant assets, net of repayments	316	997
Investment in unconsolidated Real Estate Ventures	(261)	(4,910)
Deposits for real estate	(162)	268
Capital distributions from Real Estate Ventures	1,951	8,306
Leasing costs paid	(3,120)	(1.100)
Net cash (used in) provided by investing activities	(6,171)	63,852
Cash flows from financing activities:		
Repayments of mortgage notes payable	(1,317)	(1,215)
Proceeds from the issuance of common shares	416	-

Shares used for employee taxes upon vesting of share awards	(942) (129)
Partner contributions to consolidated real estate venture	15 29
Partner distributions from consolidated real estate venture	(54) -
Distributions paid to shareholders	(32,173) (29,815)
Distributions to noncontrolling interest	(266) (237)
Net cash used in financing activities	(34,321) (31,367)
Increase (decrease) in cash and cash equivalents and restricted cash	(1,794) 73,044
Cash and cash equivalents and restricted cash at beginning of year	203,442 194,618
Cash and cash equivalents and restricted cash at end of period	\$201,648 \$267,662
Supplemental disclosure:	
Cash paid for interest, net of capitalized interest during the three months ended March 31,	
2018 and 2017 of \$687 and \$1,709, respectively	\$12,705 \$11,268
Cash paid for income taxes	7 -
Supplemental disclosure of non-cash activity:	
Dividends and distributions declared but not paid	32,502 30,047
Change in investment in real estate ventures as a result of dispositions	(17,313) (12,549)
Change in operating real estate related to a non-cash acquisition of an operating property	(20,653) -
Change in intangible assets, net related to non-cash acquisition of an operating property	(3,144) -
Change in acquired lease intangibles, net related to non-cash acquisition of an operating	
property	182 -
Change in investments in joint venture related to non-cash acquisition of property	(2,042) -
Change in mortgage notes payable related to acquisition of an operating property	9,940 -
Change in capital expenditures financed through accounts payable at period end	(1,112) 1,273
Change in capital expenditures financed through retention payable at period end	(792) (199)
The accompanying notes are an integral part of these consolidated financial statements.	
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BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED BALANCE SHEETS

(in thousands, except unit and per unit information)

ASSETS	March 31, 2018 (unaudited)	December 31, 2017
Real estate investments:		
Operating properties	\$3,864,706	\$ 3,832,348
Accumulated depreciation	(920,207)	
Operating real estate investments, net	2,944,499	2,937,257
Construction-in-progress	129,413	121,188
Land held for development	99,436	98,242
Total real estate investments, net	3,173,348	3,156,687
Assets held for sale, net	3,173,340	392
Cash and cash equivalents	200,813	202,179
Accounts receivable, net of allowance of \$3,935 and \$3,467 as of March 31, 2018 and	200,813	202,179
December 31, 2017, respectively	17,794	17,938
Accrued rent receivable, net of allowance of \$13,409 and \$13,645 as of March 31, 2018	17,794	17,930
and December 31, 2017, respectively	174,236	169,760
Investment in Real Estate Ventures, equity method	174,230	194,621
Deferred costs, net	97,299	96,695
·	63,614	64,972
Intangible assets, net Other assets		
	139,449	92,204
Total assets	\$4,037,936	\$ 3,995,448
LIABILITIES AND PARTNERS' EQUITY	¢225 074	¢ 217 216
Mortgage notes payable, net	\$325,974	\$ 317,216
Unsecured term loans, net	248,512	248,429
Unsecured senior notes, net	1,365,546	1,365,183
Accounts payable and accrued expenses	105,176	107,074
Distributions payable	32,502	32,456
Deferred income, gains and rent	58,887	42,593
Acquired lease intangibles, net	19,510	20,274
Other liabilities	14,588	15,623
Total liabilities	\$2,170,695	\$ 2,148,848
Commitments and contingencies (See Note 14)		
Redeemable limited partnership units at redemption value; 1,479,799 issued and	22.040	26.040
outstanding as of March 31, 2018 and December 31, 2017	23,049	26,918
Brandywine Operating Partnership, L.P.'s equity:		
General Partnership Capital; 178,442,517 and 178,285,236 units issued and outstanding		
as of March 31, 2018 and December 31, 2017, respectively	1,834,947	1,815,411
Accumulated other comprehensive income	7,064	2,056
Total Brandywine Operating Partnership, L.P.'s equity	1,842,011	1,817,467
Noncontrolling interest - consolidated real estate ventures	2,181	2,215
Total partners' equity	\$1,844,192	\$ 1,819,682
Total liabilities and partners' equity	\$4,037,936	\$ 3,995,448

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

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENTS OF OPERATIONS

(unaudited, in thousands, except unit and per unit information)

	Three-month periods ended March 31,			
	2018		2017	
Revenue				
Rents	\$106,360		\$103,332	
Tenant reimbursements	19,849		18,535	
Termination fees	550		1,673	
Third party management fees, labor reimbursement and leasing	7,674		6,485	
Other	1,925		895	
Total revenue	136,358		130,920	
Operating expenses				
Property operating expenses	39,332		36,885	
Real estate taxes	12,422		11,749	
Third party management expenses	4,750		2,447	
Depreciation and amortization	43,291		45,892	
General and administrative expenses	8,723		9,325	
Provision for impairment	-		2,730	
Total operating expenses	108,518		109,028	
Operating income	27,840		21,892	
Other income (expense)				
Interest income	703		393	
Interest expense	(19,533)	(21,437)
Interest expense - amortization of deferred financing costs	(627)	(634)
Equity in loss of Real Estate Ventures	(825)	(748)
Net gain on disposition of real estate	-		7,323	
Net gain on sale of undepreciated real estate	22		-	
Net gain on Real Estate Venture transactions	37,263		14,582	
Net income before income taxes	44,843		21,371	
Income tax provision	(138)	(100)
Net income	44,705		21,271	
Net income from continuing operations attributable to noncontrolling interests -	ĺ			
consolidated real estate ventures	(5)	(5)
Net income attributable to Brandywine Operating Partnership	44,700	/	21,266	,
Distribution to preferred unitholders	-		(1,725)
Nonforfeitable dividends allocated to unvested restricted unitholders	(114)	(99)
Net income attributable to Common Partnership Unitholders of Brandywine Operating				
Partnership, L.P.	\$44,586		\$19,442	
- ····································	÷,e oo		, , <u></u>	
Basic income per Common Partnership Unit	\$0.25		\$0.11	
r r				
Diluted income per Common Partnership Unit	\$0.25		\$0.11	
r r r r r r r r r r r r r r r r r r r				

Basic weighted average common partnership units outstanding	179,875,324	176,656,763
Diluted weighted average common partnership units outstanding	181,268,110	177,681,671
Distributions declared per Common Partnership Unit	\$0.18	\$0.16

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

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

(unaudited, in thousands)

	Three-mo periods en March 31	nded
	2018	2017
Net income	\$44,705	\$21,271
Comprehensive income:		
Unrealized gain on derivative financial instruments	4,696	1,014
Amortization of interest rate contracts (1)	312	286
Total comprehensive income	5,008	1,300
Comprehensive income	49,713	22,571
Comprehensive income attributable to noncontrolling interest - consolidated real estate ventures	(5)	(5)
Comprehensive income attributable to Brandywine Operating Partnership, L.P.	\$49,708	\$22,566

⁽¹⁾ Amounts reclassified from comprehensive income to interest expense within the Consolidated Statements of Operations.

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

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENTS OF PARTNERS' EQUITY

For the three-month period ended March 31, 2018

(unaudited, in thousands, except number of units)

	General Partne	er Capital				
		•		Noncontrollin	ıg	
			Accumulated	Interest -		
	Units	Amount	Other	Consolidated	Total	
			Comprehensiv	eReal Estate	Partner	's'
			Income	Ventures	Equity	
BALANCE, December 31, 2017	178,285,236	\$1,815,411	\$ 2,056	\$ 2,215	\$1,819	,682
Net income		44,700		5	44,70	5
Other comprehensive income			5,008		5,008	
Deferred compensation obligation	66,830				-	
Issuance of LP Units	23,311	416			416	
Issuance of partnership interest in				15	15	
consolidated real estate venture				13	13	
Distributions from consolidated real estate				(54)	(51	`
venture				(34)	(54)
Share Choice Plan issuance	(1,285)				-	
Share-based compensation activity	68,425	3,075			3,075	
Adjustment of redeemable partnership units to)	3,604			3,604	
liquidation value at period end		3,004			3,004	
Distributions to general partnership		(32,259)			(32,2	50)
unitholders (\$0.18 per unit)		(34,439)			(32,2,	J9)
BALANCE, March 31, 2018	178,442,517	\$1,834,947	\$ 7,064	\$ 2,181	\$1,844	,192

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

BRANDYWINE OPERATING PARTNERSHIP, L.P.

