CBL & ASSOCIATES PROPERTIES INC Form 10-Q November 09, 2010

LINITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549	
FORM 10-Q	
x QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES 1934 FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2010	EXCHANGE ACT OF
Or	
o TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES 1934 FOR THE TRANSITION PERIOD FROM TO	EXCHANGE ACT OF
COMMISSION FILE NO. 1-12494	
CBL & ASSOCIATES PROPERTIES, INC. (Exact Name of registrant as specified in its charter)	
DELAWARE (State or other jurisdiction of incorporation or organization) Identification Number)	62-1545718 (I.R.S. Employer
2030 Hamilton Place Blvd., Suite 500, Chattanooga, TN 37421-6000 (Address of principal executive office, including zip code)	
423.855.0001 (Registrant's telephone number, including area code)	
N/A	

(Former name, former address and former fiscal year, if changed since last report)

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.

Yes x No o

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).

Yes x No o

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

Large accelerated filer x Accelerated filer o

Non-accelerated filer o(Do not check if smaller reporting company) Smaller Reporting Company o

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

Yes o

No x

As of November 3, 2010, there were 138,078,208 shares of common stock, par value \$0.01 per share, outstanding.

CBL & Associates Properties, Inc.

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PART I – FINANCIAL INFORMATION

ITEM 1. Financial Statements CBL & Associates Properties, Inc.

Condensed Consolidated Balance Sheets (In thousands, except share data) (Unaudited)

	September 30, 2010	December 31, 2009
ASSETS		
Real estate assets:	\$0.44.001	0046750
Land	\$944,821	\$946,750
Buildings and improvements	7,568,635	7,569,015
The second state of the second state of	8,513,456	8,515,765
Less accumulated depreciation	(1,665,563)	(1,505,840)
II.11 C1.	6,847,893	7,009,925
Held for sale	1,366	05 110
Developments in progress	121,299	85,110
Net investment in real estate assets	6,970,558	7,095,035
Cash and cash equivalents Receivables:	56,668	48,062
Tenant, net of allowance for doubtful accounts of		
\$3,193 in 2010 and \$3,101 in 2009	73,942	73,170
Other	12,671	8,162
Mortgage and other notes receivable	37,866	38,208
Investments in unconsolidated affiliates	196,083	186,523
Intangible lease assets and other assets	267,692	279,950
intaligible lease assets and other assets	\$7,615,480	\$7,729,110
	φ7,015,400	ψ1,123,110
LIABILITIES, REDEEMABLE NONCONTROLLING INTERESTS AND EQUITY		
Mortgage and other indebtedness	\$5,424,870	\$5,616,139
Accounts payable and accrued liabilities	306,929	248,333
Total liabilities	5,731,799	5,864,472
Commitments and contingencies		
Redeemable noncontrolling interests:		
Redeemable noncontrolling partnership interests	27,650	22,689
Redeemable noncontrolling preferred joint venture interest	423,834	421,570
Total redeemable noncontrolling interests	451,484	444,259
Shareholders' equity:		
Preferred Stock, \$.01 par value, 15,000,000 shares authorized:		
7.75% Series C Cumulative Redeemable Preferred Stock,		
460,000 shares outstanding	5	5
7.375% Series D Cumulative Redeemable Preferred Stock,		
1,330,000 and 700,000 shares outstanding in 2010 and		_
2009, respectively	13	7
Common Stock, \$.01 par value, 350,000,000 shares authorized,		
138,075,818 and 137,888,408 issued and outstanding in 2010		
and 2009, respectively	1,381	1,379
Additional paid-in capital	1,504,421	1,399,654

Accumulated other comprehensive income	5,398	491
Accumulated deficit	(353,208)	(283,640)
Total shareholders' equity	1,158,010	1,117,896
Noncontrolling interests	274,187	302,483
Total equity	1,432,197	1,420,379
	\$7,615,480	\$7,729,110

The accompanying notes are an integral part of these balance sheets.

CBL & Associates Properties, Inc. Condensed Consolidated Statements of Operations (In thousands, except per share data) (Unaudited)

	Three Months Ended September 30,				Septe	ths Ended ber 30,		
DEVENIUEC.	2010 2009				2010		2009	
REVENUES: Minimum rents	\$171,240		\$168,577		\$509,911		\$510,586	
	2,602		2,849		8,743		9,257	
Percentage rents Other rents	4,259		3,377		13,417		11,788	
Tenant reimbursements	78,957		78,463		234,900		241,353	
Management, development and leasing fees	1,369		1,312		4,676		5,392	
Other	7,404		7,881		21,875		20,946	
Total revenues	265,831		262,459		793,522		799,322	
EXPENSES:	203,831		202,439		193,322		199,322	
Property operating	38,420		40,203		114,492		123,155	
Depreciation and amortization	73,333		71,161		215,953		225,069	
Real estate taxes	25,555		25,785		75,368		74,357	
Maintenance and repairs	13,145		13,116		42,728		42,350	
General and administrative	10,495		8,808		31,890		31,180	
Loss on impairment of real estate	10,493		-		25,435		-	
Other	6,351		- 7,714		19,467		18,785	
Total expenses	167,299		166,787		525,333		514,896	
Income from operations	98,532		95,672		268,189		284,426	
Interest and other income	832		1,246		2,831		·	
	(72,053	\		\		`	4,189	`\
Interest expense Loss on impairment of investments	(72,033)	(71,120)	(218,854)	(215,847 (8,849	
Gain on sales of real estate assets	591		(1,143 1,535)	2,606		1,468)
		`	271			`	,	
Equity in earnings (losses) of unconsolidated affiliates Income tax benefit	(1,558 1,264)	1,358		(610 5,052)	1,867 603	
	27,608						67,857	
Income from continuing operations Operating income (loss) of discontinued operations	69		27,819 15		59,214 183		(67	1
Gain (loss) on discontinued operations	09		10		103		(62)
Net income	27,677		27,844		59,397		67,728)
Net income attributable to noncontrolling interests in:	27,077		21,044		39,397		07,728	
Operating partnership	(3,605)	(4,758	`	(4,992	`	(11,173	`
Other consolidated subsidiaries	(6,133	,	(6,497)	(18,394)	(19,208)
	17,939)	16,589)	36,011)	37,347)
Net income attributable to the Company Preferred dividends	(8,359	1	(5,455	`	•	`		1
Net income attributable to common shareholders	\$9,580)))	(16,364)
net income auributable to common snareholders	\$9,38U		\$11,134		\$13,266		\$20,983	

The accompanying notes are an integral part of these statements.

CBL & Associates Properties, Inc.
Condensed Consolidated Statements of Operations
(In thousands, except per share data)
(Unaudited)
(Continued)

	Septe	onths Ended mber 30,	Nine Months Ended September 30,		
Basic per share data:	2010	2009	2010	2009	
Income from continuing operations, net of preferred					
dividends	\$0.07	\$0.08	\$0.10	\$0.22	
Discontinued operations	-	-	-	-	
Net income attributable to common shareholders	\$0.07	\$0.08	\$0.10	\$0.22	
Weighted average common shares outstanding	138,075	137,860	138,037	95,746	
Diluted per share data:					
Income from continuing operations, net of preferred					
dividends	\$0.07	\$0.08	\$0.10	\$0.22	
Discontinued operations	-	-	-	-	
Net income attributable to common shareholders	\$0.07	\$0.08	\$0.10	\$0.22	
Weighted average common and potential dilutive common					
shares outstanding	138,121	137,897	138,079	95,782	
Amounts attributable to common shareholders:					
Income from continuing operations, net of preferred					
dividends	\$9,500	\$11,116	\$13,133	\$21,067	
Discontinued operations	80	18	133	(84)	
Net income attributable to common shareholders	\$9,580	\$11,134	\$13,266	\$20,983	
Dividends declared per common share	\$0.20	\$0.05	\$0.60	\$0.53	

The accompanying notes are an integral part of these statements.

CBL & Associates Properties, Inc. Condensed Consolidated Statements of Equity (In thousands, except per share data)

Equity Shareholders' Equity

	Redeemal	ole			Accumulat	ed				
	Noncontro	olling		Additional	Other		Total			
	Partnershi	ipPrefe	r ceo lmmo	nPaid-in	Comprehe	n Aicœ umulate	\$ hareholde	rs'Noncontro	l Thog al	
	Interests	Stock	Stock	Capital	Loss	Deficit	Equity	Interests	Equity	
Balance, January 1, 2009	\$18,393	\$12	\$664	\$993,941	\$(12.786)	\$(193,307)	\$788 524	\$380,472	\$1,168,996	
Net income	5,210	-	-	-	-	37,347	37,347	9,658	47,005	
Other	-, -						,-	,,,,,,,	. ,	
comprehensive										
income:										
Net unrealized										
gain (loss) on										
available-for-sale										
securities	273	-	-	-	1,023	-	1,023	(16)	1,007	
Net unrealized										
gain on hedging										
instruments	574	-	-	-	5,459	-	5,459	2,402	7,861	
Realized loss on										
foreign currency										
translation	2				4.4		4.4	20	70	
adjustment	3	-	-	-	44	-	44	28	72	
Net unrealized										
gain on foreign										
currency translation										
adjustment	480				3,874		3,874	1,677	5,551	
Total other	400	-	-	-	3,074	-	3,674	1,077	3,331	
comprehensive										
income	1,330						10,400	4,091	14,491	
Dividends	1,550						10,100	1,071	1 1, 121	
declared -										
common stock	_	_	_	_	_	(46,630)	(46,630) -	(46,630)
Dividends						(1, 1	(-)	,	(-,	
declared -										
preferred stock	_	-	_	_	-	(16,364)	(16,364) -	(16,364)
Issuance of										
common stock										
and restricted										
common stock	-	-	1	562	-	-	563	-	563	
Issuance of										
common stock for										
dividend	-	-	48	14,691	-	-	14,739	-	14,739	

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Issuance of										
common stock in										
equity offering	-	-	666	381,157	-	-	381,823	-	381,823	
Cancellation of										
restricted										
common stock	-	-	-	(117) -	-	(117	-	(117)
Accrual under										
deferred										
compensation										
arrangements	_	_	_	46	_	_	46	_	46	
Amortization of				-			-			
deferred										
compensation	_	_	_	1,877	_	_	1,877	_	1,877	
Additions to				1,0.,			1,077		1,077	
deferred										
financing costs	_	_	_	_	_	_	_	35	35	
Transfer from								33	33	
noncontrolling										
interests to										
redeemable										
noncontrolling										
interests	82,970	_	_	_	_	_	_	(82,970)	(82,970)
Issuance of	02,770							(02,770)	(02,770	
noncontrolling										
interests for										
distribution	_	_	_	_	_	_	_	4,140	4,140	
Distributions to								7,170	1,110	
noncontrolling										
interests	(11,271)	_	_	_	_	_	_	(38,363)	(38,363)
Purchase of	(11,2/1)							(30,303)	(30,303	,
noncontrolling										
interest in other										
consolidated										
subsidiaries	_	_	_	217	_	_	217	(717)	(500)
Adjustment for	_	_	_	217	_	_	217	(/1/)	(500)
noncontrolling										
interests	(4,521)	_	_	21,215	_	_	21,215	(16,694)	4,521	
Adjustment to	(4,321)	_	_	21,213	-	-	21,213	(10,074)	7,321	
record										
redeemable										
noncontrolling										
interests										
at redemption										
^	4.000			(4,000	`		(4,000		(4,000	`
value	4,009	-	-	(4,009) -	-	(4,009	-	(4,009)
Balance, September 30,										
2009	\$06.120	¢12	\$1.270	\$1,400,590	\$ (2 206) \$(218.054)	\$1 190 621	\$250,652	\$1.440.29	3
ZUU9	\$96,120	\$12	\$1,3/9	Φ1,409,380	\$(2,386) \$(218,954)	\$1,189,031	φ <i>2</i> 39,632	\$1,449,28	3

The accompanying notes are an integral part of these statements.

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CBL & Associates Properties, Inc. Condensed Consolidated Statements of Equity (In thousands, except per share data)

Equity

		Equi	ty		cholders' Ed				
	Redeema				Accumulate	ed	Tr. 4-1		
	oncontro Partnersh		Gommon	Additional Paid-inC		Axc cumulated	Total Shareholder	Joncontrollin	ng Total
		s Stock		Capital	Income	Deficit Deficit	Equity	Interests	Equity
Balance, January									
1, 2010	\$22,689	9 \$12	\$1,379	\$1,399,654	\$491	\$(283,640)	\$1,117,896	\$302,483	\$1,420,379
Net income	2,997	-	-	-	-	36,011	36,011	4,935	40,946
Other									
comprehensive									
income (loss):									
Net unrealized									
gain on									
available-for-sale					2 0 = 0		2 0 = 0	4 404	7.21 0
securities	44	-	-	-	3,879	-	3,879	1,431	5,310
Net unrealized									
gain on hedging	21				1.067		1.067	C 01	2.540
instruments	21	-	-	-	1,867	-	1,867	681	2,548
Realized loss or	1								
foreign currency translation									
adjustment	1				123		123	45	168
Net unrealized	1	-	-	-	123	-	123	43	100
gain (loss) on									
foreign currency									
translation									
adjustment	(397) -	_	_	(962)	_	(962) 1,203	241
Total other	(3) (,			(702)		(702	, 1,203	2.1
comprehensive									
income (loss)	(331)					4,907	3,360	8,267
Dividends	(,	- ,	-, -:
declared -									
common stock	-	_	-	_	-	(82,834)	(82,834) -	(82,834
Dividends									,
declared -									
preferred stock	-	-	-	-	-	(22,745)	(22,745) -	(22,745
Issuance of Series	S								
D preferred stock	-	6	-	121,262	-	-	121,268	-	121,268
Issuance of									
common stock									
and restricted									
common stock	-	-	1	164	-	-	165	-	165
Cancellation of	-	-	-	(175) -	-	(175) -	(175
restricted									

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common stock										
Exercise of stock										
options	-	-	1	941	-	-	942	-	942	
Accrual under										
deferred										
compensation										
arrangements	-	-	-	30	-	-	30	-	30	
Amortization of										
deferred										
compensation	-	-	-	1,844	-	-	1,844	-	1,844	
Income tax effect										
of share-based	(40)			(4.460			(4.460	\	/4 00 7	
compensation	(10)	-	-	(1,468) -	-	(1,468) (337) (1,805)
Distributions to										
noncontrolling	(5.505.)							(42.002)		,
interests	(7,787)	-	-	-	-	-	-	(43,993)) (43,993)
Adjustment for										
noncontrolling	2 211			(10.050	`		(10.050	7.720	(2.211	\
interests	2,311	-	-	(10,050) -	-	(10,050) 7,739	(2,311)
Adjustment to										
record redeemable										
noncontrolling										
interests										
at redemption value	7,781			(7,781) -		(7,781	`	(7,781	`
Balance,	7,761	-	-	(7,701	, -	_	(7,701) -	(7,761	,
September 30,										
2010	\$27,650	\$12	\$1.381	\$1.504.421	\$5.30	08 \$ (353.2)	08) \$1,158,010	\$274.187	\$1,432,197	7
2010	Ψ21,030	ΨΙΟ	Ψ1,501	Ψ1,507,42	$\psi_{J,J}$	φ(333,20	σο , φ1,150,010	Ψ Δ / ¬, 10 /	Ψ1, 732,17	

The accompanying notes are an integral part of these statements.