CONSOLIDATED STATEMENT OF PARTNERS' EQUITY

For the three-month period ended March 31, 2017

(unaudited, in thousands, except number of units)

	Series E-Lin Preferred M Units		General Partn	er Capital				
	Units	Amount	Units	Amount	Accumulate Other Comprehens Income/(Lo	Consolidate sivReal Estate	dTotal	
BALANCE, December 31, 2016	4,000,000	\$96,850	175,140,760	\$1,762,764	\$ (2,122) \$ 2,150	\$1,859,642	2
Net income				21,266		5	21,271	
Other comprehensive income					1,300		1,300	
Deferred compensation obligation			(354) (48)		(48)
Issuance of LP Units				(219)		(219)
Issuance of partnership interest in consolidated real estate venture				· ·	,	29	29	
Share Choice Plan issuance			(1,423)			-	
Bonus share issuance			6,752	110			110	
Share-based compensation activity			56,669	3,769			3,769	
Adjustment of redeemable partnership uits to liquidation value at period end				(340)		(340)
Distributions to Preferred Mirror Units				(1,725)		(1,725)
Distributions to general partnership unitholders (\$0.16 per unit)				(28,122)		(28,122)
BALANCE, March 31, 2017	4,000,000	\$96,850	175,202,404	\$1,757,455	\$ (822) \$ 2,184	\$1,855,66	7

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

BRANDYWINE OPERATING PARTNERSHIP L.P.

CONSOLIDATED STATEMENTS OF CASH FLOWS

(unaudited, in thousands)

Cash flows from operating activities:	Three-morended Mar 2018	orth periods rch 31, 2017
Net income	\$44,705	\$21,271
Adjustments to reconcile net income to net cash from operating activities:	, ,,,,,,,	
Depreciation and amortization	43,291	45,892
Amortization of deferred financing costs	627	634
Amortization of debt discount/(premium), net	176	362
Amortization of stock compensation costs	3,265	3,124
Straight-line rent income	(4,978)	
Amortization of acquired above (below) market leases, net	(793)	1 1
Straight-line ground rent expense	22	22
Provision for doubtful accounts	467	707
Net gain on real estate venture transactions	(37,263)	(14,582)
Net gain on sale of interests in real estate	(22)	
Provision for impairment	_	2,730
Income from Real Estate Ventures, net of distributions	2,209	748
Income tax provision	138	100
Changes in assets and liabilities:		
Accounts receivable	(646)	(917)
Other assets	(12,911)	(10,626)
Accounts payable and accrued expenses	(1,146)	9,089
Deferred income, gains and rent	2,295	(3,333)
Other liabilities	(738)	(106)
Net cash provided by operating activities	38,698	40,559
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Repayments of mortgage notes payable	(1,317)	(1,215)
Proceeds from the issuance of common shares	416	-
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Shares used for employee taxes upon vesting of share awards	(942) (129)
Partner contributions to consolidated real estate venture	15 29
Partner distributions from consolidated real estate venture	(54) -
Distributions paid to preferred and common partnership units	(32,439) (30,052)
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Cash and cash equivalents and restricted cash at beginning of year	203,442 193,919
Cash and cash equivalents and restricted cash at end of period	\$201,648 \$266,963
Supplemental disclosure:	
Cash paid for interest, net of capitalized interest during the three months ended March 31,	
2018 and 2017 of \$687 and \$1,709, respectively	\$12,705 \$11,268
Cash paid for income taxes	7 -
Supplemental disclosure of non-cash activity:	
Dividends and distributions declared but not paid	32,502 30,047
Change in investment in real estate ventures as a result of dispositions	(17,313) (12,549)
Change in operating real estate related to a non-cash acquisition of an operating property	(20,653) -
Change in intangible assets, net related to non-cash acquisition of an operating property	(3,144) -
Change in acquired lease intangibles, net related to non-cash acquisition of an operating	
property	182 -
Change in investments in joint venture related to non-cash acquisition of property	(2,042) -
Change in mortgage notes payable related to acquisition of an operating property	9,940 -
Change in capital expenditures financed through accounts payable at period end	(1,112) 1,273
Change in capital expenditures financed through retention payable at period end	(792) (199)
The accompanying notes are an integral part of these consolidated financial statements.	

BRANDYWINE REALTY TRUST AND BRANDYWINE OPERATING PARTNERSHIP, L.P.

NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

March 31, 2018

1. ORGANIZATION OF THE PARENT COMPANY AND THE OPERATING PARTNERSHIP

The Parent Company is a self-administered and self-managed real estate investment trust ("REIT") that provides leasing, property management, development, redevelopment, acquisition and other tenant-related services for a portfolio of office, retail and mixed-use properties. The Parent Company owns its assets and conducts its operations through the Operating Partnership and subsidiaries of the Operating Partnership. The Parent Company is the sole general partner of the Operating Partnership and, as of March 31, 2018, owned a 99.2% interest in the Operating Partnership. The Parent Company's common shares of beneficial interest are publicly traded on the New York Stock Exchange under the ticker symbol "BDN".

As of March 31, 2018, the Company owned 94 properties that contain an aggregate of approximately 16.5 million net rentable square feet (collectively, the "Properties"). The Company's core portfolio of operating properties, as of March 31, 2018, excludes two development properties and four redevelopment properties under construction or committed for construction (collectively, the "Core Properties"). The Properties were comprised of the following as of March 31, 2018:

	Number of	Rentable
	Properties	Square Feet
Office properties	82	15,004,862
Mixed-use properties	5	646,741
Retail properties	1	17,884
Core Properties	88	15,669,487
Development properties	2	247,818
Redevelopment properties	4	583,719
The Properties	94	16,501,024

In addition, as of March 31, 2018, the Company owned land held for development, comprised of 200 acres of undeveloped land and held options to purchase approximately 59 additional acres of undeveloped land. As of March 31, 2018, the total potential development that these land parcels could support under current zoning and entitlements, including the parcels under option, amounted to an estimated 14.7 million square feet. The Properties and the properties owned by the Real Estate Ventures are located in or near Philadelphia, Pennsylvania; Metropolitan Washington, D.C.; Southern New Jersey; Wilmington, Delaware and Austin, Texas. In addition to managing properties that the Company owns, as of March 31, 2018, the Company was managing approximately 8.8 million net rentable square feet of office and industrial properties for third parties and Real Estate Ventures.

The Company conducts its third-party real estate management services business primarily through wholly-owned management company subsidiaries. As of March 31, 2018, the management company subsidiaries were managing properties containing an aggregate of approximately 25.3 million net rentable square feet, of which approximately 16.5 million net rentable square feet related to Properties owned by the Company and approximately 8.8 million net rentable square feet related to properties owned by third parties and Real Estate Ventures.

Unless otherwise indicated, all references in this Form 10-Q to square feet represent net rentable area.

2. BASIS OF PRESENTATION

Basis of Presentation

The consolidated financial statements have been prepared by the Company pursuant to the rules and regulations of the U.S. Securities and Exchange Commission ("SEC") for interim financial statements. Certain information and footnote disclosures normally included in the annual financial statements prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") have been condensed or omitted pursuant to such rules and regulations. In the opinion of management, all adjustments consist solely of normal recurring matters, and result in a fair statement of the financial position of the Company as of March 31, 2018, the results of its operations for the three-month periods ended March 31, 2018 and 2017 and its cash flows for the three-month periods ended March 31, 2018 and 2017 have been included. The results of operations for such interim periods are not necessarily indicative of the results for a full year. These consolidated financial statements should be read in conjunction with the Parent Company's and the Operating Partnership's consolidated financial statements and footnotes included in their combined 2017 Annual Report on Form 10-K filed with the SEC on February 23, 2018.

The Company's Annual Report on Form 10-K for the year ended December 31, 2017 contains a discussion of our significant accounting policies under Note 2, "Summary of Significant Accounting Policies". Other than the adoption of ASU 2014-09, Revenue from Contracts with Customers (Topic 606), and ASU 2016-18, Statement of Cash Flows: Restricted Cash (Topic 230), which did not result in the restatement of any prior reported amounts, there have been no significant changes in our significant accounting policies since December 31, 2017. Management discusses our significant accounting policies and management's judgments and estimates with the Company's Audit Committee.

Out of Period Adjustment

The Company recorded \$1.2 million of impairment charges during the quarter ended December 31, 2016, which should have been recorded in the consolidated financial statements for the three-month period ended March 31, 2017 and the year ended December 31, 2017. Management concluded that these misstatements were not material to any prior period, nor were they material to the consolidated financial statements as of and for the twelve-month periods ended December 31, 2017 and 2016.

Reclassifications and Adoption of New Accounting Guidance

Through the three-months ended March 31, 2017, the Company included \$0.1 million of income tax provision in general and administrative expenses. During the fourth quarter of 2017, the Company began disaggregating our income tax provision/benefit in the consolidated statements of operations. As a result, in the statements of operations included herein, the Company reclassified \$0.1 million of net income tax provision out of general and administrative expenses into the income tax provision caption to provide comparative presentation.

During the first quarter of 2018, the Company adopted Financial Accounting Standards Board (the "FASB") ASU No. 2016-18, which requires that the statement of cash flows explain the change during the period in the total of cash, cash equivalents and amounts described as restricted cash or cash equivalents. Beginning-of-period and end-of-period total amounts shown on the statement of cash flows should include restricted cash, cash equivalents and amounts described as restricted cash or cash equivalents. The guidance does not provide a definition of restricted cash or restricted cash equivalents. As of March 31, 2018 and March 31, 2017, the Company had \$0.8 million and \$33.0 million of restricted cash, respectively, on its consolidated balance sheets within the caption 'Other assets.' As a result of the adoption of this ASU, restricted cash balances are included with cash and cash equivalents balances as of the beginning and ending of each period presented in the consolidated statements of cash flows; separate line items reconciling changes in restricted cash balances to the changes in cash and cash equivalents will no longer be presented within the operating and investing sections of the consolidated statements of cash flows. As a result of the adoption of ASU 2016-18, for the three-months ended March 31, 2017 operating cash flows increased by \$0.3 million, which is reflected within the change in other assets caption, and investing cash flows increased by \$32.0 million, which relates to Section 1031 proceeds on the sale of Concord Airport Plaza and was presented within the escrowed cash caption.

In May 2014, the FASB issued ASU 2014-09, Revenue from Contracts with Customers (Topic 606). Under Topic 606, revenue is recognized when a customer obtains control of promised goods or services and is recognized at an amount that reflects the consideration expected to be received in exchange for such goods or services. In addition, Topic 606 requires disclosure of the nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers.

The Company adopted Topic 606 in the first quarter of 2018 using the modified retrospective method. This adoption, which required us to evaluate incomplete contracts as of January 1, 2018, related to the Company's point of sale revenue, management, leasing and development fee arrangements and other sundry income. The Company's analysis of incomplete contracts resulted in no restatement of the consolidated balance sheets and statements of operations presented in its consolidated financial statements. Results for reporting periods beginning after January 1, 2018 are presented under Topic 606. The new guidance provides a unified model to determine how revenue is recognized. To determine the proper amount of revenue to be recognized, the Company performs the following steps: (i) identify the

contract with the customer, (ii) identify the performance obligations within the contract, (iii) determine the transaction price, (iv) allocate the transaction price to the performance obligations and (v) recognize revenue when (or as) a performance obligation is satisfied.

The following is a summary of revenue earned by the Company's reportable segments (see Note 13, "Segment Information," for further information) during the three-month period ended March 31, 2018 (in thousands):

	Three-mo	onth period e	ended				
	March 31	1, 2018					
			Metropolitan				
	Philadelp	h Pæ nnsylvar	ia Washington,	Austin,			
	CBD	Suburbs	D.C.	Texas	Other	Corporat	e Total
Base rent	\$39,175	\$ 29,894	\$ 20,079	\$4,485	\$2,196	\$ (486) \$95,343
Straight-line rent	4,339	499	208	256	18	(115) 5,205
Point of sale	5,341	48	240	122	61	-	5,812
Total rents	48,855	30,441	20,527	4,863	2,275	(601) 106,360
Tenant reimbursements	12,366	3,921	928	1,981	765	(112) 19,849
Termination fees	47	434	69	-	-	-	550
Third party management fees, labor							
reimbursement and leasing	212	8	1,465	1,501	3,095	1,393	7,674
-							
Other income	1,122	78	70	19	6	630	1,925
Total revenue	\$62,602	\$ 34,882	\$ 23,059	\$8,364	\$6,141	\$ 1,310	\$136,358
Rental Revenue							

The Company owns, operates and manages commercial real estate. Rental revenue is earned by leasing commercial space to its tenants. Rental revenue is recognized on a straight line basis over the term of the leases. The Company's primary source of revenue are leases which fall under the scope of Leases (Topic 840).

Point of Sale Revenue

Point of sale revenue consists of parking and flexible stay revenue from the Company's hotel operations. Point of sale service obligations are performed daily, and the customer obtains control of those services simultaneously as they are performed. Accordingly, revenue is recorded on an accrual basis as it is earned, coinciding with the services that are provided to the Company's customers. Due to the nature of the services provided to the Company's customers, there is a nominal amount of unearned revenue recorded as deposits on the Company's balance sheet related to its parking and flexible stay operations.

Tenant Reimbursements

The Company contracts third party vendors and suppliers to fulfill the obligations of operating its properties for its tenants. These goods and services are reimbursed from the Company's tenants in the period that the expenses are incurred based on the terms of the lease agreements executed with each tenant.

Third party management fees, labor reimbursement and leasing

The Company performs property management services for third party property owners of real estate that consist of (i) providing leasing services, (ii) property inspections, (iii) repairs and maintenance monitoring (iv) and financial and accounting oversight. For these services, the Company earns management fees monthly, which are based on a fixed percentage of each managed property's financial results, and is reimbursed for the labor costs incurred by its property management employees as services are rendered to the property owners. The Company determined that control over the services is passed to its customers simultaneously as performance occurs. Accordingly, management fee revenue is

earned as the services are provided to the Company's customers.

Lease commissions are earned when the Company, as a broker for the third party property owner, executes a lease agreement with a tenant. Based on the terms of the Company's lease commission contracts, it determined that control is transferred to the customer upon execution of each lease agreement. The Company's lease commissions are earned based on a fixed percentage of rental income generated for each executed lease agreement and there is no variable income component.

Development fee revenue is earned through two different sources: (i) the Company performs development services for third parties as agent and earns fixed development fees based on a percentage of construction costs incurred over the construction period and (ii) the Company acts as a general contractor on behalf of one of its managed real estate ventures. The Company acts as the principal construction company for the real estate venture and records gross revenue as it provides construction services based on the quantifiable construction outputs.

In applying the cost based output method of revenue recognition, the Company uses the actual costs incurred relative to the total estimated costs to determine its progress towards contract completion and to calculate the corresponding gross revenue and gross profit to recognize. For any costs that do not contribute to satisfying the Company's performance obligations, it excludes such costs from its output methods of revenue recognition as the amounts are not reflective of transferring control of the outputs to the customer. The use of estimates in this calculation involves significant judgment.

Other Income

Other income primarily consists of sundry revenue earned for services provided to tenants. Sundry revenues are recognized simultaneously with the services provided to the Company's tenants.

Contract assets and contract liabilities

As of March 31, 2018, the Company has no outstanding contract assets or contract liabilities.

Nonfinancial Assets

In February 2017, the FASB issued ASU No. 2017-05, Gains and losses from the derecognition of nonfinancial assets (ASC 610-20), to provide guidance for recognizing gains and losses from the transfer of nonfinancial assets and in-substance nonfinancial assets in contracts with non-customers, unless other specific guidance applies. The standard requires a company to derecognize nonfinancial assets once it transfers control of a distinct nonfinancial asset or distinct in-substance nonfinancial asset. Additionally, when a company transfers its controlling interest in a nonfinancial asset, but retains a noncontrolling ownership interest, a company is required to measure any noncontrolling interest it receives or retains at fair value. The guidance requires companies to recognize a full gain or loss on the transaction. As a result of the new guidance, the previous guidance specific to real estate sales within ASC 360-20 will be eliminated.

The Company adopted ASU 2017-05 in the first quarter of 2018 using the modified retrospective method. This adoption requires the Company to analyze incomplete contracts related to property dispositions previously accounted for under ASC 360-20 and to determine whether such arrangements had any forms of continuing involvement that may have affected the revenue or profit recognition of the transactions, including arrangements with prohibited forms of continuing involvement. The Company evaluated the following incomplete contracts to determine if the revenue recognition pattern was affected by ASU 2017-05:

Garza Land Sales

As of March 31, 2018, the Company sold three parcels containing 8.4 acres, 1.7 acres and 6.6 acres to three unaffiliated third parties for \$11.8 million, \$3.5 million and \$14.6 million, respectively. In connection with the agreements of sale, the Company entered into a development agreement and related completion guarantee to construct certain infrastructure improvements to the land on behalf of each buyer, estimated to cost \$13.2 million. Total estimated costs related to the improvements are included in the sale price of each land parcel. Recognition of the sale of the land parcels is deferred until the improvements are completed because the Company has not transferred control of the land parcels to the buyer. The Company expects the infrastructure improvements to be completed and infrastructure guarantee to be relieved by its customers during the second quarter of 2018. At that point in time, the

Company will transfer control to the buyer and will be able to determine the total infrastructure costs and recognize the sale of the land. As of March 31, 2018, the total infrastructure costs incurred were \$7.6 million, and the Company estimates that it will incur total costs of \$13.2 million, which is less than the fixed purchase price for the land parcels. Accordingly, there are no indicators of impairment as of March 31, 2018. Based on the facts and circumstances, revenue recognition under ASU 2017-05 coincides with the Company's conclusion under ASC 360-20, and no restatement of the consolidated financial statements is necessary as a result of implementing the guidance for the sale of nonfinancial assets.