CBL & Associates Properties, Inc. Condensed Consolidated Statements of Cash Flows (In thousands) (Unaudited)

	Nine Months Ended September 30,				
	2010		2009		
CASH FLOWS FROM OPERATING ACTIVITIES:					
Net income	\$59,397		\$67,728		
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation	147,013		145,389		
Amortization	69,003		79,976		
Amortization of deferred finance costs and debt premiums (discounts)	5,219		(767)	
Net amortization of intangible lease assets and liabilities	(1,481)	(2,061)	
Gain on sales of real estate assets	(2,606)	(1,468)	
Realized foreign currency loss	169		76		
Loss on discontinued operations	-		62		
Write-off of development projects	420		1,346		
Share-based compensation expense	1,932		2,363		
Income tax effect of share-based compensation	(1,815)	-		
Loss on impairment of investments	-		8,849		
Loss on impairment of real estate	25,435		-		
Equity in (earnings) losses of unconsolidated affiliates	610		(1,867)	
Distributions of earnings from unconsolidated affiliates	3,554		8,175		
Provision for doubtful accounts	2,950		4,487		
Change in deferred tax accounts	2,245		386		
Changes in:					
Tenant and other receivables	(8,623)	(2,868)	
Other assets	(5,918)	(6,028)	
Accounts payable and accrued liabilities	(7,666)	(5,931)	
Net cash provided by operating activities	289,838		297,847		
CASH FLOWS FROM INVESTING ACTIVITIES:					
Additions to real estate assets	(80,689)	(174,163)	
Distributions from restricted cash	16,837		2,700		
Proceeds from sales of real estate assets	5,485		7,183		
Additions to mortgage notes receivable	-		(3,851)	
Payments received on mortgage notes receivable	1,485		14,297		
Purchases of available-for-sale securities	(9,975)	-		
Additional investments in and advances to unconsolidated affiliates	(22,019)	(56,895)	
Distributions in excess of equity in earnings of unconsolidated affiliates	28,548		60,614		
Changes in other assets	(4,089)	27,424		
Net cash used in investing activities	(64,417)	(122,691)	

The accompanying notes are an integral part of these statements.

CBL & Associates Properties, Inc.

Condensed Consolidated Statements of Cash Flows

(In thousands)

(Unaudited)

(Continued)

Nine Months Ended September 30, 2010 2009

CASH FLOWS FROM FINANCING ACTIVITIES:

Proceeds from mortgage and other indebtedness	\$637,113		\$456,362	
Principal payments on mortgage and other indebtedness	(824,371)	(868,120)
Additions to deferred financing costs	(4,418)	(13,422)
Proceeds from issuances of common stock	104		381,928	
Proceeds from issuances of preferred stock	121,268		-	
Proceeds from exercises of stock options	942		-	
Income tax benefit from share-based compensation	1,815		-	
Purchase of noncontrolling interest in other consolidated subsidiaries	-		(500)
Distributions to noncontrolling interests	(64,409)	(54,530)
Dividends paid to holders of preferred stock	(22,745)	(16,364)
Dividends paid to common shareholders	(62,114)	(49,564)
Net cash used in financing activities	(216,815)	(164,210)
EFFECT OF FOREIGN EXCHANGE RATE CHANGES ON CASH	-		1,329	
NET CHANGE IN CASH AND CASH EQUIVALENTS	8,606		12,275	
CASH AND CASH EQUIVALENTS, beginning of period	48,062		51,227	
CASH AND CASH EQUIVALENTS, end of period	\$56,668		\$63,502	
SUPPLEMENTAL INFORMATION:				
Cash paid for interest, net of amounts capitalized	\$212,343		\$218,911	

The accompanying notes are an integral part of these statements.

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CBL & Associates Properties, Inc.

Notes to Unaudited Condensed Consolidated Financial Statements

(In thousands, except per share data)

Note 1 – Organization and Basis of Presentation

CBL & Associates Properties, Inc. ("CBL"), a Delaware corporation, is a self-managed, self-administered, fully integrated real estate investment trust ("REIT") that is engaged in the ownership, development, acquisition, leasing, management and operation of regional shopping malls, open-air centers, community centers and office properties. Its properties are located in 28 states, but are primarily in the southeastern and midwestern United States.

CBL conducts substantially all of its business through CBL & Associates Limited Partnership (the "Operating Partnership"). At September 30, 2010, the Operating Partnership owned controlling interests in 76 regional malls/open-air centers (including one mixed-use center), 30 associated centers (each located adjacent to a regional mall), ten community centers, and 13 office buildings, including CBL's corporate office building. The Operating Partnership consolidates the financial statements of all entities in which it has a controlling financial interest or where it is the primary beneficiary of a variable interest entity. At September 30, 2010, the Operating Partnership owned non-controlling interests in eight regional malls, four associated centers, four community centers and six office buildings. Because one or more of the other partners have substantive participating rights, the Operating Partnership does not control these partnerships and joint ventures and, accordingly, accounts for these investments using the equity method. The Operating Partnership had controlling interests in one mall expansion, one community center expansion, and one community center, owned in a 75/25 joint venture, under construction at September 30, 2010. The Operating Partnership also holds options to acquire certain development properties owned by third parties.

CBL is the 100% owner of two qualified REIT subsidiaries, CBL Holdings I, Inc. and CBL Holdings II, Inc. At September 30, 2010, CBL Holdings I, Inc., the sole general partner of the Operating Partnership, owned a 1.1% general partner interest in the Operating Partnership and CBL Holdings II, Inc. owned a 71.6% limited partner interest for a combined interest held by CBL of 72.7%.

The noncontrolling interest in the Operating Partnership is held primarily by CBL & Associates, Inc. and its affiliates (collectively "CBL's Predecessor") and by affiliates of The Richard E. Jacobs Group, Inc. ("Jacobs"). CBL's Predecessor contributed their interests in certain real estate properties and joint ventures to the Operating Partnership in exchange for a limited partner interest when the Operating Partnership was formed in November 1993. Jacobs contributed their interests in certain real estate properties and joint ventures to the Operating Partnership in exchange for limited partner interests when the Operating Partnership acquired the majority of Jacobs' interests in 23 properties in January 2001 and the balance of such interests in February 2002. At September 30, 2010, CBL's Predecessor owned a 9.8% limited partner interest, Jacobs owned a 12.1% limited partner interest and third parties owned a 5.4% limited partner interest in the Operating Partnership. CBL's Predecessor also owned 7.3 million shares of CBL's common stock at September 30, 2010, for a total combined effective interest of 13.6% in the Operating Partnership.

The Operating Partnership conducts CBL's property management and development activities through CBL & Associates Management, Inc. (the "Management Company") to comply with certain requirements of the Internal Revenue Code of 1986, as amended (the "Code"). The Operating Partnership owns 100% of both of the Management Company's preferred stock and common stock.

CBL, the Operating Partnership and the Management Company are collectively referred to herein as "the Company".

The accompanying condensed consolidated financial statements are unaudited; however, they have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim

financial information and in conjunction with the rules and regulations of the Securities and Exchange Commission. Accordingly, they do not include all of the disclosures required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting solely of normal recurring matters) necessary for a fair presentation of the financial statements for these interim periods have been included. Material

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intercompany transactions have been eliminated. The results for the interim period ended September 30, 2010 are not necessarily indicative of the results to be obtained for the full fiscal year.

Certain historical amounts have been reclassified to conform to the current year presentation. The financial results of certain properties are reported as discontinued operations in the condensed consolidated financial statements. Except where noted, the information presented in the Notes to Unaudited Condensed Consolidated Financial Statements excludes discontinued operations.

In April 2009, the Company paid its first quarter dividend on its common stock of \$0.37 per share in cash and shares of common stock. The Company issued 4,754,355 shares of its common stock in connection with the dividend, which resulted in an increase of approximately 7.2% in the number of shares outstanding. The Company elected to treat the issuance of its common stock as a stock dividend for earnings per share ("EPS") purposes pursuant to accounting guidance that was in effect at that time. Therefore, all share and per share information related to EPS was adjusted proportionately to reflect the additional common stock issued on a retrospective basis. However, in January 2010, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2010-01, Accounting for Stock Dividends, Including Distributions to Shareholders with Components of Stock and Cash ("ASU 2010-01") requiring that stock dividends such as the one the Company made in April 2009 be treated as a stock issuance that is reflected in share and per share information related to EPS on a prospective basis. Pursuant to the provisions of ASU 2010-01, the Company adopted this guidance on a retrospective basis. Thus, the share and per share information related to EPS for the three and nine months ended September 30, 2009 as previously presented in the Company's Form 10-Q for the quarterly period ended September 30, 2009, has been revised herein to reflect this adoption.

These condensed consolidated financial statements should be read in conjunction with CBL's audited consolidated financial statements and notes thereto included in its Annual Report on Form 10-K for the year ended December 31, 2009, filed on February 22, 2010, as amended on March 31, 2010.

Note 2 – New Accounting Guidance

Effective January 1, 2010, the Company adopted ASU No. 2010-06, Fair Value Measurements and Disclosures: Improving Disclosures about Fair Value Measurements ("ASU 2010-06"). ASU 2010-06 provides that significant transfers in or out of measurements classified as Levels 1 or 2 should be disclosed separately along with reasons for the transfers. Information regarding purchases, sales, issuances and settlements related to measurements classified as Level 3 are also to be presented separately. Existing disclosures have been updated to include fair value measurement disclosures for each class of assets and liabilities and information regarding the valuation techniques and inputs used to measure fair value in measurements classified as either Levels 2 or 3. The guidance was effective for fiscal years beginning after December 15, 2009, excluding the provision relating to the rollforward of Level 3 activity which has been deferred until January 1, 2011. The adoption did not have an impact on the Company's condensed consolidated financial statements.

Effective January 1, 2010, the Company adopted ASU No. 2009-16, Transfers and Servicing: Accounting for Transfers of Financial Assets ("ASU 2009-16"). The guidance eliminates the concept of a "qualifying special-purpose entity," changes the requirements for derecognizing financial assets and requires additional related disclosures. The adoption did not have an impact on the Company's condensed consolidated financial statements.

Effective January 1, 2010, the Company adopted ASU No. 2009-17, Consolidations: Improvements to Financial Reporting by Enterprises Involved with Variable Interest Entities ("ASU 2009-17"). ASU 2009-17 modifies how a company determines when an entity that is insufficiently capitalized or is not controlled through voting, or similar, rights should be consolidated. The guidance clarifies that the determination of whether a company is required to consolidate an entity is based on, among other things, an entity's purpose and design and a company's ability to direct the activities of the entity that most significantly impact the entity's economic performance. This guidance requires an

ongoing reassessment of whether a company is the primary beneficiary of a variable interest entity. It also requires additional disclosure about a company's involvement in variable interest entities and any significant changes in risk exposure due to that involvement. The adoption did not have an impact on the Company's condensed consolidated financial statements.

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On February 24, 2010, the FASB issued ASU No. 2010-09, Subsequent Events: Amendments to Certain Recognition and Disclosure Requirements ("ASU 2010-09"). ASU 2010-09 amends the disclosure provision related to subsequent events by removing the requirement for an SEC filer to disclose a date through which subsequent events have been evaluated. The new accounting guidance was effective immediately and was adopted by the Company upon the date of issuance.

Note 3 – Fair Value Measurements

The Company has categorized its financial assets and financial liabilities that are recorded at fair value into a hierarchy based on whether the inputs to valuation techniques are observable or unobservable. The fair value hierarchy contains three levels of inputs that may be used to measure fair value as follows:

Level 1 – Inputs represent quoted prices in active markets for identical assets and liabilities as of the measurement date.

Level 2 – Inputs, other than those included in Level 1, represent observable measurements for similar instruments in active markets, or identical or similar instruments in markets that are not active, and observable measurements or market data for instruments with substantially the full term of the asset or liability.

Level 3 – Inputs represent unobservable measurements, supported by little, if any, market activity, and require considerable assumptions that are significant to the fair value of the asset or liability. Market valuations must often be determined using discounted cash flow methodologies, pricing models or similar techniques based on the Company's assumptions and best judgment.

The following tables set forth information regarding the Company's financial instruments that are measured at fair value in the condensed consolidated balance sheets as of September 30, 2010 and December 31, 2009:

Assets:		Fair Value at September 30, 2010	i M	nir Value Meas Quoted Prices in Active flarkets for Identical Assets (Level 1)	Si	ents at Reporting gnificant Other bservable Inputs Level 2)	S. Un	Date Using ignificant observable Inputs Level 3)
Available-for-sale securities	\$	19,369	\$	19,369	\$	_	\$	_
Privately held debt and equity securities	Ψ	2,475	Ψ	-	Ψ	_	Ψ	2,475
Interest rate caps		3		_		3		-
		-				-		
Liabilities:								
Interest rate swaps	\$	144	\$	-	\$	144	\$	-
		Fair Value at December 31, 2009	i M	ir Value Meas Quoted Prices n Active arkets for dentical	Si	ents at Reporting gnificant Other bservable Inputs Level 2)	S	Date Using ignificant observable Inputs Level 3)

Assets (Level 1)

Assets:	

110000.				
Available-for-sale securities	\$ 4,039	\$ 4,039	\$ -	\$ -
Privately held debt and equity securities	2,475	-	-	2,475
Interest rate cap	2	-	2	-
_				
Liabilities:				
Interest rate swaps	\$ 2,907	\$ -	\$ 2,907	\$ -

Intangible lease assets and other assets in the condensed consolidated balance sheets include marketable securities consisting of corporate equity securities that are classified as available for sale. Net unrealized gains and losses on available-for-sale securities that are deemed to be temporary in nature are recorded as a component of accumulated other comprehensive income in redeemable noncontrolling interests, shareholders' equity and noncontrolling interests. If a decline in the value of an investment is deemed to be other than temporary, the investment is written down to fair value and an impairment loss is recognized in the current period to the extent of the decline in value. During the three and nine month periods ended September 30, 2010 and 2009, the Company did not recognize any realized gains and losses or write-downs related to sales or disposals of marketable securities or other-than-temporary impairments. The fair value of the Company's available-for-sale securities is based on quoted market prices and, thus, is classified under Level 1. The following is a summary of the equity securities held by the Company as of September 30, 2010 and December 31, 2009:

		Gross U	Inrealized	
	Adjusted Cost	Gains	Losses	Fair Value
September 30, 2010	\$ 14,182	\$ 5,191	\$ 4	\$ 19,369
December 31, 2009	\$ 4.207	\$ -	\$ 168	\$ 4.039

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In February 2007, the Company received a secured convertible promissory note from, and a warrant to acquire shares of, Jinsheng Group ("Jinsheng"), in which the Company also holds a cost-method investment. The secured convertible note is non-interest bearing and is secured by shares of Jinsheng. Since the secured convertible note is non-interest bearing and there is no active market for Jinsheng's debt, the Company performed an analysis on the note considering credit risk and discounting factors to determine the fair value. The warrant was initially valued using estimated share price and volatility variables in a Black Scholes model. Due to the significant estimates and assumptions used in the valuation of the note and warrant, the Company has classified these under Level 3. As part of its investment review as of March 31, 2009, the Company determined that its investment in Jinsheng was impaired on an other-than-temporary basis due to a decline in expected future cash flows as a result of declining occupancy and sales related to the then downturn of the real estate market in China. An impairment charge of \$2,400 was recorded in the Company's condensed consolidated statement of operations for the nine month period ended September 30, 2009, to reduce the carrying values of the secured convertible note and warrant to their estimated fair values. The warrant expired in January 2010 and had no value. The Company performed qualitative and quantitative analyses of its investment as of September 30, 2010 and determined that the current balance of the secured convertible note of \$2,475 is not impaired. See Note 4 for further discussion.