Marine Piers Sublease Interest Sale

On March 15, 2017, the Company sold its sublease interest in the Piers at Penn's Landing (the "Marine Piers"), which includes leasehold improvements containing 181,900 net rentable square feet, and a marina, located in Philadelphia, Pennsylvania, for an aggregate sales price of \$21.4 million. On the closing date, the buyer paid \$12.0 million in cash. The \$9.4 million balance of the purchase is due on (a) January 31, 2020, in the event that the tenant at the Marine Piers does not exercise an option it holds to extend the term of the sublease or (b) January 15, 2024, in the event that the tenant does exercise the option to extend the term of the sublease. In accordance with ASU 2017-05, the Company determined that it is appropriate to recognize the sale of the sublease interest in the Marine Piers and to defer the amount of the pending payment due from the buyer because the Company cannot determine the collectability of the remaining \$9.4 million balance due under the purchase and sale agreement. The Company received cash proceeds of \$11.2 million, after closing costs and prorations. The net book value of the Marine Piers was \$4.7 million, resulting in a gain on sale of \$6.5 million. The remaining gain on sale of \$9.4 million arising from the pending payment will be recognized at the earlier of, (i) the time that the Company determines collection of the deferred payment is probable or (ii) on the second purchase price installment date. Based on the facts and circumstances, revenue recognition under ASU 2017-05 coincides with the Company's previous conclusion under ASC 360-20, and therefore no restatement of the consolidated financial statements is necessary as a result of implementing the guidance for the sale of nonfinancial assets.

Recent Accounting Pronouncements

In August 2017, the FASB issued ASU No. 2017-12 to simplify the application of hedge accounting guidance and improve the financial reporting of hedging relationships to better portray the economic results of an entity's risk management activities in its financial statements. In addition, ASU 2017-12 requires an entity to present the earnings effect of the hedging instrument in the same income statement line item in which the earnings effect of the hedged item is reported. The transition guidance provides companies with the option of early adopting the new standard using a modified retrospective transition method in any interim period after issuance of the update, or alternatively requires adoption for fiscal years beginning after December 15, 2018. This adoption method requires companies to recognize the cumulative effect of initially applying the guidance as an adjustment to accumulated other comprehensive income with a corresponding adjustment to the opening balance of retained earnings as of the beginning of the fiscal year that an entity adopts the update. The Company is in the process of evaluating the impact of this new guidance on its consolidated financial statements.

Leasing Standard

In February 2016, the FASB issued guidance ("ASU-2016-02") modifying the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract (i.e., lessees and lessors). The new standard requires lessees to apply a dual approach, classifying leases as either finance or operating leases based on the principle of whether or not the lease is effectively a financed purchase by the lessee. This classification will determine whether lease expense is recognized based on an effective interest method or on a straight line basis over the term of the lease, respectively. A lessee is also required to record a right-of-use asset and a lease liability for all leases with a term of greater than 12 months regardless of their classification. Leases with a term of 12 months or less will be accounted for in the same manner as operating leases today. The new standard requires lessors to account for leases using an approach that is substantially equivalent to existing guidance for sales-type leases, direct financing leases and operating leases. The guidance supersedes previously issued guidance under ASC Topic 840 "Leases." The guidance is effective on January 1, 2019, with early adoption permitted. The ASU is expected to have the following impact on the Company's consolidated financial statements:

•

The Company is in the process of separating lease components due under its leases from non-lease components. Under ASC 842 as a lessor, lease components will be recognized on a straight line basis, while non-lease components will be recognized in accordance with the new revenue standard. The Company is in the process of evaluating the impact the ASU will have on its consolidated financial statements.

- The Company's tenant reimbursement revenues generated from common area and maintenance services that are provided to its tenants are considered a non-lease component that must be separated, allocated based on the transaction price allocation guidance and accounted for according to the new revenue standard.
- ASC 842 is expected to impact the Company's consolidated financial statements as the Company has land lease arrangements for which it is the lessee.
- The Company will expense additional costs related to leasing efforts under ASC 842 compared to the previous GAAP because certain activities performed by personnel involved in the leasing process will no longer be considered incremental costs to execute a lease agreement.
- The Company's equity-method investments may adopt the standard using the timeline otherwise afforded private companies. The Company anticipates the impact of ASC 842 will be similar to the items described above. In January 2018, the FASB issued a proposed amendment to the lease ASU that would allow lessors to elect, as a practical expedient, not to allocate the total consideration to lease and nonlease components based on their relative standalone selling prices. If adopted, this practical expedient will allow lessors to elect a combined single lease component presentation if (i) the timing and pattern of the revenue

recognition of the combined single lease component is the same, and (ii) the related lease component and, the combined single lease component would be classified as an operating lease.

The Company has not completed its analysis of this ASU. The Company expects tenant recoveries that qualify as nonlease components will be presented under a single lease component presentation. Tenant recoveries that qualify as lease components, which relate to the right to use the leased asset (e.g., property taxes, and insurance), will be accounted for under the new lease ASU. Tenant recoveries that qualify as nonlease components, which relate to payments for goods or services that are transferred separately from the right to use the underlying asset, including tenant recoveries pertaining to payments for maintenance activities and common area expenses, would be accounted for under the new revenue recognition ASU upon adoption of the new lease ASU.

In January 2018, the FASB issued ASU No. 2018-01 to address the accounting treatment of land easements within the context of ASU No. 2016-02, Leases (Topic 842). ASU 2018-01 provides an optional transition practical expedient to not evaluate under Topic 842 existing or expired land easements that were not previously accounted for as leases under the current leases guidance in Topic 840. An entity that elects this practical expedient should evaluate new or modified land easements under Topic 842 beginning at the date that the entity adopts Topic 842. An entity that does not elect this practical expedient should evaluate all existing or expired land easements in connection with the adoption of the new lease requirements in Topic 842 to assess whether they meet the definition of a lease. The amendments in ASU 2018-01 affect the amendments in ASU 2016-02, which are not yet effective but may be early adopted. The effective date and transition requirements for the amendments are the same as the effective date and transition requirements in ASU 2016-02. An entity that early adopted Topic 842 should apply the amendments in this update upon issuance. The Company is in the process of evaluating the impact of this new guidance on its consolidated financial statements.

3. REAL ESTATE INVESTMENTS

As of March 31, 2018 and December 31, 2017, the gross carrying value of the properties was as follows (in thousands):

	March 31,	December 31,
	2018	2017
Land	\$498,197	\$ 492,197
Building and improvements	2,915,399	2,896,113
Tenant improvements	451,110	444,038
Total	\$3,864,706	\$ 3,832,348

Acquisitions

On March 22, 2018, the Company acquired, through a 99-year ground lease, the leasehold interest in a one-acre land parcel, located at 3001-3003 JFK Boulevard, in Philadelphia, Pennsylvania. The Company prepaid \$24.6 million of ground lease rent and capitalized \$0.3 million of costs related to entering the lease in accordance with ASC 840. Based on the Company's evaluation under ASC 840, the ground lease was classified as an operating lease and included in the "Other assets" caption in the consolidated balance sheets.

On January 5, 2018, the Company acquired, from its real estate venture partner in both the Four Tower Bridge real estate venture and the Seven Tower Bridge real estate venture, the remaining 35% ownership interest in the Four Tower Bridge real estate venture through a nonmonetary exchange for the Company's 20% ownership interest in the Seven Tower Bridge real estate venture. The Four Tower Bridge real estate venture owned an office property containing 86,021 square feet, in Conshohocken, Pennsylvania, encumbered with \$9.7 million in debt. The Company previously accounted for its noncontrolling interest in Four Tower Bridge using the equity method. As a result of the exchange transaction, the Company obtained control of the Four Tower Bridge property.

The acquisition of the remaining 35% ownership interest of Four Tower Bridge resulted in the consolidation of the property, which has been accounted for as an asset acquisition under ASU 2017-01. As such, the Company capitalized \$0.1 million of acquisition related costs and allocated the unencumbered acquisition value, consisting of the fair value of \$23.6 million and the acquisition related costs, to tangible and intangible assets and liabilities. The unencumbered acquisition value was determined under the comparative sales approach, which utilized observable transactions within the Conshohocken submarket.

The Company utilized a number of sources in making estimates of fair value for purposes of allocating the acquisition value to tangible and intangible assets acquired. The acquisition value has been allocated as follows (in thousands):

	January
	5, 2018
Building, land and improvements	\$20,734
Intangible assets acquired (a)	3,144
Below market lease liabilities assumed (b)	(182)
Total unencumbered acquisition value	\$23,696
Mortgage debt assumed - at fair value (c)	(9,940)
Total encumbered acquisition value	\$13,756
Total unencumbered acquisition value	23,696
Mortgage debt assumed - at fair value (c)	(9,940)
Investment in unconsolidated real estate ventures	(3,502)
Net working capital assumed	1,379
Gain on real estate venture transactions	\$11,633

- (a) Weighted average amortization period of 4.1 years.
- (b) Weighted average amortization period of 4.8 years.
- (c) The outstanding principal balance on mortgage debt assumed at January 5, 2018 was \$9.7 million.

Four Tower Bridge contributed approximately \$0.7 million of revenue and \$0.1 million of net income, included in the Company's consolidated income statements, for the period from January 5, 2018 through March 31, 2018.

Dispositions

The Company sold the following land parcels during the three-month period ended March 31, 2018 (dollars in thousands):

			Number			Net	Gain	
			of		Sales	Proceeds	on	
Disposition Date	Property/Portfolio Name	Location	Parcels	Acres	Price	on Sale	Sale	
March 16, 2018	Garza Ranch - Office	Austin, TX	1	6.6	\$14,571	\$ 14,509	\$ -	(a)
January 10, 2018	Westpark Land	Durham, NC	1	13.1	485	412	22	
Total Dispositions			2	19.7	\$15,056	\$ 14,921	\$ 22	

(a) The Company has a continuing involvement, through a completion guarantee, which requires the Company as developer to complete certain infrastructure improvements on behalf of the buyers of the land parcels. The Company does not transfer control of the land parcel until the infrastructure improvements are complete and the guarantee is released. Accordingly, the cash received at settlement was recorded as "Deferred income, gains and rent" on the Company's consolidated balance sheets and the Company will recognize the sale once the infrastructure improvements are complete. See Note 14, "Commitments and Contingencies," for further discussion of the infrastructure improvements.

The sale of land referenced above does not represent a strategic shift that has a major effect on the Company's operations and financial results. Accordingly, the operating results of these properties remain classified within continuing operations for all periods presented.

4. INVESTMENT IN UNCONSOLIDATED REAL ESTATE VENTURES

As of March 31, 2018, the Company held ownership interests in 10 unconsolidated Real Estate Ventures for an aggregate investment balance of \$171.4 million. The Company formed or acquired interests in these Real Estate Ventures with unaffiliated third parties to develop or manage office, residential and/or mixed-use properties or to acquire land in anticipation of possible development of office, residential and/or mixed-use properties. As of March 31, 2018, six of the real estate ventures owned properties that contain an aggregate of approximately 6.6 million net rentable square feet of office space; two real estate ventures owned 1.4 acres of land held for development; one real estate venture owned 1.3 acres of land in active development: and one real estate venture owned a residential tower that contains 321 apartment units.

The Company accounts for its unconsolidated interests in the Real Estate Ventures using the equity method. The Company's unconsolidated interests range from 25% to 70%, subject to specified priority allocations of distributable cash in certain of the Real Estate Ventures.

The Company earned management fees from its Real Estate Ventures of \$1.3 million and \$1.5 million for the three-month periods ended March 31, 2018 and March 31, 2017, respectively.

The Company earned leasing commission income from its Real Estate Ventures of \$0.8 million and \$1.3 million for the three-month periods ended March 31, 2018 and March 31, 2017, respectively.

The Company had outstanding accounts receivable balances from its Real Estate Ventures of \$1.4 million and \$0.9 million as of March 31, 2018 and December 31, 2017, respectively.

The amounts reflected in the following tables (except for the Company's share of equity and income) are based on the financial information of the individual Real Estate Ventures. The Company does not record operating losses of a Real Estate Venture in excess of its investment balance unless the Company is liable for the obligations of the Real Estate Venture or is otherwise committed to provide financial support to the Real Estate Venture.

The following is a summary of the financial position of the Real Estate Ventures in which the Company held interests as of March 31, 2018 and December 31, 2017 (in thousands):

	March 31,	2018			
			HSRE-BDN		
			I, LLC (evo		
	DRA		at Cira		
	(G&I)	Brandywine-AI	Centre		
	Austin	Venture LLC	South) (a)	Other	Total
Net property	\$263,384	\$ 159,159	\$ -	\$488,224	\$910,767
Other assets	35,080	24,520	-	84,092	143,692
Other liabilities	17,189	4,844	-	72,129	94,162
Debt, net	247,844	92,813	-	294,662	635,319
Equity (b)	33,431	86,022	-	205,525	324,978

	December	31, 2017			
			HSRE-BDN		
			I, LLC (evo		
	DRA		at Cira		
	(G&I)	Brandywine-AI	Centre		
	Austin	Venture LLC	South)	Other	Total
Net property	\$263,557	\$ 158,960	\$ 143,990	\$517,458	\$1,083,965
Other assets	42,272	24,181	8,563	86,916	161,932
Other liabilities	24,131	4,493	1,648	67,435	97,707
Debt, net	248,700	92,917	110,136	314,667	766,420

(a) On January 10, 2018, evo at Cira sold the 345-unit student housing tower, its sole operating asset. See 'evo at Cira Disposition' section below.

40,769

222,272

381,770

85,731

32,998

Equity (b)

(b) This amount includes the effect of the basis difference between the Company's historical cost basis and the basis recorded at the Real Estate Venture level, which is typically amortized over the life of the related assets and liabilities. Basis differentials occur from the impairment of investments, purchases of third party interests in existing Real Estate Ventures and upon the transfer of assets that were previously owned by the Company into a Real Estate Venture. In addition, certain acquisition, transaction and other costs may not be reflected in the net assets at the Real Estate Venture level.

The following is a summary of results of operations of the Real Estate Ventures in which the Company held interests during the three-month periods ended March 31, 2018 and 2017 (in thousands):

	Three-month period ended March 31, 2018					8						
	DRA (G&I) Austin			randywine-A enture LLC	J	I, at C	SRE-BDI LLC (evo Cira entre outh)		Other	-	Γotal	
Revenue	\$14,356		\$	5,836		\$	995		\$21,634	9	\$42,821	
Operating expenses	(6,066))		(2,544)		(250)	(11,908)	(20,768)
Interest expense, net	(2,294))		(864)		(388)	(4,580)	(8,126)
Depreciation and amortization	(5,698))		(2,137)		(376)	(6,173)	(14,384)
Loss on early extinguishment of debt	_			-			(718)	_		(718)
Net income (loss)	\$298		\$	291		\$	(737)	\$(1,027) 5	\$(1,175)
Ownership interest %	50	%		50	%		50	%	(a)	((a)	
Company's share of net income (loss)	\$149		\$	146		\$	(369)	\$(632) 5	(706)
Basis adjustments and other	(69))		15			11		(76)	(119)
Equity in income (loss) of Real Estate Ventures	\$80		\$	161		\$	(358)	\$(708) 5	8(825)

Three-mo				
DRA	Brandywine-AI	HSRE-BDN	Other	Total
(G&I)	Venture LLC	I, LLC (evo		
Austin		at Cira		
		Centre		

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				South)	
Revenue	\$21,552	9	\$ 7,325	\$ 3,154	\$22,248 \$54,279
Operating expenses	(9,313)	(2,940) (679) (12,234) (25,166)
Interest expense, net	(3,689)	(1,145) (898) (5,098) (10,830)
Depreciation and amortization	(9,229)	(2,809) (1,128) (7,595) (20,761)
Net income (loss)	\$(679) 5	\$ 431	\$ 449	\$(2,679) \$(2,478)
Ownership interest %	50	%	50	% 50	% (a) (a)
Company's share of net income (loss)	\$(340) 5	\$ 216	\$ 225	\$(1,262) \$(1,161)
Basis adjustments and other	(25)	310	7	121 413
Equity in income (loss) of Real Estate Ventures	\$(365) 5	\$ 526	\$ 232	\$(1,141) \$(748)

⁽a) The Company's unconsolidated ownership interests ranged from 25% to 70% during the three-month periods ended March 31, 2018 and 20% to 70% during the three-month period ended March 31, 2017, subject to specified priority allocations of distributable cash in certain of the Real Estate Ventures.

Four Tower Bridge Acquisition

On January 5, 2018, the Company acquired, from its real estate venture partner in both the Four Tower Bridge real estate venture and the Seven Tower Bridge real estate venture, the remaining 35% ownership interest in the Four Tower Bridge real estate venture through a nonmonetary exchange for the Company's 20% ownership interest in the Seven Tower Bridge real estate venture. The Four Tower Bridge real estate venture owned an office property containing 86,021 square feet in Conshohocken, Pennsylvania encumbered with \$9.7 million in debt. The Company previously accounted for its noncontrolling interest in Four Tower Bridge using the equity method. As a result of the exchange transaction, the Company obtained control of the Four Tower Bridge property and recognized a gain of \$11.6 million. For further information regarding the accounting of the transaction, see Note 3, "Real Estate Investments."

evo at Cira Disposition

On January 10, 2018, evo at Cira, a real estate venture in which the Company held a 50% interest, sold its sole asset, a 345-unit student housing tower, at a gross sales value of \$197.5 million. The student housing tower, located in Philadelphia, Pennsylvania, was encumbered by a secured loan with a principal balance of \$110.9 million at the time of sale, which was repaid in full from the sale proceeds. The Company's share of net cash proceeds from the sale, after debt repayment and closing costs, was \$43.0 million. As the Company's investment basis was \$17.3 million, a gain of \$25.7 million was recorded.

Guarantees

As of March 31, 2018, the Real Estate Ventures had aggregate indebtedness to third parties of \$639.3 million. These loans are generally mortgage or construction loans, most of which are non-recourse to the Company. As of March 31, 2018, the loans for which there is recourse to the Company consist of the following: (i) a \$0.4 million payment guarantee on a loan with a \$4.3 million outstanding principal balance, provided to PJP VII and (ii) up to a \$41.3 million payment guarantee on a \$150.0 million loan provided to 4040 Wilson. In addition, during construction undertaken by real estate ventures, including 4040 Wilson, the Company has provided and expects to continue to provide cost overrun and completion guarantees, with rights of contribution among partners or members in the real estate ventures, as well as customary environmental indemnities and guarantees of customary exceptions to nonrecourse provisions in loan agreements.