The Company uses interest rate swaps to mitigate the effect of interest rate movements on its variable-rate debt. The Company currently has two interest rate swaps included in accounts payable and accrued liabilities and two interest rate caps included in intangible lease assets and other assets in the accompanying condensed consolidated balance sheets that qualify as hedging instruments and are designated as cash flow hedges. The swaps and caps have predominantly met the effectiveness test criteria since inception and changes in their fair values are, thus, primarily reported in other comprehensive income and are reclassified into earnings in the same period or periods during which the hedged items affect earnings. The fair values of the Company's interest rate hedge instruments, classified under Level 2, are determined using a proprietary model which is based on prevailing market data for contracts with matching durations, current and anticipated London Interbank Offered Rate ("LIBOR") information, consideration of the Company's credit standing, credit risk of the counterparties and reasonable estimates about relevant future market conditions. See Note 5 for further information regarding the Company's interest rate hedging activity.

The carrying values of cash and cash equivalents, receivables, accounts payable and accrued liabilities are reasonable estimates of their fair values because of the short-term nature of these financial instruments. Based on the interest rates for similar financial instruments, the carrying value of mortgage notes receivable is a reasonable estimate of fair value. The estimated fair value of mortgage and other indebtedness was \$5,865,680 and \$5,830,722 at September 30, 2010 and December 31, 2009, respectively. The estimated fair value was calculated by discounting future cash flows for the mortgage and other indebtedness using estimated market rates at which similar loans would be made currently.

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The fair value of long-lived assets measured on a nonrecurring basis is classified as Level 3 due to the use of significant unobservable inputs. The Company evaluates the carrying value of long-lived assets to be held and used when events or changes in circumstances warrant such a review. The carrying value of a long-lived asset is considered impaired when its estimated future undiscounted cash flows are less than its carrying value. If it is determined that impairment has occurred, the amount of the impairment charge is equal to the excess of the asset's carrying value over its estimated fair value. The Company's estimates of undiscounted cash flows expected to be generated by each property are based on a number of assumptions such as leasing expectations, operating budgets, estimated useful lives, future maintenance expenditures, intent to hold for use and capitalization rates. These assumptions are subject to economic and market uncertainties including, but not limited to, demand for space, competition for tenants, changes in market rental rates and costs to operate each property. As these factors are difficult to predict and are subject to future events that may alter the assumptions used, the future cash flows estimated in the Company's impairment analyses may not be achieved. During the course of the Company's normal quarterly impairment review process for the second quarter of 2010, it was determined that a write-down of the depreciated book value of Oak Hollow Mall in High Point, NC, to its estimated fair value was necessary, resulting in a non-cash loss on impairment of real estate assets of \$25,435 for the nine months ended September 30, 2010.

Note 4 - Unconsolidated Affiliates, Noncontrolling Interests and Cost Method Investments

Unconsolidated Affiliates

At September 30, 2010, the Company had investments in the following 17 entities, which are accounted for using the equity method of accounting:

Joint Venture	Property Name	Compar Interes	•
	Friendly Center, The Shops at Friendly Center and a portfolio		
CBL-TRS Joint Venture, LLC	of six office buildings	50.0	%
CBL-TRS Joint Venture II,			
LLC	Renaissance Center	50.0	%
Governor's Square IB	Governor's Plaza	50.0	%
Governor's Square Company	Governor's Square	47.5	%
High Pointe Commons, LP	High Pointe Commons	50.0	%
High Pointe Commons II-HAP,			
LP	High Pointe Commons - Christmas Tree Shop	50.0	%
Imperial Valley Mall L.P.	Imperial Valley Mall	60.0	%
Imperial Valley Peripheral L.P.	Imperial Valley Mall (vacant land)	60.0	%
JG Gulf Coast Town Center			
LLC	Gulf Coast Town Center	50.0	%
Kentucky Oaks Mall Company	Kentucky Oaks Mall	50.0	%
Mall of South Carolina L.P.	Coastal Grand—Myrtle Beach	50.0	%
Mall of South Carolina	Coastal Grand—Myrtle Beach (Coastal Grand Crossing and		
Outparcel L.P.	vacant land)	50.0	%
Parkway Place L.P.	Parkway Place (1)	50.0	%
Port Orange I, LLC	The Pavilion at Port Orange Phase I	50.0	%
	Triangle Town Center, Triangle Town Commons and Triangle		
Triangle Town Member LLC	Town Place	50.0	%
West Melbourne I, LLC	Hammock Landing Phase I and II	50.0	%
York Town Center, LP	York Town Center	50.0	%

(1) The Company acquired its joint venture partner's 50.0% interest in Parkway Place in October 2010.

Although the Company has majority ownership of certain of these joint ventures, it has evaluated these investments and concluded that the other partners or owners in these joint ventures have substantive participating rights, such as approvals of:

- the pro forma for the development and construction of the project and any material deviations or modifications thereto;
 - the site plan and any material deviations or modifications thereto;
- the conceptual design of the project and the initial plans and specifications for the project and any material deviations or modifications thereto;

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- any acquisition/construction loans or any permanent financings/refinancings;
- the annual operating budgets and any material deviations or modifications thereto;
- the initial leasing plan and leasing parameters and any material deviations or modifications thereto; and
 - any material acquisitions or dispositions with respect to the project.

As a result of the joint control over these joint ventures, the Company accounts for these investments using the equity method of accounting.

Condensed combined financial statement information for the unconsolidated affiliates is as follows:

	Total Months En	l for t				Company's Months E			the Three mber 30,	
	2010		200	09	20	10		20	09	
Revenues	\$ 38,814		\$	41,087	\$	17,884		\$	22,873	
Depreciation and amortization										
expense	(13,712)		(12,883)	(5,681)		(7,343)
Interest expense	(14,228)		3,140		(5,658)		(7,330)
Other operating expenses (1)	(12,535)		(14,098)	(8,047)		(8,164)
Gain (loss) on sales of real										
estate assets	(1)		(2)	(47)		231	
Operating income (loss) of										
discontinued operations	(19)		8		(9)		4	
Net income (loss)	\$ (1,681)	\$	17,252	\$	(1,558)	\$	271	

Months Er		Septe	mber 30,		Months Er				
\$ 116,187		\$	122,182	\$	60,195		\$	70,216	
(40,957)		(38,422)	(20,885)		(22,237)
(41,929)		(38,374)	(21,269)		(22,548)
(36,162)		(41,142)	(18,800)		(24,468)
1,289			1,687		73			877	
151			54		76			27	
\$ (1,421)	\$	5,985	\$	(610)	\$	1,867	
\$	Months Er 2010 \$ 116,187 (40,957 (41,929 (36,162) 1,289 151	Months Ended S 2010 \$ 116,187 (40,957) (41,929) (36,162) 1,289 151	Months Ended Septe 2010 200 \$ 116,187 \$ (40,957) (41,929) (36,162) 1,289 151	\$ 116,187 \$ 122,182 (40,957) (38,422 (41,929) (38,374 (36,162) (41,142 1,289 1,687 151 54	Months Ended September 30, 2010 2009 20 \$ 116,187 \$ 122,182 \$ (40,957) (38,422) (41,929) (38,374) (36,162) (41,142) 1,289 1,687 151 54	Months Ended September 30, 2010 2009 2010 \$ 116,187 \$ 122,182 \$ 60,195	Months Ended September 30, 2010 Months Ended September 30, 2010 Months Ended September 30, 2010 \$ 116,187 \$ 122,182 \$ 60,195 (40,957) (38,422) (20,885) (41,929) (38,374) (21,269) (36,162) (41,142) (18,800) 1,289 1,687 73 151 54 76	Months Ended September 30, 2010 Months Ended September 2010 \$ 116,187 \$ 122,182 \$ 60,195 \$ (40,957) \$ (38,422) \$ (20,885) \$ (41,929) \$ (38,374) \$ (21,269) \$ (36,162) \$ (41,142) \$ (18,800) \$ (15)	Months Ended September 30, 2010 Months Ended September 30, 2010 Months Ended September 30, 2010 \$ 116,187 \$ 122,182 \$ 60,195 \$ 70,216 (40,957) (38,422) (20,885) (22,237 (41,929) (41,929) (38,374) (21,269) (22,548 (36,162) (36,162) (41,142) (18,800) (24,468) 1,289 1,687 73 877) 151 54 76 27

⁽¹⁾ The Company's share of other operating expenses for the three months ended September 30, 2010 includes an adjustment of \$2,119 to true up the earnings allocated to it based on the terms of certain joint venture agreements. There is no effect of this adjustment on any other period presented.

Mall Shopping Center Company

In June 2010, the Company's 50.6% owned unconsolidated joint venture, Mall Shopping Center Company, sold Plaza del Sol in Del Rio, TX. The joint venture recognized a gain of \$1,244 from the sale, of which the Company's share

was \$75, net of the excess of its basis over its underlying equity in the amount of \$554. The results of operations of Mall Shopping Center Company have been reclassified to discontinued operations in the tables above for all periods presented.

CBL Macapa

In September 2008, the Company entered into a condominium partnership agreement with several individual investors to acquire a 60% interest in a new retail development in Macapa, Brazil. The Company provided total funding of \$1,189 related to the development. In December 2009, the Company entered into an agreement to sell its 60% interest in this partnership with one of the condominium partnership's investors for a gross sales price of \$1,263, less closing costs for a net sales price of \$1,201. The sale closed in March 2010. Upon closing, the buyer paid \$200 and gave the Company two notes receivable totaling \$1,001, both with an interest rate of 10%, for the remaining balance of the purchase price. There was no gain or loss on this sale. On April 22, 2010, the buyer paid the first note of \$300, due on April 23, 2010, plus applicable interest. Upon maturity of the second note of \$701, due on June 8, 2010, the buyer requested additional time for payment. The

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Company and buyer have agreed to revised terms regarding the second note of which the buyer will pay monthly installments of \$45 from July 2010 to June 2011, with a final balloon installment of \$161 due in July 2011. Interest on the revised note is payable at maturity.

Parkway Place L.P.

In October 2010, the Company acquired the remaining 50% interest in Parkway Place in Huntsville, AL, from its joint venture partner. The interest was acquired for total consideration of \$38,775, which consisted of \$17,831 in cash and the assumption of the remaining \$20,944 interest in the loan secured by Parkway Place.

Noncontrolling Interests

Noncontrolling interests include the aggregate noncontrolling partnership interest in the Operating Partnership that is not owned by the Company and for which each of the noncontrolling limited partners has the right to exchange all or a portion of its partnership interests for shares of the Company's common stock, or at the Company's election, their cash equivalent. Noncontrolling interests also includes the aggregate noncontrolling ownership interest in the Company's other consolidated subsidiaries that is held by third parties and for which the related partnership agreements either do not include redemption provisions or are subject to redemption provisions that do not require classification outside of permanent equity. As of September 30, 2010, the total noncontrolling interests of \$274,187 consisted of third-party interests in the Operating Partnership and in other consolidated subsidiaries of \$273,577 and \$610, respectively. The total noncontrolling interests at December 31, 2009 of \$302,483 consisted of third-party interests in the Operating Partnership and in other consolidated subsidiaries of \$301,808 and \$675, respectively.

Redeemable noncontrolling interests include a noncontrolling partnership interest in the Operating Partnership that is not owned by the Company and for which the partnership agreement includes redemption provisions that may require the Company to redeem the partnership interest for real property. Redeemable noncontrolling interests also includes the aggregate noncontrolling ownership interest in other consolidated subsidiaries that is held by third parties and for which the related partnership agreements contain redemption provisions at the holder's election that allow for redemption through cash and/or properties. The total redeemable noncontrolling partnership interests of \$27,650 as of September 30, 2010 consisted of third-party interests in the Operating Partnership and in the Company's consolidated subsidiary that provides security and maintenance services to third parties of \$21,112 and \$6,538, respectively. At December 31, 2009, the total redeemable noncontrolling partnership interests of \$22,689 consisted of third-party interests in the Operating Partnership and in the Company's consolidated security and maintenance services subsidiary of \$16,194 and \$6,495, respectively.

The redeemable noncontrolling preferred joint venture interest includes the preferred joint venture units ("PJV units") issued to the Westfield Group ("Westfield") for the acquisition of certain properties during 2007. See Note 9 for additional information related to the PJV units. Activity related to the redeemable noncontrolling preferred joint venture interest represented by the PJV units is as follows:

	Nine Mo Septe	onths End mber 30,		
	2010		2009	
Beginning Balance	\$ 421,570	\$	421,279	
Net income attributable to redeemable				
noncontrolling				
preferred joint venture interest	15,454		15,513	
Distributions to redeemable noncontrolling				
preferred				
joint venture interest	(15,336)		(15,278)

Issuance of preferred joint venture units	2,146	-	
Ending Balance	\$ 423,834	\$ 421,514	

During the third quarter of 2010, the Company issued \$2,146 of additional PJV units to Westfield in conjunction with a true-up of amounts that were estimated at the time of the joint venture's formation.

<u>Table of Contents</u> OK City Outlets, LLC

In October 2010, the Company announced that it had formed a 75/25 joint venture, OK City Outlets, LLC, with Horizon Group Properties, Inc. to develop The Outlet Shoppes at Oklahoma City in Oklahoma City, OK. The partners contributed equity of \$16,187 at formation, of which the Company contributed \$12,140. The joint venture has received a construction loan commitment of \$48,900 and the Company will guarantee the entire amount.

Cost Method Investments

In February 2007, the Company acquired a 6.2% noncontrolling interest in subsidiaries of Jinsheng, an established mall operating and real estate development company located in Nanjing, China, for \$10,125. As of September 30, 2010, Jinsheng owns controlling interests in four home decor shopping centers, two general retail shopping centers and four development sites.