5. INTANGIBLE ASSETS AND LIABILITIES

As of March 31, 2018 and December 31, 2017, the Company's intangible assets/liabilities were comprised of the following (in thousands):

March 31, 2018

Intangible

Total Accumulated Assets,
Cost Amortization net

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Intangible assets, net:			
In-place lease value	\$106,574	\$ (46,495) \$60,079
Tenant relationship value	10,593	(9,064) 1,529
Above market leases acquired	4,712	(2,706) 2,006
Total intangible assets, net	\$121,879	\$ (58,265) \$63,614
Acquired lease intangibles, net:			
Below market leases acquired	\$35,719	\$ (16,209) \$19,510

	December 31, 2017			
			Intangible	
	Total	Accumulated	Assets,	
	Cost	Amortization	net	
Intangible assets, net:				
In-place lease value	\$108,060	\$ (47,003) \$61,057	
Tenant relationship value	11,201	(9,275) 1,926	
Above market leases acquired	4,545	(2,556) 1,989	
Total intangible assets, net	\$123,806	\$ (58,834) \$64,972	
Acquired lease intangibles, net:				
Below market leases acquired	\$36,213	\$ (15,939) \$ 20,274	

As of March 31, 2018, the Company's annual amortization for its intangible assets/liabilities, assuming no prospective early lease terminations, are as follows (dollars in thousands):

	Assets	Liabilities
2018 (nine months remaining)	\$11,483	\$ 2,648
2019	13,130	2,847
2020	10,452	2,081
2021	7,538	1,432
2022	5,355	1,264
Thereafter	15,656	9,238
Total	\$63,614	\$ 19,510

6. DEBT OBLIGATIONS

The following table sets forth information regarding the Company's consolidated debt obligations outstanding at March 31, 2018 and December 31, 2017 (in thousands):

			Effective	3 6
	March 31,	December 31,	Interest	Maturity
	2018	2017	Rate	Date
MORTGAGE DEBT:				
Two Logan Square	\$84,037	\$ 84,440	3.98%	May 2020
Four Tower Bridge	9,695	-	4.50%	(a) Feb 2021
One Commerce Square	122,808	123,667	3.64%	Apr 2023
Two Commerce Square	112,000	112,000	4.51%	Apr 2023
Principal balance outstanding	328,540	320,107		
Plus: fair market value premium (discount), net	(2,041)	(2,325)	
Less: deferred financing costs	(525)	(566)	
Mortgage indebtedness	\$325,974	\$ 317,216		
UNSECURED DEBT				
Seven-Year Term Loan - Swapped to fixed	\$250,000	\$ 250,000	3.72%	Oct 2022
\$350.0M 3.95% Guaranteed Notes due 2023	350,000	350,000	3.87%	Feb 2023
\$250.0M 4.10% Guaranteed Notes due 2024	250,000	250,000	4.33%	Oct 2024
\$450.0M 3.95% Guaranteed Notes due 2027	450,000	450,000	4.03%	Nov 2027
\$250.0M 4.55% Guaranteed Notes due 2029	250,000	250,000	4.60%	Oct 2029
Indenture IA (Preferred Trust I)	27,062	27,062	LIBOR + 1.25%	Mar 2035
Indenture IB (Preferred Trust I) - Swapped to fixed	25,774	25,774	3.30%	Apr 2035
Indenture II (Preferred Trust II) - Swapped to fixed	25,774	25,774	3.09%	Jul 2035
Principal balance outstanding	1,628,610	1,628,610	3.0770	341 2033
Plus: original issue premium (discount), net	(4,341)	(4,423)	
Less: deferred financing costs	(10,211)	1.1)	
Total unsecured indebtedness	\$1,614,058	\$ 1,613,612	,	
Total Debt Obligations	\$1,940,032	\$ 1,930,828		

⁽a) This loan was assumed upon acquisition of the related property on January 5, 2018. The interest rate reflects the market rate at the time of acquisition.

As of March 31, 2018 and December 31, 2017, the Company's weighted-average effective interest rates on its mortgage notes payable were 4.05% and 4.04%, respectively.

In addition to the debt described above, the Company utilizes its four-year unsecured revolving credit facility (the "Credit Facility") borrowings for general business purposes, including to fund costs of acquisitions, developments and redevelopments of properties, fund share repurchases and to repay from time to time other debt. The Credit Facility provides for borrowings of up to \$600.0 million and the per annum variable interest rate on borrowings is LIBOR plus 1.20%. The interest rate and facility fee are subject to adjustment upon a change in the Company's unsecured debt ratings. The Company had no borrowings under the Credit Facility as of and during either of the three-month periods

ended March 31, 2018 and March 31, 2017.

The Parent Company unconditionally guarantees the unsecured debt obligations of the Operating Partnership (or is a co-borrower with the Operating Partnership) but does not by itself incur unsecured indebtedness. The Parent Company has no material assets other than its investment in the Operating Partnership.

The Company was in compliance with all financial covenants as of March 31, 2018. Management continuously monitors the Company's compliance with and anticipated compliance with the covenants. Certain of the covenants restrict the Company's ability to obtain alternative sources of capital.

As of March 31, 2018, the Company's aggregate scheduled principal payments of debt obligations, excluding amortization of discounts and premiums, are as follows (in thousands):

2018 (nine months remaining)	\$5,508
2019	7,595
2020	87,226
2021	15,143
2022	256,332
Thereafter	1,585,346
Total principal payments	1,957,150
Net unamortized premiums/(discounts)	(6,382)
Net deferred financing costs	(10,736)
Outstanding indebtedness	\$1,940,032

7. FAIR VALUE OF FINANCIAL INSTRUMENTS

Financial assets and liabilities recorded on the consolidated balance sheets are categorized based on the inputs to the valuation techniques as follows:

- Level 1 inputs are quoted prices (unadjusted) in active markets for identical assets or liabilities that the Company has the ability to access;
- Level 2 inputs are inputs, other than quoted prices included in Level 1, which are observable for the asset or liability, either directly or indirectly. Level 2 inputs may include quoted prices for similar assets and liabilities in active markets, as well as inputs that are observable for the asset or liability (other than quoted prices), such as interest rates, foreign exchange rates, and yield curves that are observable at commonly quoted intervals; and
- Level 3 inputs are unobservable inputs for the asset or liability, which is typically based on an entity's own assumptions, as there is little, if any, related market activity or information.

The Company determined the fair values disclosed below using available market information and discounted cash flow analyses as of March 31, 2018 and December 31, 2017, respectively. The discount rate used in calculating fair value is the sum of the current risk free rate and the risk premium on the date of measurement of the instruments or obligations. Considerable judgment is necessary to interpret market data and to develop the related estimates of fair value. Accordingly, the estimates presented are not necessarily indicative of the amounts that the Company could realize upon disposition. The use of different estimates and valuation methodologies may have a material effect on the fair value amounts shown. The Company believes that the carrying amounts reflected in the consolidated balance sheets at March 31, 2018 and December 31, 2017 approximate the fair values for cash and cash equivalents, accounts receivable, other assets (except for the note receivable disclosed below), accounts payable and accrued expenses. The following are financial instruments for which the Company's estimates of fair value differ from the carrying amounts (in thousands):

	March 31, 2	018	December 31, 2017		
			Carrying	Fair Value	
			Amount (a)	T'all Value	
Unsecured notes payable	\$1,286,936	\$1,284,180	\$1,286,573	\$1,314,900	
Variable rate debt	\$327,122	\$309,577	\$327,039	\$308,872	
Mortgage notes payable	\$325,974	\$312,402	\$317,216	\$304,665	
Note receivable	\$3,490	\$3,565	\$3,532	\$3,605	

⁽a) In April 2015, the FASB issued guidance requiring that debt issuance costs related to a recognized debt liability be presented in the balance sheet as a direct reduction from the carrying amount of the corresponding debt liability,

consistent with debt discounts. As a result, the carrying amounts presented in the table above are net of deferred financing costs of \$8.7 million and \$8.9 million for unsecured notes payable, \$1.5 million and \$1.6 million for variable rate debt and \$0.5 million and \$0.6 million for mortgage notes payable as of March 31, 2018 and December 31, 2017, respectively.

The inputs utilized to determine the fair value of the Company's unsecured notes payable are categorized as Level 2. This is because the Company valued these instruments using quoted market prices as of March 31, 2018 and December 31, 2017. For the fair value of the Company's unsecured notes, the Company uses a discount rate based on the indicative new issue pricing provided by lenders.

The inputs utilized to determine the fair value of the Company's mortgage notes payable and variable rate debt are categorized as Level 3. The fair value of the variable rate debt was estimated using a discounted cash flow analysis valuation on the borrowing rates currently available to the Company for loans with similar terms and maturities, as applicable. The fair value of the mortgage debt was determined by discounting the future contractual interest and principal payments by a blended market rate for loans with similar terms, maturities and loan-to-value. These inputs have been categorized as Level 3 because the Company considers the rates used in the valuation techniques to be unobservable inputs.

The inputs to originate the note receivable are unobservable and, as a result, are categorized as Level 3. The Company determined fair value by calculating the present value of the cash payments to be received through the maturity date of the loan.

For the Company's mortgage loans, the Company uses an estimate based discounted cash flow analyses and its knowledge of the mortgage market. An increase in the discount rate used in the discounted cash flow model would result in a decrease to the fair value of the Company's long-term debt. Conversely, a decrease in the discount rate used in the discounted cash flow model would result in an increase to the fair value of the Company's long-term debt.

Disclosure about the fair value of financial instruments is based upon pertinent information available to management as of March 31, 2018 and December 31, 2017. Although management is not aware of any factors that would significantly affect the fair value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since March 31, 2018, and current estimates of fair value may differ from the amounts presented herein.

8. LIMITED PARTNERS' NON-CONTROLLING INTERESTS IN THE PARENT COMPANY

Non-controlling interests in the Parent Company's financial statements relate to redeemable common limited partnership interests in the Operating Partnership held by parties other than the Parent Company and properties which are consolidated but not wholly owned.

Operating Partnership

The aggregate book value of the non-controlling interests associated with the redeemable common limited partnership interests in the accompanying consolidated balance sheet of the Parent Company was \$15.4 million and \$15.2 million as of March 31, 2018 and December 31, 2017, respectively. Under the applicable accounting guidance, the redemption value of limited partnership units are carried at, on a limited partner basis, the greater of historical cost adjusted for the allocation of income and distributions or fair value. The Parent Company believes that the aggregate settlement value of these interests, based on the number of units outstanding and the closing price of the common shares on the balance sheet dates as of March 31, 2018 and December 31, 2017, was approximately \$23.5 million and \$26.9 million, respectively.

9. FAIR VALUE OF DERIVATIVE FINANCIAL INSTRUMENTS

The following table summarizes the terms and fair values of the Company's derivative financial instruments as of March 31, 2018 and December 31, 2017. The notional amounts provide an indication of the extent of the Company's involvement in these instruments at that time, but do not represent exposure to credit, interest rate or market risks (amounts presented in thousands and included in other assets and other liabilities on the Company's consolidated balance sheets).

Hedge	Hedge						Maturity		
Product	Type	Designation	Notional A 3/31/2018	amount 12/31/2017	Strike	Trade Date	Date	Fair valu 3/31/20	ue 1 8 2/31/2017
Assets									
Swap	Interest Rate	Cash Flow (a	a)\$250,000	\$ 250,000	3.718%	October 8, 2015	October 8, 2022	\$9,763	\$ 5,694
Swap	Interest Rate	Cash Flow (a	a) 25,774	25,774	3.300%	December 22, 2011	January 30, 2021	360	25
Swap	Interest Rate	Cash Flow (a	a) 25,774	25,774	3.090%	January 6, 2012	October 30, 2019	242	59
			\$301,548	\$ 301,548					

⁽a) Hedging unsecured variable rate debt.

The Company measures its derivative instruments at fair value and records them in the "Other assets" and "Other liabilities" captions on the Company's consolidated balance sheets.

Although the Company has determined that the majority of the inputs used to value its derivatives fall within Level 2 of the fair value hierarchy, the credit valuation adjustments associated with its derivatives utilize Level 3 inputs, such as estimates of current credit spreads to evaluate the likelihood of default by itself and its counterparties. The Company has assessed the significance of the impact of

the credit valuation adjustments on the overall valuation of its derivative positions and has determined that the credit valuation adjustments are not significant to the overall valuation of its derivatives. As a result, the Company has determined that the inputs utilized to determine the fair value of derivative instruments are classified in Level 2 of the fair value hierarchy.

10. BENEFICIARIES' EQUITY OF THE PARENT COMPANY

Earnings per Share (EPS)

The following tables detail the number of shares and net income used to calculate basic and diluted earnings per share (in thousands, except share and per share amounts; results may not add due to rounding):

	Three-month p 2018			
	Basic	Diluted	Basic	Diluted
Numerator				
Net income	\$44,705	\$44,705	\$21,271	\$21,271
Net income attributable to noncontrolling interests	(376) (376) (169	(169)
Nonforfeitable dividends allocated to unvested	(114	(114	(00	(00
restricted shareholders	(114) (114) (99) (99)
Preferred share dividends	-	-	(1,725	(1,725)
Net income attributable to common shareholders	\$44,215	\$44,215	\$19,278	\$19,278
Denominator				
Weighted-average shares outstanding	178,395,525	178,395,525	175,176,964	175,176,964
Contingent securities/Share based compensation	-	1,392,786	-	1,024,908
Weighted-average shares outstanding	178,395,525	179,788,311	175,176,964	176,201,872
Earnings per Common Share:				
Net income attributable to common shareholders	\$0.25	\$0.25	\$0.11	\$0.11

Redeemable common limited partnership units totaling 1,479,799 at both March 31, 2018 and March 31, 2017, were excluded from the diluted earnings per share computations because they are not dilutive.

Unvested restricted shares are considered participating securities which require the use of the two-class method for the computation of basic and diluted earnings per share. For the three-month periods ended March 31, 2018 and 2017, earnings representing nonforfeitable dividends as noted in the table above were allocated to the unvested restricted shares issued to the Company's executives and other employees under the Company's shareholder-approved long-term incentive plan.

Common Shares

On February 28, 2018, the Parent Company declared a distribution of \$0.18 per common share, totaling \$32.5 million, which was paid on April 18, 2018 to shareholders of record as of April 4, 2018.

11. PARTNERS' EQUITY OF THE OPERATING PARTNERSHIP

Earnings per Common Partnership Unit

The following tables detail the number of units and net income used to calculate basic and diluted earnings per common partnership unit (in thousands, except unit and per unit amounts; results may not add due to rounding):

	Three-month 2018 Basic	periods ended M Diluted	arch 31, 2017 Basic	Diluted
Numerator				
Net income	\$44,705	\$44,705	\$21,271	\$21,271
Net income attributable to noncontrolling interests	(5) (5) (5) (5
Preferred unit dividends	-	-	(1,725) (1,725)
Nonforfeitable dividends allocated to unvested restricted unitholders	(114) (114) (99) (99)
Net income attributable to common unitholders	\$44,586	\$44,586	\$19,442	\$19,442
Denominator				
Weighted-average units outstanding	179,875,324	179,875,324	176,656,763	176,656,763
Contingent securities/Share based compensation	-	1,392,786	-	1,024,908
Total weighted-average units outstanding	179,875,324	181,268,110	176,656,763	177,681,671
Earnings per Common Partnership Unit:				
Net income attributable to common unitholders	\$0.25	\$0.25	\$0.11	\$0.11

Unvested restricted units are considered participating securities which require the use of the two-class method for the computation of basic and diluted earnings per share. For the three-month periods ended March 31, 2018 and 2017, earnings representing nonforfeitable dividends as noted in the table above were allocated to the unvested restricted units issued to the Parent Company in connection with awards to the Parent Company's executives and other employees under the Parent Company's shareholder-approved long-term incentive plan.

Common Partnership Units

On February 28, 2018, the Operating Partnership declared a distribution of \$0.18 per common partnership unit, totaling \$32.5 million, which was paid on April 18, 2018 to unitholders of record as of April 4, 2018.

12. SHARE BASED COMPENSATION

Restricted Share Rights Awards

As of March 31, 2018, 632,665 restricted common share rights were outstanding under the Equity Incentive Plan and vest over two to three years from the initial grant dates. The remaining compensation expense to be recognized with respect to these awards at March 31, 2018 was approximately \$3.3 million, and is expected to be recognized over a weighted average remaining period of 1.6 years. During the three-month periods ended March 31, 2018 and 2017, the Company recognized compensation expense related to outstanding restricted shares of \$1.5 million and \$1.5 million, respectively, of which \$0.3 million and \$0.3 million, respectively, were capitalized as part of the Company's review of employee salaries eligible for capitalization.

The following table summarizes the Company's restricted share activity during the three months ended March 31, 2018:

		Weighted Average Grant	Aggregate
	Shares	Date Fair Value	Intrinsic Value
Non-vested at January 1, 2018	455,643	\$ 14.95	\$8,288,146
Granted	178,549	15.66	2,796,077
Vested	-	-	-
Forfeited	(1,527)	15.00	
Non-vested at March 31, 2018	632,665	\$ 15.15	\$10,046,720

On February 28, 2018, the Compensation Committee of the Parent Company's Board of Trustees awarded to officers of the Parent Company an aggregate of 134,487 restricted common share rights ("Restricted Share Rights"), which cliff vest on April 15, 2021. Each Restricted Share Right is scheduled to vest or be settled on April 15, 2021 and, upon completion of vesting each Restricted Share Right will be settled for one common share. The Parent Company pays dividend equivalents on the Restricted Share Rights prior to the vesting

or settlement date. Vesting or settlement would accelerate if the recipient of the award were to die, become disabled or retire in a qualifying retirement prior to the vesting or settlement date. Qualifying retirement generally means the recipient's voluntary termination of employment after reaching at least age 57 and accumulating at least 15 years of service with the Company. In addition, vesting would also accelerate if the Parent Company were to undergo a change of control and, on or before the first anniversary of the change of control, the recipient's employment were to cease due to a termination without cause or resignation with good reason.