Jinsheng also issued to the Company a secured convertible promissory note in exchange for cash of \$4,875. The note is secured by 16,565,534 Series 2 Ordinary Shares of Jinsheng. The secured note is non-interest bearing and matures upon the earlier to occur of (i) January 22, 2012, (ii) the closing of the sale, transfer or other disposition of substantially all of Jinsheng's assets, (iii) the closing of a merger or consolidation of Jinsheng or (iv) an event of default, as defined in the secured note. In lieu of the Company's right to demand payment on the maturity date, the Company may, at its sole option, convert the outstanding amount of the secured note into 16,565,534 Series A-2 Preferred Shares of Jinsheng (which equates to a 2.275% ownership interest).

Jinsheng also granted the Company a warrant to acquire 5,461,165 Series A-3 Preferred Shares for \$1,875. The warrant expired on January 22, 2010.

The Company accounts for its noncontrolling interest in Jinsheng using the cost method because the Company does not exercise significant influence over Jinsheng and there is no readily determinable market value of Jinsheng's shares since they are not publicly traded. The Company initially recorded the secured note at its estimated fair value of \$4,513, which included a discount of \$362 due to the fact that it is non-interest bearing. The discount was amortized to interest income over the term of the secured note using the effective interest method through March 2009, at which time the Company recorded an other-than-temporary impairment charge partially related to the secured note. See Note 3 for further discussion. The noncontrolling interest and the secured note are reflected as investment in unconsolidated affiliates in the accompanying condensed consolidated balance sheets.

As part of its investment review as of March 31, 2009, the Company determined that its noncontrolling interest in Jinsheng was impaired on an other-than-temporary basis due to a decline in expected future cash flows. The decrease resulted from declining occupancy rates and sales due to the then downturn of the real estate market in China. An impairment charge of \$5,306 was recorded in the Company's condensed consolidated statements of operations for the nine months ended September 30, 2009 to reduce the carrying value of the Company's cost-method investment to its estimated fair value. The Company performed qualitative and quantitative analyses of its noncontrolling investment as of September 30, 2010 and determined that the current balance of its investment is not impaired.

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Note 5 – Mortgage and Other Indebtedness

Mortgage and other indebtedness consisted of the following at September 30, 2010 and December 31, 2009, respectively:

	September 30	2010		December 3	31, 2009	
		Weigh	ted		Weight	ted
		Avera	ge		Averag	ge
		Intere	est		Interest l	Rate
	Amount	Rate ((1)	Amount	(1)	
Fixed-rate debt:						
Non-recourse loans on						
operating properties (2)	\$ 3,723,900	5.82	%	\$ 3,932,572	6.02	%
Recourse loans on						
operating properties (2)	71,204	4.55	%	117,146	4.64	%
Total fixed-rate debt	3,795,104	5.79	%	4,049,718	5.99	%
Variable-rate debt:						
Non-recourse term loans						
on operating properties	43,750	2.51	%	-	0.00	%
Recourse term loans on						
operating properties	399,154	2.51	%	242,763	1.68	%
Secured lines of credit	744,044	3.75	%	759,206	4.19	%
Unsecured term facilities	437,494	1.64	%	437,494	1.73	%
Construction loans	5,324	3.43	%	126,958	2.48	%
Total variable-rate debt	1,629,766	2.84	%	1,566,421	2.97	%
Total	\$ 5,424,870	4.91	%	\$ 5,616,139	5.15	%

- (1) Weighted-average interest rate includes the effect of debt premiums (discounts), but excludes amortization of deferred financing costs.
- (2) The Company has an interest rate swap on a notional amount of \$40,000 as of September 30, 2010 and two interest rate swaps on notional amounts totaling \$127,500 as of December 31, 2009 related to its variable-rate loans on operating properties to effectively fix the interest rates on the respective loans. Therefore, these amounts are reflected in fixed-rate debt in each applicable period.

Secured Lines of Credit

The Company has three secured lines of credit that are used for mortgage retirement, working capital, construction and acquisition purposes, as well as issuances of letters of credit. Each of these lines is secured by mortgages on certain of the Company's operating properties. Borrowings under the secured lines of credit bear interest at LIBOR, subject to a floor of 1.50%, plus a margin ranging from 1.45% to 4.25% and had a weighted average interest rate of 3.75% at September 30, 2010. The Company also pays fees based on the amount of unused availability under its two largest secured lines of credit at an annual rate of 0.35% of unused availability. The following summarizes certain information about the secured lines of credit as of September 30, 2010:

			Extended
Total	Total	Maturity	Maturity
Capacity	Outstanding	Date	Date
\$ 560,000	\$ 518,920		April 2014

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		August 2011	
		February	February
525,000	220,124 (1)	2012	2013
		June	
105,000	5,000	2012	N/A
\$ 1,190,000 \$	744,044		

(1) There was an additional \$7,291 outstanding on this secured line of credit as of September 30, 2010 for letters of credit. Up to \$50,000 of the capacity on this line can be used for letters of credit.

In July 2010, the Company closed on the extension and modification of its secured credit facility with total capacity of \$105,000. The facility's maturity date was extended to June 2012 at its existing interest rate of LIBOR, subject to a floor of 1.50%, plus a margin of 300 basis points. The total capacity on this line of credit was scheduled to decrease to \$82,500 at June 1, 2011 due to an exiting participant lender that has provided \$22,500 of this facility's total capacity, unless a replacement lender was found. The Company executed an agreement with a replacement lender on November 2, 2010 for the full amount of the exiting participant's portion of the facility's total capacity.

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Unsecured Term Loans

The Company has an unsecured term loan with total capacity of \$228,000 that bears interest at LIBOR plus a margin of 1.50% to 1.80% based on the Company's leverage ratio, as defined in the loan agreement. At September 30, 2010, the outstanding borrowings of \$228,000 under the unsecured term loan had a weighted average interest rate of 1.87%. The loan matures in April 2011 and has two one-year extension options, which are at the Company's election, for an outside maturity date of April 2013.

The Company has an unsecured term loan that was obtained for the exclusive purpose of acquiring certain properties from the Starmount Company or its affiliates. At September 30, 2010, the outstanding borrowings of \$209,494 under this loan had a weighted average interest rate of 1.38%. The Company completed its acquisition of the properties in February 2008 and, as a result, no further draws can be made against the loan. The unsecured term loan bears interest at LIBOR plus a margin of 0.95% to 1.40% based on the Company's leverage ratio, as defined in the agreement to the loan. Net proceeds from a sale, or the Company's share of excess proceeds from any refinancings, of any of the properties originally purchased with borrowings from this unsecured term loan must be used to pay down any remaining outstanding balance. The loan matures in November 2010 and has two one-year extension options, which are at the Company's election, for an outside maturity date of November 2012.

Letters of Credit

At September 30, 2010, the Company had additional secured and unsecured lines of credit with a total commitment of \$20,971 that can only be used for issuing letters of credit. The letters of credit outstanding under these lines of credit totaled \$17,655 at September 30, 2010.

Mortgages on Operating Properties

During the third quarter of 2010, the Company repaid four commercial mortgage-backed securities ("CMBS") loans with borrowings from the \$560,000 credit facility. The principal balances that were repaid and the properties securing each loan were as follows: \$29,710 secured by Stroud Mall in Stroudsburg, PA; \$47,449 secured by York Galleria in York, PA; and \$55,360 secured by Parkdale Mall and Parkdale Crossing in Beaumont, TX. Each of these properties was added to the collateral pool securing the \$560,000 facility.

Also during the third quarter of 2010, the Company closed on a \$65,000 ten-year, non-recourse CMBS loan with a fixed interest rate of 6.50% secured by Valley View Mall in Roanoke, VA. The new loan replaced an existing loan with a principal balance of \$40,639 that was scheduled to mature in September 2010. The excess proceeds received from the refinancing were used to pay down the Company's secured credit facilities.

During the second quarter of 2010, the Company entered into an \$83,000 ten-year, non-recourse CMBS loan with a fixed interest rate of 6.00% secured by Burnsville Center in Minneapolis, MN. The loan replaced an existing \$60,683 loan that was scheduled to mature in August 2010. The Company also entered into an eight-year \$115,000 loan with a fixed interest rate of 6.98% secured by CoolSprings Galleria in Nashville, TN. Proceeds from the new loan, plus cash on hand, were used to retire an existing loan of \$120,463 that was scheduled to mature in September 2010. Additionally, the Company closed on a new ten-year \$14,800 loan with a fixed interest rate of 7.25% secured by The Terrace, a community center in Chattanooga, TN. Excess proceeds from these financing activities were used to pay down the Company's secured credit facilities.

Also during the second quarter, the Company repaid a CMBS loan with a principal balance of \$8,988 secured by WestGate Crossing in Spartanburg, SC with borrowings from the \$560,000 credit facility and the property was added to the collateral pool securing that facility.

During the first quarter of 2010, the Company closed on a variable-rate \$72,000 non-recourse loan that bears interest at LIBOR plus a margin of 400 basis points secured by St. Clair Square in Fairview Heights, IL. The new loan replaced an existing loan with a principal balance of \$57,237. The Company has an interest rate cap in place on this loan to limit the LIBOR rate to a maximum of 3.00%. The cap matures in January 2012. The excess proceeds received from the refinancing were used to pay down the Company's secured credit facilities.

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Also during the first quarter, the Company repaid a CMBS loan secured by Park Plaza Mall in Little Rock, AK with a principal balance of \$38,856 with borrowings from the \$560,000 credit facility and the property was added to the collateral pool securing that facility.

Covenants and Restrictions

The \$560,000 and \$525,000 secured line of credit agreements contain, among other restrictions, certain financial covenants including the maintenance of certain financial coverage ratios, minimum net worth requirements, and limitations on cash flow distributions. The Company was in compliance with all covenants and restrictions at September 30, 2010.

The agreements to the \$560,000 and \$525,000 secured credit facilities and the two unsecured term facilities described above, each with the same lender, contain default and cross-default provisions customary for transactions of this nature (with applicable customary grace periods) in the event (i) there is a default in the payment of any indebtedness owed by the Company to any institution which is a part of the lender groups for the credit facilities, or (ii) there is any other type of default with respect to any indebtedness owed by the Company to any institution which is a part of the lender groups for the credit facilities and such lender accelerates the payment of the indebtedness owed to it as a result of such default. The credit facility agreements provide that, upon the occurrence and continuation of an event of default, payment of all amounts outstanding under these credit facilities and those facilities with which these agreements reference cross-default provisions may be accelerated and the lenders' commitments may be terminated. Additionally, any default in the payment of any recourse indebtedness greater than \$50,000 or any non-recourse indebtedness greater than \$100,000, regardless of whether the lending institution is a part of the lender groups for the credit facilities, will constitute an event of default under the agreements to the credit facilities.

Several of the Company's malls/open-air centers, associated centers and community centers in addition to the corporate office building, are owned by special purpose entities that are included in the Company's consolidated financial statements. The sole business purpose of the special purpose entities is to own and operate these properties. The real estate and other assets owned by these special purpose entities are restricted under the loan agreements in that they are not available to settle other debts of the Company. However, so long as the loans are not under an event of default, as defined in the loan agreements, the cash flows from these properties, after payments of debt service, operating expenses and reserves, are available for distribution to the Company.

Scheduled Principal Payments

As of September 30, 2010, the scheduled principal payments of the Company's consolidated debt, excluding extensions available at the Company's option, on all mortgage and other indebtedness, including construction loans and lines of credit, are as follows:

2010	\$317,460
2011	1,471,366
2012	835,510
2013	456,434
2014	190,377
Thereafter	2,149,895
	5,421,042
Net unamortized premiums	3,828
_	\$5,424,870

Of the \$317,460 of scheduled principal payments remaining in 2010, \$299,562 relates to maturing principal balances and \$17,898 to principal amortization. Maturing debt with principal balances of \$273,759 outstanding as of September 30, 2010 have extensions available at the Company's option, leaving approximately \$25,803 of loan maturities on two operating properties that must be retired or refinanced. The Company has term sheets or availability on its lines of credit to address all of the remaining 2010 debt maturities.

The Company's mortgage and other indebtedness had a weighted average maturity of 3.51 years as of September 30, 2010 and 3.66 years as of December 31, 2009.

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Interest Rate Hedge Instruments

The Company records its derivative instruments in its condensed consolidated balance sheets at fair value. The accounting for changes in the fair value of derivatives depends on the intended use of the derivative, whether the derivative has been designated as a hedge and, if so, whether the hedge has met the criteria necessary to apply hedge accounting.

The Company's objectives in using interest rate derivatives are to add stability to interest expense and to manage its exposure to interest rate movements. To accomplish these objectives, the Company primarily uses interest rate swaps and caps as part of its interest rate risk management strategy. Interest rate swaps designated as cash flow hedges involve the receipt of variable-rate amounts from a counterparty in exchange for the Company making fixed-rate payments over the life of the agreements without exchange of the underlying notional amount. Interest rate caps designated as cash flow hedges involve the receipt of variable-rate amounts from a counterparty if interest rates rise above the strike rate on the contract in exchange for an up-front premium.

The effective portion of changes in the fair value of derivatives designated as, and that qualify as, cash flow hedges is recorded in accumulated other comprehensive income ("AOCI") and is subsequently reclassified into earnings in the period that the hedged forecasted transaction affects earnings. Such derivatives are used to hedge the variable cash flows associated with variable-rate debt.

As of September 30, 2010, the Company had the following outstanding interest rate derivatives that were designated as cash flow hedges of interest rate risk:

Interest Rate	Number of	Notional
Derivative	Instruments	Amount
Interest Rate		
Swaps	1	\$ 40,000
Interest Rate		
Caps	2	\$ 152,000

Instrument Type	Location in Consolidated Balance Sheet	Notional Amount	Designated Benchmark Interest Rate	Strike Rate		Fair Value at 9/30/10		Fair Value at 12/31/09		Maturity Date
Cap	Intangible lease assets and other assets	\$72,000 (amortizing to \$69,375)	3-month LIBOR	3.000	%	\$3		\$-		Jan-12
Cap	Intangible lease assets and other assets	80,000	USD-SIFMA Municipal Swap Index	4.000	%	-		2		Dec-10
Pay fixed/ Receive variable Swap	Accounts payable and accrued liabilities	40,000	1-month LIBOR	2.175	%	(144)	(636)	Nov-10

Gain Recognized	Location of	Loss Recognized	Location of	Gain Recognized
in OCI	Losses	in Earnings	Gain	in Earnings

	(Effective	ve Portion)	Reclassified from AOCI into Earnings	-	(Effe	ective	Poi	rtion)		Recognized in Earnings	(]	Ineffec	tive F	Porti	on)
Hedging	Three Mo	onths Ended	(Effective		Three	Mon	ths	Ended	(Ineffective	T	hree M	lonth	s En	ded
Instrument	Septer	mber 30,	Portion)		Se	ptem	ber :	30,		Portion)		Septe	embe	r 30	,
	2010	2009			2010			2009				2010		20	09
Interest															
rate			Interest							Interest					
hedges \$	5 1,054	\$ 3,312	Expense	\$	(889))	\$	(4,322)	Expense	\$	7		\$ 7	

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			Location of Losses						
			Reclassified				Location of		
	Gain R	ecognized	from	Lo	ss Recog	nized	Gain	Gain R	Recognized
	in	OCI	AOCI into		in Earnir	ngs	Recognized	in E	Earnings
	(Effective	ve Portion)	Earnings	(Ef	fective Po	ortion)	in Earnings	(Ineffect	tive Portion)
Hedging	Nine Mo	onths Ended	(Effective	Nin	e Months	Ended	(Ineffective	Nine Mo	onths Ended
Instrument	Septe	mber 30,	Portion)	S	eptember	r 30,	Portion)	Septe	ember 30,
	2010	2009		2010		2009		2010	2009
Interest									
rate			Interest				Interest		
hedges	\$ 2,569	\$ 8,435	Expense	\$ (2,77	3) \$	6 (12,632) Expense	\$ 23	\$ 28

As of September 30, 2010, the Company expects to reclassify approximately \$345 of losses currently reported in accumulated other comprehensive income to interest expense within the next twelve months due to the amortization of one interest rate swap and two interest rate caps. Fluctuations in fair values of these derivatives between September 30, 2010 and the date of termination will vary the projected reclassification amount.

Note 6 – Comprehensive Income

Comprehensive income includes all changes in redeemable noncontrolling interests and total equity during the period, except those resulting from investments by shareholders and partners, distributions to shareholders and partners and redemption valuation adjustments. Other comprehensive income ("OCI") includes changes in unrealized gains (losses) on available-for-sale securities, interest rate hedge agreements and foreign currency translation adjustments. The computation of comprehensive income for the three and nine months ended September 30, 2010 and 2009 is as follows:

		Three Mon Septemb	0,			Month otemb),
	Φ.	2010	2009	4	2010		Φ.	2009
Net income	\$	27,677	\$ 27,844	\$	59,397		\$	67,728
Other comprehensive income:								
Net unrealized gain on hedging								
agreements		1,054	3,312		2,569			8,435
Net unrealized gain on								
available-for-sale securities		458	1,144		5,354			1,280
Realized loss on foreign currency								
translation adjustment		-	-		169			75
Net unrealized gain (loss) on								
foreign currency								
translation adjustment		-	1,852		(156)		6,031
Total other comprehensive income		1,512	6,308		7,936			15,821
Comprehensive income	\$	29,189	\$ 34,152	\$	67,333		\$	83,549

The components of accumulated other comprehensive income (loss) as of September 30, 2010 and December 31, 2009 are as follows:

September 30, 2010 As reported in:

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	Redeemable				
	Noncontrolling	Shareholders'	Noncontrolling		
	Interests	Equity	Interests	Total	
Net unrealized gain (loss) on					
hedging agreements	\$ 421	\$ 1,548	\$ (2,360)	\$ (391)
Net unrealized gain on					
available-for-sale securities	305	3,850	1,031	5,186	
Accumulated other					
comprehensive income (loss)	\$ 726	\$ 5,398	\$ (1,329)	\$ 4,795	

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December 31, 2009 As reported in:

	 edeemable oncontrolling Interests	Sha	areholde Equity	rs'	N	oncontrol Interest	_	Total	
Net unrealized gain (loss) on			•						
hedging agreements	\$ 400	\$	(319)	\$	(3,041)	\$ (2,960)
Net unrealized gain (loss)									
on available-for-sale securities	261		(29)		(400)	(168)
Net unrealized gain (loss) on									
foreign currency translation									
adjustment	396		839			(1,248)	(13)
Accumulated other									
comprehensive income (loss)	\$ 1,057	\$	491		\$	(4,689)	\$ (3,141)

Note 7 – Segment Information

The Company measures performance and allocates resources according to property type, which is determined based on certain criteria such as type of tenants, capital requirements, economic risks, leasing terms, and short and long-term returns on capital. Rental income and tenant reimbursements from tenant leases provide the majority of revenues from all segments. Information on the Company's reportable segments is presented as follows:

			Associate	ed	Communit	ty	All Other	r		
Three Months Ended September 30, 2010	Malls		Centers		Centers		(2)		Total	
Revenues	\$236,037		\$10,691		\$8,007		\$11,096		\$265,831	
Property operating expenses (1)	(80,927)	(2,796)	(991)	7,594		(77,120)
Interest expense	(57,580)	(1,921)	(1,904)	(10,648)	(72,053)
Other expense	-		-		-		(6,351)	(6,351)
Gain (loss) on sales of real estate assets	(71)	-		567		95		591	
Segment profit	\$97,459		\$5,974		\$5,679		\$1,786		110,898	
Depreciation and amortization expense									(73,333)
General and administrative expense									(10,495)
Interest and other income									832	
Equity in losses of unconsolidated affiliates									(1,558)
Income tax benefit									1,264	
Income from continuing operations									\$27,608	
Capital expenditures (3)	\$27,891		\$2,413		\$120		\$13,748		\$44,172	
Income tax benefit Income from continuing operations	\$27,891		\$2,413		\$120		\$13,748		1,264 \$27,608)

Three Months Ended September 30,		A	ssociated	. (Community	7				
2009	Malls		Centers		Centers	Al	l Other (2	(.)	Total	
Revenues	\$ 237,268	\$	9,904	\$	4,579	\$	10,708	\$	262,459	
Property operating expenses (1)	(82,237)	(2,600)	(1,488)	7,221		(79,104)
Interest expense	(61,364)	(2,073)	(977)	(6,706)	(71,120)
Other expense	2		-		-		(7,716)	(7,714)
Gain (loss) on sales of real estate										
assets	1,525		-		(2)	12		1,535	
Segment profit	\$ 95,194	\$	5,231	\$	2,112	\$	3,519		106,056	
									(71,161)

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Depreciation and amortization						
expense						
General and administrative expense					(8,808)
Interest and other income					1,246	
Loss on impairment of investments					(1,143)
Equity in earnings of unconsolidated						
affiliates					271	
Income tax benefit					1,358	
Income from continuing operations					\$ 27,819	
Capital expenditures (3)	\$ 23,448	\$ 916	\$ 20,432	\$ 51,301	\$ 96,097	

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		Associated	Community	All Other	
Nine Months Ended September 30, 2010	Malls	Centers	Centers	(2)	Total
Revenues	\$706,135	\$31,545	\$22,261	\$33,581	\$793,522
Property operating expenses (1)	(237,190)	(8,375)	(6,210)	19,187	(232,588)
Interest expense	(174,052)	(5,899)	(5,584)	(33,319) (218,854)
Other expense	-	-	-	(19,467) (19,467)
Gain on sales of real estate assets	1,042	-	1,551	13	2,606
Segment profit (loss)	\$295,935	\$17,271	\$12,018	\$(5) 325,219
Depreciation and amortization expense					(215,953)
General and administrative expense					(31,890)
Interest and other income					2,831
Loss on impairment of real estate					(25,435)
Equity in losses of unconsolidated affiliates					(610)
Income tax benefit					5,052
Income from continuing operations					\$59,214
Total assets	\$6,526,150	\$328,504	\$67,427	\$693,399	\$7,615,480
Capital expenditures (3)	\$83,699	\$7,578	\$2,852	\$32,765	\$126,894
		A 1	C :	A 11 O 1	
		Associated	Community	All Other	
N': M 1 - T 1 - 1 C 1 20 2000	N / - 11 -		•		T-4-1
Nine Months Ended September 30, 2009	Malls	Centers	Centers	(2)	Total
Revenues	\$721,579	Centers \$30,662	Centers \$13,636	(2) \$33,445	\$799,322
Revenues Property operating expenses (1)	\$721,579 (245,960)	Centers \$30,662 (8,113)	Centers \$13,636 (4,560)	(2) \$33,445 18,771	\$799,322 (239,862)
Revenues Property operating expenses (1) Interest expense	\$721,579	Centers \$30,662	Centers \$13,636 (4,560)	(2) \$33,445 18,771 (22,513	\$799,322 (239,862) (215,847)
Revenues Property operating expenses (1) Interest expense Other expense	\$721,579 (245,960) (183,924)	Centers \$30,662 (8,113)	Centers \$13,636 (4,560) (2,997)	(2) \$33,445 18,771 (22,513 (18,785	\$799,322 (239,862)) (215,847)) (18,785)
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit	\$721,579 (245,960) (183,924)	Centers \$30,662 (8,113)	Centers \$13,636 (4,560) (2,997)	(2) \$33,445 18,771 (22,513 (18,785	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069)
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180)
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense Interest and other income	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180) 4,189
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense Interest and other income Loss on impairment of investments	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180) 4,189 (8,849)
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense Interest and other income Loss on impairment of investments Equity in earnings of unconsolidated affiliates	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180) 4,189 (8,849) 1,867
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense Interest and other income Loss on impairment of investments Equity in earnings of unconsolidated affiliates Income tax benefit	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180) 4,189 (8,849) 1,867 603
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense Interest and other income Loss on impairment of investments Equity in earnings of unconsolidated affiliates Income tax benefit Income from continuing operations	\$721,579 (245,960) (183,924) - 1,524 \$293,219	Centers \$30,662 (8,113) (6,413) - - \$16,136	Centers \$13,636 (4,560) (2,997) - 96 \$6,175	(2) \$33,445 18,771 (22,513 (18,785 (152 \$10,766	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180) 4,189 (8,849) 1,867 603 \$67,857
Revenues Property operating expenses (1) Interest expense Other expense Gain (loss) on sales of real estate assets Segment profit Depreciation and amortization expense General and administrative expense Interest and other income Loss on impairment of investments Equity in earnings of unconsolidated affiliates Income tax benefit	\$721,579 (245,960) (183,924) - 1,524	Centers \$30,662 (8,113) (6,413)	Centers \$13,636 (4,560) (2,997) - 96	(2) \$33,445 18,771 (22,513 (18,785 (152	\$799,322 (239,862)) (215,847)) (18,785)) 1,468 326,296 (225,069) (31,180) 4,189 (8,849) 1,867 603

⁽¹⁾ Property operating expenses include property operating, real estate taxes and maintenance and repairs.

Note 8 – Earnings Per Share

During the first quarter of 2010, the Company completed an underwritten public offering of 6,300,000 depositary shares, each representing 1/10th of a share of the Company's 7.375% Series D Cumulative Redeemable Preferred

⁽²⁾ The All Other category includes mortgage notes receivable, Office Buildings, the Management Company and the Company's subsidiary that provides security and maintenance services.

⁽³⁾ Amounts include acquisitions of real estate assets and investments in unconsolidated affiliates. Developments in progress are included in the All Other category.

Stock, having a liquidation preference of \$25.00 per depositary share. The depositary shares were sold at \$20.30 per share including accrued dividends of \$0.37 per share. The net proceeds, after underwriting costs and related expenses, of approximately \$123,599 were used to reduce outstanding borrowings under the Company's credit facilities and for general corporate purposes. The net proceeds included aggregate accrued dividends of \$2,331 that were received as part of the offering price.

On October 18, 2010, the Company completed an underwritten public offering of 4,400,000 depositary shares, each representing 1/10th of a share of the Company's 7.375% Series D Cumulative Redeemable Preferred Stock, having a liquidation preference of \$25.00 per depositary share. The depositary shares were sold at \$23.1954 per share including accrued dividends of \$0.1485 per share. On October 19, 2010, the underwriters of the offering exercised their option to purchase an additional 450,000 depositary shares. As a result of the exercise of this option, the Company sold a total of 4,850,000 depositary shares in the offering for net proceeds of \$108,677 after underwriting costs and related expenses. The net proceeds included aggregate accrued dividends of \$720 that were received as part of the offering price. The net proceeds were used to reduce outstanding borrowings under the Company's credit facilities and for general corporate purposes.

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Including the shares issued in these offerings, the Company currently has 18,150,000 depositary shares outstanding, each representing 1/10th of a share of its 7.375% Series D Cumulative Redeemable Preferred Stock. The securities are redeemable at liquidation preference totaling \$453,750, plus accrued and unpaid dividends, at any time at the option of the Company. These securities have no stated maturity, sinking fund or mandatory redemption provisions and are not convertible into any other securities of the Company.

In June 2009, the Company completed a public offering of 66,630,000 shares of its \$0.01 par value common stock for \$6.00 per share. The net proceeds, after underwriting costs and related expenses, of approximately \$381,823 were used to repay outstanding borrowings under the Company's credit facilities.

In February 2009, the Company's Board of Directors declared a quarterly dividend for the Company's common stock of \$0.37 per share for the quarter ended March 31, 2009, to be paid in a combination of cash and shares of the Company's common stock. The dividend was paid on 66,407,096 shares of common stock outstanding on the record date. The Company issued 4,754,355 shares of its common stock in connection with the dividend, which resulted in an increase of 7.2% in the number of shares outstanding. The Company initially elected to treat the issuance of its common stock as a stock dividend for per share purposes and adjusted all share and per share information related to earnings per share on a retrospective basis to reflect the additional common stock issued. However, in January 2010, the FASB issued ASU No. 2010-01, requiring that stock dividends such as the one the Company made in April 2009 be treated as a stock issuance that is reflected in share and per share information related to EPS on a prospective basis. Pursuant to its provisions, the Company adopted this guidance effective January 1, 2009 on a retrospective basis. Thus, the information presented for the three and six months ended June 30, 2009, has been revised to reflect this guidance.

Basic EPS is computed by dividing net income attributable to common shareholders by the weighted-average number of common shares outstanding for the period. Diluted EPS assumes the issuance of common stock for all potential dilutive common shares outstanding. The limited partners' rights to convert their noncontrolling interests in the Operating Partnership into shares of common stock are not dilutive.

The following summarizes the impact of potential dilutive common shares on the denominator used to compute earnings per share:

	Three Months September		Nine Months I September	
	2010	2009	2010	2009
Denominator – basic earnings per				
share	138,075	137,860	138,037	95,746
Dilutive effect of deemed shares related to deferred				
	46	37	42	36
compensation arrangements	40	31	42	30
Denominator – diluted earnings per				
share	138,121	137,897	138,079	95,782

Note 9 – Contingencies

CBL's Predecessor and certain officers of the Company have a significant noncontrolling interest in the construction company that the Company engaged to build substantially all of the Company's development properties. On March 11, 2010, The Promenade D'Iberville, LLC, a subsidiary of the Company, filed a lawsuit in the Circuit Court of Harrison County, Mississippi, against multiple defendants, including this construction company, seeking damages for, among other things, alleged property damage arising out of work on a shopping center development in D'Iberville,

Mississippi. The construction company filed an answer and counterclaim denying liability and seeking damages from the subsidiary based upon various contractual, quasi-contractual and equitable claims. Charles B. Lebovitz, Chairman of the Board of the Company, resigned as a director of the construction company effective May 1, 2010.

The Company is currently involved in certain litigation that arises in the ordinary course of business. It is management's opinion that the pending litigation will not materially affect the financial position or results of operations of the Company.