In addition, on February 28, 2018, the Compensation Committee awarded non-officer employees an aggregate of 44,062 Restricted Share Rights that vest in three equal annual installments on April 15 of 2019, 2020 and 2021. Vesting of these awards is subject to acceleration upon death, disability or termination without cause within one year following a change of control.

In accordance with the accounting standard for share-based compensation, the Company amortizes share-based compensation costs through the qualifying retirement dates for those executives who meet the conditions for qualifying retirement during the scheduled vesting period and whose award agreements provide for vesting upon a qualifying retirement.

Restricted Performance Share Units Plan

The Compensation Committee of the Parent Company's Board of Trustees has granted performance share-based awards (referred to as Restricted Performance Share Units, or RPSUs) to officers of the Parent Company. The RPSUs are settled in common shares, with the number of common shares issuable in settlement determined based on the Parent Company's total shareholder return over specified measurement periods compared to total shareholder returns of comparative groups over the measurement periods. The table below presents certain information as to unvested RPSU awards.

	RPSU Gra 2/22/2016		2/28/2018	Total
(Amounts below in shares, unless otherwise noted)				
Non-vested at January 1, 2018	228,077	172,411	-	400,488
Units Granted	-	-	209,193	209,193
Units Cancelled	-	-	-	-
Non-vested at March 31, 2018	228,077	172,411	209,193	609,681
Measurement Period Commencement Date	1/1/2016	1/1/2017	1/1/2018	
Measurement Period End Date	12/31/2018	812/31/2019	12/31/2020	
Units Granted	231,388	174,854	209,193	
Fair Value of Units on Grant Date (in thousands)	\$3,558	\$ 3,735	\$4,276	

The Company values each RPSU on its grant date using a Monte Carlo simulation. The fair values of each award are being amortized over the three year cliff vesting period. The vesting of RPSUs is subject to acceleration upon a change in control or if the recipient of the award were to die, become disabled or retire in a qualifying retirement prior to the vesting date. In accordance with the accounting standard for share-based compensation, the Company amortizes stock-based compensation costs through the qualifying retirement date for those executives who meet the conditions for qualifying retirement during the schedule vesting period.

For the three months ended March 31, 2018, the Company recognized total compensation expense for the 2018, 2017 and 2016 RPSU awards of \$2.6 million, of which \$0.5 million was capitalized consistent with the Company's policies for capitalizing eligible portions of employee compensation. For the three months ended March 31, 2017, the

Company recognized total compensation expense for the 2017, 2016 and 2015 RPSU awards of \$2.4 million, of which \$0.5 million was capitalized consistent with the Company's policies for capitalizing eligible portions of employee compensation.

The remaining compensation expense to be recognized at March 31, 2018 was approximately \$3.5 million, and is expected to be recognized over a weighted average remaining vesting period of 1.8 years.

The Company issued 193,516 common shares on February 1, 2018 in settlement of RPSUs that had been awarded on February 23, 2015 (with a three-year measurement period ended December 31, 2017). Holders of these RPSUs also received a cash dividend of \$0.18 per share for these common shares on February 9, 2018.

13. SEGMENT INFORMATION

As of March 31, 2018, the Company owns and manages properties within five segments: (1) Philadelphia Central Business District (Philadelphia CBD), (2) Pennsylvania Suburbs, (3) Metropolitan Washington, D.C., (4) Austin, Texas and (5) Other. The Philadelphia CBD segment includes properties located in the City of Philadelphia in Pennsylvania. The Pennsylvania Suburbs segment includes properties in Chester, Delaware, and Montgomery counties in the Philadelphia suburbs. The Metropolitan Washington, D.C. segment includes properties in the District of Columbia, Northern Virginia and southern Maryland. The Austin, Texas segment includes properties in the City of Austin, Texas. The Other segment includes properties located in Camden County in New Jersey and properties in New Castle County in Delaware. In addition to the five segments, the corporate group is responsible for cash and investment management, development of certain real estate properties during the construction period, and certain other general support functions. Land held for development and construction in progress is transferred to operating properties by region upon completion of the associated construction or project.

The following tables provide selected asset information and results of operations of the Company's reportable segments (in thousands):

March 31,
2018

Real estate investments, at cost:

	2018	2017
Philadelphia CBD	\$1,653,373	\$ 1,643,296
Pennsylvania Suburbs	978,838	958,796
Metropolitan Washington, D.C.	979,041	978,257
Austin, Texas	163,788	163,653
Other	89,666	88,346
	\$3,864,706	\$ 3,832,348
Corporate		
Construction-in-progress	\$129,413	\$ 121,188
Land held for development (a)	\$99,436	\$ 98,242

December 31,

(a) As of December 31, 2017, the Company categorized 13.1 acres of land held for development, located in the Other segment, as held for sale in accordance with applicable accounting standards for long lived assets. The above aforementioned sale was not considered a significant disposition under the accounting guidance for discontinued operations.

Net operating income (in thousands):

	Three-more March 31, 2018	nth periods o	ended	2017		
	Total revenue	Operating expenses (a)	Net operating income (loss)	Total revenue	Operating Net expenses operating income	g
Philadelphia CBD	\$62,602	\$(24,327)	\$ 38,275	\$54,449	\$(20,837) \$33,612	,
Pennsylvania Suburbs	34,882	(12,964)	21,918	35,655	(12,584) 23,071	
Metropolitan Washington, D.C	. 23,059	(8,759)	14,300	23,362	(9,383) 13,979)

Austin, Texas	8,364	(3,523) 4,841	9,123	(3,573) 5,550
Other	6,141	(4,965) 1,176	6,362	(3,856) 2,506
Corporate	1,310	(1,966) (656) 1,969	(848) 1,121
Operating properties	\$136,358	\$(56,504) \$79,854	\$130,920	\$(51,081) \$79,839

(a) Includes property operating expenses, real estate taxes and third party management expense.

Unconsolidated real estate ventures (in thousands):

		Equity in			
	Investment	t in real estate	income (loss) of real estate ventures Three-month periods ended March 31,		
	ventures, a	t equity			
	As of				
	March 31, 2018	December 31, 2017	2018	2017	
Philadelphia CBD	\$21,641	\$ 39,939	\$(236)	\$(67)
Pennsylvania Suburbs	-	3,503	-	276	
Metropolitan Washington, D.C.	120,041	119,817	(37)	467	
Austin, Texas	14,069	15,450	80	(1,11)	7)
MAP Venture (a)	13,713	1,939	(736)	58	
Other	1,919	13,973	104	(365)
Total	\$171,383	\$ 194,621	\$(825)	\$(748)

(a) The MAP Venture represents a joint venture formed between the Company and MAP Ground Lease Holdings LLC, an affiliate of Och-Ziff Capital Management Group, LLC, on February 4, 2016. The MAP Venture's business operations, including properties in Richmond, Virginia; Metropolitan Washington, D.C.; New Jersey/Delaware and Pennsylvania Suburbs, are centrally managed with the results reported to management of the Company on a consolidated basis. As a result, the investment in the MAP Venture is separately presented. All other unconsolidated real estate ventures are managed consistently with the Company's regional segments.

Net operating income ("NOI") is a non-GAAP financial measure defined as total revenue less property operating expenses, real estate taxes and third party management expenses. Property operating expenses that are included in determining NOI consist of costs that are necessary and allocable to our operating properties such as utilities, property-level salaries, repairs and maintenance, property insurance, management fees and bad debt expense. General and administrative expenses that are not reflected in NOI primarily consist of corporate-level salaries, amortization of share awards and professional fees that are incurred as part of corporate office management. All companies may not calculate NOI in the same manner. NOI is the measure that is used by the Company to evaluate the operating performance of its real estate assets by segment. The Company believes NOI provides useful information to investors regarding the financial condition and results of operations because it reflects only those income and expense items that are incurred at the property level. While NOI is a relevant and widely used measure of operating performance of real estate investment trusts, it does not represent cash flow from operations or net income as defined by GAAP and should not be considered as an alternative to those measures in evaluating our liquidity or operating performance. NOI does not reflect interest expenses, real estate impairment losses, depreciation and amortization costs, capital expenditures and leasing costs. The Company believes that net income (loss), as defined by GAAP, is the most appropriate earnings measure. The following is a reconciliation of consolidated net income, as defined by GAAP, to consolidated NOI, (in thousands):

Three-m	onth	
periods ended		
March 31,		
2018	2017	

Net income \$44,705 \$21,271

Plus:		
Interest expense	19,533	21,437
Interest expense - amortization of deferred financing costs	627	634
Depreciation and amortization	43,291	45,892
General and administrative expenses	8,723	9,325
Equity in loss of Real Estate Ventures	825	748
Provision for impairment	-	2,730