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The Company consolidates its investment in a joint venture, CW Joint Venture, LLC ("CWJV"), with Westfield. The terms of the joint venture agreement require that CWJV pay an annual preferred distribution at a rate of 5.0%, which increases to 6.0% on July 1, 2013, on the preferred liquidation value of the PJV units of CWJV that are held by Westfield. Westfield has the right to have all or a portion of the PJV units redeemed by CWJV with property owned by CWJV, and subsequent to October 16, 2012, with either cash or property owned by CWJV, in each case for a net equity amount equal to the preferred liquidation value of the PJV units. At any time after January 1, 2013, Westfield may propose that CWJV acquire certain qualifying property that would be used to redeem the PJV units at their preferred liquidation value. If CWJV does not redeem the PJV units with such qualifying property (a "Preventing Event"), then the annual preferred distribution rate on the PJV units increases to 9.0% beginning July 1, 2013. The Company will have the right, but not the obligation, to offer to redeem the PJV units after January 31, 2013 at their preferred liquidation value, plus accrued and unpaid distributions. If the Company fails to make such an offer, the annual preferred distribution rate on the PJV units increases to 9.0% for the period from July 1, 2013 through June 30, 2016, at which time it decreases to 6.0% if a Preventing Event has not occurred. If, upon redemption of the PJV units, the fair value of the Company's common stock is greater than \$32.00 per share, then such excess (but in no case greater than \$26,000 in the aggregate) shall be added to the aggregate preferred liquidation value payable on account of the PJV units. The Company accounts for this contingency using the method prescribed for earnings or other performance measure contingencies. As such, should this contingency result in additional consideration to Westfield, the Company will record the current fair value of the consideration issued as a purchase price adjustment at the time the consideration is paid or payable.

Guarantees

The Company may guarantee the debt of a joint venture primarily because it allows the joint venture to obtain funding at a lower cost than could be obtained otherwise. This results in a higher return for the joint venture on its investment, and a higher return on the Company's investment in the joint venture. The Company may receive a fee from the joint venture for providing the guaranty. Additionally, when the Company issues a guaranty, the terms of the joint venture agreement typically provide that the Company may receive indemnification from the joint venture.

The Company owns a parcel of land that it is ground leasing to a third party developer for the purpose of developing a shopping center. The Company has guaranteed 27% of the third party's construction loan and bond line of credit (the "loans") of which the maximum guaranteed amount is \$24,379. The total amount outstanding at September 30, 2010 on the loans was \$77,201 of which the Company has guaranteed \$20,844. The Company recorded an obligation of \$315 in the accompanying condensed consolidated balance sheets as of September 30, 2010 and December 31, 2009 to reflect the estimated fair value of its guaranty.

The Company has guaranteed 100% of the construction and land loans of West Melbourne I, LLC ("West Melbourne"), an unconsolidated affiliate in which the Company owns a 50% interest, of which the maximum guaranteed amount is \$50,678. West Melbourne developed Hammock Landing, a community center in West Melbourne, FL that opened in April 2009. The total amount outstanding at September 30, 2010 on the loans was \$45,610. The guaranty will expire upon repayment of the debt. The land loan, representing \$3,276 of the amount outstanding at September 30, 2010, matures in August 2011. The construction loan, representing \$42,334 of the amount outstanding at September 30, 2010, matures in August 2011 and has two one-year extension options available. The Company recorded an obligation of \$670 in the accompanying condensed consolidated balance sheets as of September 30, 2010 and December 31, 2009 to reflect the estimated fair value of this guaranty.

The Company has guaranteed 100% of the construction loan of Port Orange I, LLC ("Port Orange"), an unconsolidated affiliate in which the Company owns a 50% interest, of which the maximum guaranteed amount is \$97,183. Port Orange developed and, in March 2010, opened The Pavilion at Port Orange, a community center in Port Orange, FL. The total amount outstanding at September 30, 2010 on the loan was \$69,363. The guaranty will expire upon repayment of the debt. The loan matures in December 2011 and has two one-year extension options available. The

Company has recorded an obligation of \$1,120 in the accompanying condensed consolidated balance sheets as of September 30, 2010 and December 31, 2009 to reflect the estimated fair value of this guaranty.

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The Company has guaranteed the lease performance of York Town Center, LP ("YTC"), an unconsolidated affiliate in which the Company owns a 50% interest, under the terms of an agreement with a third party that owns property as part of York Town Center. Under the terms of that agreement, YTC is obligated to cause performance of the third party's obligations as landlord under its lease with its sole tenant, including, but not limited to, provisions such as co-tenancy and exclusivity requirements. Should YTC fail to cause performance, then the tenant under the third party landlord's lease may pursue certain remedies ranging from rights to terminate its lease to receiving reductions in rent. The Company has guaranteed YTC's performance under this agreement up to a maximum of \$22,000, which decreases by \$800 annually until the guaranteed amount is reduced to \$10,000. The guaranty expires on December 31, 2020. The maximum guaranteed obligation was \$18,800 as of September 30, 2010. The Company entered into an agreement with its joint venture partner under which the joint venture partner has agreed to reimburse the Company 50% of any amounts it is obligated to fund under the guaranty. The Company did not record an obligation for this guaranty because it determined that the fair value of the guaranty is not material.

The Company has guaranteed 100% of a construction loan of JG Gulf Coast Town Center, LLC, an unconsolidated affiliate in which the Company owns a 50% interest, of which the maximum guaranteed amount is \$11,561. Proceeds from the construction loan are designated for the development of Phase III of Gulf Coast Town Center, an open-air center in Fort Myers, FL. The total amount outstanding at September 30, 2010 on the loans was \$11,561. The guaranty will expire upon repayment of the debt. The loan matures in April 2011 and has a one year extension option available. The Company did not record an obligation for this guaranty because it determined that the fair value of the guaranty is not material.

Performance Bonds

The Company has issued various bonds that it would have to satisfy in the event of non-performance. At September 30, 2010 and December 31, 2009, the total amount outstanding on these bonds was \$29,940 and \$34,429, respectively.

Note 10 – Share-Based Compensation

Share-based compensation expense was \$371 and \$488 for the three months ended September 30, 2010 and 2009, respectively, and \$1,932 and \$2,363 for the nine months ended September 30, 2010 and 2009, respectively. Share-based compensation cost capitalized as part of real estate assets was \$37 and \$60 for the three months ended September 30, 2010 and 2009, respectively, and \$131 and \$192 for the nine months ended September 30, 2010 and 2009, respectively.

The Company's stock option activity for the nine months ended September 30, 2010 is summarized as follows:

		Weighted Average
		Exercise
	Shares	Price
Outstanding at		
January 1, 2010	566,334	\$ 16.06
Exercised	(77,509)	12.14
Cancelled	(1,200)	18.27
Outstanding at		
September 30, 2010	487,625	16.68
Vested and		
exercisable at		
September 30, 2010	487,625	16.68

A summary of the status of the Company's stock awards as of September 30, 2010, and changes during the nine months ended September 30, 2010, is presented below:

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		Weighted Average
	Shares	Grant-Date Fair Value
Nonvested at	Shares	ran value
January 1, 2010	156,120	\$ 33.16
Granted	119,100	10.34
Vested	(83,350)	34.54
Cancelled	(3,990)	18.13
Nonvested at		
September 30,		
2010	187,880	18.41

As of September 30, 2010, there was \$2,198 of total unrecognized compensation cost related to nonvested stock awards granted under the plan, which is expected to be recognized over a weighted average period of 2.7 years. In February 2010, the Company granted restricted stock awards for 113,600 shares of common stock to employees that will vest in equal installments over the next five years. In January 2010, the Company granted restricted stock awards for a total of 4,500 shares of common stock to its non-employee directors and granted an additional award of 1,000 shares in conjunction with the election of a new non-employee director in May 2010.

Note 11 – Noncash Investing and Financing Activities

The Company's noncash investing and financing activities were as follows for the nine months ended September 30, 2010 and 2009:

	Nine Months Ended September 3				
		2010		2009	
Accrued dividends and distributions payable	\$	43,116	\$	19,685	
Additions to real estate assets accrued but not yet					
paid		20,409		13,304	
Notes receivable from sale of interest in					
unconsolidated affiliate		1,001		1,750	
Distribution of real estate assets received from					
unconsolidated affiliate		12,210		-	
Issuance of additional redeemable noncontrolling					
preferred joint venture interests		2,146		-	
Issuance of common stock for dividend		-		14,739	
Issuance of noncontrolling interests in Operating					
Partnership for distribution		-		4,140	
Additions to real estate assets from forgiveness of					
mortgage note receivable		-		6,502	

Note 12 – Income Taxes

The Company is qualified as a REIT under the provisions of the Code. To maintain qualification as a REIT, the Company is required to distribute at least 90% of its taxable income to shareholders and meet certain other requirements.

As a REIT, the Company is generally not liable for federal corporate income taxes. If the Company fails to qualify as a REIT in any taxable year, the Company will be subject to federal and state income taxes on its taxable income at regular corporate tax rates. Even if the Company maintains its qualification as a REIT, the Company may be subject to certain state and local taxes on its income and property, and to federal income and excise taxes on its undistributed income. State tax expense was \$1,084 and \$1,526 during the three months ended September 30, 2010 and 2009, respectively, and \$3,348 and \$5,151 during the nine months ended September 30, 2010 and 2009, respectively.

The Company has also elected taxable REIT subsidiary status for some of its subsidiaries. This enables the Company to receive income and provide services that would otherwise be impermissible for REITs. For these entities, deferred tax assets and liabilities are established for temporary differences between the financial reporting basis and the tax basis of assets and liabilities at the enacted tax rates expected to be in effect when the temporary differences reverse. A valuation allowance for deferred tax assets is provided if the Company believes all or some portion of the deferred tax asset may not be realized. An increase or decrease in the valuation allowance resulting from changes in circumstances that may affect the realizability of the related deferred tax asset is included in income or expense, as applicable.

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The Company recorded an income tax benefit of \$1,264 and \$1,358 for the three months ended September 30, 2010 and 2009, respectively. The income tax benefit in 2010 consisted of a current and deferred tax benefit of \$928 and \$336, respectively. The income tax benefit in 2009 consisted of a current and deferred tax benefit of \$260 and \$1,098, respectively.

The Company recorded an income tax benefit of \$5,052 and \$603 for the nine months ended September 30, 2010 and 2009, respectively. The income tax benefit in 2010 consisted of a current tax benefit of \$7,297 and a deferred tax provision of \$2,245. The income tax benefit in 2009 consisted of a current income tax provision of \$815 and a deferred tax benefit of \$1,418.

The Company had deferred tax assets, reported in intangible lease assets and other assets, of \$4,666 and \$3,634 at September 30, 2010 and December 31, 2009, respectively. The Company had a deferred tax liability, reported in accounts payable and accrued liabilities, of \$2,941 at September 30, 2010. There was no deferred tax liability as of December 31, 2009. The deferred taxes at September 30, 2010 and December 31, 2009 consisted primarily of operating expense accruals and differences between book and tax depreciation.

The Company reports any income tax penalties attributable to its properties as property operating expenses and any corporate-related income tax penalties as general and administrative expenses in its statement of operations. In addition, any interest incurred on tax assessments is reported as interest expense. The Company reported nominal interest and penalty amounts for the three and nine months ended September 30, 2010 and 2009, respectively.

Note 13 – Subsequent Events

The Company has evaluated subsequent events through the date of issuance of these financial statements.

On October 14, 2010, the Company completed the sale of Pemberton Square, located in Vicksburg, MS, for a sales price of \$1,863 less commissions and customary closing costs for a net sales price of \$1,782. The Company expects to record a gain of approximately \$379 attributable to the sale in the fourth quarter of 2010. Proceeds from the sale were used to reduce the outstanding borrowings on the Company's \$525,000 secured credit facility. This property is classified as held-for-sale portfolio as of September 30, 2010, and its results of operations are included in discontinued operations for all periods presented.

See Note 4 for information regarding activity related to the Company's joint ventures subsequent to September 30, 2010.

See Note 8 for information regarding the Company's underwritten public offering completed in October 2010.

ITEM 2: Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion and analysis of financial condition and results of operations should be read in conjunction with the condensed consolidated financial statements and accompanying notes that are included in this Form 10-Q. Capitalized terms used, but not defined, in this Management's Discussion and Analysis of Financial Condition and Results of Operations have the same meanings as defined in the notes to the condensed consolidated financial statements. In this discussion, the terms "we", "us", "our" and the "Company" refer to CBL & Associates Properties, Inc. and its subsidiaries.

Certain statements made in this section or elsewhere in this report may be deemed "forward-looking statements" within the meaning of the federal securities laws. In many cases, these forward-looking statements may be identified by the use of words such as "will," "may," "should," "could," "believes," "expects," "anticipates," "estimates," "intends," "pro "objectives," "targets," "predicts," "plans," "seeks," or similar expressions. Any forward-looking statement speaks only as of

date on which it is made and is qualified in its entirety by reference to the factors discussed throughout this report.

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Although we believe the expectations reflected in any forward-looking statements are based on reasonable assumptions, forward-looking statements are not guarantees of future performance or results and we can give no assurance that these expectations will be attained. It is possible that actual results may differ materially from those indicated by these forward-looking statements due to a variety of known and unknown risks and uncertainties. In addition to the risk factors described in Part II, Item 1A. of this report, such known risks and uncertainties include, without limitation:

- general industry, economic and business conditions;
- interest rate fluctuations, costs and availability of capital and capital requirements;
 - costs and availability of real estate;
 - inability to consummate acquisition opportunities;
 - competition from other companies and retail formats;
 - changes in retail rental rates in our markets;
 - shifts in customer demands;
 - tenant bankruptcies or store closings;
 - changes in vacancy rates at our properties;
 - changes in operating expenses;
 - changes in applicable laws, rules and regulations; and
- the ability to obtain suitable equity and/or debt financing and the continued availability of financing in the amounts and on the terms necessary to support our future business.

This list of risks and uncertainties is only a summary and is not intended to be exhaustive. We disclaim any obligation to update or revise any forward-looking statements to reflect actual results or changes in the factors affecting the forward-looking information.

EXECUTIVE OVERVIEW

We are a self-managed, self-administered, fully integrated real estate investment trust ("REIT") that is engaged in the ownership, development, acquisition, leasing, management and operation of regional shopping malls, open-air centers, community centers and office properties. Our properties are located in 28 states, but are primarily in the southeastern and midwestern United States. We have elected to be taxed as a REIT for federal income tax purposes.

As of September 30, 2010, we owned controlling interests in 76 regional malls/open-air centers (including one mixed-use center), 30 associated centers (each located adjacent to a regional mall), ten community centers and 13 office buildings, including our corporate office building. We consolidate the financial statements of all entities in which we have a controlling financial interest or where we are the primary beneficiary of a variable interest entity. As of September 30, 2010, we owned noncontrolling interests in eight regional malls, four associated centers, four community centers and six office buildings. Because one or more of the other partners have substantive participating rights, we do not control these partnerships and joint ventures and, accordingly, account for these investments using the equity method. We had controlling interests in one mall expansion, one community center expansion, and one community center, owned in a 75/25 joint venture, under construction at September 30, 2010. We also hold options to acquire certain development properties owned by third parties.

Results for the third quarter of 2010 were encouraging. We have been focused this year on stabilizing and growing the operating income of each of our existing properties. We are pleased that our results for this quarter show progress in this area. Our stabilized mall portfolio occupancy level increased 130 basis points over the third quarter of the prior year and we completed lease signings for more than 1.0 million square feet of space in our operating portfolio. Same-store sales per square foot for the nine months ended September 30, 2010 for reporting stabilized mall tenants increased 2.7% over the prior-year period.

During the third quarter, we completed a refinancing of \$65.0 million secured by one of our operating properties, generating excess proceeds of \$24.4 million after repayment of an existing loan, and repaid four commercial mortgage-backed securities ("CMBS") loans with an aggregate principal balance of \$132.5 million secured by four operating properties with proceeds from our \$560.0 million secured line of credit. In addition, we extended the maturity date of our secured line of credit with total capacity of \$105.0 million from June 2011 to

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June 2012. We have term sheets or availability on our lines of credit to address all of our remaining 2010 debt maturities. Including the use of the net proceeds received from our preferred stock offering in the first quarter of 2010, we have reduced our overall debt level by almost \$266.5 million at September 30, 2010 as compared to September 30, 2009.

Subsequent to September 30, 2010, we completed an underwritten public offering in which we sold 4,850,000 depositary shares, each representing 1/10th of a share of our 7.375% Series D Cumulative Redeemable Preferred Stock, having a liquidation preference of \$25.00 per depositary share. The net proceeds, after underwriting costs and related expenses, of approximately \$108.7 million were used to reduce outstanding borrowings under our credit facilities and for general corporate purposes.

These accomplishments emphasize the strength of our company and validate our strategic focus. While the current retail real estate environment remains challenging, we have begun to see signs of economic improvement in the retail sector and we are optimistic that the positive trends will continue. We are focused on capturing the growth potential in our portfolio, continuing to improve occupancy and taking advantage of opportunities to gain traction in our lease negotiations. We believe our company is emerging in a slow recovery with more efficient operations, an aggressive leasing strategy and continued success in securing capital on favorable terms. We will look to maintain improvements in the performance of our portfolio over the remainder of the year and consistently build on our achievements.

RESULTS OF OPERATIONS

Comparison of the Three Months Ended September 30, 2010 to the Three Months Ended September 30, 2009

We have acquired or opened five community centers since January 1, 2009 (collectively referred to as the "New Properties"). These transactions impact the comparison of the results of operations for the three and nine months ended September 30, 2010 to the results of operations for the comparable periods ended September 30, 2009. Properties that were in operation as of January 1, 2009 and September 30, 2010 are referred to as the "Comparable Properties." We do not consider a property to be one of the Comparable Properties until it has been owned or open for one complete calendar year. The New Properties are as follows:

Property New Developments:	Location	Date Opened
Hammock Landing (1)	West Melbourne, FL	April 2009
Summit Fair (2)	Lee's Summit, MO	August 2009
Settlers Ridge	Robinson Township, PA	October 2009
The Promenade	D'Iberville, MS	October 2009
The Pavilion at Port Orange (1)	Port Orange, FL	March 2010

- (1) This property represents a 50/50 joint venture that is accounted for using the equity method of accounting and is included in equity in earnings of unconsolidated affiliates in the accompanying consolidated statements of operations.
- (2) CBL's interest represents cost of the land underlying the project for which it receives ground rent and a participation in the project's net operating cash flows.

Any reference to the New Properties in the discussion below excludes those properties that are accounted for using the equity method of accounting.

Revenues

Total revenues increased \$3.4 million for the three months ended September 30, 2010 compared to the prior-year period. Rental revenues and tenant reimbursements increased \$3.8 million due to an increase of \$4.1 million from the New Properties, partially offset by a decrease of \$0.3 million from the Comparable Properties. The decrease in revenues of the Comparable Properties was driven by declines of \$0.7 million in tenant reimbursements and \$0.3 million in percentage rents, partially offset by an increase of \$0.9 million in other rents. Tenant reimbursements have decreased primarily due to certain tenants converting their lease payment terms to percent in lieu or base rent. Other rents have increased primarily due to increases in sponsorship income and specialty leasing.

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Our cost recovery ratio improved to 102.4% for the quarter ended September 30, 2010 from 99.2% for the prior-year period primarily due to a decrease in property operating expenses, as discussed further below.

Management, development and leasing fees were flat for the quarter ended September 30, 2010 compared to the prior year quarter. Other revenues decreased \$0.4 million primarily due to a decline in revenues related to our subsidiary that provides security and maintenance services to third parties.

Operating Expenses

Total expenses increased \$0.5 million for the three months ended September 30, 2010 compared to the prior-year period. Property operating expenses, including real estate taxes and maintenance and repairs, decreased \$2.0 million due to lower expenses of \$2.5 million related to the Comparable Properties, partially offset by an increase of \$0.5 million of expenses attributable to the New Properties. The decrease in property operating expenses of the Comparable Properties is primarily attributable to reductions of \$1.2 million in real estate tax expense, \$0.6 million in contracted security costs, \$0.3 million in land rent expense, \$0.2 million in legal fees and \$0.2 million in state tax expense.

The increase in depreciation and amortization expense of \$2.2 million resulted from an increase of \$0.8 million from the Comparable Properties and an increase of \$1.4 million related to the New Properties. The increase attributable to the Comparable Properties is primarily due to ongoing capital expenditures for renovations, expansions, tenant allowances and deferred maintenance.

General and administrative expenses increased \$1.7 million primarily as a result of increases of \$0.6 million in consulting fees, \$0.5 million in legal fees, \$0.4 million in payroll and related expenses, and \$0.4 million in travel expenses, partially offset by a reduction of \$0.2 million in state tax expense. As a percentage of revenues, general and administrative expenses were 3.9% and 3.4% for the third quarters of 2010 and 2009, respectively.

Other expenses decreased \$1.3 million primarily due to a decrease in abandoned projects expense of \$1.1 million and a decrease of \$0.2 million in expenses related to our subsidiary that provides security and maintenance services to third parties.

Other Income and Expenses

Interest expense increased \$1.0 million for the three months ended September 30, 2010 compared to the prior-year period primarily due to an increase in the variable interest rates on our credit facilities and a decline in capitalized interest due to the opening of the New Properties in 2009. Additionally, interest expense during the third quarter of 2010 includes amortization of costs incurred in connection with the extension of our credit facilities in the latter portion of 2009.

During the third quarter of 2009, we recorded a non-cash impairment charge of \$1.1 million related to the then pending sale of our interest in Plaza Macaé in Macaé, Brazil to reflect the fair value of the investment.

During the third quarter of 2010, we recognized a gain on sales of real estate assets of \$0.6 million compared to a \$1.5 million gain during the third quarter of 2009. The 2010 gain related to the sale of three parcels of land during the quarter. The 2009 gain related to the sale of two parcels of land during the quarter.

Equity in earnings of unconsolidated affiliates decreased by \$1.8 million during the third quarter of 2010, primarily due to capital transactions related to two of our joint venture properties that are owned with the same partner. During the third quarter of 2010, our joint venture partner contributed a significant amount of capital to one of the properties and we received a substantial non-cash distribution from the other property. These capital events had a one-time

negative effect due to the resulting change in the allocation of earnings based on the waterfall provisions of each joint venture agreement.

The income tax benefit of \$1.3 million for the three months ended September 30, 2010 relates to our taxable REIT subsidiary and consists of a current and deferred tax benefit of \$0.9 million and \$0.4 million,

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respectively. During the three months ended September 30, 2009, we recorded an income tax benefit \$1.4 million, consisting of a current and deferred tax benefit of \$0.3 million and \$1.1 million, respectively.

Income from discontinued operations for the three months ended September 30, 2010 and 2009 reflects the operating results of one mall that was sold in October 2010 and the true up of estimated expenses to actual amounts for properties sold during previous years. Gain on discontinued operations for the three months ended September 30, 2009 reflects the true up of estimated expenses to actual amounts for properties sold during previous years.

Comparison of the Nine Months Ended September 30, 2010 to the Nine Months Ended September 30, 2009

Revenues

Total revenues declined by \$5.8 million for the nine months ended September 30, 2010 compared to the prior-year period. Rental revenues and tenant reimbursements declined by \$6.0 million due to a decrease of \$14.8 million from the Comparable Properties, partially offset by an increase of \$8.8 million from the New Properties. The decrease in revenues of the Comparable Properties was driven by declines of \$8.4 million in tenant reimbursements, \$2.1 million in lease termination fees, \$2.1 million in net below market lease amortization, \$1.5 million in straight-line rents and \$1.1 million in base rents. Tenant reimbursements have decreased primarily due to certain tenants converting their lease payment terms to percent in lieu or base rent. Base rents and tenant reimbursements have both been impacted by negative leasing spreads over the past year.

Our cost recovery ratio increased to 101.0% for the nine months ended September 30, 2010 from 100.6% for the prior-year period primarily due to a decrease in property operating expenses, as discussed further below.

The decrease in management, development and leasing fees of \$0.7 million was mainly attributable to lower development fee income due to the completion in the prior year of certain joint venture developments that were under construction during the prior-year period.

Other revenues increased \$1.0 million primarily due to higher revenues related to our subsidiary that provides security and maintenance services to third parties.

Operating Expenses

Total expenses increased \$10.4 million for the nine months ended September 30, 2010 compared to the prior-year period, primarily as a result of a \$25.4 million loss on impairment of real estate, as discussed further below. However, property operating expenses, including real estate taxes and maintenance and repairs, decreased \$7.3 million due to lower expenses of \$9.9 million related to the Comparable Properties, partially offset by an increase of \$2.6 million of expenses attributable to the New Properties. The decrease in property operating expenses of the Comparable Properties is primarily attributable to reductions of \$2.5 million in promotion-related costs, \$2.5 million in contracted security and maintenance expenses, \$1.4 million in bad debt expense, \$1.3 million in utilities expense, \$0.7 million in real estate taxes, \$0.6 million in legal fees, \$0.5 million in land rent expense and \$0.5 million in state tax expense. Property operating expenses continued to benefit from the cost containment program that we implemented in late 2008 and 2009.

The decrease in depreciation and amortization expense of \$9.1 million resulted from a decrease of \$13.3 million from the Comparable Properties, partially offset by an increase of \$4.2 million related to the New Properties. The decrease attributable to the Comparable Properties is primarily due to a decline in amortization of tenant allowances compared to the prior-year period, which included write-offs of certain unamortized tenant allowances related to several store closings.

General and administrative expenses increased \$0.7 million primarily as a result of a reduction in capitalized overhead of \$1.0 million coupled with an increase of \$0.8 million in consulting fees and \$0.4 million in travel expenses, partially offset by a decline of \$1.3 million in state tax expense. As a percentage of revenues, general and administrative expenses were 4.0% and 3.9% for the nine months ended September 30, 2010 and 2009, respectively.

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During the course of our normal quarterly impairment review process for the second quarter of 2010, it was determined that a write-down of the depreciated book value of Oak Hollow Mall in High Point, NC, to its estimated fair value of approximately \$11.6 million was necessary. This resulted in a non-cash loss on impairment of real estate assets of \$25.4 million for the nine months ended September 30, 2010.

Other expenses increased \$0.7 million primarily due to higher expenses related to our subsidiary that provides security and maintenance services to third parties, partially offset by a decrease in abandoned projects expense.

Other Income and Expenses

Interest expense increased \$3.0 million for the nine months ended September 30, 2010 compared to the prior-year period primarily due to an increase in the variable interest rates on our credit facilities. Our weighted average interest rate on total variable-rate debt increased 102 basis points compared to the prior-year period largely as a result of LIBOR floors and increased spreads. Additionally, capitalized interest has declined due to the opening of the New Properties in 2009 and interest expense during the first part of 2010 includes amortization of costs incurred in connection with the extension of our credit facilities in the latter part of 2009.

During the nine months ended September 30, 2009, we incurred non-cash impairment losses totaling \$8.8 million. We recorded a charge of \$7.7 million on our investment in Jinsheng Group ("Jinsheng"), an established mall operating and real estate development company located in Nanjing, China, due to a decline in expected future cash flows. The decrease was a result of declining occupancy and sales due to the then downturn of the real estate market in China. We also recorded a \$1.1 million charge related to the then pending sale of our interest in Plaza Macaé in Macaé, Brazil to reflect the fair value of the investment.

During the nine months ended September 30, 2010, we recognized a gain on sales of real estate assets of \$2.6 million related to the sale of six parcels of land. We recognized a gain on sales of real estate assets of \$1.5 million during the nine months ended September 30, 2009. A gain of \$1.6 million resulted from the sale of two parcels of land, partially offset by a loss of \$0.1 million related to the disposition of our investment in Brazil.

Equity in earnings of unconsolidated affiliates decreased by \$2.5 million during the nine months ended September 30, 2010 primarily due to capital transactions related to two of our joint venture properties that are owned with the same partner. During the third quarter of 2010, our joint venture partner contributed a significant amount of capital to one of the properties and we received a substantial non-cash distribution from the other property. These capital events had a one-time negative effect due to the resulting change in the allocation of earnings based on the waterfall provisions of each joint venture agreement.

The income tax benefit of \$5.1 million for the nine months ended September 30, 2010 relates to our taxable REIT subsidiary and consists of a current tax benefit of \$7.3 million, partially offset by a deferred income tax provision of \$2.2 million. During the nine months ended September 30, 2009, we recorded an income tax benefit of \$0.6 million, consisting of a deferred tax benefit of \$1.4 million, partially offset by a provision for current income taxes of \$0.8 million, partially offset by a deferred tax benefit of \$1.4 million.

Income (loss) from discontinued operations for the nine months ended September 30, 2010 and 2009 includes the operating results of one mall that was sold in October 2010 and the true up of estimated expenses to actual amounts for properties sold during previous years. Loss on discontinued operations for the nine months ended September 30, 2009 includes the true up of estimated expenses to actual amounts for properties sold during previous years.

<u>Table of Contents</u> Operational Review

The shopping center business is, to some extent, seasonal in nature with tenants typically achieving the highest levels of sales during the fourth quarter due to the holiday season, which generally results in higher percentage rents in the fourth quarter. Additionally, the malls earn most of their rents from short-term tenants during the holiday period. Thus, occupancy levels and revenue production are generally the highest in the fourth quarter of each year. Results of operations realized in any one quarter may not be indicative of the results likely to be experienced over the course of the fiscal year.

We classify our regional malls into two categories – malls that have completed their initial lease-up are referred to as stabilized malls and malls that are in their initial lease-up phase and have not been open for three calendar years are referred to as non-stabilized malls. Alamance Crossing in Burlington, NC, which opened in August 2007, and our mixed-use center, Pearland Town Center (the financial results of which are classified in Malls), which opened in July 2008, are our only non-stabilized malls as of September 30, 2010.

We derive a significant amount of our revenues from the mall properties. The sources of our revenues by property type were as follows:

	Nine Months Ended September 30,								
	2010)	2009)					
Malls	89.0	%	90.3	%					
Associated centers	4.0	%	3.8	%					
Community centers	2.8	%	1.7	%					
Mortgages, office buildings and									
other	4.2	%	4.2	%					

Mall store sales per square foot for the nine months ended September 30, 2010 for our portfolio increased 2.7% from the prior-year period. Mall store sales for the trailing twelve months ended September 30, 2010 on a comparable per square foot basis were \$319 per square foot compared with \$317 per square foot in the prior-year period, an increase of 0.6%. Third quarter continued the favorable sales trend that we have seen earlier in the year for our portfolio. Back-to-school season provided encouraging sales results and shoppers have taken advantage of available promotions and events such as sales tax holidays. While retailers continue to watch inventory levels closely and are highly promotional, we anticipate a solid holiday sales season.

Occupancy

Our portfolio occupancy is summarized in the following table:

	At September 30,						
	2010	2009					
Total portfolio occupancy	91.0 %	89.2 %					
Total mall portfolio	91.3 %	89.9 %					
Stabilized malls	91.6 %	90.3 %					
Non-stabilized malls	78.0 %	74.0 %					
Associated centers	92.6 %	90.0 %					
Community centers	88.2 %	80.4 %					

Occupancy levels at September 30, 2010 are a reflection of the strong relationships that we enjoy with our retail partners. Our occupancy improvements during 2010 are an indication of the demand that we are receiving from retailers and their desire to locate in dominant properties within our portfolio. Total portfolio occupancy increased

180 basis points from the prior-year period to 91.0%. Stabilized mall occupancy increased 130 basis points to 91.6% compared with the prior-year period. Certain re-leased box locations opening in the associated center and community center portfolios, as well as specialty stores continuing to fulfill their expansion plans, have contributed to this growth. We are also benefiting from the increase in expansion plans from a number of retailers including several new concepts opening in our centers.

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During the third quarter of 2010, we experienced limited tenant bankruptcy activity. We are optimistic that tenant bankruptcy and store closure rates will continue to decline over the remainder of the year and remain below the average rates experienced since 2008.

Leasing

During the third quarter of 2010, we signed approximately 1.1 million square feet of leases including 1.0 million square feet of leases in our operating portfolio and approximately 0.1 million square feet of development leases. The leases signed in our operating portfolio included 0.3 million square feet of new leases and 0.7 million square feet of renewals.

Average annual base rents per square foot were as follows for each property type:

	At September 30,						
	2010	2009					
Stabilized malls	\$ 28.82	\$ 29.04					
Non-stabilized malls	25.57	26.04					
Associated centers	11.78	11.74					
Community centers	14.56	14.83					
Office buildings	18.41	19.11					

Results from new and renewal leasing of comparable small shop space during the three and nine months ended September 30, 2010 for spaces that were previously occupied are as follows:

Quarter:	Square Feet	Prior Gross Rent PSF	New Initial Gross Rent PSF	% Change Initial		New Average Gross Rent PSF (2)	% Change Average	
All Property								
Types (1)	670,401	\$ 38.73	\$ 35.75	-7.7	% \$	36.88	-4.8	%
Stabilized								
malls	596,503	41.14	37.91	-7.9	%	39.12	-4.9	%
New leases	151,439	43.78	44.43	1.5	%	46.79	6.9	%
Renewal								
leases	445,064	40.25	35.69	-11.3	%	36.51	-9.3	%
Year to Date:								
All Property								
Types (1)	1,933,317	38.79	34.43	-11.2	%	35.46	-8.6	%
Stabilized								
malls	1,750,045	40.77	36.15	-11.3	%	37.22	-8.7	%
New leases	489,760	43.50	39.43	-9.4	%	41.45	-4.7	%
Renewal								
leases	1,260,285	39.71	34.87	-12.2	%	35.58	-10.4	%

⁽¹⁾ Includes stabilized malls, associated centers, community centers and offices.

(2)

Average Gross Rent does not incorporate allowable future increases for recoverable common area expenses.

During the third quarter of 2010, rental rates were signed at an average decrease of 4.8% from the prior gross rent per square foot on a same space basis for new and renewal leases. While we are pleased with the significant improvement this quarter, we are still working hard to get the lease spreads into positive territory. We are concurrently seeking longer term leases with the deals that achieve positive rental rate growth. For leases with terms longer than three years, our average lease spread increase was almost 10.0%. During the third quarter of 2010, approximately 51.0% of the leases signed had terms longer than three years, which is an improvement over the prior-year quarter.

We are continuing to sign shorter term leases in locations where space is not currently renting at favorable rates. Fortunately, we are seeing a diminished frequency of these situations. We are pleased by this trend and believe this will continue throughout the year as the economy recovers. We will also be looking to improve the rental rates on shorter term deals that we have signed over the last twelve months as they expire.

<u>Table of Contents</u> LIQUIDITY AND CAPITAL RESOURCES

During the first quarter of 2010, we completed an equity offering of 6,300,000 depositary shares, each representing 1/10th of a share of our 7.375% Series D Cumulative Redeemable Preferred Stock, having a liquidation preference of \$25.00 per share. The depositary shares were sold at \$20.30 per share including accrued dividends of \$0.37 per share. The net proceeds, after underwriting costs and related expenses, of approximately \$123.6 million were used to reduce outstanding borrowings under our credit facilities and for general corporate purposes. The net proceeds included accrued dividends of \$2.3 million that were received as part of the offering price.

On October 18, 2010, we completed an underwritten public offering of 4,400,000 depositary shares, each representing 1/10th of a share of our 7.375% Series D Cumulative Redeemable Preferred Stock, having a liquidation preference of \$25.00 per depositary share. The depositary shares were sold at \$23.1954 per share including accrued dividends of \$0.1485 per share. On October 19, 2010, the underwriters of the offering exercised their option to purchase an additional 450,000 depositary shares. As a result of the exercise of this option, we sold a total of 4,850,000 depositary shares in the offering for net proceeds of approximately \$108.7 million after underwriting costs and related expenses. The net proceeds included aggregate accrued dividends of \$0.7 million that were received as part of the offering price. The net proceeds were used to reduce outstanding borrowings under our credit facilities and for general corporate purposes.

In June 2010, our 50.6% owned unconsolidated joint venture, Mall Shopping Center Company, sold Plaza del Sol in Del Rio, TX. The joint venture recognized a gain of \$1.2 million from the sale, of which our share was \$0.1 million, net of the excess of our basis over our underlying equity in the amount of \$0.6 million.

Subsequent to September 30, 2010, we completed the sale of Pemberton Square, located in Vicksburg, MS, for a sales price of \$1.9 million less commissions and customary closing costs for a net sales price of \$1.8 million. We expect to record a gain of approximately \$0.4 million attributable to the sale in the fourth quarter of 2010. Proceeds from the sale were used to reduce the outstanding borrowings on our \$525.0 million secured credit facility.

In October 2010, we acquired the remaining 50% interest in Parkway Place in Huntsville, AL, from our joint venture partner. The interest was acquired for total consideration of \$38.8 million, which consisted of \$17.8 million in cash and the assumption of the remaining \$21.0 million interest in the loan secured by Parkway Place.

Also in October 2010, we announced that we had formed a 75/25 joint venture, OK City Outlets, LLC, with Horizon Group Properties, Inc. to develop The Outlet Shoppes at Oklahoma City in Oklahoma City, OK. The partners contributed aggregate equity of \$16.2 million at formation, of which we contributed \$12.1 million. The joint venture has received a construction loan commitment of \$48.9 million and we will guarantee the entire amount for which we will receive a guaranty fee.

During the nine months ended September 30, 2010, we entered into financing transactions related to our pro rata share of consolidated and unconsolidated debt totaling \$370.8 million secured by six operating properties, one of which is unconsolidated. After payment of the existing loans with principal balances totaling \$304.5 million, plus accrued interest and closing costs, excess proceeds were used to pay down our secured credit facilities.

Also during the nine months ended September 30, 2010, we repaid six CMBS loans, each secured by an operating property, totaling \$180.3 million with borrowings from the \$560.0 million credit facility. The six operating properties were added to the collateral pool securing that facility.

In July 2010, we closed on the extension and modification of our secured credit facility with total capacity of \$105.0 million, extending the facility's maturity date to June 2012 at its existing interest rate of LIBOR, subject to a floor of 1.50%, plus a margin of 300 basis points. We have term sheets or availability on our lines of credit to address all of

our remaining 2010 debt maturities.

We are encouraged by the positive changes in the capital and credit markets. We are looking at opportunities to take advantage of the current attractive rates available and are exploring placing property-specific

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loans on several of the properties currently covered by our \$560.0 million secured credit facility. This would allow us to essentially swap out recourse floating rate debt into non-recourse fixed rate debt at current favorable interest rates. In addition, it would provide us with further availability on that facility to pay off future loans maturing in 2011 and 2012. As of September 30, 2010, we had approximately \$438.7 million available on our lines of credit.

We derive a majority of our revenues from leases with retail tenants, which has historically been the primary source for funding short-term liquidity and capital needs such as operating expenses, debt service, tenant construction allowances, recurring capital expenditures, dividends and distributions. We believe that the combination of cash flows generated from our operations, combined with our debt and equity sources and the availability under our lines of credit will, for the foreseeable future, provide adequate liquidity to meet our cash needs. In addition to these factors, we have options available to us to generate additional liquidity, including but not limited to, equity offerings, joint venture investments, issuances of noncontrolling interests in our Operating Partnership, decreasing the amount of expenditures we make related to tenant construction allowances and other capital expenditures and implementing further cost containment initiatives. We also generate revenues from sales of peripheral land at the properties and from sales of real estate assets when it is determined that we can realize an optimal value for the assets.

Cash Flows From Operations

There was \$56.7 million of unrestricted cash and cash equivalents as of September 30, 2010, an increase of \$8.6 million from December 31, 2009. Cash provided by operating activities during the nine months ended September 30, 2010, decreased \$8.0 million to \$289.8 million from \$297.8 million during the nine months ended September 30, 2009. The decrease was primarily attributable to the decline in rental and other revenues, partially offset by lower operating expenses and the operations of the New Properties.

Debt

The following tables summarize debt based on our pro rata ownership share, including our pro rata share of unconsolidated affiliates and excluding noncontrolling investors' share of consolidated properties, because we believe this provides investors and lenders a clearer understanding of our total debt obligations and liquidity (in thousands):

September 30, 2010: Fixed-rate debt:	C	onsolidated	No	oncontrollir Interests	ng Un	nconsolidated Affiliates	Total	Weigh Avera Intere Rate (ige est
Non-recourse loans on operating									
properties	\$	3,723,900	\$	(24,863) \$	420,545	\$ 4,119,582	5.81	%
Recourse term loans on operating									
properties (2)		71,204		-		-	71,204	4.55	%
Total fixed-rate debt		3,795,104		(24,863)	420,545	4,190,786	5.78	%
Variable-rate debt:									
Non-recourse term loans on									
operating									
properties		43,750		-		20,118	63,868	1.51	%
Recourse term loans on operating									
properties		399,154		(928)	147,378	545,604	2.92	%
Construction loans		5,324		-		-	5,324	3.43	%
Secured lines of credit		744,044		-		-	744,044	3.75	%
Unsecured term loans		437,494		-		-	437,494	1.64	%

Total variable-rate debt	1,629,766	(92	28)	167,496	1,796,334	2.93	%
Total	\$ 5,424,870 \$	(25	5.791) \$	588,041	\$ 5,987,120	4.93	%

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December 31, 2009: Fixed-rate debt:	C	onsolidated	No	ncontrollir Interests	ıg U	nconsolidated Affiliates	Total	Weigh Avera Intere Rate (ge est
Non-recourse loans on operating									
properties	\$	3,932,572	\$	(23,737) \$	404,104	\$ 4,312,939	5.99	%
Recourse term loans on operating									
properties (2)		117,146		-		-	117,146	5.28	%
Total fixed-rate debt		4,049,718		(23,737)	404,104	4,430,085	5.96	%
Variable-rate debt:									
Recourse term loans on operating									
properties		242,763		(928)	98,708	340,543	1.97	%
Construction loans		126,958		_		88,179	215,137	3.37	%
Land loans		-				3,276	3,276	2.23	%
Secured lines of credit		759,206		-		-	759,206	4.19	%
Unsecured term loans		437,494		-		-	437,494	1.73	%
Total variable-rate debt		1,566,421		(928)	190,163	1,755,656	3.04	%
Total	\$	5,616,139	\$	(24,665) \$	594,267	\$ 6,185,741	5.13	%

- (1) Weighted average interest rate includes the effect of debt premiums (discounts), but excludes amortization of deferred financing costs.
- (2) We have entered into an interest rate swap on a notional amount totaling \$40,000 as of September 30, 2010 and December 31, 2009 related to one of our variable-rate loans on operating properties to effectively fix the interest rate on that loan. Therefore, this amount is currently reflected in fixed-rate debt.

During the remainder of 2010, a total of \$299.6 million of our pro rata share of consolidated and unconsolidated debt is scheduled to mature. However, we have extensions of \$273.8 million available at our option that we intend to exercise, leaving approximately \$25.8 million of maturities in 2010 related to two property-specific loans that must be retired or refinanced. We have term sheets or availability on our lines of credit to address all of our remaining 2010 debt maturities.

The weighted average remaining term of our total share of consolidated and unconsolidated debt was 3.5 years at September 30, 2010 and 3.7 years at December 31, 2009. The weighted average remaining term of our pro rata share of fixed-rate debt was 4.7 years and 4.5 years at September 30, 2010 and December 31, 2009, respectively.

As of September 30, 2010 and December 31, 2009, our pro rata share of consolidated and unconsolidated variable-rate debt represented 30.0% and 28.4%, respectively, of our total pro rata share of debt. As of September 30, 2010, our share of consolidated and unconsolidated variable-rate debt represented 20.2% of our total market capitalization (see Equity below) as compared to 21.1% as of December 31, 2009.

Secured Lines of Credit

We have three secured lines of credit that are used for mortgage retirement, working capital, construction and acquisition purposes, as well as issuances of letters of credit. Each of these lines is secured by mortgages on certain of our operating properties. Borrowings under the secured lines of credit bear interest at LIBOR, subject to a floor of 1.50%, plus a margin ranging from 1.45% to 4.25% and had a weighted average interest rate of 3.75% at September 30, 2010. The Company also pays fees based on the amount of unused availability under its two largest secured lines

of credit at an annual rate of 0.35% of unused availability. The following summarizes certain information about the secured lines of credit as of September 30, 2010 (in thousands):

Total Total Extended
Capacity Outstanding Maturity Date Maturity Date